# **BILL ANALYSIS**

### Senate Research Center

S.B. 1531 By: Carona Economic Development 4/5/1999 As Filed

## **DIGEST**

Currently, under Texas law, an unfair settlement practice occurs when an insured person's claim is treated inappropriately by an insurance company. Inappropriate actions may include failure to pay within a reasonable time period or failure to explain why a claim was denied. This bill adds healthcare providers to current law which permits beneficiaries and insureds to seek action for an unfair settlement practice with the aid of a state agency.

### PURPOSE

As proposed, S.B. 1531 allows health care providers, including physicians, to seek an appropriate remedy to the unfair settlement practice with the aid of a state agency.

### **RULEMAKING AUTHORITY**

This bill does not grant any additional rulemaking authority to a state officer, institution, or agency.

### SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 10, Article 21.21, Insurance Code, to include beneficiaries, health care providers, or a person or entity with which one has contracted to provide services to an insured or beneficiary to seek an appropriate remedy in a claim under the unfair settlement practice regulations.

SECTION 2. Effective date: September 1, 1999.

SECTION 3. Emergency clause.