Legislative Analysis



ANNUITY MORTALITY TABLES

Phone: (517) 373-8080 http://www.house.mi.gov/hfa

House Bill 5514 as enacted Public Act 558 of 2016 Sponsor: Rep. Lana Theis

http://www.legislature.mi.gov

Analysis available at

Sponsor: Rep. Lana Theis
House Committee: Insurance
Senate Committee: Insurance

Complete to 7-12-18

BRIEF SUMMARY:

The bill amends the Insurance Code to update the mortality tables used for determining the minimum standard of valuation for annuity and pure endowment contracts. The provisions are imported from model regulations of the National Association of Insurance Commissioners (NAIC).

The bill contains largely technical language citing updated mortality tables in statute and then authorizing the Director of the Department of Insurance and Financial Services (DIFS) to approve by rule any new mortality tables adopted by the NAIC in the future.

Generally speaking, these tables are used in part to determine the reserves insurance companies must maintain to support annuity contracts, with the aim of helping to assure insurance company solvency. They are updated periodically to reflect changes in the life expectancy of segments of the population.

[The NAIC provides the following regarding annuities: "An annuity is an insurance contract typically used in retirement planning and designed to protect an individual from outliving his or her assets. An individual, or annuitant, pays premiums into the annuity and the insurer promises to pay out money from the annuity to the annuitant or a beneficiary in a series of payments."]

The bill also removes the \$25 filing fee for annual statement of foreign and alien insurers and updates DIFS terminology to account for its 2013 establishment as a separate state department.

MCL 500.240 et seq.

FISCAL IMPACT:

The bill would not have a significant fiscal impact.

Legislative Analysts: Chris Couch

Jenny McInerney

Fiscal Analyst: Paul B.A. Holland

House Fiscal Agency Page 1 of 1

[■] This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations, and does not constitute an official statement of legislative intent.