

STATE OF CONNECTICUT

INSURANCE DEPARTMENT

REPORT TO GOVERNOR

PURSUANT TO

EXECUTIVE ORDER NO. 37

AGENCY REVIEW OF REGULATIONS

January 31, 2014

**Thomas B. Leonardi
Insurance Commissioner**

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Table 1 - Insurance Department Regulations Proposed for Repeal

Section #	Short Description / Subject Matter	History	Recommendation	EO Status ⁺	Rationale
Sec. 38a-434-1	Accident and Health Insurance Contracts - Guide for filing and approval	1992	Repeal	2	The regulation is obsolete.
Sec. 38a-660-1 through 38a-660-7	Bail Bond Producers Application and Renewal	1997; 2000	Repeal	2	The regulations became unnecessary and obsolete after enactment of Public Act 11-45 which substantially revised the previous statutory scheme relating to surety bail bond licensees, upon which the current regulations are based, and contained detailed and specific provisions for the regulation of the industry that make it unnecessary for the Connecticut Insurance Department (CID) to adopt additional regulations to implement the law.

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Table 2 - Insurance Department Regulations Proposed for Amendment

Section #	Short Description / Subject Matter	History	Recommendation	EO Status ⁺	Rationale
Sec. 38a-8-1 through 38a-8-6	Description of Organization and Public Information	1992; 2001; 2008	Amend	4	The CID description of organization should be updated.
Sec. 38a-72-1 through 38a-72-13	Risk Based Capital for Insurers	1994; 2006	Amend	4	The CID will seek to revise the regulations to conform to the NAIC Model Regulation which adds a new testing trigger.
Sec. 38a-457-1 through 38a-457-11	Accelerated Benefit of Life Insurance	1992; 2013	Amend	3	The definition of "Qualifying Event" in section 38a-475-1 needs to be amended slightly to recognize home confinement consistent with the statutory change in Public Act 09-216.
Sec. 38a-430-1 through 38a-430-4	Approval of Form of Life Insurance and Annuity Policies and Contracts	1992	Amend	4	The regulations should be amended to reflect that pursuant to CID Bulletin No. IC-26, electronic form filing with CID is required.
Sec. 38a-458-1 through 38a-458-12	Life Insurance Providing Long Term Care Benefits	1992	Amend	3	The regulations need to be amended to include annuities as well as life insurance due to the statutory change in Public Act 13-280.
Sec. 38a-475-1 through 38a-475-6	Connecticut Partnership for Long-Term Care	1991; 1999; 2008	Amend	4	The CID will seek to amend the inflation protection provision in Section 38a-475-4 once it has a final mutually agreed recommendation from OPM.
Sec. 38a-478u through 38a-478u-7	Managed Care	1999; 2004	Amend	3	The regulations needs to be revised to remove a reference to section 38a-226 which was repealed; the definition of "utilization review" in section 38a-478u-2 needs to be updated.

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Section #	Short Description / Subject Matter	History	Recommendation	EO Status ⁺	Rationale
Sec. 38a-481-1 through 38a-481-4	Approval of Individual Accident and Health Policy Forms	1992; 2002	Amend	4	The regulations should be amended to reflect that pursuant to CID Bulletin No. IC-26, electronic form filing with the CID is required.
Sec. 38a-640-1 through 38a-640-4	Approval of Individual Accident and Health Policy Forms	1992; 2002	Amend	4	The regulations should be amended to reflect that pursuant to CID Bulletin No. IC-26, electronic form filing with the CID is required.
Sec. 38a-651-1 through 38a-651-4	Approval of Individual Accident and Health Policy Forms	1992; 2002	Amend	4	The regulations should be amended to reflect that pursuant to CID Bulletin No. IC-26, electronic form filing with the CID is required.

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Table 3 – Public Comment & Insurance Department Response

Section No.	Name of Commenter	Short Description of Comment	Insurance Department Response
Sec. 38a-824-3	Insurance Association of Connecticut	Subdivisions (2) and (3) of Section 38a-824-3 should be eliminated or revised. These two provisions prohibit insurers from requiring homeowner's to purchase homeowner's replacement coverage in amounts above eighty percent (80%) of the replacement cost while also prohibiting limiting the sale of homeowner's policies to eighty percent (80%) of the replacement value without offering coverage in amounts not less than the greater of the market value of the property or fifty percent (50%) of the replacement value. The two provisions impact an insurer's ability to properly assess risk and manage its book of business while potentially encouraging homeowner's to be underinsured, as evidenced with the recent natural disasters.	<p>The regulation limits certain practices an insurer may implement that would have the effect of 'red-lining' or limiting the availability of homeowners' insurance in certain geographic areas of the state. These regulations were adopted in 1980 at a time when the insurance industry observed the fair market value of many homes in cities were far less than the cost to replace/rebuild the destroyed property. Companies sought to limit the amount of insurance available to discourage moral hazards or intentional destruction of property to collect insurance.</p> <p>The Insurance Department believes it is important to retain these regulations so the Department will have the ability to enforce these prohibitions should the need arise. More importantly, the Department believes that the exception contained in subsection (b) of Section 38a-824-3 substantially eliminates any negative impact the regulation may have on an insurer doing business in Connecticut.</p> <p>While the commenter has indicated the regulation <i>impacts</i> the insurance industry, the Department believes that it has virtually no impact on substantially all insurers writing homeowners insurance in CT. Most consumers – and as required by their mortgage lenders – purchase homeowners insurance for the replacement cost of the property. This serves to protect consumers in the event of a homeowner's loss so they have adequate insurance protection to cover rebuilding. Subsection (b) of the regulation</p>

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			<p>contemplates that the regulation does not apply to an insurer when 'one or more insurers in the insurer group actively offers policies which meet the conditions of subdivisions (2) and (3) of the regulation.' The Department believes that this exception eliminates any unnecessary burden that the regulation may impose on an insurer since all or substantially all insurers have a writing company within their group of insurance companies that will comply with those subdivisions or offer a standard fire policy which is the least amount of coverage the Department will allow a company to sell in CT.</p> <p>Since 1980, the Department is unaware of any complaints made by the industry concerning the limitations imposed by these regulations.</p> <p>The Department believes the regulations offer an important consumer protection and, therefore, the Department does not intend to either amend or repeal these regulation provisions.</p>

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Table 4 - Insurance Department Regulations Recommended for No Action

Section #	Short Description / Subject Matter	History	Recommendation	EO Status ⁺	Rationale
Sec. 38a-8-8 through 38a-8-75	CID Rules of Practice and Procedure	1992; 2001; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-8-76	Personal Data	1992; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-8-101 through 38a-8-104	Standards on Hazardous Financial Condition	1992; 2010	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-8-105 through 38a-8-123	Privacy of Consumer Financial Information	2002	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-8-124 through 38a-8-126	Safeguarding Customer Financial Information	2004	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-10-1 through 38a-10-4	Arbitration Procedure for Automobile Physical Damage and Property Damage Claims	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-41-1 through 38a-41-6	Requirements for Insurance Companies Applying for a License to do Business in the State of Connecticut	1992; 1999; 2003	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-53-1 through 38a-53-4	Statement of Actuarial Opinion	1993;2010	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-54-1 through 38a-54-14	Annual Audited Financial Reports	1994; 1995; 2003; 2008;; 2009	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-72a-1 through 38a-72a-5	Life Reinsurance Agreements	1994; 1996	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.

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Section #	Short Description / Subject Matter	History	Recommendation	EO Status ⁺	Rationale
Sec. 38a-78-1 through 38a-78-44	Connecticut Standard Valuation Law Actuarial Opinion and Memorandum	1992; 1993; 1995; 1998; 2005; 2006; 2008; 2009	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-88-1 through 38a-88-12	Credit for Reinsurance	1991; 2004; 2007; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-124-1 through 38a-124-24	Insider Trading of Domestic Stock Insurance Company Equity Securities	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-138-1 through 38a-138-16	Insurance Holding Company Act	1993; 1998; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-147-1 through 38a-147-10	Proxies, Consents and Authorizations of Domestic Stock Insurers	1992; 1998; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-192-1 through 38a-192-3	High Deductible Health Plans for Health Care Centers	2008	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-193-1 through 38a-193-13	Risk-Based Capital Requirements for Health Care Centers	2000; 2004; 2010	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-199-1 through 38a-199-6	Standards for Approval of Clinics	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-199-7 through 38a-199-13	Reserve Requirements for Hospital Service Corporations	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-214-1 through 38a-214-7	Reserve Requirements for Medical Service Corporations	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-226c-1 through 38a-226c-10	Utilization Review	Repealed 2012	No Action	0	The regulations were repealed on 9/4/2012.

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Section #	Short Description / Subject Matter	History	Recommendation	EO Status ⁺	Rationale
Sec. 38a-272-1 through 38a-272-10	Reporting Requirements of Licensees Seeking to do Business with Certain Unauthorized Multiple Employer Welfare Arrangements	1992; 1996	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-288-1 through 38a-288-9	Insurance of Motor Vehicles Sold Under Installment Contracts or Pledged for a Loan	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-297-1 through 38a-297-6	Height and Style of Type to be used in Insurance Policies	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-327-1 through 38a-327-6	Claims-made Liability Insurance Policies	1992; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-328-1 through 38a-328-20	Insurance of Motor Vehicles Sold Under Installment Contracts or Pledged for a Loan	1992; 1997; 2003; 2006	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-334-1 through 38a-334-10	Minimum Provisions for Automobile Liability Insurance Policies Covering Motor Vehicles	1992; 2000	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-347-1 through 38a-347-3	Connecticut Motor Vehicle Insurance Safe Driver Classification Plan	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-357-1 through 38a-357-8	Reports to the National Insurance Crime Bureau	1992; 1997	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-372-1	CT Motor Vehicle Insurance – Certification of security by the individual insurance companies	1992; 1996	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-374-1 through 38a-374-2	Insurance of Motor Vehicle Insurance	Repealed 1996	No Action	0	The regulations were repealed on 3/28/1996.

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Sec. 38a-383-1	Insurance of Motor Vehicle Insurance	Repealed 1996	No Action	0	The regulation was repealed on 3/28/1996.
Sec. 38a-386-1	Insurance of Motor Vehicle Insurance	Repealed 1996	No Action	0	The regulation was repealed on 3/28/1996.
Sec. 38a-393-1	Professional Liability Insurance	Repealed 1997	No Action	0	The regulations were repealed on 6/26/1997.
Sec. 38a-424a-1 through 38a-424a-4	Title insurance Coverage: Real Property Subject to Indian Land Claims	1994	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-432a-1 through 38a-432a-8	Proxies, Consents and Authorizations of Domestic Stock Insurers	2005; 2008; 2012	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-433-1 through 38a-433-11	Variable Life Insurance	1992; 2004; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-433-12 through 38a-433-22	Modified Guaranteed Annuities	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-433-23 through 38a-433-34	Modified Guaranteed Life Insurance	1992; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-439-1 through 38a-439-15	Mortality Tables: Minimum Nonforfeiture Benefits	1992; 2005	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-459-1 through 38a-459-9	Synthetic Guaranteed Investment Contracts	2002	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-459-10 through 38a-459-20	Separate Accounts Funding Guaranteed Minimum Benefits Under Group Contracts	2002	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-465-1 through 38a-465-10	Viatical Settlements	1998; 2000	No Action	1	

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Sec. 38a-474-1 through 38a-474-4	Submission and Review of Rates for Medicare Supplement Insurance	1995; 2002	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-478m-1	Proxies, Consents and Authorizations of Domestic Stock Insurers	Repealed 2012	No Action	0	The regulations were repealed on 9/4/2012.
Sec. 38a-478n-1 through 38a-478n-5	External Appeals	Repealed 2012	No Action	0	The regulations were repealed on 9/4/2012.
Sec. 38a-479aaa-1 through 38a-479aaa-5	Requirements for Pharmacy Benefits Managers Applying for a Certificate of Registration to do Business in the State of Connecticut	2009	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-480-1 through 38a-480-7	Coordination of Benefits	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-480-8 through 38a-480-10a	Approval of Group Accident, Group Health, and Group Accident and Health Policy Forms	1992; 2002	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-480-11 through 38a-480-14	Approval of Form of Life Insurance, Endowment and Annuity Policies and Contracts Providing Additional Benefits for Accidental Death and Waiver of Premium Benefits	1992; 2002	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-495-1 through 38a-495-17	Medicare Supplement Insurance Minimum Standards	1992; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-495a-1 through 38a-495a-21	Medicare Supplement Insurance	1992; 2005; 2009; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.

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Sec. 38a-501-8 through 38a-501-24	Individual Long-Term Care Insurance	1994; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-504a-3	Cancer Clinical Trials - Request for authorization of coverage	2004; 2012	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-505-1 through 38a-4505-13	Individual Accident and Sickness Insurance Minimum Standards	1992; 1997; 2004; 2010; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-513-1	Group Specified Disease Health Insurance Minimum Standards	2009	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-528-1 through 38a-528-17	Group Long-Term Care Insurance	1994; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-546-1 through 38a-546-6	Group Coverage Discontinuance and Replacement	1992; 2004	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-554-1 through 38a-554-6	Coordination of Benefits	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-591-1 through 38a-591-11	Utilization Review, Grievances and External Review	2012	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-676-1 through 38a-676-3	Approval of Property and Casualty Insurance Forms	1992; 2002	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-683-1 through 38a-683-7	An Accident Prevention Course for Operators Who Have Attained the Age of Sixty Years	1992; 2006; 2009	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-686-1 through 38a-686-3	Territorial Rating System for Automobile Insurance	2012	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-693-1 through 38a-693-6	Private Passenger Automobile Insurance Statistical Data Monitoring System	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.

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Section #	Short Description / Subject Matter	History	Recommendation	EO Status ⁺	Rationale
Sec. 38a-707-1 through 38a-707-9	Service Fees to Be Charged by Insurance Producers and Surplus Lines Brokers	1992; 2003; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-740-1 through 38a-740-11	Surplus Lines Insurers	1992; 1996 transferred from 38a-794-1 et seq.; 2009	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-769-1 through 38a-769-8	Public Adjusters	1995	No Action	0	The regulations were transferred to Sec. 38a-788-1 through Sec. 38a-788-8, effective 6/22/1995.
Sec. 38a-782a-1 through 38a-782a-18	Continuing Education of Insurance Producers	1998; 2000; 2002; 2006	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-788-1 through 38a-788-8	Public Adjusters	1992; 1995; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-790-1 through 38a-790-8	Conduct of Motor Vehicle Physical Damage Appraisers	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-792-1 through 38a-792-5	Casualty Adjusters	1992; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective. Ten months ago, the CID received a suggestion that section 38a-792-3 be amended to provide that authority be given to licensed insurance agents to settle claims not exceeding \$2,500 (currently \$1,500) without being required to obtain an adjuster's license, to help expedite the resolution of claims during a situation involving catastrophic losses. The CID believes the existing regulation offers important consumer protection and that CID's catastrophe plan allows adjusters who are not licensed in CT to be certified immediately to handle CT claims in a catastrophe situation.

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Sec. 38a-794-1 through 38a-794-18	Surplus Lines Insurers	1996	No Action	0	The regulations were transferred to Sec. 38a-740-1 et seq., effective 1/16/1996.
Sec. 38a-799-1 through 38a-799-9	Conduct of Motor Vehicle Physical Damage Appraisers	2000	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-819-1 through 38a-819-20	Unfair Insurance Practices: Advertisements of Accident and Sickness Insurance	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-819-21 through 38a-819-31	Unfair Insurance Practices: Advertisements of Life Insurance	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-819-32 through 38a-819-39	Life Insurance Solicitation	1992; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-819-50 through 38a-819-57	Complaint Records of Insurance Companies	1992; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-819-58 through 38a-819-69	Life Insurance Illustrations	1999	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-819-70 through 38a-819-75	Military Sales Practices	2007	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 38a-824-1 through 38a-824-3	Regulations Governing the Availability of Insurance on Real Property Regardless of Location	1980; 1992; 2013	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 19a-586-1 through 19a-586-3	Informed Consent for an HIV-Related Test	1992	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.
Sec. 42-260-1 through 42-260-5	Private Passenger Automobile Insurance Statistical Data Monitoring System	1994	No Action	1	The regulations are not outdated, unnecessarily burdensome, insufficient or ineffective.

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Table 5 - Insurance Department Plan for Implementing Recommendations on Regulations

Recommended Action	Implementation of Recommended Action Following OTG/OPM Approval
Regulations identified in Table 1 for Repeal	The CID will work with the Office of the Governor (OTG) and the Office of Policy and Management (OPM) as necessary to promptly promulgate one multi-agency regulation or one CID regulation that repeals the regulations identified for repeal pursuant Executive Order 37. The CID will expeditiously comply with the procedural requirements of the Uniform Administrative Act (UAPA) governing such regulation action.
Regulations identified in Table 2 as necessary but changes are required to correct inaccurate information	The CID will submit to OTG and OPM for review and approval a draft of the proposed amendments within 45 days. Upon approval by OTG and OPM, the CID will expeditiously comply with the requirements of the UAPA governing such regulation action.
Regulations identified in Table 2 as necessary but changes could improve them	The CID will submit to OTG and OPM for review and approval a draft of the proposed amendment within 90 days. Upon approval by OTG and OPM, the CID will expeditiously comply with the requirements of the UAPA governing such regulation action.

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