

FILE NUMBER: Version:	H.F. 2307 DATE: February 28, 2012 As introduced
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Subject:	Property casualty guaranty association notice and accident report disclosure
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Overview

This bill amends two unrelated laws dealing with property casualty insurance.

- **1 Notice required.** This section changes the required timing of delivery of a notice that insurance companies are required to provide to purchasers of a property-casualty insurance policy. The notice involves information about the coverage provided to purchasers by the Minnesota Insurance Guaranty Association, which pays claims that are not paid due to the insolvency of a property-casualty insurance company. This change would allow the notice to be given at the time the policy is delivered to the customer, instead of at the time the customer applies for the policy, which can be difficult for a telephone application. This change would match a recent change to a similar notice provided for life and health insurance for which that part of the insurance industry has its own guaranty association.
- 2 **Reports confidential; evidence, fee, penalty, appropriation.** Simplifies and clarifies existing language that says to whom the commissioner of public safety must, upon written request, disclose motor vehicle accident reports. It appears to expand access to the report, at least to a person involved in the accident who did not incur injury or other loss, and to an insurance company that insures someone involved in the accident, which can, with this change, get a copy of the report without a written request from its insured.