

IIPRC-LTC-I-3-RATEI

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RATE FILING STANDARDS FOR INDIVIDUAL LONG-TERM CARE INSURANCE ISSUE— AGE RATE SCHEDULES ONLY

TRIENNIAL SUBMISSION CHECKLIST

Effective Date: October 10, 2017

The following TRIENNIAL submission requirements from § 3 of the Rate Filing Standards for Long-Term Care Insurance (Issue Age Rate Schedules Only) apply IN ADDITION TO THE ANNUAL SUBMISSION REQUIREMENTS and subsequent to initial rate filings for individual long-term care insurance policies. These requirements do not apply after the approval of rate schedule increase filings, at which time the requirements of § 4 apply.

Drafting Note: In accordance with § 2A(2), these submission requirements apply to rate schedules initially filed with the Interstate Insurance Product Regulation Commission, including revised rate schedules that increase premium rates only with respect to new business issued under a policy form.

Filing Information Notice (FIN) 2017-2 provides more guidance regarding the submission of Individual Long-Term Care Filings: <u>http://www.insurancecompact.org/fin.htm</u>

A. GENERAL

Yes	No	
		(1) If the items are being submitted on behalf of the company, include a letter of
		authorization from the insurance company.

B. ACTUARIAL SUBMISSION REQUIREMENTS

Yes	No	
		(2) An actuarial memorandum dated and signed by a member of the American
		Academy of Actuaries who prepares the information shall be prepared to support
		the actuarial certification and shall comply with ASOP 18 and provide at least the
		following information:
		(a) A detailed explanation of the data sources and review performed by the
		actuary prior to making the statement in $ 3.B(1)(a). $
		(b) A complete description of experience assumptions and their relationship to
		the initial pricing assumptions.
		Drofting Notes ASOD No. 19 the NAIC Cuidance Manual for the Dating Aspects of the
		Drafting Note: ASOP No. 18, the NAIC Guidance Manual for the Rating Aspects of the
		Long-Term Care Insurance Model Regulation and the Academy of Actuaries Practice
		Note "Long-Term Care Insurance, Compliance with the NAIC Long-Term Care
		Insurance Model Regulation Relating to Rate Stability" all provide details concerning the
		key pricing assumptions, underlying actuarial judgments and the manner in which

Date: 10/10/2017 Rate Filing Standards for Individual Long-Term Care Insurance Issue Age Rate Schedules Only Triennial Submission Checklist

experience should be monitored.
(c) A description of the credibility of the experience data.
(d) An explanation of the analysis and testing performed in determining the current presence of margins.
(3) The actuarial memorandum required pursuant to § 3.B(2) must be submitted every three years no later than May 1 st of the reporting year starting in the third year after the first full year in which the initial rate schedules as approved by the Interstate Insurance Product Regulation Commission.
Drafting Note : The Product Standards Committee is comfortable with requiring the filing of the actuarial memorandum on a triennial basis only with the company performing analysis and monitoring experience annually. The company must be able to provide the actuarial memorandum supporting the actuarial certification upon request by any member state included in the filing.

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