JOINT MEETING OF THE MANAGEMENT COMMITTEE AND THE INTERSTATE INSURANCE PRODUCT REGULATION COMMISSION

Monday, September 26, 2011
Conference Call
1:30 pm ET / 12:30 pm CT / 11:30 am MT / 10:30 am PT

1. Roll Call

2. Public Hearing on Uniform Standards Issued on April 29, 2011 and July 1, 2011 and Amendments to IIPRC Rule Issued on July 1, 2011 as follows:
   a) Standards for Individual Disability Income Insurance Policies
   b) Standards for Individual Disability Income Insurance Outline of Coverage
   c) Standards for Individual Disability Income Application
   d) Standards for Individual Disability Income Insurance Initial Rate Filings
   e) Standards for Filing Revisions to Rate Filing Schedules in Individual Disability Income Insurance Policies
   f) The Individual Disability Business Overhead Expense Insurance Policy Standards
   g) The Standards for Individual Disability Income Insurance Application Change Form
   h) The Standards for Riders, Endorsements or Amendments Used to Effect Individual Disability Income Insurance Policy Changes
   i) The Standards for Forms Used to Limit or Exclude Individual Disability Income Insurance Policy Coverage Based on the Underwriting Process
   j) Amendments to Rule for Adoption, Amendment and Repeal of Rules for the Interstate Insurance Product Regulation Commission

3. Report and Recommendation of the Product Standards Committee and Consideration by the Management Committee to Approve the Report and Recommendation of the Product Standards Committee

4. Management Committee Consideration of Approval of Uniform Standards Issued on April 29, 2011 and July 1, 2011 as follows:
   a) Standards for Individual Disability Income Insurance Policies
   b) Standards for Individual Disability Income Insurance Outline of Coverage
   c) Standards for Individual Disability Income Application
   d) Standards for Individual Disability Income Insurance Initial Rate Filings
   e) Standards for Filing Revisions to Rate Filing Schedules in Individual Disability Income Insurance Policies
   f) The Standards for Individual Disability Income Insurance Application Change Form
   g) The Standards for Riders, Endorsements or Amendments Used to Effect Individual Disability Income Insurance Policy Changes
   h) The Standards for Forms Used to Limit or Exclude Individual Disability Income Insurance Policy Coverage Based on the Underwriting Process

5. Commission Consideration of Uniform Standards Approved by the Management Committee
6. Report and Recommendation of the Rulemaking Committee and Consideration by the Management Committee to Approve the Report and Recommendation of the Rulemaking Committee

7. Management Committee Consideration of Approval of Amendments to the Rule for Adoption, Amendment and Repeal of Rules for the Interstate Insurance Product Regulation Commission

8. Commission Consideration of Adoption of Amendments Approved by the Management Committee to the Rule for Adoption, Amendment and Repeal of Rules for the Interstate Insurance Product Regulation Commission

9. Report and Recommendation of the Finance Committee and Consideration by the Management Committee to Approve the Report and Recommendation of the Finance Committee

10. Report of the Communications Committee and Consideration by the Management Committee to Approve the Report of the Communications Committee

11. Update on Indiana’s Opt-Out Process and Consider Extension of Indiana’s Stay of the Effectiveness of the Individual Long-Term Care Uniform Standards


13. Management Committee Consideration of Approval of Meeting Minutes of the June 27 Management Committee Meeting

14. Commission Consideration of Adoption of Meeting Minutes of the May 23 Joint Meeting of the Management Committee and Commission as Approved by the Management Committee on June 27

15. Operational Update

16. Any Other Matters

17. Adjourn
Minutes of the Joint Meeting of the Management Committee and the Interstate Insurance Product Regulation Commission
Monday, September 26th, 2011

Members of the Management Committee in attendance:
Commissioner Roger Sevigny, Chair, New Hampshire
Commissioner Wayne Goodwin, Vice Chair, North Carolina
Matt Barton, as a designated representative for Director John Huff, Missouri
Susan Lamb, as a designated representative for Acting Director Jack Messmore, Illinois
Commissioner Sandy Praeger, Kansas
Ellen Woodall, as a designated representative for Commissioner Therese Goldsmith, Maryland
Aaron Sisk, as a designated representative for Commissioner Mike Chaney, Mississippi
Felix Schirripa, as a designated representative for Commissioner Tom Considine, New Jersey
Mary Miller, as a designated representative for Director Mary Taylor, Ohio
Peter Camacci, as a designated representative for Commissioner Michael F. Consedine, Pennsylvania
Sara Waitt, as a designated representative for Commissioner Eleanor Kitzman, Texas
Don Beatty, as a designated representative for Commissioner Jacqueline K. Cunningham, Virginia
Beth Berendt, as a designated representative for Commissioner Mike Kreidler, Washington
Sue Ezalarab, as a designated representative for Commissioner Ted Nickel, Wisconsin

Members of the Commission in attendance:
Robert Turner, as a designated representative for Commissioner Jim Ridling, Alabama
Tom Abel, as a designated representative for Commissioner Jim Riesberg, Colorado
Justin Durrance, as a designated representative for Commissioner Ralph Hudgens, Georgia
Colin Hayashida, as a designated representative for Commissioner Gordon Ito, Hawaii
Rebecca Vaughan, as a designated representative for Commissioner Stephen Robertson, Indiana
Lee Sellmeyer, as a designated representative for Commissioner Susan Voss, Iowa
Ray Perry, as a designated representative for Commissioner Sharon Clark, Kentucky
Barry Ward, as a designated representative for Commissioner Jim Donelon, Louisiana
Tom Record, as a designated representative for Acting Superintendent Eric Cioppa, Maine
Ed Charbonnier, as a designated representative for Commissioner Joe Murphy, Massachusetts
Brian Pennington, as a designated representative for Commissioner Mike Rothman, Minnesota
Commissioner Bruce Range, Nebraska
Tom Bowling, as a designated representative for Commissioner John Franchini, New Mexico
Susan Dobbins, as a designated representative for Commissioner John Doak, Oklahoma
Beth Dwyer, as a designated representative for Commissioner Joseph Torti III, Rhode Island
Andy Dvorine as a designated representative for Commissioner David Black, South Carolina
Commissioner Julie Mix McPeak, Tennessee
Commissioner Neal Gooch, Utah
Susan Donegan, as a designated representative for Commissioner Steve Kimball, Vermont
Bill Kenny, as a designated representative for Acting Commissioner Michael D. Riley, West Virginia
Commissioner Ken Vines, Wyoming

State Regulators in attendance:
Tracy Bixler, Pennsylvania
Holly Blanchard, Nebraska
Michael Farley, Ohio
Jan Graeber, Texas
Ted Hamby, North Carolina
Paul Hyslop, Indiana
Betsy Jerome, Utah
John Rink, Nebraska
Tomasz Serbinowski, Utah

**Interested Regulators in attendance:**
Annette James, Nevada
Dave Bolton, Oregon
Rhonda Saunders-Ricks, Oregon

**Members of the Legislative Committee in attendance:**
Mike Humphries, NCOIL
Susan Nolan, NCOIL

**Members of the Industry Advisory Committee in attendance:**
Tom English, New York Life
Mary Keim, State Farm Insurance
Miriam Krol, ACLI
Amanda Matthiesen, America’s Health Insurance Plans
Jill Morgan, Symetra Life Insurance
Joe Muratore, New York Life Insurance Company
Marie Roche, John Hancock

**Members of the Consumer Advisory Committee in attendance:**
Sonja Larkin-Thorne, Consumer Advocate

**Interested Parties in attendance:**
Karen Alvarado, Insured Retirement Institute (IRI)
Beth Lindsey, ING
Colleen Schenck, Unum Provident

**IIPRC staff in attendance:**
Karen Schutter, Executive Director
MacKenzie Heidelmark, Administrative Coordinator
Jeanne Daharsh, Actuarial Consultant
Alice Fontaine, Actuarial Consultant
David Morris, Product Review Consultant
Maureen Hart Perry, Product Review Consultant
Charles Rapacciuolo, Product Review Consultant

**NAIC staff in attendance:**
Kara Binderup, Staff Attorney
Commissioner Sevigny called to order the Joint Meeting of the Management Committee and the Interstate Insurance Product Regulation Commission. Ms. Schutter took the roll call of the Management Committee, Commission, members of the Legislative Committee, members of the Industry Advisory Committee, members of the Consumer Advisory Committee, and other Interested Parties.

Commissioner Sevigny proceeded to the first item on the agenda; a public hearing on the individual disability income uniform standards and an amendment to the Rulemaking Rule. There are eight uniform standards which cover the individual disability income product line and one uniform standard for disability business overhead expense insurance policies. All of these uniform standards have been on the Rulemaking Docket for over 60 days. Five of these uniform standards were published for comment on April 29th and the remaining uniform standards were published for comment on July 1. The amendment to the Rulemaking Rule proposes adding a provision that would allow the Commission to solicit comments prior to the drafting of a uniform standard or rule. This amendment was published for comment on July 7. Three states have submitted written comments on the disability income standards-Illinois, Oklahoma, Massachusetts as well as the Industry Advisory Committee. All of these comments may be found on the Rulemaking Docket. The Product Standards Committee was asked to review these written comments and provide feedback for today’s conference call. Before we have heard oral comments, Commissioner Sevigny called on Ms. Ezalarab to review the Product Standards Committee’s recommendations.

Ms. Ezalarab stated the Product Standards Committee reviewed the written comments submitted in response to the individual disability income uniform standards which were recommended by the PSC to the Management Committee. Two-member only calls and a public call last week to discuss these comments and the Product Standards Committee’s feedback. First, with regards to the disability income application standards, the Product Standards Committee had some discussions before we recommended these standards about whether it made sense to allow disability income applications to be mixed and matched with state-approved components. We decided it did but this was never changed in the standard.

The Product Standards Committee recommends the application standard be amended to allow mix and match. All other disability income uniform standards should not be eligible for mix and match at this time. Three amendments are also being recommended based on comments from Illinois. The first is to amend the current definition of injury to make it more specific by changing the phrase “independent of all other causes” to “independent of disease or bodily injury”. The second amendment is to make a change to the definition of preexisting condition to change the preexisting condition period for symptoms that would cause a prudent person to seek diagnosis, care or treatment from a two-year period to a one-year period. The third amendment is to include specific language for timely payment of claims to require that if a claim is paid more than 30 days after a company receives satisfactory proof of loss, the delayed payment is subject to interest of 10% per year.

Illinois also had some questions about how the two different provisions for time limits for certain defenses worked. The Product Standards Committee was able to clarify that one provision is a time limit for certain defenses for misstatements made by the insured on the application and the other is a
time limit for certain defenses other than misstatements in the application such as preexisting conditions. Oklahoma had concerns with the wording for the permitted exclusion for intoxicants, narcotics and other controlled substances and suggested narrowing the language such that the exclusion would cover losses that result only if the person violated state laws relating to intoxication. Currently, the language in this exclusion is for loss that results from the insured’s legal intoxication defined by state law. Oklahoma has a low threshold blood alcohol limit for legal intoxication and was worried that this exclusion could preclude benefits for any injury a person sustained when their blood alcohol exceeded the legal limit even if the insured is not engaged in a law-breaking activity like driving under the influence. The Product Standards Committee considered this change but felt the current language is more in line with what states allow and companies have in their policies today.

Further, the Product Standards Committee felt this exclusion addresses the public policy concern of excluding losses related to operating vehicles or other dangerous activity while legally intoxicated. Oklahoma was also concerned the war risk exclusion would permit exclusion for loss that results from terrorism. The Product Standards Committee provided clarification that uniform standards and the drafting notes provide clear guidance that acts of terrorism cannot be excluded. Massachusetts commented that the terms Partial Disability and Residual Disability are interchangeable by their very definitions and could be confusing if both terms are used in a policy. The Product Standards Committee clarified that these two terms are intended to be mutually exclusive and any form reviewed by the Commission should not use both terms. Massachusetts also commented that the lists of permissible limitations and exclusions as well as the incidental benefit provisions in the uniform standards do not contemplate future development and whether they should accommodate the ability to respond to an ever-changing marketplace. The Product Standards Committee did not think a change in the uniform standards was needed at this time in response to this comment but rather is open to considering amending the standards to accommodate new provisions or creating a new uniform standard to handle new product features. All other comments referenced technical changes which the Product Standards Committee recommends should be made when approving these uniform standards.

Ms. Ezalarab then gave the report of the Product Standards Committee. The Product Standards Committee has no new standards for recommendation today. Over the past few weeks, the PSC has been working on the request to respond to the comments to the disability income uniform standards. Over the coming month, the Product Standards has some odds-and-ends issues to deal with including a handful of proposed changes to the individual long-term care uniform standards and some life and annuity standards. At this time, the Product Standards Committee recommends that the Management Committee approve and the Commission adopt the set of uniform standards for individual disability income insurance. These uniform standards include: the application standards; the policy standards; the outline of coverage standards; the initial rate filing standards; the standards for filing revised rates; the standards for riders endorsements and amendments; the standards for forms used to limited or exclude coverage based on the underwriting process; and, the application change form standards.

Commissioner Sevigny then opened the public hearing to receive comments on the individual disability income uniform standards, including the uniform standard for disability business overhead expense insurance policies, as well as comments on the Product Standards Committee’s recommendations in response to the written comments. Commissioner Sevigny asked those states that had made written comments if they had any additional comments. There were no additional
comments from Massachusetts, Oklahoma or Illinois. Commissioner Sevigny then asked if other
Commission members, members of the Legislative Committee, members of the Consumer Advisory
Committee, members of the Industry Advisory Committee had any comments. Ms. Krol stated that
the Industry Advisory Committee submitted comments on August 15th on the disability business
overhead expense standards. This is in regards to page 20 of the disability business overhead
expense policy Section 3F Item 1B. The item would require a mandated refund in situations that
may be considered over-insurance. The product is basically dysfunctional with the mandate. No one
would be able to file this policy with the Compact, nor would they be able to file it with any state
that would require a refund.

Ms. Krol then turned the discussion over to Jay Lindsey of Unum, who spoke on behalf of all the
ACLI and AHIP companies that sell the product. Mr. Lindsey provided a brief explanation as to the
purpose of the disability business overhead expense policy -it’s made available to owners of small
businesses to provide funds to the disabled owner’s business for certain specified expenses so that
the business or the practice may remain viable during the recovery and return to work period of the
disabled owner or principal of the business. This essentially allows the business owner to keep the
doors open until he or she recovers, returns to work or decides that the disability is such that they
will not be able to return to work and therefore end up closing or selling the business. The policy
itself is structured in such a way that it functions as a reimbursement contract. It’s designed to
reimburse the insured’s business for certain business operating expenses incurred during the period
of the insured’s disability.

Mr. Lindsey explained that the policy defines what constitutes a covered expense versus a non
covered expense. The amount is typically based on the actual covered expenses incurred in the year
prior to application, not on an unknown future projection of expenses. The intent is for the applicant
to determine their insurable need as best as possible and for the underwriter to validate that need
based on historical financial data. However, in the event of a claim, the benefit amount payable is
based on the actual covered business expense incurred in each month of a disability. Because an
operating business is not in a static state, the monthly expenses will fluctuate month to month.
Whereas the amount of the coverage was originally issued was based on historical average over a
period of time which is general twelve months. As a result, it’s not uncommon, or unexpected in
any given month of a claim, the actual benefit payable may be higher or lower than the amount of
the business overhead expense full force. This differs from the disability income policy which
provides a fixed amount of income replacement based on an applicant’s insurable income at time of
underwriting not at time of claim. In recognition of the fluctuation in covered expenses month to
month and the uniqueness of this product, a number of disability insurers include carryover
provisions in their policies. These carryover provisions allow for reimbursement of a number of
covered expenses in a month that actually exceeds the stated face amount of the policy. Additionally,
some policies provide for an extension of benefits, which allows the benefit payments
to continue beyond the stated policy benefit period, essentially resulting in the aggregation of the
benefit amount. The extension of benefits may extend a 12 or 24 month benefit period to as much as
30 months for those total benefits to be paid out. With all those conditions or contract attributes, the
consideration of mandating a refund of premium causes the policy to essentially become
dysfunctional because it eliminates the fluidity of the ability of the insurer to provide the flexibility
of the contract.

Ms. Krol stated that the Industry Advisory Committee looked at Title 15 of Maryland’s law, which
specifically states that if a provision specified in this section, if wholly or partly inapplicable or
inconsistent with the coverage provided by particular form of policy, the insurer, with the approval of the Commissioner shall omit from the policy the inapplicable provision or part of that provision or modify the inconsistent provision or part of that provision to make it consistent with the coverage provided by the policy.

Ms. Krol identified four problems with how the mandated refund would work. The language that the Product Standards Committee has allowed to stay in is still not clear as to how often and when the refund would be made. How the refund would interact with the carryover benefit is also unclear. In situations where in a subsequent month the business overhead expense exceeds coverage from all other sources and the full benefit is paid by all companies involved, it is expected that the benefit will be administered at the adjusted benefit amount in which the benefit was initially paid and which two years premiums have been refunded. The Industry Advisory Committee hopes that reconsideration will be given to the fact that the mandated refund makes the product dysfunctional.

Mr. Rink asked Ms. Krol if she wanted the language removed or changed. Ms. Krol responded that at best the Industry Advisory Committee would like it removed. If any company tried to file a mandated refund with the Compact, if there was such a product, there would be no precedent for them; there’d be no standard for the examiners or the company to follow as to how to administer a refund. Mr. Rink inferred that the companies discussed would not be inclined to file a disability business overhead expense product if it stays in with the Interstate Compact. Ms. Krol replied that not only would they not file with the Compact, they would find it very difficult to file it with any states because the mandate would make it dysfunctional. Ms. Krol added when Maryland made its position known to at least one or two companies, those products were never used because there was no way to issue those products with the mandated refund. Ms. Krol believes there is no state approved disability overhead business expense product today that functions with a mandated refund. Commissioner Sevigny then asked if any regulators from non-compacting states, interested parties had any comments. There were no comments and Commissioner Sevigny then concluded the public hearing.

Commissioner Sevigny moved onto the next agenda item and called on Ms. Ezalarab to give the report and recommendation of the Product Standards Committee. Ms. Ezalarab stated that the Product Standards Committee had no new standard for recommendation. The Product Standards Committee recommends that the Management Committee approve and the Commission adopt the set of uniform standards for individual disability income insurance. These standards include; the application standards, the policy standards, the outline of coverage standards, the initial rate filing standards, the standard for filing revised rates, the standards for riders, endorsements and amendments, standards for forms used to limit or exclude individual disability income insurance policy coverage based on the underwriting process and the application change form standards. Ms. Ezalarab concluded her report. Commissioner asked if there were any questions for Ms. Ezalarab or the Product Standards Committee. Hearing none, Commissioner Sevigny deferred a motion to adopt the report of the Product Standards Committee.

The next agenda item is the consideration of the approval of the individual disability income uniform standards. Commissioner Sevigny asked if there were any motions to amend these uniform standards. Hearing none, Commissioner Sevigny asked Ms. Schutter to read each amendment that is being proposed by the Product Standards Committee. Ms. Schutter stated that the Product Standards Committee is proposing four amendments to the published set of standards. One is in the application standard; to revise the mix and match language to allow application standard would be
available to be used in combination with state product components. The other changes are to the policy standard; one is to change the definition of “injury”, to change the phrase “independent of all other causes” to “independent of disease or bodily injury”, the other is to make an amendment to the definition of “preexisting condition” to change a two year period to a one-year period, such that a condition for which symptoms existed that would cause an ordinary prudent person to be diagnosed or treatment within a one year period. To put in a timely payment of claims provision that would read “The policy shall state that if a claim is paid more than 30 days after a company receives a satisfactory proof of loss, the delayed payment shall be subject to simple interest at the rate of 10% per year, beginning with the thirty first day after received of that proof of loss. And ending on the day it is paid.”

Commissioner Sevigny asked if there was a motion from a member of the Management Committee to incorporate all these amendments recommended by the Product Standards Committee into the uniform standards. Commissioner Goodwin made a motion and Mr. Schirripa seconded. There were no further comments or questions. Ms. Schutter took the roll call of the Management Committee and the motion carried by super majority. Commissioner Sevigny then asked if there were any other amendments to be proposed. None were noted. Commissioner Sevigny explained that one of the uniform standards listed under agenda item number 2 for the public hearing is not listed under agenda item number 4 for Management Committee action and that is the individual disability business overhead expense insurance policy standards or “DBOE” for short. The DBOE standard is not a part of the package of disability income uniform standards but rather is a different type of disability income insurance. Commissioner Sevigny noted there are some concerns with the DBOE standard, specifically the provision which deals with reduced benefits on account of other disability business overhead expense coverage. There is a requirement in this standard that we are hearing from companies would make it very difficult to administer these type of policies. Commissioner Sevigny stated that he preferred the standard not be approved at this time and rather ask the Product Standards Committee to review these comments and come back with a recommendation on whether any changes are needed. There were no further questions or comments.

Commissioner Sevigny then asked Ms. Schutter to list the uniform standards that are ready for approval. Ms. Schutter listed the standards as: standards for individual disability income insurance policies, standards for individual disability income insurance outline of coverage, standards for individual disability income application, standards for individual disability income insurance initial rate filing, standards for filing revisions to rate filing schedules and individual disability income insurance policies, standards for standard disability income insurance application change form, standards for riders, endorsements or amendments used to effect individual disability income insurance policy changes, and standards for forms used to limit or exclude individual disability income insurance policy coverage based on the underwriting process. Commissioner Sevigny asked for a motion from a member of the Management Committee to approve these uniform standards as amended. Commissioner Praeger made a motion and Ms. Ezalarab seconded. Commissioner Sevigny asked if there were any further questions. Hearing none, Ms. Schutter took a roll call of the Management Committee and the motion carried by super majority. Commissioner Sevigny then asked for a motion from a member of the Commission to adopt the eight uniform standards for individual disability income insurance that were approved by the Management Committee. Commissioner Ramge made a motion and Ms. Donegan seconded. There was no further discussion. Commissioner Sevigny then asked Ms. Schutter to take a roll call of the Commission and the motion was carried by super majority. Indiana and Iowa both abstained from this vote.
Commissioner Sevigny then moved ahead to item 9 on the agenda, the Report and Recommendation of the Finance Committee. Commissioner Ramge reported that the Finance Committee brings forth a recommendation to publish the draft 2011 IIPRC Budget and Schedule of Fees for notice and comment. By the beginning of 2012, 41 states will accept Compact products including New Jersey and Illinois which we have implemented this year along with Alabama, Nevada and Oregon which each passed the legislation this year. Individual long-term care uniform standards were implemented and the IIPRC has started to accept combination product filings. Individual disability income uniform standards should be available for filing by early next year. The 125 insurance companies registered to file with the Compact collect on a combined basis over 50% of the nationwide premium volume. The IIPRC is already $200,000 ahead of where it was at this time last year in terms of self-generated revenue.

The revenue projections for the remainder of the year have been taken down due to the slower-than-anticipated registration and filing activity through the mid-year point. We continue to budget for substantial growth in 2012 in our self-generated revenue. Additionally, next year the IIPRC is holding their expenses relatively flat when compared to the 2011 budget growing less than 1% over the amount budgeted in 2011. The Finance Committee is also proposing two new types of fees in its 2012 Schedule of Fees. The first is a filing fee for individual disability income product filings. These uniform standards are expected to be adopted by the Commission this Fall so they should be ready for filing in early 2012. The proposed filing fee is $1,000 per product filing which is similar to the filing fees for individual long-term care product filings as both type of products require the review of rates. The second is a new type of registration fee which we are calling an Update-Only Registration Fee. This would provide flexibility for companies that are not planning to make new product filings with the Compact but wish to simply keep their previously-approved products current with mix and match and add-a-state. The amount of this Update-Only Registration Fee is proposed to be $1,500. The Finance Committee held a conference call on August 17th to receive public comments and approve this recommendation to publish the 2011 draft budget and schedule of fees for notice and comment. There were no questions or comments for Commissioner Ramge. Commissioner Sevigny asked for a motion from a member of the Management Committee to adopt the recommendation of the Finance Committee to publish the 2012 proposed budget and schedule of fees. Ms. Berendt made a motion and Mr. Beatty seconded. There was no further discussion. Ms. Schutter then took a roll call of the Management Committee and the motion passed.

Commissioner Sevigny then moved back to item 6 on the agenda, the report and recommendation of the Rulemaking Committee. Mr. Beatty reported that on June 27th, the Rulemaking Committee recommended that the Management Committee expose for notice and comment a new provision within the Rule for Adoption, Amendment and Repeal of Rules for the IIPRC (known as the “Rulemaking Rule”). The new Section 103 is intended to provide a procedure for potential rulemaking in order to solicit participation from interested parties during the initial drafting stage. This new section allows any committee to publish a notice of potential rulemaking with a request for comments during a 60 day period. Advance notice of potential rulemaking can be used for a rule, operating procedure or uniform standard. There is also one addition to the renumbered Section 108 to clarify that a notice of potential rulemaking does not constitute a notice of proposed rule for purposes of accounting for a variance in the final rule. The Management Committee published the revisions to the Rulemaking Rule on July 7th. No comments were received. At this time, the Rulemaking Committee recommends that the Management Committee approve and the Commission adopt the revisions to the Rulemaking Rule regarding notice of potential Rulemaking. The next priority for the Rulemaking Committee is to prepare for the required 5-year review of
rules and standards required under former Section 118, now Section 119, of the Rulemaking Rule. A subgroup consisting of Tennessee, Utah and Virginia will be meeting in early October to designate a process for periodic review. There were no comments regarding the report. Commissioner Sevigny deferred a motion to adopt the report of the Rulemaking Committee and take all the reports in one motion later in the meeting.

Commissioner Sevigny asked if there was a motion from a member of the Management Committee to approve the Amendments to the Rulemaking Rule. Mr. Beatty made a motion and Ms. Berendt seconded. Ms. Schutter took a roll call of the Management Committee and the motion was carried. Commissioner Sevigny asked if there was a motion from a member of the Commission to adopt the Amendments to the Rulemaking Rule as approved by the Management Committee. Ms. Dwyer made a motion and Mr. Record seconded. There were no further comments. Ms. Schutter then took a roll call of the Commission and the motion carried.

Commissioner Sevigny then moved to the consideration of the written request from the Indiana Department of Insurance for a 90-day extension of its Stay of the Effectiveness of the Individual Long-Term Care Uniform Standards. Indiana’s stay was effective starting on December 1, 2010 and they have been granted two stays. Based on their request, Indiana has published a regulation to opt-out of the individual long-term care uniform standards and held a public hearing in August. Ms. Vaughan stated that Indiana had no further comments. There were no further questions about this request. Originally, this request was to be considered at the Philadelphia meeting. Because we did not have this meeting, Indiana’s last 90-day stay has technically expired. Commissioner Sevigny asked for a motion from a member of the Commission to grant Indiana’s Request for a 90-day Extension of its Stay of the Individual Long-Term Care Uniform Standards in Indiana retroactive to August 29th. Mr. Charbonnier made a motion and Mr. Turner seconded. Ms. Schutter then took a roll call of the Management Committee and the motion carried unanimously.

The next agenda item is to consider the written request from the Illinois Department of Insurance for a 90-day extension of its Stay of the Effectiveness of certain variable life and variable annuity uniform standards. Illinois’ stay was effective starting on November 29, 2010 and they have been granted two stays. The Illinois Department has been working with their fellow members on the IIPRC Actuarial Working Group and has also been in consultation with the IIPRC Office and is making forward progress on their questions and issues. I would ask Illinois if they had anything to add, and there were no further comments. Like Indiana, Illinois’ last 90-day stay has technically expired. Commissioner Sevigny asked for a motion from a member of the Commission to grant Illinois’ Request for a 90-day Extension of its Stay of certain individual life and annuity uniform standards in Illinois retroactive to August 29th. Mr. Schirripa made a motion and Mr. Sellmeyer seconded. There were no further questions regarding this request. Ms. Schutter then took a roll call vote of the Commission and the motion carried.

Commissioner Sevigny moved back to item 10 on the agenda, the report of the Communications Committee. Mr. Sisk reported that the Communications Committee met with the IIPRC Office in July to receive an update on the implementation of key outreach initiatives for 2011. In the Spring, the IIPRC launched a consumer resources web page on the Compact Website. This page provides information about the Consumer Advisory Committee and how to apply to be on the Committee; information as to how to contact the various departments within the Compacting States; and information about how to make public access requests. The IIPRC office is also sponsoring no-cost informational webinars for consumer representatives to learn more about the Compact’s structure,
process and activities. We are still looking to fill five seats on the Consumer Advisory Committee and would ask if you have an active consumer advocacy organization in your state for life, annuities, long-term care or disability income issues, to let Karen know as she can help outreach to gauge interest in serving on this committee. I am also happy to report that at the end of August, the IIPRC Office released three new self-guided web-based tutorials for regulators in Compacting States. These tutorials may be found on the Regulators Resources page of the Compact website. The IIPRC Office has made numerous presentations at industry conferences throughout the year including ones sponsored by the Association for Insurance Compliance, the Insured Retirement Institute, the Society of Actuaries, ACLI and IRES. Starting October 5th, the IIPRC is holding a series of webinars for companies to learn more about the Compact ranging from basics about the Compact to an overview of the different standards. We have found one of the most effective forms of outreach is outreach done by the Commissioners and their staff to encourage companies to use the IIPRC platform when they have a filing that could be sent through under the uniform standards. One of the things we discussed is having Karen follow up with you and your staff over the coming weeks to see if there are opportunities for outreach not only to industry groups in your state but specific domestics who have not yet registered. There were no comments or questions regarding this report. Commissioner Sevigny then asked for a motion from a member of the Management Committee to adopt the reports of the Product Standards Committee, Rulemaking Committee, Finance Committee and Communications Committee. Mr. Schirripa made a motion and Commissioner Goodwin seconded. There was no further discussion. Commissioner Sevigny then called for a voice vote as we have taken separate action on any committee recommendations. The motion carried.

Commissioner Sevigny then moved to the next item on the agenda, the approval of minutes. He then asked if there was a motion from the Management Committee to approve the meeting minutes of the Management Committee June 27th conference call. Mr. Sisk made a motion and Mr. Schirripa seconded. A voice vote was taken and the motion passed. The next item is a Commission action item to adopt the meeting minutes of the May 23rd Joint Meeting of the Management Committee and Commission. Commissioner Praeger made a motion and Mr. Beatty seconded. The Management Committee approved these minutes in its June 27th conference call and they now require Commission action. A voice vote was taken and the motion was approved.

Commissioner Sevigny then asked Ms. Schutter to provide an operational update. Ms. Schutter reported that 125 companies have registered so far this year, and the IIPRC has a goal of 150 companies. Also, 250 filings have been submitted to the Compact so far, which is a slight growth from the previous year. The IIPRC has done a great deal of outreach these past few months, and to continue that trend, will offer a free webinar series this fall. Ms. Schutter concluded her report, and hearing no other matters, Commissioner Sevigny asked for a motion and a second to adjourn. Mr. Beatty made a motion and Commissioner Praeger seconded. The Joint Meeting of the Management Committee and the Interstate Insurance Product Regulation Commission (“IIPRC”) was adjourned.