103d CONGRESS 1st Session

**S. 84** 

To modify the antitrust exemption applicable to the business of insurance.

## IN THE SENATE OF THE UNITED STATES

JANUARY 21 (legislative day, JANUARY 5), 1993

Mr. METZENBAUM (for himself, Mr. KENNEDY, Mr. BIDEN, and Mr. Simon) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

# A BILL

# To modify the antitrust exemption applicable to the business of insurance.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### **3 SECTION 1. SHORT TITLE.**

4 This Act may be cited as the "Insurance Competitive

5 Pricing Act of 1993".

#### 6 SEC. 2. AMENDMENTS.

7 Section 2 of the Act of March 9, 1945 (59 Stat. 34;

8 15 U.S.C. 1012), commonly known as the McCarran Fer-

9 guson Act, is amended—

10 (1) in subsection (b)—

1	(A) by striking ": Provided, That after
2	June 30, 1948,: and inserting ''except that'',
3	(B) by inserting ''section 5 of'' after
4	"Clayton Act, and",
5	(C) by inserting ''as such section 5 relates
6	to monopolies, attempts or conspiracies to mo-
7	nopolize, and unlawful restraints of trade,"
8	after ''Commission Act, as amended,'', and
9	(D) by striking ''that such Business'' and
10	all that follows through ''law.'' and inserting
11	the following:
12	''that—
13	''(1) such business is not regulated by State
14	law; or
15	"(2) the conduct of a person engaged in such
16	business involves—
17	''(A) price fixing;
18	''(B) allocation with a competitor a geo-
19	graphical area in which, or persons to whom,
20	insurance will be offered for sale;
21	"(C) unlawful tying the sale or purchase
22	of—
23	"(i) one type of insurance to the sale
24	or purchase of another type of insurance;
25	or

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1	"(ii) any type of insurance to the sale
2	or purchase of any other service or prod-
3	uct; or
4	''(D) monopolizing, or attempting to mo-
5	nopolize, any part of the business of insur-
6	ance.", and
7	(2) by adding at the end the following:
8	"(c) The conduct referred to in subsection $(b)(2)$
9	shall not include making a contract, or engaging in a com-
10	bination or conspiracy—
11	"(1) to collect, compile, or disseminate histori-
12	cal loss data;
13	"(2) to determine a loss development factor ap-
14	plicable to historical loss data; or
15	"(3) to perform actuarial services if such con-
16	tract, combination, or conspiracy does not involve a
17	restraint of trade.
18	''(d) For purposes of this section—
19	"(1) the term 'historical loss data' means infor-
20	mation respecting claims paid, or reserves held for
21	claims reported, by any person engaged in the busi-
22	ness of insurance; and
23	"(2) the term 'loss development factor' means
24	an adjustment to be made to reserves held for losses
25	incurred for claims reported by any person engaged

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in the business of insurance, for the purpose of
bringing such reserves to an ultimate paid basis."

## **3** SEC. 3. EFFECTIVE DATE.

4 This Act shall take effect 1 year after the date of 5 the enactment of this Act.

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