## 521E.7 Confidential hearings.

- 1. An insurer shall notify the commissioner of the insurer's request for a confidential hearing within five days after the occurrence of any of the following:
  - a. Notification to an insurer by the commissioner of an adjusted risk-based capital report.
  - b. Notification to an insurer by the commissioner of both of the following:
- (1) The insurer's risk-based capital plan or revised risk-based capital plan is unsatisfactory.
- (2) That the notification pursuant to this paragraph constitutes a regulatory-action-level event with respect to the insurer.
- c. Notification to an insurer by the commissioner that the insurer has failed to adhere to its risk-based capital plan or revised risk-based capital plan and that the failure has a substantial adverse effect on the ability of the insurer to eliminate the company-action-level event in accordance with its risk-based capital plan or revised risk-based capital plan.
- d. Notification to an insurer by the commissioner of a corrective order with respect to the insurer.
- 2. An insurer receiving a notification pursuant to subsection 1 is entitled to a confidential hearing before the insurance division, at which the insurer may challenge a determination or action by the commissioner. Upon receipt of the insurer's request for a hearing, the commissioner shall set a date for the hearing, which shall be not less than ten or more than thirty days after the date of the insurer's request.

 $96 \ Acts, \ ch \ 1046, \ \$15$  Referred to in  $\$521E.3, \ 521E.4, \ 521E.5, \ 521E.6$