Significant Differences Between HB 195 (30th Legislature) and SB 127 (29th Legislature)

| HB 195 | SB 127 |
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| If insurer uses credit information at time of renewal, the insurer must disclose to consumer that the insurer will obtain credit information in connection with the renewal | Did not require disclosure to consumer at time of renewal |
| At the time an insurer takes an adverse action against a consumer based in whole or in part on credit history or insurance score, the insurer must inform consumer of the consumer's right to request an exception due to extraordinary life circumstances | Required insurer to notify consumers of availability of reasonable exceptions and how to apply but did not say when such notification had to be made |
| Insurer may not nonrenew coverage based in whole or in part on the absence of credit history or the inability to determine credit history | Did not address |
| Prohibits insurer from using old credit histories or insurance scores when underwriting or rating a policy | Did not address |
| Includes as an extraordinary life circumstance a situation where a prudent person would consider an exception to be reasonable | Included as an extraordinary life circumstance other events as determined by the insurer |
| Eliminates language giving the insurer sole discretion to grant an exception | Insurer had sole discretion to grant exception |
| If a request for an exception is denied, insurer must inform consumer of the reasons for denying the request | Insurer required to inform consumer of the outcome of the request |
| If a request for an exception is denied, insurer must inform consumer of consumer's right to appeal to the director | Consumer did not have the right to appeal denial of a request for an exception |
| Director's decision on appeal must be based on what a prudent person would consider to be fair and reasonable given the consumer's circumstances | Did not address |
| Maintains current definition of the term "adverse action" which considers anything other than the 'best treatment' to be adverse | Amended current definition of the term "adverse action" to effectively consider treatment to be adverse only if the treatment is worse than 'average' |
| Maintains current description of when a reduction or adverse or unfavorable change in terms of coverage occurs | Eliminated the description of when a reduction or adverse or unfavorable change in terms of coverage occurs |