By: TaylorH.B. No. 2760Substitute the following for H.B. No. 2760:By: Keffer of DallasC.S.H.B. No. 2760

A BILL TO BE ENTITLED

AN ACT

2 relating to regulation of rates for personal automobile and fire 3 and allied lines insurance policies issued by a county mutual 4 insurance company.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Section 912.002, Insurance Code, is amended by 7 amending Subsection (c) and adding Subsections (c-1) and (c-2) to 8 read as follows:

Rate regulation for a residential fire and allied lines 9 (c) insurance policy written by a county mutual insurance company is 10 subject to Subchapter [Subchapters Q and] U, Chapter 5. Rate [On 11 and after December 1, 2004, rate] regulation for a personal 12 automobile insurance policy and a residential fire and allied lines 13 14 insurance policy written by a county mutual insurance company, including a policy written through one of multiple insurance 15 programs marketed or offered to consumers by managing general 16 agents appointed by the same county mutual insurance company, is 17 18 subject to Article 5.13-2. For the purposes of this subsection, rates for a program marketed or offered to consumers for personal 19 automobile insurance by a managing general agent appointed by a 20 21 county mutual insurance company shall be considered independently of the other rates for personal automobile insurance of that county 22 23 mutual insurance company if the county mutual insurance company: (1) has historically written business through 24

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1	managing general agents;
2	(2) was writing business through managing general
3	agents as of December 1, 2004; and
4	(3) is issuing or writing personal automobile
5	insurance policies only at nonstandard rates, as that term is
6	defined by Section 13(e), Article 5.13-2 [A county mutual insurance
7	company is subject to Subchapter U, Chapter 5].
8	(c-1) An independent program of a county mutual insurer
9	described by Subsection (c) is subject to the rate standards of
10	Article 5.13-2.
11	(c-2) The commissioner may adopt rules as necessary to
12	implement Subsections (c) and $(c-1)$ [this subsection].
13	SECTION 2. The change in law made by this Act applies only
14	to an insurance policy delivered, issued for delivery, or renewed
15	on or after January 1, 2006. A policy delivered, issued for
16	delivery, or renewed before that date is governed by the law in
17	effect immediately before the effective date of this Act, and that
18	law is continued in effect for that purpose.

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SECTION 3. This Act takes effect September 1, 2005.

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