HLS 19RS-892 ENGROSSED

2019 Regular Session

HOUSE BILL NO. 410

1

BY REPRESENTATIVE HOLLIS

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

INSURANCE/PROPERTY: Provides for fees and assessments collected by the Department of Insurance

AN ACT

To amend and reenact R.S. 22:821(B)(3)(b) and to repeal R.S. 22:1476(B) and (C), relative
to insurance fees and assessments; to provide for the annual assessment on property
and casualty insurers; to provide for fees for producer licenses; to provide for an
effective date; and to provide for related matters.
Be it enacted by the Legislature of Louisiana:
Section 1. R.S. 22:821(B)(3)(b) is hereby amended and reenacted to read as follows:
§821. Fees
* * *
B. The <u>commissioner shall collect the</u> following fees and licenses shall be
collected in advance by the commissioner of insurance:
* * *
(3) For producers' licenses:
* * *
(b) All other lines:
First time applicant
Application to add lines
Initial or renewal company appointment

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	Renewal company appointment of individual
2	(yearly <u>by January 1</u> ) \$20.00
3	Initial company appointment of business entity \$100.00
4	Renewal company appointment of business entity
5	(yearly by August 1)
6	Producer renewal fee (every two years)
7	(i) One line\$50.00
8	(ii) Two or more lines\$55.00
9	* * *
10	Section 2. R.S. 22:1476(B) and (C) are hereby repealed in their entirety.
11	Section 3. This Act shall become effective upon signature by the governor or, if not
12	signed by the governor, upon expiration of the time for bill to become law without signature
13	by the governor, as provided in Article III, Section 18 of the Constitution of Louisiana. If
14	vetoed by the governor and subsequently approved by the legislature, this Act shall become
15	effective on the day following such approval.

## **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 410 Engrossed

2019 Regular Session

Hollis

**Abstract:** Provides a fee for the company appointment and renewal for insurance producers which shall be collected by the commissioner of insurance and repeals the annual assessment on property and casualty insurers.

<u>Present law</u> provides that the commissioner of insurance shall collect fees on licenses for all insurance producers. Such fees shall include: first time applicant fee of \$75.00, application fee of \$50.00, initial or renewal appointment fee of \$20.00, yearly, and a producer fee in the amount of \$50.00 and \$55.00, to be collected every two years, respectively.

<u>Proposed law</u> increases the initial company appointment of an individual increase  $\underline{\text{from}}$  \$20  $\underline{\text{to}}$  \$30.

<u>Proposed law</u> provides that the renewal company appointment fee shall be \$20 and paid yearly by Jan.1.

<u>Proposed law</u> provides for an initial company appointment of a business entity and a renewal which shall occur yearly by Aug.1 in the amount of \$100.

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<u>Present law</u> provides for an assessment on each property and casualty insurer up to 1% of the direct premiums.

Proposed law repeals present law.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 22:821(B)(3)(b); Repeals R.S. 22:1476(B) and (C))