Chapter 737

Rates and Rating Organizations

CASE CITATIONS: State Ins. Commr. v. Allstate Ins. Co., (1960) 221 Or 371, 351 P2d 433. 737.235 ATTY, GEN. OPINIONS: Sharing commission with other ATTY. GEN. OPINIONS: Insured's right to appeal to cominsurance agents, 1964-66, p 70. schedule, 1964-66, p 168. LAW REVIEW CITATIONS: 45 OLR 51. 737.312 737.205 ATTY. GEN. OPINIONS: Validity of proposed amendment NOTES OF DECISIONS 1. Under former similar statute The rates fixed in the schedule were presumed to be 737.320 reasonable. Ocean Acc. & Guar. Corp. v. Albina Marine Iron Works, (1927) 122 Or 615, 260 P 229. ATTY. GEN. OPINIONS: Rating bureau fees as not within A contract of insurance was not void because it specified that the rate was to be determined, since it was presumed 1960-62, p 450. that the schedule rates would be applied. Id. The company was not authorized to charge any rate other 737.350 than the scheduled one. Id. Stock companies were not prohibited by the statute from ATTY. GEN. OPINIONS: Rating bureau fees as not within returning to their policyholders any part of their unabsorbed premiums. General Ins. Co. v. Earle, (1937) 156 Or 1960-62, p 450, 40, 65 P2d 1414. FURTHER CITATIONS: Dolan v. Continental Cas. Co., 737.355 (1929) 131 Or 327, 279 P 855, 281 P 182, 283 P 15; Massachusetts Protective Assn. v. Palmer, (1933) 141 Or 688, 18 P2d ATTY. GEN. OPINIONS: Rating bureau fees as not within 585; Peterson v. State Farm Mut. Auto. Ins. Co., (1964) 238 Or 106, 393 P2d 651. 1960-62, p 450. ATTY. GEN. OPINIONS: Whether insurance exchange must 737.360 adopt ratings, 1922-24, p 380; issuance by foreign company of policy to be given away in advertising scheme, 1924-26, p 653; power of surety company to impose minimum premium or to return premium upon pro rata basis when can-1960-62, p 450. celed, 1938-40, p 66; propriety of acceptance of bids for group insurance by the Board of Control when company 737.505 failed to file its rates or when bid was below rates that had been filed, 1950-52, p 219; compulsory arbitration clause ATTY. GEN. OPINIONS: Insured's right to appeal to comin uninsured motorist indorsements, 1960-62, p 190; rating bureau fees as credits in applying retaliatory tax, 1960-62, schedule, 1964-66, p 168. p 449; insured's right to appeal to commissioner question of application of fire insurance rating schedule, 1964-66, p 737.545

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missioner question of application of fire insurance rating schedule, 1964-66, p 168.

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relating to a compulsory assigned risk plan, 1954-56, p 81.

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