

HOUSE No. 1392

The Commonwealth of Massachusetts

HOUSE OF REPRESENTATIVES, May 19, 1930.

The committee on Bills in the Third Reading, to whom was referred the Bill relative to the continuance and adjustments of classifications of risks and schedules of premium charges fixed and established under the compulsory motor vehicle liability insurance law (House, No. 1355), report recommending that the same be amended by the substitution of the accompanying bill (House, No. 1392).

For the committee,

A. B. CASSON.

The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Thirty.

An Act relative to Classifications of Risks and Schedules of Premium Charges under the Compulsory Motor Vehicle Liability Insurance Law, when Delayed in becoming Effective.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 Section one hundred and thirteen B of chapter one
2 hundred and seventy-five of the General Laws, in-
3 serted therein by section four of chapter three hundred
4 and forty-six of the acts of nineteen hundred and
5 twenty-five, and as most recently amended by chapter
6 one hundred and sixty-six of the acts of nineteen hun-
7 dred and twenty-nine, is hereby further amended by
8 inserting after the fourth paragraph the following new
9 paragraph: —

10 If, for any reason, classifications of risks and
11 premium charges fixed and established on or before
12 September fifteenth in any year are not effective for
13 the ensuing calendar year, the classifications of risks
14 and premium charges in effect for the then calendar
15 year shall remain in full force and effect, and shall
16 be used and charged in connection with the issue or
17 execution of motor vehicle liability policies or bonds
18 for said ensuing calendar year until classifications of
19 risks and premium charges for said ensuing calendar

20 year are finally fixed and established. Classifications
21 of risks and premium charges when finally fixed and
22 established for said ensuing calendar year shall be-
23 come effective as of January first of said year, and all
24 premium charges affected by any change thereby made
25 which have been paid or incurred prior to the time
26 when such charges are finally fixed and established
27 shall be adjusted in accordance with such change, as
28 of said January first.

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Passed to be engrossed.

Sent up for concurrence.

FRANK E. BRIDGMAN, *Clerk*.

