GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 382* Committee Substitute Favorable 4/11/17 Senate Commerce and Insurance Committee Substitute Adopted 6/7/18

Short Title: DOI Omnibus.-AB

(Public)

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Sponsors:

Referred to:

March 16, 2017

1 A BILL TO BE ENTITLED 2 AN ACT TO INCORPORATE NAIC MODEL LANGUAGE INTO NORTH CAROLINA'S 3 LIFE AND HEALTH INSURANCE GUARANTY ASSOCIATION ACT; TO AMEND 4 AND MAKE CLARIFYING CHANGES TO THE SURPLUS LINES ACT; TO AMEND 5 CONSENT TO RATE AND CAPTIVE INSURANCE LAWS; AND TO AMEND AND 6 TECHNICAL CHANGES MAKE TO OTHER INSURANCE LAWS. AS 7 RECOMMENDED BY THE DEPARTMENT OF INSURANCE. 8 The General Assembly of North Carolina enacts: 9 10 PART I. AMEND THE NORTH CAROLINA LIFE AND HEALTH INSURANCE **GUARANTY ASSOCIATION ACT WITH NAIC MODEL LANGUAGE** 11 12 **SECTION 1.1.(a)** G.S. 58-62-6 reads as rewritten: 13 "§ 58-62-6. Purpose. 14 The purpose of this Article is to protect, subject to certain limitations, the persons (a) specified in G.S. 58-62-21(a) against failure in the performance of contractual obligations, under 15 life and health insurance policies, life, health, and annuity policies, plans, or contracts specified 16 in G.S. 58-62-21(b), because of the delinquency of the member insurer that issued the 17 policies.policies, plans, or contracts. 18 19 To provide this protection, an association of member insurers is created to pay (b) 20 benefits and to continue coverages as limited herein, and members of the Association are subject 21 to assessment to provide funds to carry out the purpose of this Article." SECTION 1.1.(b) G.S. 58-62-16 reads as rewritten: 22 "§ 58-62-16. Definitions. 23 24 As used in this Article: 25 26 (2a)"Authorized assessment" or the term "authorized" when used in the context of assessments means a resolution by the Board has been passed whereby an 27 28 assessment will be called immediately or in the future from member insurers for a specified amount. An assessment is authorized when the resolution is 29 passed. 30 "Benefit plan" means a specific employee, union, or association of natural 31 (2b) 32 persons benefit plan.

33...34(3a)"Called assessment" or the term "called" when used in the context of
assessments means that a notice has been issued by the Association to member



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		insurers requiring that an authorized assessment	be paid within the time frame
		set forth within the notice. An authorized a	-
		assessment when notice is mailed by the Associ	iation to member insurers.
	(4)	"Contractual obligation" means any oblig	gation under a policy or
		certificate policy, contract, or certificate under	er a group policy, policy, or
		contract, or part thereof, for which coverage is p	provided under G.S. 58-62-21.
	(5)	"Covered "Covered contract" or "covered policy	" means any policy within the
		scope of this Articlepolicy, contract, or portion	n of a policy or contract for
		which coverage is provided under G.S. 58-62-2	1.
	(6)	"Delinquent insurer" means an impaired insure	
		"delinquency" means an insurer impairment or	insolvency.
	<u>(6a)</u>	"Extra-contractual claims" shall include claim	s relating to bad faith in the
		payment of claims, punitive or exemplary dar	mages, or attorneys' fees and
		<u>costs.</u>	
	<u>(6b)</u>	"Health benefit plan" means any hospital or	medical expense policy or
		certificate or health maintenance organization su	ubscriber contract or any other
		similar health contract. "Health benefit plan"	does not include any of the
		following:	
		<u>a.</u> <u>Accident only insurance.</u>	
		b. <u>Credit insurance.</u>	
		b.Credit insurance.c.Dental only insurance.d.Vision only insurance.	
		<u>d.</u> <u>Vision only insurance.</u>	
		e.Medicare Supplement insurance.f.Benefits for long-term care, home health	
			n care, community-based care,
		or any combination thereof.	
		g <u>Disability insurance.</u>	
		 <u>b.</u> <u>Coverage for on-site medical clinics.</u> <u>i.</u> Specified disease, hospital confinement 	
		health insurance if the types of coverage	
		of benefits and are provided under separ	
	(7)	"Health insurance" includes hospital or medical	1
		health maintenance organization subscriber	
		accident and health insurance, accident insurance	ce, and disability insurance.
	(11)	"Member insurer" means any insurer insurer, he	
		that is governed by Article 67 of this Chapter,	
		service corporation that is governed by Article	
		licensed or that holds a license to transact in th	
		or health maintenance organization business for	
		under G.S. 58-62-21; and includes any ins	
		organization whose license in this State may ha	-
		not renewed or voluntarily withdrawn, but does	
		by Article 67 of this Chapter; a fraternal order	
		mandatory State pooling plan; mutual assessme	
		operates on an assessment basis; insurance excl	hange; or any entity similar to
		any of the foregoing.	
	(10)		lalaa U. Haali U. J.
	<u>(12a)</u>	"Owner" of a policy or contract and "policy	
		"contract owner" mean the person who is ident	-
		the terms of the policy or contract or who is oth	-
		to the policy or contract through a valid assignment	nent completed in accordance

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1		with the terms of the policy or contract and properly record	ed as the owner on
2		the books of the member insurer. The terms owner,	
3		policyholder, and policy owner do not include persons with	
4		interest in a policy or contract.	
5	(13)	"Person" includes an individual, corporation, limited l	iability company.
6	(10)	partnership, association, or aggregation of individuals.gov	
7		entity, or voluntary organization.	<u>ernnentur oody or</u>
8			
9	<u>(14a)</u>	"Plan sponsor" means any of the following:	1 1 • . • 1
0		a. <u>The employer in the case of a benefit plan establis</u>	shed or maintained
1		by a single employer.	1 / 11 1 1
2		b. The employee organization in the case of a benefit p	plan established or
3		maintained by an employee organization.	11 .
4		c. In a case of a benefit plan established or maintaine	
5		employers or jointly by one or more employers	
6		employee organizations, the association, committ	•
7		trustees, or other similar group of representatives	of the parties who
8		establish or maintain the benefit plan.	
9	(15)	"Policy" includes a master group contract and subscrib	
0	(1.0)	Article 65 of this Chapter, a contract of insurance and an an	•
1	(16)	"Premiums" means amounts or considerations received in	
2		on covered policies or contracts less returned premiums, c	
3		deposits returned thereon, deposits, and less dividends and	
4		thereon.credits. "Premiums" does not include any amounts	
5		received for any policies or for the parts of any policiespol	
6		portions of policies or contracts for which coverage is n	-
7		G.S. 58-62-21(b); except that assessable premium shall r	
8		account of G.S. 58-62-21(c)(3) relating to interest	
9		G.S. $58-62-21(d)(2)$ relating to limitations with respect to a	
0		any one participant, and any one <u>policy or contract holder</u>	<u>owner. Premiums</u>
1		shall not include premiums in excess of five million dollar	
2		an unallocated annuity contract not issued under a govern	
		benefit plan or its trustee established under Section 401, 40	
ļ.		United States Internal Revenue Code of 1954, or with r	· · ·
5		nongroup policies of life insurance owned by one owner, y	
5		or contract owner is an individual, firm, corporation, or	
7		whether the persons insured are officers, managers, em	
3		persons, premiums in excess of five million dollars (\$5,000	· · · · · · · · · · · · · · · · · · ·
)		to these policies or contracts, regardless of the number of po	olicies or contracts
0		held by the owner.	
1	<u>(16a)</u>	"Principal place of business" of a plan sponsor or a person of	
2		person means the single state in which the natural person	
3		policy for the direction, control, and coordination of the	-
4		entity as a whole primarily exercise that function, de	
5		Association in its reasonable judgment by considering the	
6		<u>a.</u> The state in which the primary executive as	nd administrative
7		headquarters of the entity is located.	
8		b. The state in which the principal office of the chief e	executive officer of
9		the entity is located.	
0		c. The state in which the board of directors or similar	
51		or persons of the entity conducts the majority of its	meetings.

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1		d. The state in which the executive or mana	agement committee of the
2		board of directors or similar governing pers	-
3		conducts the majority of its meetings.	
4		e. The state from which the management of th	e overall operations of the
5		entity is directed.	•
6		f. In the case of a benefit plan sponsored	by affiliated companies
7		comprising a consolidated corporation, the	•
8		company or controlling affiliate has its prin	
9		determined using the above factors.	* *
10		However, in the case of a plan sponsor, if more than	
1		participants in the benefit plan are employed in a s	-
2		be deemed to be the principal place of business	of the plan sponsor. The
3		principal place of business of a plan sponsor of a	benefit plan described in
4		G.S. 58-62-16(14a)c. shall be deemed to be the prin	ncipal place of business of
5		the association, committee, joint board of trustees,	, or other similar group of
16		representatives of the parties who establish or main	ntain the benefit plan that,
7		in lieu of a specific or clear designation of a princip	pal place of business, shall
8		be deemed to be the principal place of business of	
9		organization that has the largest investment in the b	
20	(16b)	"Receivership court" means the court in the deling	* *
21	<u></u>	jurisdiction over the conservation, rehabilitation, or	
22		insurer.	
23	(17)	"Resident" means any person who resides in this Sta	ate when a member insurer
24	~ /	is determined to be a delinquent insurer and to who	
25		is owed. A person may be a resident of only one st	6
26		person other than a natural person shall be its pr	
27		"Resident" also means a U.S. citizen residing outsid	
28		owns a covered policy that was purchased from a r	
29		person resided in this State. Citizens of the Unite	
80		residents of foreign countries or (ii) residents of l	
31		territories, or protectorates that do not have an	
32		Association created by this Article shall be deeme	
33		domicile of the member insurer that issued the poli	•
34		dominine of the memoer mourer that issued the point	cies of contracts.
5	(17b)	"State" means any state, the District of Columbia,	Puerto Rico and a United
6	(1+0)	States possession, territory, or protectorate.	ruento meo, and a contea
37	<u>(17c)</u>	"Subaccount" means any of the subaccounts created	d under G.S. 58-62-26
88	(17d)	"Supplemental contract" means a written agreen	
9	<u>(1/4)</u>	distribution of proceeds under a life, health, or annu	
10	"	distribution of proceeds under a me, nearth, of ann	arty poney of contract.
41	SECT	ION 1.1.(c) G.S. 58-62-21 reads as rewritten:	
12		verage and limitations.	
13		rticle provides coverage for the policies and contra	cts specified in subsection
4		esection to all of the following:	ets speenred in subsection
5	(0) of this section (1)	To persons other than persons specified in subdiv	visions $(2a)$ (3) and (4) of
6	(1)	this subsection who, regardless of where they resid	
7		nonresident certificate holders or enrollees under	
8		<u>contracts</u> , are the beneficiaries, assignees, or payed	
9		care providers rendering services covered under h	
50		<u>certificates</u> , of the persons covered under a	-
51		subsection:	$\frac{1}{2} = \frac{1}{2} = \frac{1}$
' 1		50050 011011, 5005001011.	

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1		(2)	To persons other than persons specified in subdivisions	s (2a), (3) and (4) of
2			this subsection who are owners of or certificate holders of	
3			policies, or in the case of unallocated annuity contracts to	the persons who are
4			the contract holders, policies or contracts, and who are re	esidents of this State,
5			or who are not residents of this State, but only under	all of the following
6			conditions: (i) the insurers-member insurer that issued	the policies are or
7			contracts is domiciled in this State; (ii) the insurers never	rheld a license in the
8			states in which the persons reside; (iii) the states in which	ch the persons reside
9			have associations similar to the association created by this	s Article; and (iv)(iii)
10			the persons are not eligible for coverage by the association	
11			any other state due to the fact that the insurer or the	
12			organization was not licensed in the state at the time sp	becified in the state's
13			guaranty association law.	
14		<u>(2a)</u>	To persons who are the owners of unallocated annuity con	-
15			the contracts are issued to or in connection with a specifi	
16			plan sponsor has its principal place of business in this Sta	
17			are owners of unallocated annuity contracts issued to o	
18			government lotteries if the owners are residents of this S	
19			is excluded pursuant to subsection (a1) or (a2) of this sec	
20		(3)	To persons who are payees (orpayees, or beneficiaries of	
21			are deceased)deceased, under structured settlement annui	-
22			as provided in subsections (a1) and (a2) of this section	
23			residents of this State, regardless of where the cont	tract owners of the
24		(4)	structured settlement annuities reside; and reside.	· · · · · · · · · · · · · · · · · · ·
25 26		(4)	To persons who are payees (or payees, or beneficiaries of	
26			are <u>deceased</u> , under structured settlement annui	
27 28			as provided in subsections (a1) and (a2) of this section,	
28 29			residents of this State, but only if all of the following cor a. The contract owners of the structured settlement a	
30			of this State or, if not residents of this State, (i) the	
31			the structured settlement annuities are domiciled	
32			the state in which the contract owners reside has a	
33			to the Association created by this Article; and Art	
34			b. Neither the payees (orpayees, or beneficiaries of	
35			are deceased) deceased, nor the contract owner	
36			settlement annuities are eligible for coverage by	
37			state in which the payees or contract owners resid	
38	<u>(a1)</u>	This 4	Article shall not provide coverage to any of the following:	
39	<u></u>	$\overline{(1)}$	A person who is a payee or beneficiary of a contract or	wner resident of this
40			State, if the payee or beneficiary is afforded any coverage	
41			of another state.	
42		<u>(2)</u>	A person covered under subdivision (2a) of subsection	(a) of this section, if
43			any coverage is provided by the association of another st	ate to the person.
44		<u>(3)</u>	A person who acquires rights to receive payments the	hrough a structured
45			settlement factoring transaction as defined in 26 U.S.	C. § 5891(c)(3)(A),
46			regardless of whether the transaction occurred before of	or after such section
47			became effective.	
48	<u>(a2)</u>		Article is intended to provide coverage to a person who is a	
49	-		rcumstances, to a nonresident. In order to avoid duplicate	
50			wise receive coverage under this Article is provided covera	-
51	any other	state, t	he person shall not be provided coverage under this Article	e. In determining the

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1	application of the	provisions of subsection (a) of this section in s	situations where a person could
2		e association of more than one state, whether	
3		signee, this Article shall be construed in conju	
4	result in coverage	by only one association.	
5	(b) This A	rticle provides coverage to the persons spec	ified in subsection (a) of this
6		es or contracts of direct, nongroup life, health	
7	insurance, or annu	ities, and supplemental policies, contracts to any	y of these, for certificates under
8	direct group polic	ties and contracts, and for unallocated annuit	y contracts issued by member
9	insurers, except as	limited by this Article. Annuity contracts and c	certificates under group annuity
10	contracts include-	-include, but are not limited to, guaranteed	investment contracts, deposit
11		ntracts, unallocated funding agreements, a	
12	structured settleme	ent agreements, lottery contracts, annuities, annu	uities issued in connection with
13		es, and any immediate or deferred annuity con	
14	(c) This E	xcept as provided for in subsection (c1) of thi	s section, this Article does not
15		for: for any of the following:	
16	(1)	Any part of a policy or contract not guarante	eed by the <u>member</u> insurer, or
17		under which the risk is borne by the policyhold	der;policy or contract owner.
18	(2)	Any policy or contract of reinsurance, unles	s assumption certificates have
19		been issued; issued pursuant to the reinsurance	policy or contract.
20	(3)	Any part of a policy or contract to the extent the	hat the rate of interest on which
21		it is based, or the interest rate, crediting rate, o	or similar factor determined by
22		the use of an index or other external reference	stated in the policy or contract
23		and employed in calculating returns or change	
24		a. Averaged over the period of four year	
25		Association becomes obligated with	
26		insurer becomes an impaired or insolv	
27		<u>whichever is earlier</u> , exceeds a <u>the</u> r	
28		subtracting two percentage points from	
29		Yield Average averaged for that same	• •
30		period if the policy or contract was iss	
31		the Association became obligated;	
32		impaired or insolvent insurer under thi	is Article, whichever is earlier;
33		and	
34		b. On and after the date on which the Asso	ě
35		respect to the policy, member insurer be	-
36		insurer under this Article, whichever	
37		interest determined by subtracting t	
38		Moody's Corporate Bond Yield	Average as most recently
39		available;available.	
40	(4)	Any portion of a policy or contract issued to a p	
41		association, or similar entityother person to p	•
42		benefits to its employees or membersemploye	
43		extent that the plan or program is self-fun	
44		including, but not limited to, benefits payable	
45		similar other entity under:under any of the foll	
46		a. A multiple employer welfare arrangem	
47		the Employee Retirement Income	Security Act of 19/4, as
48		amended;29 U.S.C. § 1002(40).	
49 50		b. A minimum premium group insurance	
50 51		c. A stop-loss group insurance plan; orpla	
51		d. An administrative services only contra	et,<u>contract.</u>

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1	(5)	Any part of a policy or contract to the extent that it pro	vides dividends or
2		experience-rating credits, voting rights, or provides	that any fees or
3		allowances be paid to any person, including the poli	eyholder, policy or
4		contract owner, in connection with the service to or ad	
5		policy; policy or contract.	
6	(6)	Any policy or contract issued in this State by a member ins	urer at a time when
7		it was not licensed to issue the policy or contract in this St	
8	(7)	Any unallocated annuity contract issued to an employeet	
9		with, a benefit plan protected under the federal Pension	
0		Corporation; and Corporation, regardless of whether th	e federal Pension
1		Benefit Guaranty Corporation has yet become liable to m	
2		with respect to the benefit plan.	• • •
3	(8)	Any part of any unallocated annuity contract that is n	ot issued to or in
4	~ /	connection with a specific employee, union, or association	
5		benefit plan or a government lottery.	1
6	<u>(8a)</u>	Any part of a policy or contract to the extent that the asses	sments required by
7	<u>,,,,,,</u>	$\overline{G.S.}$ 58-62-41 with respect to the policy or contract are pro-	
8		or state law.	<u>p</u>
9	<u>(8b)</u>	An obligation that does not arise under the express written	terms of the policy
0	<u>(</u> /	or contract issued by the member insurer to the enrollee,	
1		contract owner, or policy owner, including, without limitat	
2		<u>a.</u> <u>Claims based on marketing materials.</u>	
3		b. Claims based on side letters, riders, or other do	cuments that were
4		issued by the member insurer without meeting a	
5		contract form filing or approval requirements.	<u>priouoro portoj or</u>
6		c. Misrepresentations of or regarding policy or contra	ct benefits.
7		<u>d.</u> <u>Extra-contractual claims.</u>	
8		e. <u>A claim for penalties or consequential or incidenta</u>	l damages
9	<u>(8c)</u>	A contractual agreement that establishes the member insu	
0	<u>(00)</u>	provide a book value accounting guaranty for defined c	-
1		plan participants by reference to a portfolio of assets that	
2		benefit plan or its trustee, which in each case is not an affil	
3		insurer.	
4	(9)	A policy or contract providing any hospital, medical, pr	escription drug or
5	(-)	other health care benefits pursuant to Part C or Part D of	
6		Chapter 7 of Title 42 of the United States Code (common	-
7		known as Medicare Parts C & D <u>D</u> , Subchapter XIX, Chap	
8		the United States Code, commonly referred to as Medicaid	
9		issued pursuant thereto.	<u>tor any regulations</u>
0	(10)	A portion of a policy or contract to the extent it provides f	for interest or other
1	(10)	changes in value to be determined by the use of an inde	
2		reference stated in the policy or contract, but which have n	
3		the policy or contract or as to which the policy or contract	
3 4		subject to forfeiture, as of the date the member insurer be	-
5		or insolvent insurer under this Act,Article, whichever is e	-
6		or contract's interest or changes in value are credited le	
0 7		annually, then for purposes of determining the values that	
8		, , , , ,	
o 9		and are not subject to forfeiture under this subdivision, the	-
		in value determined by using the procedures defined in the will be credited as if the contractual data of crediting in	
0		will be credited as if the contractual date of crediting in	literest or changing

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		values was the date of impairment or insolvency, which not be subject to forfeiture.	hever is earlier, and will
	(11)	Structured settlement annuity benefits to which a pa	avee or beneficiary has
	<u>(11)</u>	transferred his or her rights in a structured settlement	•
		defined in 26 U.S.C. § 5891(c)(3)(A), regardless of	-
		occurred before or after such section became effective	
<u>(c1)</u>	The e	xclusion for coverage referenced in subdivision (3) o	
section s	shall not	apply to any portion of a policy or contract, includin	g a rider, that provides
		any other health insurance benefits.	
(d)	The b	enefits for which the Association is liable do not, in any	event, exceed the lesser
of:			
	(1)	The contractual obligations for which the member in	
		have been liable if it were not a delinquent insurer; or	
	(2)	With respect to any one individual,life, regardle	
		policies, policies or contracts, three hundred thousand	l dollars (\$300,000) for
		all benefits, including cash values; orvalues.	
	(2a)	With respect to health insurance benefits for an	ny one individual,<u>life,</u>
		regardless of the number of policies:	
		a. Three hundred thousand dollars (\$300,000) fo	
		as basic hospital, medical, and surgical insur	
		insurance as defined in this Chapter and regul	
		to this Chapter, including disability insuran	ce and long-term care
		 b. Five hundred thousand dollars (\$500,000) for 	hasia haspital madical
		b. Five hundred thousand dollars (\$500,000) for and surgical insurance or major medical insu	
		Chapter and regulations adopted pursuant	
		benefit plans.	to this Chapter, <u>ileann</u>
		benefit plans.	
	(6)	However, in no event shall the Association be obligated	ited to cover more than
	(0)	(i) an aggregate of three hundred thousand dollars (\$3	
		respect to any one individual life under subdivis	
		sub-subdivision (2a)a. except with respect to bene	
		medical, and surgical and major medical insurancehe	1
		sub-subdivision (2a)b. of this subsection, in which cas	_
		of the Association shall not exceed five hundred thou	
		with respect to any one individual.life.	
	<u>(7)</u>	The limitations set forth in this subsection are limitat	ions on the benefits for
		which the Association is obligated before taking	into account either its
		subrogation and assignment rights or the extent to wh	ich those benefits could
		be provided out of the assets of the impaired or insolv	vent insurer attributable
		to covered policies. The costs of the Association's	obligations under this
		Article may be met by the use of assets attributable	to covered policies or
		reimbursed to the Association pursuant to its subro	gation and assignment
		<u>rights.</u>	
	(8)	For the purposes of this Article, benefits provided by a	-
		a life insurance policy or annuity contract shall be co	
		of benefits as the base life insurance policy or annu	ity contract to which it
	_	relates.	
(e)	-	led by Session Laws 2010-11, s. 2, effective June 23,	
		to the North Carolina Life and Health Insurance Guar	ranty Association on or
atter Au	gust 7. 2	09 "	

51 after August 7, 2009."

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SEC	FION 1.1.(d) G.S. 58-62-26 reads as rewritten:	
-	eation of the Association.	
	is created a nonprofit legal entity to be known as the l	
	e Guaranty Association. All member insurers shall be	
	as a condition of their authority to transact insurance of	
	iness in this State. The Association shall perform its f	
	approved under G.S. 58-62-46 and shall exercise its po	-
	G.S. 58-62-31. For purposes of administration and asse	essment, the Association
shall maintain tw		
(1)	The life insurance and annuity account, which	includes the following
	subaccounts:	
	a. Life insurance account; account.	
	b. Annuity account. account, which shall include	•
	by a governmental retirement plan or its tr	
	Section 401, 403(b), or 457 of the United S	
	Code 1954, but shall otherwise exclude unallo	
	c. <u>Unallocated annuity account, which shall excl</u>	
	a governmental retirement benefit plan or its t	•
	Section 401, 403(b), or 457 of the United S	States Internal Revenue
	<u>Code 1954.</u>	
(2)	The health insurance account.	a
	Association is under the immediate supervision of th	
0	applicable provisions of this Chapter. <u>Article.</u> Meeti	6
•	be opened to the public upon majority vote of the Boar SION 1.1 (a) $C = 58$ (2.21 mode of magnitude)	d.
	FION 1.1.(e) G.S. 58-62-31 reads as rewritten:	
-	ard of directors.	a than ning 11 mamban
	Board shall consist of not less than five seven nor more	
-	terms as established in the Plan. The members of the Bo	-
	, subject to the Commissioner's approval. Vacancies on g period of the term by a majority vote of the remaining	
	oner's approval. <u>In addition, two persons who must b</u>	•
	ed by the Commissioner to the Board. A public repres	
	or employee of an insurance company or health main	•
	ed in insurance or health maintenance organization busi	-
•••••••••••••••••••••••••••••••••••••••	Illy organize the Association, the Board's predecessor	
	me and place of the organizational meeting. In determi	•
	eeting, each member insurer is entitled to one vote in p	0 0 0
0	cted within 60 days after notice of the organizational me	• • •
may appoint the		eting, the commissioner
V II	proving selections or in appointing members to the Bo	pard, the Commissioner
· · · · ·	among other things, whetherensure that all mem	
	esented between member insurers that write primarily lit	
	mber insurers that write primarily health benefit plans.	-
	· · · ·	
. ,	•	
		ociation may.may. in its
	-	
	at do not impair the contractual obligations of the impa	
 (c) Mem expenses they in the Association for the Associat	bers of the Board may be reimbursed from the assets cur as members of the Board, but they shall not otherw for their services." TION 1.1.(f) G.S. 58-62-36 reads as rewritten: wers and duties of the Association. The member insurer is an impaired domestic insurer, the Association subject to any conditions imposed by the Association	s of the Association wise be compensated ociation may,<u>may</u>, ir n and approved by

excent in					Session 2017
encopt in	cases	of cour	t-order	ed conservation or rehabilitation, also	approved by the impaired
insurer:					
	(1)	reiss		assume, <u>reissue, or</u> reinsure, or cause t reinsured, any or all of the policies <u>or</u> <u>rer.</u>	
	(2)	prop the	er to ca contrac	h monies, pledges, <u>loans,</u> notes, guaran arry out subdivision (1) of this subsect tual obligations of the impaired insu (1) of this subsection; or <u>subsection</u>.	ion and assure payment o
	(3)	Lenc	l mone	y to the impaired insurer.	
(b),	(c) R	epealed	l by Se	ssion Laws 2013-136, s. 2, effective Ju	ly 1, 2013.
(d) either:	If a r	nember	r insure	er is an insolvent insurer, the Associat	ion shall, in its discretion
	(1)	assu	med, o	assume <u>assume</u>, reissue, o r reinsure, o r reinsured, the policies <u>or contracts</u>	
	(2)	Assu	-	re payment of the contractual obligation	ns of the insolvent insurer
			nsurer,		
	(3)		-	vide such monies, pledges, <u>loans, notes,</u> onably necessary to discharge those (-
		dutie	es.		
	(4)	With	respec	et only to life and health insurance pol	icies, provide benefits and
			-	n accordance with subsection (e) of this	-
	<u>(5)</u>		0	efits and coverages in accordance with	
		a.		h respect to policies and contracts, assu	• •
				ld have been payable under the po	
				lvent insurer, for claims incurred:	
			1.	With respect to group policies and o	contracts, not later than th
				earlier of the next renewal date und	
				or 45 days, but in no event less that	-
				which the Association becomes ob	ligated with respect to th
				policies and contracts.	
			<u>2.</u>	With respect to nongroup policies, c	contracts, and annuities, no
				later than the earlier of the next rend	ewal date, if any, under th
				policies or contracts or one year, b	ut in no event less than 3
				days from the date on which	the Association become
				obligated with respect to the policie	es or contracts.
		<u>b.</u>		te diligent efforts to provide all known	
			_	case of nongroup policies and contra	
			_	cy or contract owners with respect to g	
				ays' notice of the termination of the be	
		<u>c.</u>		h respect to nongroup policies and	-
				ociation, make available to each know	
				uitant, or owner if other than the insur	
				with respect to an individual former	-
			_	itant under a group policy or contra	
				acement group coverage, make availabl	
				vidual basis in accordance with the pro	
				f this subdivision, if the insureds, enro	
				t under law or the terminated policy, con	
			cove	erage to individual coverage or to con	tinue an individual policy

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1		contract, or annuity in force until a sp	pecified age or for a specified
2		time, during which the insurer or health	maintenance organization had
3		no right unilaterally to make changes i	in any provision of the policy,
4		contract, or annuity or had a right only	• •
5		by class.	<u>L</u>
6	<u>d.</u>	In providing the substitute coverage rec	uired under sub-subdivision c
7	<u></u>	of this subdivision, the Association m	L
8		terminated coverage or to issue an al	•
9		actuarially justified rates, subject to	· ·
10		<u>Commissioner</u> . Alternative or reissued	
11		offered without requiring evidence	-
12		provide for any waiting period or ex	•
13		applied under the terminated policy or	
13			•
14		reinsure any alternative or reissued poli	
	<u>e.</u>	Alternative policies or contracts ado	
16		subject to the Commissioner's approva	• •
17		alternative policies or contracts of var	• •
18		without regard to any particular deline	
19		contracts shall contain at least the r	• •
20		required in this State and provide benef	
21		relation to the premium charged. T	
22		premium in accordance with a table of	-
23		premium shall reflect the amount of	
24		provided and the age and class of risk	•
25		shall not reflect any changes in the he	
26		after the original policy or contract	
27		alternative policy or contract issued by	• • •
28		coverage of a type similar to that of the	- · ·
29	c	the delinquent insurer, as determined by	
30	<u>f.</u>	If the Association elects to reissue term	
31		rate different from that charged und	
32		contract, the premium shall be actual	
33		Association in accordance with the am	-
34		provided and the age and class of risk,	subject to the prior approval of
35		the Commissioner.	
36	<u>g.</u>	The Association's obligations with re-	
37		policy or contract of the delinquent in	-
38		alternative policy or contract shall cea	
39		policy or contract is replaced by anothe	er similar policy or contract by
40		the policy or contract owner, the i	insured, the enrollee, or the
41		Association.	
42	<u>h.</u>	When proceeding under subdivision (5)	of this subsection with respect
43		to any policy or contract carrying guara	anteed minimum interest rates,
44		the Association shall assure the payn	nent or crediting of a rate of
45		interest consistent with G.S. 58-62-21(<u>c)(3).</u>
46	(d1) In carrying of	out its duties in connection with guarant	
47	reinsuring policies or con	ntracts under subsections (a) and (d) of thi	s section, the Association may,
48	subject to approval of the	e receivership court, may issue substitute c	overage for a policy or contract
49		rate, crediting rate, or similar factor det	
50		e stated in the policy or contract emplo	
		1 2 1	

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1 2	changes in value following provision	by issuing an alternative policy or contract in accordan	ce with <u>all of the</u>
3 4 5 6	(1)	In lieu of the index or other external reference provided policy or contract, the alternative policy or contract prove interest rate, (ii) payment of dividends with minimum gu different method for calculating interest or changes in value	ides for (i) a fixed harantees, or (iii) a
7 8 9	(2)	There is no requirement for evidence of insurability, waiti exclusion that would not have applied under the replaced and contract.	ng period, or other
9 10 11	(3)	The alternative policy or contract is substantially similar to or contract in all other material terms.terms.	the replaced policy
12	(e) When	proceeding under subdivision (b)(2) or (d)(4) of this section	m, the Association
13		to only life and health insurance policies:	
14 15 16 17	(1)	Assure payment of benefits for premiums identical to the benefits (except for terms of conversion and renewability been payable under the policies of the insolvent insurer, for a. With respect to group policies, not later than the	that would have r claims incurred:
18 19		renewal date under the policies or 45 days, but in no days after the date on which the Association become	event less than 30
20		respect to the policies;	
21		b. With respect to individual policies, not later than the	
22 23		renewal date (if any) under the policies or one yes less than 30 days from the date on which the As	
24 25	(2)	obligated with respect to the policies; Make diligent efforts to provide all known insureds or groups of the second secon	roup policyholders
23 26 27	(2)	with respect to group policies 30 days' notice of the termina provided; and	
28	(3)	With respect to individual policies, make available to each	known insured, or
29		owner if other than the insured, and with respect to an in	
30		insured under a group policy who is not eligible for a	eplacement group
31		coverage, make available substitute coverage on an in	
32		accordance with the provisions of subsection (f) of this sec	
33		had a right under law or the terminated policy to co	
34		individual coverage or to continue an individual policy	
35		specified age or for a specified time, during which the in	
36		unilaterally to make changes in any provision of the policy	or had a right only
37		to make changes in premium by class.	(2) = f(1) = - + i = -
38 39		viding the substitute coverage required under subdivision (e) nay offer either to reissue the terminated coverage or to is	
39 40		hay offer entitle to reissue the terminated coverage of to a stative or reissued policy shall be offered without requ	
40 41		hall not provide for any waiting period or exclusion that wou	
42		ted policy. The Association may reinsure any alternative or	
43		ative life or health insurance policies adopted by the Association	
44		r's approval. The Association may adopt alternative policie	
45		ce without regard to any particular delinquency. Alterna	
46	contain at least th	e minimum statutory provisions required in this State and pr	rovide benefits that
47	are not unreasona	ble in relation to the premium charged. The Association sha	all set the premium
48		h a table of rates, which it shall adopt. The premium shall re	
49 50	insurance to be pr changes in the hea	ovided and the age and class of risk of each insured, but it s lth of the insured after the original policy was last underwritt	hall not reflect any en. Any alternative

policy issued by the Association shall provide coverage of a type similar to that of the policy 1 2 issued by the delinquent insurer, as determined by the Association. 3 If the Association elects to reissue terminated coverage at a premium rate different (h)4 from that charged under the terminated life or health insurance policy, the premium shall be set 5 by the Association in accordance with the amount of insurance provided and the age and class of 6 risk, subject to the approval of the Commissioner or by a court of competent jurisdiction. 7 The Association's obligations with respect to coverage under any life or health (i)8 insurance policy of the delinquent insurer or under any reissued or alternative policy cease on the 9 date the coverage or policy is replaced by another similar policy by the policyholder, the insured, 10 or the Association. 11 When proceeding under subdivision (b)(2) of this section or under subsection (c) of (i)this section with respect to any policy carrying guaranteed minimum interest rates, the 12 13 Association shall assure the payment or crediting of a rate of interest consistent with G.S. 14 58-62-21(c)(3). 15 (k) Nonpayment of premiums within 31 days after the date required under the terms of 16 any guaranteed, assumed, alternative, or reissued policy policy, contract, or substitute coverage 17 terminates the Association's obligations under the policy policy, contract, or coverage under this 18 Article with respect to the policy policy, contract, or coverage, except with respect to any claims 19 incurred or any net cash surrender value that may be due under this Article. 20 Premiums due for coverage after an entry of an order of liquidation of an insolvent (l)21 insurer belong to and are payable at the direction of the Association; and the Association. If the 22 liquidator of an insolvent insurer requests, the Association shall provide a report to the liquidator 23 regarding such premium collected by the Association. The Association is liable for unearned 24 premiums owed to policyowners due to policy or contract owners arising after the entry of the 25 order. 26 The protection provided by this Article does not apply where any similar guaranty (m) 27 protection is provided to residents of this State by the laws of the domiciliary state or jurisdiction 28 of a delinquent foreign or alien member insurer. 29 In carrying out its duties under subsections (b) through subsection (d) of this section, (n) 30 the Association may, subject to approval by the court: a court in this State: 31 Impose permanent policy or contract liens in connection with any guarantee, (1)32 assumption, or reinsurance agreement, if the Association finds that the 33 amounts that can be assessed under this Article are less than the amounts 34 needed to assure full and prompt performance of the Association's duties 35 under this Article, or that the economic or financial conditions as they affect 36 member insurers are sufficiently adverse to render the imposition of the 37 permanent policy or contract liens to be in the public interest; interest. 38 Impose temporary moratoria or liens on payments of cash values and policy (2) 39 loans, or any other right to withdraw funds held in conjunction with 40 policies, policies or contracts, in addition to any contractual provisions for 41 deferral of cash or policy loan value. In addition, in the event of a temporary 42 moratorium or moratorium charge imposed by the court on payment of cash 43 values or policy loans, or on any other right to withdraw funds held in conjunction with policies or contracts, out of the assets of the delinquent 44 45 insurer, the Association may defer the payment of cash values, policy loans, or other rights by the Association for the period of the moratorium or 46 47 moratorium charge imposed by the court, except for claims covered by the 48 Association to be paid in accordance with a hardship procedure established by 49 the liquidator or rehabilitator and approved by the receivership court. 50 If the Association fails to act within a reasonable period of time as provided in (0)

51 subdivision (b)(2) of this section and subsections subsection (d) and (e) of this section, the

Commissioner has the powers and duties of the Association under this Article with respect to
 delinquent insurers.
 (p) The Association may render assistance and advice to the Commissioner upon the

3 (p) The Association may render assistance and advice to the Commissioner, upon the 4 Commissioner's request concerning rehabilitation, payment of claims, continuance of coverage, 5 or the performance of other contractual obligations of any delinquent insurer.

6 The Association has standing to appear or intervene before any court or agency in this (q) 7 State with jurisdiction over a delinquent insurer for which the Association is or may become 8 obligated under this Article. Article or with jurisdiction over any person or property against which 9 the Association may have rights through subrogation or otherwise. This standing extends to all 10 matters germane to the powers and duties of the Association, including, but not limited to, 11 proposals for reinsuring, reissuing, modifying, or guaranteeing the policies or contracts of the delinquent insurer and the determination of the policies or contracts and contractual obligations. 12 13 The Association also has the right to appear or intervene before a court or agency in another state 14 with jurisdiction over a delinquent insurer for which the Association is or may become obligated 15 or with jurisdiction over a third party any person or property against whom the Association may 16 have rights through subrogation of the insurer's policyholders.or otherwise.

17 Any person receiving benefits under this Article is considered to have been-assigned (r) 18 the rights under, and any causes of action against any person for losses arising under, resulting, 19 from or otherwise relating to, the covered policy or contract to the Association to the extent of 20 the benefits received because of this Article, whether the benefits are payments of or on account 21 of contractual obligations, continuation of coverage, or provision of substitute or alternative policies, contracts, or coverages. The Association may require an assignment to it of such rights 22 23 and cause of action by any enrollee, payee, policyowner, policy or contract owner, beneficiary, 24 insured or annuitant as a condition precedent to the receipt of any right or benefits conferred by 25 this Article upon the person. The subrogation rights of the Association under this subsection have 26 the same priority against the delinquent insurer's assets as that possessed by the person entitled 27 to receive benefits under this Article. In addition to other provisions of this subsection, the 28 Association has all common-law rights of subrogation and any other equitable or legal remedy 29 that would have been available to the delinquent insurer or holder owner, beneficiary, enrollee, 30 or payee of a policy or contract with respect to the policy policy or contracts, including in the case of a structured settlement annuity, any rights of the owner, beneficiary, or payee of the 31 32 annuity, to the extent of benefits received pursuant to this Article, against a person originally or 33 by succession responsible for the losses arising from the personal injury relating to the annuity 34 or payment therefore, excepting any such person responsible solely by reason of serving as an 35 assignee in respect of a qualified assignment under Internal Revenue Code Section 130. If the 36 provisions of this subsection are invalid or ineffective with respect to any person or claim for any reason, the amount payable by the Association with respect to the related covered obligations 37 38 shall be reduced by the amount realized by any other person with respect to the person or claim 39 that is attributable to the policies or contracts or portion thereof covered by the Association. If 40 the Association has provided benefits with respect to a covered obligation and a person recovers amounts as to which the Association has rights as described in this subsection, the person shall 41 42 pay to the Association the portion of the recovery attributable to the policies or contracts or 43 portion thereof covered by the Association. 44 The In addition to the rights and powers elsewhere in this Article, the Association (s) 45 may:may do all of the following: 46 (1)Enter into contracts that are necessary or proper to carry out the provisions 47 and purposes of this Article; Article.

48 (2) Sue or be sued, including taking any legal actions necessary or proper to 49 recover any unpaid assessments under G.S. 58-62-41 and to settle claims or 50 potential claims against <u>it;it.</u>

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1	(3)	Borrow money to effect the purposes of this Article;	any notes or other
2		evidence of indebtedness of the Association not in de	fault shall be legal
3		investments for domestic member insurers and may be	carried as admitted
4		assets; assets.	
5	(4)	Employ or retain persons that are necessary to ha	
6		transactions of the Association, and to perform other fur	nctions that become
7	(5)	necessary or proper under this Article; Article.	
8 9	(5)	Take legal action that may be necessary to avoid <u>or 1</u>	recover payment of
9 10	(6)	improper claims;<u>claims</u>. Exercise, for the purposes of this Article and to the exte	ant approved by the
10	(0)	Commissioner, the powers of a domestic life or insurer	
12		health maintenance organization, but in no case may th	
13		insurance-policies or annuity contracts other than those is	
14		obligations under this Article.	
15	(7)	Organize itself as a corporation or in other legal form pe	ermitted by the laws
16		of this State.	-
17	<u>(8)</u>	Request information from a person seeking coverage from	n the Association in
18		order to aid the Association in determining its obligation	
19		with respect to the person, and the person shall prompt	ly comply with the
20		request.	
21	<u>(9)</u>	Unless prohibited by law, in accordance with the terms and	
22		policy or contract, file for actuarially justified rate or pre	
23 24	(10)	any policy or contract for which it provides coverage und	
24 25	<u>(10)</u>	<u>Take other necessary or appropriate action to discha</u> <u>obligations under this Article or to exercise its powers under</u>	
25 26	(t) The A	ssociation may join an organization of one or more others	
27		in order to further the purposes of this Article and admini	
28	duties of the Ass		I
29	(u) <u>Reins</u>	urance Contracts. –	
30	<u>(1)</u>	At any time within 180 days of the date of the order	of liquidation, the
31		Association may elect to succeed to the rights and obligation	
32		member insurer that relate to policies, contracts, or an	
33		whole or in part, by the Association in each case under	
34		reinsurance contracts entered into by the insolvent insur	
35 36		and selected by the Association. Any such assumption sha	
30 37		the date of the order of liquidation. The election shall Association or the National Organization of Life and	
38		Guaranty Associations (NOLHGA) on its behalf sending v	
39		receipt requested, to the affected reinsurers.	viitten notice, retain
40	<u>(2)</u>	To facilitate the earliest practicable decision about wheth	er to assume any of
41	<u>~~~</u>	the contracts of reinsurance, and in order to protect the f	
42		the estate, the receiver and each reinsurer of the ceding m	nember insurer shall
43		make available upon request to the Association or to NO	LHGA on its behalf
44		as soon as possible after commencement of formal deline	
45		(i) copies of in-force contracts of reinsurance and all relat	
46		relevant to the determination of whether such contracts	
47		and (ii) notices of any defaults under the reinsurance con	-
48		event or condition which with the passage of time coul	<u>a become a default</u>
49 50	(2)	<u>under the reinsurance contracts.</u>	a accurate the
50 51	<u>(3)</u>	<u>The following shall apply to reinsurance contracts s</u> Association:	o assumed by the
51		<u>A55001a11011.</u>	

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1 2	<u>a.</u>	The Association shall be responsible for all under the reinsurance contracts for periods both	th before and after the
3		date of the order of liquidation, and shall b	
4		performance of all other obligations to be performance	
5		the order of liquidation in each case which relate	-
6		or annuities covered, in whole or in part, by	
7		Association may charge policies, contracts, or	
8		part by the Association, through reasonable a	
9		costs for reinsurance in excess of the obligation	
10		and shall provide notice and an accounting o	t these charges to the
11	1.	liquidator.	
12	<u>b.</u>	The Association shall be entitled to any am	
13		reinsurer under the reinsurance contracts with	-
14		events that occur in periods after the date of the	
15		and that relate to policies, contracts, or annuitie	
16		in part, by the Association, provided that, upo	± •
17		amounts, the Association shall be obliged to	
18		under the policy, contracts, or annuity on a	
19		amounts were paid a portion of the amount equ	
20 21		<u>1.</u> The amount received by the Association	
21 22		2. The excess of the amount received by the	
22 23		amount equal to the benefits paid b	
23 24		account of the policy, contracts, or annu	
24 25		the insurer applicable to the loss or ever Within 30 days following the Association's e	
23 26	<u>c.</u>		
20 27		date"), the Association and each reinsurer under the Association shall calculate the net balance	
28		Association under each reinsurance contract a	
28 29		with respect to policies, contracts, or annuities	
30		part, by the Association, which calculation shall	
31		items paid by either the member insurer or its re	
32		prior to the election date. The reinsurer shall	
33		amounts due for losses or events prior to the	
34		liquidation, subject to any set-off for premiur	
35		prior to the date, and the Association or re-	÷ •
36		remaining balance due the other, in each case	
37		completion of the aforementioned calculation.	-
38		amounts due to either the Association or the rein	• •
39		by arbitration pursuant to the terms of the	
40		contracts or, if the contract contains no arbitration	
41		provided by law. If the receiver has received	
42		Association pursuant to subdivision (2) of this s	
43		shall remit the same to the Association as prom	
44	<u>d.</u>	If the Association or receiver, on the Association	· · ·
45	<u></u>	days of the election date, pays the unpaid prer	
46		both before and after the election date that relate	
47		or annuities covered, in whole or in part, by	
48		reinsurer shall not be entitled to terminate the re	
49		failure to pay premium insofar as the reinsura	
50		policies, contracts, or annuities covered, in wh	
51		Association, and shall not be entitled to set of	
~ 1		endering and shar not be ended to bet of	- my mputa amounts

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	due under other contracts, or unpaid amou	unts due from parties oth
	than the Association, against amounts due	the Association.
<u>(4)</u>	During the period from the date of the order of li	quidation until the election
	date or, if the election date does not occur, until 18	-
	order of liquidation, neither the Association nor t	-
	rights or obligations under reinsurance contracts t	
	right to assume under this subsection, whether for	
	date of the order of liquidation; and the reinsu	* *
	Association shall, to the extent practicable, pro-	
	records reasonably requested; provided that once	
	to assume a reinsurance contract, the parties' right	
	governed by this subsection.	its and obligations share
(5)	•	aingunanag gantnagt hu t
<u>(5)</u>	If the Association does not elect to assume a re-	
	election date pursuant to this subsection, the Asso	
	or obligations, in each case for periods both befo	
	order of liquidation, with respect to the reinsurance	
<u>(6)</u>	When policies, contracts, or annuities, or covered	
	thereto, are transferred to an assuming insurer, r	
	contracts, or annuities may also be transferred by	
	of contracts assumed under this subsection, subject	
	a. Unless the reinsurer and the assuming in	-
	reinsurance contract transferred shall not	
	insurance, contracts, or annuities in additic	on to those transferred.
	b. <u>The obligations described in this subsection</u>	<u>n shall no longer apply wi</u>
	respect to matters arising after the effective	e date of the transfer.
	c. Notice shall be given in writing, return	receipt requested, by the
	transferring party to the affected reinsurer	not less than 30 days pri
	to the effective date of the transfer.	
<u>(7)</u>	The provisions of this subsection shall supersede	the provisions of any sta
	law or of any affected reinsurance contract that p	rovides for or requires an
	payment of reinsurance proceeds, on account of lo	osses or events that occur
	periods after the date of the order of liquidation, to	the receiver of the insolve
	insurer or any other person. The receiver shall rem	
	payable by the reinsurer under the reinsurance con	•
	or events that occur in periods prior to the date	-
	subject to applicable setoff provisions.	<u> </u>
<u>(8)</u>	Except as otherwise provided in this subsection,	nothing in this subsection
<u>(0)</u>	shall alter or modify the terms and conditions or	
	Nothing in this subsection shall abrogate or limit	-
	to claim that it is entitled to rescind a reinsurance	
	subsection shall give a policyholder, contract of	
	holder, or beneficiary an independent cause of act	
	is not otherwise set forth in the reinsurance	
		-
	subsection shall limit or affect the Association's	
	estate against the assets of the estate. Nothing in the	
	reinsurance agreements covering property or casu	
	oard shall have discretion and may exercise reason	
determine the me	ans by which the Association is to provide the be	
determine the me economical and e	ans by which the Association is to provide the be	enefits of this Article in a

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1	this Article, the person shall not be entitled to benefits from the	Association in addition to or
2	other than those provided under the plan or arrangement.	
3	(x) Venue in a suit against the Association arising under	this Article shall be in the
4	Superior Court of Wake County. The Association shall not be requi	red to give an appeal bond in
5	an appeal that relates to a cause of action arising under this Article.	
6	SECTION 1.1.(g) G.S. 58-62-41 reads as rewritten:	
7	"§ 58-62-41. Assessments.	
8	(a) <u>To provide</u> For the purpose of providing the funds neces	
9	and duties of the Association, the Board shall assess the member	insurers, separately for each
10	account, at such time and for such amounts as the Board finds nec	cessary. Assessments are due
11	not less than 30 days after prior written notice to the member insure	
12	the rate of one percent (1%) per month, or any part thereof, after the	e due date.
13	(b) There shall be two classes of assessments, as follows:	
14	(1) Class A assessments shall be madeauthorized a	
15	meeting administrative and legal costs and other	
16	conducted under the authority of G.S. 58 6	
17	assessments may be madeauthorized and called v	whether or not they are related
18	to a particular delinquent insurer.	
19	(2) Class B assessments shall be madeauthorized	
20	necessary to carry out the powers and dutie	
21	G.S. 58-62-36 with regard to a delinquent insure	
22	(c) The amount of any Class A assessment shall be determi	• •
23	may not be prorated. If prorated, the Board may provide that it be	
24	B assessments. If not prorated, the assessment shall not exceed five	
25	per member insurer in any one calendar year. The amount of any Cl	
26	except for assessments relating to long-term care insurance, shall	
27	purposes amongbetween the accounts and among the subaccount	
28	annuity account, pursuant to an allocation formula, which may b	
29	reserves of the delinquent insurer or any other standard consider	red by the Board in its sole
30	discretion to be fair and reasonable under the circumstances.	and in an an an it that has the
31	(c1) The amount of the Class B assessment for long-term c	
32 33	impaired or insolvent insurer shall be allocated according to a meth	
33 34	and approved by the Commissioner. The methodology shall provide the approved to be allocated to apprice the approximation of the approx	• • • · · ·
34 35	the assessment to be allocated to accident and health member insure	ers and mity percent (30%) to
35 36	<u>be allocated to life and annuity member insurers.</u> (d) Class B assessments against member insurers for each a	account and subaccount shall
30 37	(d) Class B assessments against member insurers for each a be in the proportion that the premiums received on business in this Statement	
38	insurer or policies <u>and contracts</u> covered by each account <u>and su</u>	
39	recent calendar years for which information is available preceding t	
40	insurer became delinquent, as the case may be,delinquent bears t	•
41	business in this State for those calendar years by all assessed memb	-
42	(e) Assessments for funds to meet the requirements of the	
43	delinquent insurer shall not be madeauthorized or called until	-
44	purposes of this Article. Classification of assessments under subse	
45	computation of assessments under this subsection shall be made	
46	accuracy, recognizing that exact determinations may not always b	
47	shall notify each member insurer of its anticipated pro rata share of	-
48	yet called within 180 days after the assessment is authorized.	
49	(f) The Association may abate or defer, in whole or in part,	the assessment of a member
50	insurer if, in the Board's opinion, payment of the assessment w	
51	insurer's ability to fulfill its contractual obligations. If an assessmen	-

1 abated, or deferred in whole or in part, the amount by which the assessment is abated or deferred 2 may be assessed against the other member insurers in a manner consistent with the basis for 3 assessments set forth in this section. Once the conditions that caused a deferral have been 4 removed or rectified, the member insurer shall pay all assessments that were deferred pursuant 5 to a repayment plan approved by the Association. 6 The total of all assessments authorized by the Association upon a member insurer for (g) 7 the life and annuity account and for each subaccount thereunder shall not in any one calendar 8 year exceed two percent (2%) of the life insurance and annuity account and for the health account 9 shall not in any one calendar year exceed two percent (2%) of the member insurer's average 10 annual premiums received in this State on the policies and contracts covered by the subaccount 11 or account during the three calendar years preceding the year in which anthe member insurer became a delinquent insurer. If two or more assessments are authorized in one calendar year with 12 13 respect to member insurers that become impaired or insolvent in different calendar years, the 14 average annual premiums for purposes of the aggregate assessment percentage limitation shall 15 be equal and limited to the higher of the three-year average annual premiums for the applicable 16 subaccount or account as calculated pursuant to this subsection. If the maximum assessment, 17 together with the other assets of the Association in any account, does not provide in any one year 18 in either account an amount sufficient to carry out the Association's responsibilities, the necessary 19 additional funds shall be assessed as soon thereafter as permitted by this Article. 20 (h) The Board may provide in the Plan a method of allocating funds among claims, 21 whether relating to one or more delinquent insurers, when the maximum assessment will be 22 insufficient to cover anticipated claims. 23 If a one percent (1%) the maximum assessment for any a subaccount of the life and (i) 24 annuity account in any one year does not provide an amount sufficient to carry out the 25 Association's responsibilities, then under subsection (d) of this section, the Board shall assess 26 allaccess the other subaccounts of the life and annuity account for the necessary additional 27 amount, subject to the maximum stated in subsection (g) of this section.

(j) The Board may, by an equitable method as established in the Plan, refund to member insurers, in proportion to the contribution of each <u>member</u> insurer to that account, the amount by which the assets of the account exceed the amount the Board finds is necessary to carry out during the coming year the obligations of the Association with regard to that account, including assets accruing from assignment, subrogation, net realized gains, and income from investments. A reasonable amount may be retained in any account to provide funds for the continuing expenses of the Association and for future <u>losses.losses claims.</u>

(k) It is proper for any member insurer, in determining its premium rates and
 policyownerpolicy or contract owner dividends as to any kind of insurance or health maintenance
 organization business within the scope of this Article, to consider the amount reasonably
 necessary to meet its assessment obligations under this Article.

39 (*l*) The Association shall issue to each <u>member insurer paying an assessment under this</u> 40 Article, other than a Class A assessment, a certificate of contribution, in a form prescribed by the 41 Commissioner, for the amount of the assessment so paid. All outstanding certificates shall be of 42 equal dignity and priority without reference to amounts or dates of issue. <u>A certificate of</u> 43 contribution may be shown by the member insurer in its financial statement as an asset in such 44 form and for such amount, if any, and period of time as the Commissioner may approve.

45 (m) A member insurer that wishes to protest all or part of an assessment shall pay when 46 due the full amount of the assessment as set forth in the notice provided by the Association. The 47 payment shall be available to meet Association obligations during the pendency of the protest or 48 any subsequent appeal. Payment shall be accompanied by a statement in writing that the payment 49 is made under protest and setting forth a brief statement of the grounds for the protest. Within 60 49 days following the payment of an assessment under protest by a member insurer, the Association 50 shall notify the member insurer in writing of its determination with respect to the protest unless

1	the Association	notifies the member insurer that additional time is required to resolve the issues		
2	raised by the pro-	otest. Within 30 days after a final decision has been made, the Association shall		
3	notify the protes	sting member insurer in writing of that final decision. Within 60 days of receipt		
4	of notice of the final decision, the protesting member insurer may appeal that final action to the			
5		In the alternative to rendering a final decision with respect to a protest based on		
6	a question regar	ding the assessment base, the Association may refer protests to the Commissioner		
7	for a final decis	ion, with or without a recommendation from the Association. If the protest or		
8		ssessment is upheld, the amount paid in error or excess shall be returned to the		
9	member insurer	. Interest on a refund due a protesting member insurer shall be paid at the rate		
10	actually earned	by the Association.		
11	(n) The	Association may request information of member insurers in order to aid in the		
12	exercise of its	power under this section and member insurers shall promptly comply with a		
13	request."			
14		TION 1.1.(h) G.S. 58-62-46(d) reads as rewritten:		
15	"(d) The	Plan shall, in addition to other requirements specified in this Article,		
16		sh all of the following:		
17	(1)	Procedures for handling the assets of the Association; Association.		
18	(2)	The amount and method of reimbursing members of the Board under G.S.		
19		58-62-31; G.S. 58-62-31.		
20	(3)	Regular places and times for meetings, including telephone conference calls,		
21		of the Board;Board.		
22	(4)	Procedures for records to be kept of all financial transactions of the		
23		Association, its agents, and the Board; Board.		
24	(5)	The procedures Procedures whereby selections for the Board will be made and		
25		submitted to the Commissioner;Commissioner.		
26	(6)	Any additional procedures for assessments under G.S.		
	(0)			
27		58-62-41;G.S. 58-62-41.		
	(7)	5 1		
27 28 29		58-62-41;G.S. 58-62-41.		
27 28		58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and		
27 28 29 30 31	(7)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. 		
27 28 29 30 31 32	(7) (8) (9)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." 		
27 28 29 30 31	(7) (8) (9)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. 		
27 28 29 30 31 32 33 34	(7) (8) (9) SEC "§ 58-62-51. D	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. 		
27 28 29 30 31 32 33 34 35	(7) (8) (9) SEC "§ 58-62-51. D (a) In ac	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner 		
27 28 29 30 31 32 33 34 35 36	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. D (a) In ac shall:shall do all	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: 		
27 28 29 30 31 32 33 34 35 36 37	(7) (8) (9) SEC "§ 58-62-51. D (a) In ac	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the 		
 27 28 29 30 31 32 33 34 35 36 37 38 	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. D (a) In ac shall:shall do all	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member 		
 27 28 29 30 31 32 33 34 35 36 37 38 39 	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. D (a) In ac <u>shall:shall do all</u> (1)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. D (a) In ac shall:shall do all	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. When an impairment is declared and the amount of the impairment is 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. D (a) In ac <u>shall:shall do all</u> (1)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. When an impairment is declared and the amount of the impairment is determined, serve a demand upon the impaired insurer to make good the 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. D (a) In ac <u>shall:shall do all</u> (1)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. When an impairment is declared and the amount of the impairment is determined, serve a demand upon the impaired insurer to make good the impairment within a reasonable time; notice to the impaired insurer shall 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. D (a) In ac <u>shall:shall do all</u> (1)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. When an impairment is declared and the amount of the impairment is determined, serve a demand upon the impaired insurer to make good the impairment within a reasonable time; notice to the impaired insurer shall constitute notice to its shareholders, if any; the failure of the impaired insurer 		
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. Di (a) In ac <u>shall:shall do all</u> (1) (2)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: Inties and powers of the Commissioner. Iddition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. When an impairment is declared and the amount of the impairment is determined, serve a demand upon the impaired insurer to make good the impairment within a reasonable time; notice to the impaired insurer shall constitute notice to its shareholders, if any; the failure of the impaired insurer to comply promptly with the demand does not excuse the Association from the performance of its powers and duties under this Article; and<u>Article</u>. 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. D (a) In ac <u>shall:shall do all</u> (1)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. When an impairment is declared and the amount of the impairment is determined, serve a demand upon the impaired insurer to make good the impairment within a reasonable time; notice to the impaired insurer shall constitute notice to its shareholders, if any; the failure of the impaired insurer to comply promptly with the demand does not excuse the Association from the performance of its powers and duties under this Article; andArticle. In any liquidation or rehabilitation proceeding involving a domestic insurer; 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. Di (a) In ac <u>shall:shall do all</u> (1) (2)	 58-62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. When an impairment is declared and the amount of the impairment is determined, serve a demand upon the impaired insurer to make good the impairment within a reasonable time; notice to the impaired insurer shall constitute notice to its shareholders, if any; the failure of the impaired insurer to comply promptly with the demand does not excuse the Association from the performance of its powers and duties under this Article; andArticle. In any liquidation or rehabilitation proceeding involving a domestic insurer, be appointed as the liquidator or rehabilitator as provided in Article 30 of this 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	(7) <u>(8)</u> <u>(9)</u> SEC "§ 58-62-51. Di (a) In ac <u>shall:shall do all</u> (1) (2)	 58 62-41;G.S. 58-62-41. Additional provisions necessary or proper for the execution of the powers and duties of the Association. Procedures whereby a director may be removed for cause, including in the case where a member insurer director becomes a delinquent insurer. Policies and procedures for the Board to address conflicts of interests." TION 1.1.(i) G.S. 58-62-51 reads as rewritten: uties and powers of the Commissioner. Idition to other duties and powers specified in this Article, the Commissioner of the following: Upon request of the Board, provide the Association with a statement of the premiums in this State and any other appropriate states for each member insurer; insurer. When an impairment is declared and the amount of the impairment is determined, serve a demand upon the impaired insurer to make good the impairment within a reasonable time; notice to the impaired insurer shall constitute notice to its shareholders, if any; the failure of the impaired insurer to comply promptly with the demand does not excuse the Association from the performance of its powers and duties under this Article; and<u>Article.</u> In any liquidation or rehabilitation proceeding involving a domestic insurer, be appointed as the liquidator or rehabilitator as provided in Article 30 of this Chapter. 		
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51 when due or fails to comply with the Plan. As an alternative the Commissioner may levy a

forfeiture on any member insurer that fails to pay an assessment when due. The forfeiture shall
not exceed five percent (5%) of the unpaid assessment per month, but no forfeiture shall be less
than one hundred dollars (\$100.00) per month.

4 Any action of the Board or the Association may be appealed to the Commissioner by (c) 5 any member insurer if the appeal is taken within 60 days of its receipt of notice of the final action 6 being appealed. If a member companyinsurer is appealing an assessment, the amount assessed 7 shall be paid to the Association and available to meet Association obligations during the 8 pendency of an appeal. If the appeal on the assessment is upheld, the amount paid in error or 9 excess shall be returned to the member company insurer. No later than 20 days before each 10 hearing, the appellant shall file with the Commissioner or the Commissioner's designated hearing 11 officer and shall serve on the appellee a written statement of the appellant's case and any evidence the appellant intends to offer at the hearing. No later than five days before the hearing, the 12 13 appellee shall file with the Commissioner or the Commissioner's designated hearing officer and 14 shall serve on the appellant a written statement of the appellee's case and any evidence the 15 appellee intends to offer at the hearing. Each hearing shall be recorded and transcribed. The cost 16 of the recording and transcribing shall be borne equally by the appellant and appellee; however, 17 upon any final adjudication the prevailing party shall be reimbursed for that party's share of the costs by the other party. Each party shall, on a date determined by the Commissioner or the 18 19 Commissioner's designated hearing officer, but not sooner than 15 days after delivery of the 20 completed transcript to the party, submit to the Commissioner or the Commissioner's designated 21 hearing officer and serve on the other party, a proposed order. The Commissioner or the 22 Commissioner's designated hearing officer shall then issue an order. Any final action or order of 23 the Commissioner or the Commissioner's designated hearing officer is subject to judicial review 24 under G.S. 58-2-75.

(d) The liquidator, rehabilitator, or conservator of any impaired <u>or insolvent</u> insurer may
 notify all interested persons of the effect of this Article."

SECTION 1.1.(j) G.S. 58-62-56 reads as rewritten:

28 "§ 58-62-56. Prevention of delinquencies.

(a) To aid in the detection and prevention of <u>member</u> insurer delinquencies, it is the
 Commissioner's duty to:

- 31 Notify insurance regulators of all the other states, territories of the United (1)32 States, and the District of Columbia within 30 days when revoking or 33 suspending the license of a member insurer, or making any formal order that 34 the member insurer restrict its premium writing, obtain additional 35 contributions to surplus, withdraw from this State, reinsure all or any part of 36 its business, or increase capital, surplus, or any other account for the security 37 of policyholderspolicy owners, contract owners, certificate holders or 38 creditors. That notice shall be sent electronically through the NAIC 39 headquarters and mailed to all insurance regulators within 30 days following 40 the action taken or the date on which the action occurs. 41
- 42 43 44

(3) Report to the Board when the Commissioner has reasonable cause to believe from any examination, whether completed or in process, of any member insurer that the <u>member</u> insurer may be delinquent.

45

27

(b) The Commissioner may seek the advice and recommendations of the Board
 concerning any matter affecting the Commissioner's duties and responsibilities regarding the
 financial condition of member insurers and other entities insurers or health maintenance
 organizations seeking admission to transact insurance business in this State.

50 (c) The Board may, upon majority vote, make reports and recommendations to the 51 Commissioner upon any matter germane to the solvency, liquidation, rehabilitation, or

conservation of any member insurer or germane to the solvency of any companyinsurer or health
 <u>maintenance organization</u> seeking to do an insurance-business in this State. The reports and
 recommendations are not public records.

4

5 The Board may, upon majority vote, request that the Commissioner order an (e) 6 examination of any member insurer that the Board in good faith believes may be delinquent. 7 Within 30 days of the receipt of the request, the Commissioner shall begin the examination. The 8 examination may be conducted as an NAIC examination or may be conducted by persons the 9 Commissioner designates. The examination report shall be treated as are other examination reports. In no event shall the examination report be released to the Board before its release to the 10 11 public; but this does not preclude the Commissioner from complying with subsection (a) of this 12 section. The Commissioner shall notify the Board when the examination is completed. The 13 request for an examination shall be kept on file by the Commissioner, but shall not be open to 14 public inspection before the release of the examination report to the public.

(f) The Board may, upon majority vote, make recommendations to the Commissioner for
 the detection and prevention of <u>member</u> insurer <u>delinquencies.insolvencies.</u>

17 (g) The Board shall, at the conclusion of any insurer insolvency in which the Association 18 was obligated to pay covered claims, prepare a report to the Commissioner containing any 19 information that it has in its possession bearing on the history and causes of the insolvency. The 20 Board shall cooperate with the boards of directors of guaranty associations in other states in 21 preparing a report on the history and causes of insolvency of a particular insurer, and the Board 22 may adopt by reference any report prepared by such other associations."

23

SECTION 1.1.(k) G.S. 58-62-61 reads as rewritten:

24 "§ 58-62-61. Miscellaneous provisions.

(a) Nothing in this Article reduces the liability for unpaid assessments of the insureds or
 <u>enrollees</u> of a delinquent insurer operating under an insurancea plan with assessment liability.

(b) Records shall be kept of all negotiations and meetings in which the Association or its representatives are involved and in which the activities of the Association in carrying out its powers and duties under G.S. 58-62-36 are discussed. Records of those negotiations or meetings shall be made public only upon the termination of a liquidation, rehabilitation, or conservation proceeding involving the delinquent insurer, upon the termination of the delinquency of the <u>member</u> insurer, or upon the order of a court of competent jurisdiction. Nothing in this subsection limits the duty of the Association to render a report of its activities under G.S. 58-62-66.

34 For the purpose of carrying out its obligations under this Article, the Association is a (c) 35 creditor of the delinquent insurer to the extent of assets attributable to covered policies reduced 36 by any amounts to which the Association is entitled as subrogee under G.S. 58-62-36(r). Assets 37 of the delinquent insurer attributable to covered policies shall be used to continue all covered 38 policies and pay all contractual obligations of the delinquent insurer as required by this Article. 39 Assets attributable to covered policies, policies or contracts, as used in this subsection, are that 40 proportion of the assets that the reserves that should have been established for the policies or contracts bear to the reserves that should have been established for all policies of insurance or 41 42 health benefit plans written by the delinquent insurer.

Before the termination of any liquidation, rehabilitation, or conservation proceeding, 43 (d) 44 the court may take into consideration the contributions of the respective parties, including the 45 the shareholders, contract owners, certificate holders, enrollees, and Association, policyownerspolicy owners of the insolvent insurer, and any other party with a bona fide interest, 46 47 in making an equitable distribution of the ownership rights of the insolvent insurer. In making 48 such a determination, consideration shall be given to the welfare of the policyholderspolicy 49 owners, certificate holders, and enrollees of the continuing or successor member insurer.

50 (e) No distribution to stockholders, if any, of a delinquent insurer shall be made until and 51 unless the Association has fully recovered the total amount of its valid claims with interest

1 thereon for funds expended in carrying out its powers and duties under G.S. 58-62-36 with 2 respect to the member insurer. 3 If an order for liquidation or rehabilitation of an a member insurer domiciled in this (f) 4 State has been entered, the receiver appointed under the order has a right to recover on behalf of 5 the member insurer, from any affiliate that controlled it, the amount of distributions, other than 6 stock dividends paid by the member insurer on its capital stock, made at any time during the five 7 years preceding the petition for liquidation or rehabilitation subject to the limitations of 8 subsections (g) through (i) of this section. 9 No such distribution is recoverable if the member insurer shows that when paid the (g) 10 distribution was lawful and reasonable, and that the member insurer did not know and could not 11 reasonably have known that the distribution might adversely affect the member insurer's ability 12 to fulfill its contractual obligations. 13 Any person who was an affiliate that controlled the member insurer when the (h) 14 distributions were paid is liable up to the amount of distributions it received. Any person who was an affiliate that controlled the member insurer when the distributions were declared is liable 15 16 up to the amount of distributions it would have received if they had been paid immediately. If 17 two or more persons are liable with respect to the same distributions, they are jointly and 18 severally liable." 19 20 **SECTION 1.1.(***l***)** G.S. 58-62-66 reads as rewritten: 21 "§ 58-62-66. Examination of the Association; annual report. 22 The Association is subject to examination and regulation by the Commissioner. The Board 23 shall submit to the Commissioner each year, not later than 120 days after the Association's fiscal 24 year, a financial report in a form approved by the Commissioner and a report of its activities 25 during the preceding fiscal year. Upon the request of a member insurer, the Association shall 26 provide the member insurer with a copy of the report." SECTION 1.1.(m) G.S. 58-62-81 reads as rewritten: 27 28 "§ 58-62-81. Stay of proceedings; reopening default judgments. 29 All proceedings in which the insolvent insurer is a party in any court in this State shall be 30 stayed 60180 days from the date an order of liquidation, rehabilitation, or conservation is final to 31 permit proper legal action by the Association on any matters germane to its powers or duties. As 32 to a judgment under any decision, order, verdict or finding based on default, the Association may 33 apply to have the judgment set aside by the same court that made the judgment and may defend 34 against such suit on the merits." 35 **SECTION 1.1.(n)** G.S. 58-62-86 reads as rewritten: 36 "§ 58-62-86. Prohibited advertisement of Article in insurance sales; notice to policyholders.

37 (a) No person person, including a member insurer, agent, or affiliate of a member insurer, 38 shall make, publish, disseminate, circulate, or place before the public, or cause directly or 39 indirectly to be made, published, disseminated, circulated, or placed before the public, in any 40 newspaper, magazine, or other publication, or in the form of a notice, circular, pamphlet, letter, 41 or poster, or over any radio station or television station, or in any other way, any oral or written 42 advertisement, announcement, or statement that uses the existence of the Association or this 43 Article for the purpose of sale or solicitation of or inducement to purchase any kind of insurance 44 or other coverage covered by this Article. However, this subsection does not apply to the 45 Association or any other person who does not sell or solicit insurance.insurance or coverage by 46 a health maintenance organization.

(b) Within 180 days after the effective date of this Article, the Association shall prepare
a summary document that describes the general purposes and current limitations of this Article
and that complies with subsection (c) of this section. This <u>summary</u> document shall be submitted
to the Commissioner for the Commissioner's approval. Sixty days after receiving approval, no
<u>member</u> insurer may deliver a policy <u>described in G.S. 58-62-21(b)or contract</u> to <u>any persona</u>

1 policy owner, contract owner, certificate holder, or enrollee unless the summary document is 2 delivered to that person the policy owner, contract owner, certificate holder, or enrollee before or 3 at the time of delivery of the policy, policy or contract, unless subsection (d) of this section 4 applies. The summary document shall also be available upon request by a policyholder.policy 5 owner, contract owner, certificate holder, or enrollee. The distribution, delivery, contents, or 6 interpretation of this summary document does not mean that either the policy or the contract or 7 the policyholder policy owner, contract owner, certificate holder, or enrollee would be covered in 8 the event of the delinquency-impairment or insolvency of a member insurer. The summary 9 document shall be revised by the Association as amendments to this Article require. Failure to 10 receive this summary document does not give any personthe policy owner, contract owner, 11 certificate holder, enrollee, or insured any greater rights than those stated in this Article. 12 The summary document prepared under subsection (b) of this section shall contain a (c)13 clear and conspicuous disclaimer on its face. The Commissioner shall prescribe the form and 14 content of the disclaimer. The disclaimer shall:shall do all of the following: 15 State the name and addresses of the Association and Department: Department. (1)16 (2) Prominently warn the policyholderpolicy owner, contract owner, certificate 17 holder, or enrollee that the Association may not cover the policy or contract or, if coverage is available, it will be subject to substantial limitations and 18 19 exclusions and conditioned on continued residence in this State; State. 20 (2a) State the types of policies or contracts for which guaranty funds will provide 21 coverage. 22 (3) State that the member insurer and its agents are prohibited by law from using 23 the existence of the Association for the purpose of sale or solicitation of or 24 inducement to purchase any kind of insurance; insurance or health 25 maintenance organization coverage. Emphasize that the applicant or policyholder applicant, policy owner, contract 26 (4) owner, certificate holder, or enrollee should not rely on coverage under the 27 28 Association when selecting an insurer; and insurer or health maintenance 29 organization. 30 Explain rights available and procedures for filing a complaint to allege a <u>(4a)</u> 31 violation of any provisions of this Article. 32 Provide other information as directed by the Commissioner. Commissioner, (5) 33 including, but not limited to, sources for information about the financial 34 condition of member insurers provided that the information is not proprietary 35 and is subject to disclosure under public records law. 36 No insurer health maintenance organization, or agent may deliver a policy or (d) 37 contract described in G.S. 58-62-21(b) and excluded under G.S. 58-62-21(c) from coverage 38 under this Article unless the insurer insurer, health maintenance organization, or agent, before or 39 at the time of delivery, gives the policyholderpolicy or contract owner, certificate holder, or 40 enrollee a separate written notice that clearly and conspicuously discloses that the policy or contract is not covered by the Association. The Commissioner shall prescribe the form and 41 42 content of the notice." 43 SECTION 1.1.(0) G.S. 58-62-95 reads as rewritten: 44 "§ 58-62-95. Use of deposits made by impaired or insolvent insurer. 45 Notwithstanding any other provision of this Chapter pertaining to the use of deposits made by insurance or health maintenance organization companies for the protection of 46 47 policyholders, policy or contract owners, certificate holders, or enrollees, the Association shall 48 receive, upon its request, from the Commissioner and may expend, any deposit or deposits made, 49 whether or not made pursuant to statute, by an a member insurer determined to be impaired or 50 insolvent under this Article to the extent those deposits are needed by the Association to pay

51 contractual obligations of that impaired or insolvent insurer owed under covered policies as

1 required by this Article, and to the extent those deposits are needed to pay all expenses of the 2 Association relating to the impaired or insolvent insurer: Provided that the Commissioner may 3 retain and use an amount of the deposit up to ten thousand dollars (\$10,000) to defray 4 administrative costs to be incurred by the Commissioner in carrying out his powers and duties 5 with respect to the impaired or insolvent insurer, notwithstanding G.S. 58-5-70. The Association 6 shall account to the Commissioner and the impaired or insolvent insurer for all deposits received 7 from the Commissioner under this section. After the deposits of the impaired or insolvent insurer 8 received by the Association under this section have been expended by the Association for the 9 purposes set out in this section, the member insurers shall be assessed as provided by this Article 10 to pay any remaining liabilities of the Association arising under this Article." 11 SECTION 1.2.(a) G.S. 58-67-145 reads as rewritten: 12 "§ **58-67-145.** Rehabilitation, liquidation, or conversation of health maintenance 13 organization. 14 Any rehabilitation, liquidation or conservation of a health maintenance organization shall be 15 deemed to be the rehabilitation, liquidation, or conservation of an insurance company and shall 16 be conducted under the supervision of the Commissioner pursuant to the law governing the 17 rehabilitation, liquidation, or conservation of insurance companies, except that the provisions of 18 Articles<u>Article</u> 48 and 62 of this Chapter shall not apply to health maintenance organizations. 19 The Commissioner may apply for an order directing him to rehabilitate, liquidate, or conserve a 20 health maintenance organization upon one or more grounds set out in Article 30 of this Chapter 21 or when in his opinion the continued operation of the health maintenance organization would be 22 hazardous either to the enrollees or to the people of this State." 23 SECTION 1.2.(b) G.S. 58-67-171 reads as rewritten: 24 "§ 58-67-171. Other laws applicable to HMOs. 25 The following provisions of this Chapter are applicable to HMOs that are subject to this 26 Article: Article are as follows: 27 G.S. 58-2-125. Authority over all insurance companies; no exemptions from 28 license. 29 Oath required for compliance with law. G.S. 58-2-150. 30 G.S. 58-2-155. Investigation of charges. 31 Reporting and investigation of insurance and reinsurance G.S. 58-2-160. 32 fraud and the financial condition of licensees; immunity from 33 liability. 34 G.S. 58-2-162. Embezzlement by insurance agents, brokers, or 35 administrators. 36 G.S. 58-2-185. Record of business kept by companies and agents; 37 Commissioner may inspect. 38 Commissioner may require special reports. G.S. 58-2-190. 39 G.S. 58-2-195. Commissioner may require records, reports, etc., for agencies, agents, and others. 40 Books and papers required to be exhibited. 41 G.S. 58-2-200. 42 G.S. 58-3-50. Companies must do business in own name; emblems, 43 insignias, etc. 44 Insurance company licensing provisions. G.S. 58-3-100(c),(e). 45 Twisting with respect to insurance policies; penalties. G.S. 58-3-115. G.S. 58-7-46. Notification to Commissioner for president or chief executive 46 47 officer changes. 48 Dissolution of insurers. G.S. 58-7-73. 49 Part 7 of Article 10. Annual Financial Reporting. 50 Notice of nonpayment of premium required before forfeiture. G.S. 58-50-35 51 G.S. 58-51-15(a)(2)b. Accident and health policy provisions.

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1	G.S. 58-51-17	Portability for accident and health insu	irance.
2	G.S. 58-51-25	5	
3		physically handicapped children.	5
4	G.S. 58-51-35		e to mentally retarded
5		and physically handicapped children.	
6	G.S. 58-51-45	. Policies to be issued to any person pos	ssessing the sickle-cell
7		trait or hemoglobin C trait.	
8	<u>G.S. 58-62</u>	Life and Health Insurance Guaranty A	
9		TION 1.3. Sections 1.1 and 1.2 of this act are effective	
10	-	ons of Sections 1.1 and 1.2 of this act shall not apply to an	-
11	is insolvent or un	able to fulfill its contractual obligations on the effective	date of this act.
12			
13		ND SURPLUS LINES ACT AND MAKE CLARIFYI	NG CHANGES
14		TION 2.1.(a) G.S. 58-21-2 reads as rewritten:	
15		tionship to other insurance laws.	·····1
16 17		t as provided in G.S. 58-21-21(c) and (g), unless surplus lines insurers	
17		nonadmitted domestic surplus lines insurers, or non enced in a particular section of this Chapter, no section	
18 19		ther than this Article apply to surplus lines insurance, s	
20	1	<u>estic surplus lines insurers,</u> or nonadmitted insurers."	surprus nines neensees,
20		TION 2.1.(b) G.S. 58-21-5 reads as rewritten:	
22		poses; necessity for regulation.	
23		shall be liberally construed and applied to promote its	underlying purposes.
24		clude all of the following:	anaenjing parposes,
25	(1)	Protecting persons in this State seeking insurance; ins	rance.
26	(2)	Permitting surplus lines insurance to be placed with re	
27		sound nonadmitted domestic surplus lines insurers, no	
28		exported from this State pursuant to this Article; Article	<u>e.</u>
29	(3)	Establishing a system of regulation that will permit or	
30		lines insurance in this State and encourage admitted in	-
31		and innovative types of insurance available to con	sumers in this State;
32		andState.	
33	(4)	Protecting revenues of this State."	
34		CION 2.1.(c) G.S. 58-21-10 reads as rewritten:	
35	"§ 58-21-10. De		
36	As used in the		· · · · · · · · · · · · · · · · · · ·
37	(1)	"Admitted insurer" means an insurer licensed to eng	age in the business of
38 39		insurance in this State.	
39 40	(2b)	"Nonadmitted domestic surplus lines insurer" mea	ne on incurar that is
41	(20)	domiciled in and authorized pursuant to G.S. 58-21-21	-
42		insurance in this State.	to transact surprus mics
43	(3)	"Eligible surplus lines insurer" means an alien insur	er as defined in G.S.
44	(3)	58-21-17G.S. 58-21-17, a nonadmitted domestic surp	
45		nonadmitted insurer with which a surplus lines licen	
46		lines insurance under G.S. 58-21-20.	J I
47	(4)	"Export" means to place surplus lines insurance with <u>a</u>	nonadmitted domestic
48	~ /	<u>surplus lines insurer or a nonadmitted insurer.</u>	<u>_</u>
49	(5)	"Nonadmitted insurer" means an insurer not license	ed to do an insurance
50		business in this State. "Nonadmitted insurer" include	s insurance exchanges
			-

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	authorized under the laws of various states. "Non include a risk retention group, as defined in G.S. 5	
(8)	"Surplus lines insurance" means any insurance in located, or to be performed in this State, permitt	
	surplus lines licensee with <u>a nonadmitted domesti</u>	
	nonadmitted insurer eligible to accept such in	■
	protection insurance. The term does not include	
	aircraft insurance, wet marine and transportation	
	independently procured pursuant to G.S. 58-28-5,	
	insurance, and annuities.	
(9)	"Surplus lines licensee" means a person licensed ur	nder G.S. 58-21-65 to place
(-)	insurance on risks resident, located, or to be perf	1
	nonadmitted domestic surplus lines insurer or	
	eligible to accept such insurance.	
(10)	• •	neans any of the following:
	a. Insurance upon vessels, crafts, hulls and o	
	relation thereto; thereto.	
	b. Insurance of marine builder's risks, marine	war risks and contracts of
	marine protection and indemnity insurance	<u>;insurance.</u>
	c. Insurance of freights and disbursements	pertaining to a subject of
	insurance coming within this subsection; a	
	d. Insurance of personal property and interes	
	exportation from or importation into any c	-
	transportation coastwise or on inland wate	
	by land, water, or air from point of orig	
	connection with any and all risks or peril	
	transportation, and while being prepared	•
	shipment, and during any delays, trans incident thereto."	ssinpinent, or resinpinent
SF	CTION 2.1.(d) G.S. 58-21-16(a)(2) reads as rewritten	
"(2)		
(2)	licensee to procure or place such insurance from	
	surplus lines insurer or a nonadmitted insurer."	<u>a nonadmitted domestic</u>
SE	CTION 2.1.(e) G.S. 58-21-20 reads as rewritten:	
	ligible surplus lines insurer required.	
(a1) A s	urplus lines licensee shall not place coverage with a nor	nadmitted domestic surplus
lines insurer u	pless, at the time of placement, the surplus lines lice	ensee has verified that the
insurer is a nor	admitted domestic surplus lines insurer as defined in (G.S. <u>58-21-10.</u> "
SE	CTION 2.1.(f) Article 21 of Chapter 58 of the Gene	ral Statutes is amended by
adding a new s	ection to read as follows:	
	onadmitted domestic surplus lines insurer.	
	withstanding any other law, a domestic insurer posses	
	ast fifteen million dollars (\$15,000,000), pursuant to a	
	n the written approval of the Commissioner, may be de	esignated as a nonadmitted
-	<u>is lines insurer.</u>	•, • • •
	onadmitted domestic surplus lines insurer shall only w	-
	cocured pursuant to the requirements of this Article	
surplus lines in	surer may write surplus lines insurance in any other	r jurisdiction in which the

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1	insurer is eligible to write	surplus lines insurance if the nonadmitted domestic surplus line
2		equirements of that jurisdiction.
3		en by a nonadmitted domestic surplus lines insurer is subject to the
4	premium receipts tax requi	
5	• • •	s of the federal Nonadmitted and Reinsurance Act of 2010 (15 U.S.C
6		nitted surplus lines insurer shall be considered a nonadmitted insure
7		Act with respect to risks insured in this State.
8		urance policies issued in this State by a nonadmitted domestic surplu
9		to the protection of or other provisions of G.S. 58-48 or G.S. 58-62
10		urance policies issued in this State by a nonadmitted domestic surplu
11		ect to and are exempt from all statutory requirements relating t
12		plans, policy forms, policy cancellation, and nonrenewal in the sam
13		ent as a surplus lines insurer domiciled in another state.
14		d solvency requirements imposed upon domestic admitted insurer
15	including the following,	hall apply to nonadmitted domestic surplus lines insurers unles
16	nonadmitted domestic surr	lus lines insurers are otherwise specifically exempted:
17	<u>G.S. 58-1-5.</u>	Definitions.
18	G.S. 58-2-125.	Authority over all insurance companies; no exemptions from
19		license.
20	<u>G.S. 58-2-131.</u>	Examinations to be made; authority, scope, scheduling, an
21		conduct of examinations.
22	<u>G.S. 58-2-132.</u>	Examination Reports.
23	<u>G.S. 58-2-133.</u>	Conflict of interest; cost of examinations; immunity from
24		<u>liability.</u>
25	<u>G.S. 58-2-134.</u>	Cost of certain examinations.
26	<u>G.S. 58-2-150.</u>	Oath required for compliance with law.
27	<u>G.S. 58-2-155.</u>	Investigation of charges.
28	<u>G.S. 58-2-160.</u>	Reporting and investigation of insurance and reinsurance
29		fraud and the financial condition of licensees; immunity from
30		liability.
31	<u>G.S. 58-2-162.</u>	Embezzlement by insurance agents, brokers, o
32		administrators.
33	<u>G.S. 58-2-165.</u>	Annual, semiannual, monthly, or quarterly statements to b
34 25		filed with Commissioner.
35	<u>G.S. 58-2-185.</u>	Record of business kept by companies and agents
36	C C 58 2 100	<u>Commissioner may inspect.</u>
37	<u>G.S. 58-2-190.</u> G.S. 58-2-195.	<u>Commissioner may require special reports.</u>
38 39	<u>G.S. 38-2-195.</u>	<u>Commissioner may require records, reports, etc., fo</u> agencies, agents, and others.
39 40	G.S. 58-2-200.	Books and papers required to be exhibited.
40 41	<u>G.S. 58-7-21.</u>	Credit allowed a domestic ceding insurer.
42	<u>G.S. 58-7-26.</u>	Asset or reduction from liability for reinsurance ceded by
42 43	<u>U.S. 38-7-20.</u>	domestic insurer to an assuming insurer not meeting th
44		requirements of G.S. 58-7-121.
45	G.S. 58-7-30.	Insolvent ceding insurer.
46	G.S. 58-7-31.	Life and health reinsurance agreements.
47	<u>G.S. 58-7-46.</u>	Notification to Commissioner for president or chie
48	<u>U.J.J.J.T.</u>	executive officer changes.
49	G.S. 58-7-73.	Dissolution of insurers.
5 0	<u>G.S. 58-7-160.</u>	Investments unlawfully acquired.
50	<u>G.S. 58-7-162.</u>	Allowed or admitted assets.

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1	G.S. 58-7-163	З. А	Assets not allowed.	
2	G.S. 58-7-165	5. <u>E</u>	Eligible investments.	
3	G.S. 58-7-167		General qualifications.	
4	G.S. 58-7-168	_	Authorization of investment.	
5	G.S. 58-7-170		Diversification.	
6	<u>G.S. 58-7-172</u>		Cash and deposits.	
7	<u>G.S. 58-7-173</u>		Permitted insurer investments.	
8	<u>G.S. 58-7-179</u>		Aortgage loans.	
9	G.S. 58-7-180		Chattel mortgages.	
10	<u>G.S. 58-7-183</u>		Special consent investments.	
11	<u>G.S. 58-7-185</u>		Prohibited investments and investment underwriting.	
12	<u>G.S. 58-7-188</u>		Time limit for disposal of ineligible property and secu	urities.
12	<u>0.5. 50 / 100</u>		ffect of failure to dispose.	<u></u>
13	<u>G.S. 58-7-190</u>		Valuation of securities and investments.	
15	G.S. 58-7-193	-	Valuation of property.	
16	<u>G.S. 58-7-192</u>	-	Replacing certain assets; reporting certain liabilities.	
17	<u>G.S. 58-7-200</u>		nvestment transactions.	
18	<u>G.S. 58-7-200</u>		Derivative transactions.	
19	Part 7 of Artic			
20	Part 10 of Art		Annual Financial Reporting. Risk Management and Own Risk and Solvency Asses	amont
20	Article 12.		Risk-Based Capital Requirements.	<u>sment.</u>
22	Article 13.		Asset Protection Act.	
22	Article 19.		nsurance Holding Company System Regulatory Act.	
24 25	Article 30.		nsurers Supervision, Rehabilitation, and Liquidation. 58-21-40 reads as rewritten:	,
23 26			bry support organization.	
20 27				laarwa
28			h Carolina Surplus Lines Association (NCSLA) shal n of surplus lines licensees shall be formed to and shal	
28 29	out the following		n of surplus lines neelisees shan be formed to <u>and shan</u>	<u>1</u> call y
30	(1)		ourage compliance by resident and nonresident surplu	is lines
31	(1)		e laws of this State and the rules and regulations	
32			ative to surplus lines insurance.	or the
32 33	(2)		th organizations of admitted insurers with respect	to the
	(2)			to the
34 35	(2)	1 I	surplus lines market.	umluc
	(3)		minate to surplus lines licensees information about s	-
36			cluding, without limitation, new electronic filing proc	
37			Commissioner, changes in the list of eligible surplu	
38			difications in coverages, procedures, and requireme	ms as
39 40	(A)	• •	by the Commissioner.	
40	(4)		rate a stamping office to process all surplus lines inst	
41		-	m taxes for those coverages under G.S. 58-21-85 by	
42		-	Commissioner, and charge surplus lines licensees a	ree for
43		such processing.		.1
44	(b) The	• • • • •	port organization <u>NCSLA</u> shall file with	the
45		ommissioner all of t	-	
46	(1)		stitution, articles of agreement or association, or cert	incate
47		of incorporation; in		
48	(2)		ws and rules governing its activities; activities.	1.
49 50	(3)	• 1	dated list of resident and nonresident surplus	lines
50		licensees; licensees	<u>S.</u>	

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(4)	The name and address of a resident of this State upon	whom notices or orders
	of the Commissioner or processes issued at his dir	rection may be served;
(-)	and <u>served.</u>	
(5)	An agreement that the Commissioner may examine	• • • • •
	organization <u>NCSLA</u> in accordance with subsection (·
	Commissioner may, at times deemed appropriate, make	
	each regulatory support organization; the NCSLA in wh	
	1, 58-2-132, 58-2-133, 58-2-134, 58-2-150, 58-2-155	
	195, and 58-2-200 shall apply. If the Commissioner find SLA or any surplus lines licensee, whether resident or the second state of the second stat	• • •
-	f this Article, the Commissioner may issue an order requi	
of the violation.	i uns Article, the Commissioner may issue an order requi	ing the discontinuance
	surplus lines licensee shall maintain active membership	in a regulatory support
	<u>NCSLA</u> as a condition of continued licensure under this	U I I I
-	TION 2.1.(h) G.S. $58-21-45(f)$ reads as rewritten:	
	y evidence of insurance negotiated, placed, or procured	under the provisions of
• • •	ed by the surplus lines licensee shall bear the name of the	1
	following legends, whichever is applicable, in 12 point	
	bint type and underlined and in bold print:	51 0
(1)	For nonadmitted insurers: "The insurance company w	ith which this coverage
	has been placed is not licensed by the State of Nor	
	subject to its supervision. In the event of the insolution	vency of the insurance
	company, losses under this policy will not be paid	-
	guaranty or solvency fund."	
<u>(2)</u>	For nonadmitted domestic surplus lines insurers: "T	The insurance company
	with which this coverage has been placed is domicile	-
	State of North Carolina and is subject to its supervision	
	of the insolvency of the insurance company, losses ur	- ·
	be paid by any State insurance guaranty or solvency f	und.""
	TION 2.1.(i) G.S. 58-21-50 reads as rewritten:	
-	ity to notify insured.	A (* 1 1 11 1 1 * 1*
	of insurance placed by a surplus lines licensee under this	
1	l and no premium charged therefor shall be due and paya	1 0
-	us lines licensee notifies the insured in writing, a contract and broker or licensee with the records of the contract and	1.
examination, that		a available for possible
(1)	TheFor surplus lines insurers that are not a nonadmitter	d domestic surnlus lines
(1)	<u>insurer, the</u> insurer with which the coverage has been	-
	by this State and is not subject to its supervision; and	1
	event the insurer who issued this policy becomes inso	-
	paid by any State guaranty or solvency fund.	
(2)	InFor nonadmitted domestic surplus lines insurers	in the event of the
(-)	insolvency of the surplus lines insurer, insurer with	
	been placed, losses will not be paid by any State	-
	solvency fund.	<u> </u>
Nothing in this s	ection shall nullify any agreement by any insurer to prov	vide insurance."
	TION 2.1.(j) G.S. 58-21-65 reads as rewritten:	
	censing of surplus lines license.	
300 II 000 II		
	nsureds whose home state is this State, no agent or	broker licensed by the

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nona	admitted dom	nestic surplus lines insurer or nonadmitted insurer, unless he possesses a current
surp	olus lines insu	rance license issued by the Commissioner.
((b) The C	Commissioner shall issue a surplus lines license to any qualified holder of a
curr	ent property-	broker's or property and casualty agent's license, but only when the broker or
ager	nt has:<u>has</u> doi	ne all of the following:
	(1)	Remitted the fifty dollars (\$50.00) annual fee to the
		Commissioner;Commissioner.
	(2)	Submitted a completed license application on a form supplied by the
		Commissioner, and the application has been approved by the
		Commissioner;Commissioner.
	(3)	Passed a qualifying examination approved by the Commissioner; except that
		all holders of a license prior to July 11, 1985 shall be deemed to have passed
		such an examination; and examination.
	(4)	Repealed by Session Laws 2004-199, s. 20(c), effective August 17, 2004.
	"	
	SECT	FION 2.1.(k) G.S. 58-21-75 reads as rewritten:
		cords of surplus lines licensee.
	-	lines licensee shall keep in his or her office in this State a full and true record
		ines insurance contract placed by or through the licensee, including a copy of
		icate, cover note, or other evidence of insurance. The record shall include the
follo	owing items:	
	(1)	Amount of the insurance and perils insured; insured.
	(2)	Brief description of the property insured and its location; location.
	(3)	Gross premium charged; charged.
	(4)	Any return premium paid;paid.
	(5)	Rate of premium charged upon the several items of property; property.
	(6)	Effective date of the contract, and the terms of the contract; contract.
	(7)	Name and address of the insured; insured.
	(8)	Name and address of the insurer; insurer.
	(9)	Amount of tax and other sums to be collected from the insured; and insured.
	(10)	Identity of the producing broker, any confirming correspondence from the
TT1	1 6	insurer or its representative, and the application.
		ich contract shall be kept open at all reasonable times to examination by the
	omissioner w	ithout notice for a period not less than three five years following termination of
the		FION 2.1 (I) $C \in S$ 59.21.95(a) reads as rewritten:
,		FION 2.1.(<i>l</i>) G.S. 58-21-85(a) reads as rewritten: premiums charged, less any return premiums, for surplus lines insurance on
		m North Carolina is the home state are subject to a premium receipts tax of five
		hich shall be collected in a manner approved by the Commissioner, in addition
-		t of the gross premium charged by the insurer for the insurance. The tax on any
		emium unearned at termination of insurance having been credited by the State
-	-	all be returned by the licensee directly to the policyholder directly.policyholder.
		licensee is prohibited from absorbing such tax and from rebating for any reason,
	-	tax. To the extent that other states in which portions of the properties, risks, or
-	-	have failed to enter into a compact or reciprocal allocation procedure with this
-		mave failed to enter into a compact of recipiocal anocation procedure with this m tax collected shall be retained by this State."
Stat	-	FION 2.1.(m) G.S. 58-21-105(a) reads as rewritten:
,		Surplus lines licensee who in this State represents or aids <u>a nonadmitted domestic</u>
		urer or a nonadmitted insurer in violation of this Article shall be guilty of a Class
	isdemeanor."	
I 111.		

51

PART III. AMEND CONSENT TO RATE LAWS

SECTION 3.1.(a) G.S. 58-36-30 reads as rewritten:

"§ 58-36-30. Deviations.

1 2

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4 Except as permitted by G.S. 58-36-100 for workers' compensation loss costs filings, (a) 5 no insurer and no officer, agent, or representative of an insurer shall knowingly issue or deliver 6 or knowingly permit the issuance or delivery of any policy of insurance in this State that does 7 not conform to the rates, rating plans, classifications, schedules, rules and standards made and 8 filed by the Bureau. An insurer may deviate from the rates promulgated by the Bureau if the 9 insurer has filed the proposed deviation with the Bureau and the Commissioner, if the proposed 10 deviation is based on sound actuarial principles, and if the proposed deviation is approved by the 11 Commissioner. Amendments to deviations are subject to the same requirements as initial filings. An insurer may terminate a deviation only if the deviation has been in effect for a period of six 12 13 months before the effective date of the termination and the insurer notifies the Commissioner of 14 the termination no later than 15 days before the effective date of the termination.

15 This subsection applies only to insurance against loss to automobile physical damage (b) 16 and related expenses. A rate in excess of that promulgated by the Bureau may be charged by an 17 insurer on any specific risk if the higher rate is charged in accordance with rules adopted by the 18 Commissioner and with the knowledge and written consent of the insured. The insurer is not 19 required to obtain the written consent of the insured on any renewal of or endorsement to the 20 policy if the policy renewal or endorsement states that the rates are greater than those rates that 21 are applicable in the State of North Carolina. The insurer shall retain the signed consent form and other policy information for each insured and make this information available to the 22 23 Commissioner, upon request of the Commissioner. This subsection may be used to provide motor 24 vehicle liability coverage limits above those required under Article 9A of Chapter 20 of the 25 General Statutes and above those cedable to the Facility under Article 37 of this Chapter to 26 persons whose personal excess liability insurance policies require that they maintain specific higher liability coverage limits. Any data obtained by the Commissioner under this subsection is 27 proprietary and confidential and is not a public record under G.S. 132-1 or 28 29 G.S. 58-2-100. Commissioner. An insurer shall give notice to the insured that the rates used to 30 calculate the premium for the policy are greater than those rates that are applicable in the State 31 of North Carolina by including the following language in the policy on page one of the 32 declarations page or on a separate page before the declarations page, in at least 14 point type or 33 in a font size larger than the remainder of the document whichever is larger, bolded, and all 34 capitalized: 35

35NOTICE: THE PREMIUM THAT WE ARE CHARGING FOR AUTOMOBILE36PHYSICAL DAMAGE AND RELATED EXPENSES THAT COVERS THE37DAMAGE TO YOUR COVERED VEHICLE(S) EXCEEDS THE PREMIUM38BASED UPON THE APPROVED RATES IN NORTH CAROLINA, IN39ACCORDANCE WITH G.S. 58-36-30(b).

The disclosure statement noted above in this subsection shall be included on any renewal of or 40 endorsement to the policy when the rates charged exceed the approved manual rate. The insurer 41 42 shall retain consent to rate information for each insured and make this information available to the Commissioner, upon request of the Commissioner. This subsection may be used to provide 43 motor vehicle liability coverage limits above those required under Article 9A of Chapter 20 of 44 45 the General Statutes and above those that could be ceded to the North Carolina Reinsurance Facility under Article 37 of this Chapter to persons whose personal excess liability insurance 46 47 policies require that they maintain specific higher liability coverage limits. Any data obtained by 48 the Commissioner under this subsection is proprietary and confidential and is not a public record under G.S. 132-1 or G.S. 58-2-100. 49

50 (b1) This subsection applies only to insurance against loss to residential real property 51 with not more than four housing units. A rate in excess of that promulgated by the Bureau may

be charged by an insurer on any specific risk if the higher rate is charged in accordance with rules 1 2 adopted by the Commissioner and is charged with the knowledge and written consent of the 3 insured. Commissioner. An insurer shall give reasonable notice to the insured that the rates used 4 to calculate the premium for the policy are greater than those rates that are applicable in the State 5 of North Carolina by including the following language on the insured's written consent to rate 6 form in at least 14 point type, bolded, and underlined: in the policy on page one of the declarations 7 page or on a separate page before the declarations page, in at least 14 point type or in a font size 8 larger than the remainder of the document whichever is larger, bolded, and all capitalized: 9 NOTICE: IN ACCORDANCE WITH G.S. 58-36-30(b1), THE PREMIUM USING 10 NORTH CAROLINA RATE BUREAU'S APPROVED RATES FOR THE 11 PREMIUM FOR THIS COVERAGE IS \$_____. THE TOTAL PERCENTAGE 12 13 INCREASE ABOVE THE APPROVED RATES IS %.BASED UPON THE 14 APPROVED RATES IN NORTH CAROLINA FOR RESIDENTIAL PROPERTY INSURANCE COVERAGE APPLIED FOR WOULD BE \$_ 15 OUR 16 PREMIUM FOR THIS COVERAGE IS \$ 17 The insurer shall provide the rate information on the disclosure statement above, as 18 applicable, to the insured. The disclosure statement noted above in this subsection shall be 19 included on any renewal of or endorsement to the policy manual rate following the initial written 20 consent of an insured. However, once an initial written consent to rate is received, the insurer is 21 not required to obtain the written consent of the insured on any renewal of or endorsement to the policy. The insurer shall give at least 30 days' notice to the insured for all written consents to rate 22 23 and notices required under this subsection on all policy renewals and endorsements. when the 24 rates charged exceed the approved manual rate. The insurer shall retain the signed consent form 25 and other policy to rate information for each insured and make this information available to the 26 Commissioner, upon request of the Commissioner. Any data obtained by the Commissioner 27 under this subsection is proprietary and confidential and is not a public record under G.S. 132-1 28 or G.S. 58-2-100. 29 Notwithstanding subsection (b1) of this section, the Commissioner shall collect (b2) 30 annually from all insurers and publish on the Department's Web site no later than July 1 the 31 following data aggregated across all insurers for each geographical rate-making territory: 32 The percentage of policies for which a consent to rate has been obtained. (1) 33 (2)The average difference between the approved premium and the consented 34 premium. 35 The Commissioner shall designate the format and manner to collect the data to be published. 36 Any nonaggregated data obtained by the Commissioner, including data identifying individual insurers or insureds, under this subsection is proprietary and confidential and is not a public 37 38 record under G.S. 132-1 or G.S. 58-2-100. This subsection applies only to insurance against loss 39 to residential real property with not more than four housing units. 40 Any approved rate under subsection (b) of this section with respect to workers' (c) 41 compensation and employers' liability insurance written in connection therewith shall be 42 furnished to the Bureau. 43 (d) Notwithstanding any other provision of law prohibiting insurance rate differentials 44 based on age, with respect to nonfleet private passenger motor vehicle insurance under the 45 jurisdiction of the Bureau, any member of the Bureau may apply for and use in this State, subject 46 to the Commissioner's approval, a downward deviation in the rates for insureds who are 55 years 47 of age or older. A member of the Bureau may condition a deviation under this subsection or a 48 deviation under subsection (a) of this section on the successful completion of a motor vehicle 49 accident prevention course that has been approved by the Commissioner of Motor Vehicles, as 50 designated in the deviation.

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1	(e)	Each i	nsurer shall collect consent to rate data for nonfleet private passenger moto
2			damage and homeowners residential property (all forms excluding HO4 and
3			ore than four housing units and transmit the data electronically for each policy
4			oner on a semi-annual basis in a format prescribed and designated by the
5	Commissi		oner on a senn annaar ousis in a ronnar presenteed and designated of an
6		<u>(1)</u>	NAIC Company Code.
7		$\frac{(1)}{(2)}$	Company Name.
8		$\frac{(2)}{(3)}$	Policy Number.
9		$\frac{(3)}{(4)}$	Amount of Coverage A Insurance (Homeowners).
10		$\frac{(1)}{(5)}$	Effective Date.
11		<u>(6)</u>	Expiration Date.
12		$\frac{(0)}{(7)}$	Zip Code.
13		$\frac{(7)}{(8)}$	Actual Homeowners Full Term Premium.
14		(9)	Actual Automobile Physical Damage Full Term Premium.
15		(10)	NC Rate Bureau Homeowners Full Term Premium.
16		$\frac{(10)}{(11)}$	NC Rate Bureau Automobile Physical Damage Full Term Premium excluding
17		<u>(11)</u>	SDIP charges.
18		(12)	New Policy or Renewal Policy.
19		$\frac{(12)}{(13)}$	Such other information that may be required by any rule adopted by the
20		<u>(15)</u>	Commissioner."
20		SECT	TON 3.1.(b) This section becomes effective January 1, 2019, and applies to
22	policies is		enewed, or amended on or after that date.
23	policies is	sucu, it	he weed, of amendeed on of after that date.
24	PART IV	AMF	ND AND MAKE TECHNICAL CHANGES TO VARIOUS INSURANCI
25			OMMENDED BY THE DEPARTMENT OF INSURANCE
26	L 1100, 11		
27	AMEND	FEDEI	RAL HOME LOAN BANK ADMITTED ASSET
28			ION 4.1. G.S. 58-7-163(9) reads as rewritten:
29		"(9)	Any asset that is encumbered in any manner unless the asset is authorized
30		())	under G.S. 58-7-187 or G.S. 58-7-162(13) . For G.S. 58-7-162(13); provided
31			that an asset that is used as collateral to secure access to advances from a
32			federal home loan bank, as defined by G.S. 58-30-10(9a), the amount of the
33			asset's par value that exceeds the par amount of any outstanding obligation
34			to the federal home loan bank shall be considered an unencumbered admitted
35			asset.not be disallowed under the provisions of this section."
36			usset.not be distante wed under the provisions of this section.
37	REVISE	LOA	N TO VALUE REQUIREMENTS FOR INSURER MORTGAGE
38	INVEST		
39			ION 4.2. G.S. 58-7-179(c) reads as rewritten:
40	"(c)		ch mortgage loan or loans made or acquired by an insurer on any one property
41	• •		of investment by the insurer, exceed the larger of the following amounts, a
42	applicable		or investment of the institut, encour the furger of the fonothing uniounts, a
43	appricació	. (1)	Ninety-five percent (95%) of the value of the real property or leasehold
44		(1)	securing the real property in the case of a mortgage on a dwelling primarily
45			intended for occupancy by not more than four families if they insure down to
46			seventy five percent (75%) eighty percent (80%) with a licensed mortgage
40 47			insurance company, or seventy five percent (75%) eighty percent (80%) o
48			the value in the case of other real estate mortgages;
49		(2)	The amount of any insurance or guaranty of the loan by the United States of
50		(-)	by an agency or instrumentality thereof; or

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(3)	subdivision loan over t	ntage-of-value limit on the amount of n (1) of this subsection, plus the amount he percentage-of-value limit is insured of y any agency or instrumentality thereof.	by which the excess of the or guaranteed by the United
AMEND NONR	ESIDENT	AGENT LICENSING REQUIREME	NT
		G.S. 58-33-30(h)(2) reads as rewritten:	
"(2)	Nonreside	nt.	
	noi Un mo app app lice and	individual may qualify for a license president if he holds a like license in ano ited States. An individual may qualify for otor vehicle damage appraiser or a ne plicant's state of residency does not off plicant meets all other requirements for ense issued to a nonresident of this State d privileges afforded a resident license	ther state or territory of the or a license as a nonresident onresident adjuster if the fer such licenses and such licensure of a resident. A shall grant the same rights
		osection (i) of this section.	
		a nonresident licensee's license in his or good standing for any reason, the non	
		ued by the Commissioner shall automatic	
		s of the nonresident's home state license	
		lapse, the nonresident's lapsed license	•
		nresident licensee is otherwise entitled to ovides proof satisfactory to the Commiss	
	-	te license has been reinstated or reissu	
		ense may also be reinstated upon	
		mmissioner that the nonresident h	
	•	isdiction, obtained a new home state lice	
		address notice with the Commissioner	•
		uance of the new home state license.	
		ense is not reinstated as provided her mit a new application for licensure to the	
	"	sint a new appreation for needs are to the	ie commissioner.
INSURANCE P	RODUCER	NOTICE REQUIREMENT CONFO	RMING CHANGE
		G.S. 58-33-56(d) reads as rewritten:	
		ter making the notification required by s	
		all mail a copy of the notification to the	1 1
	•	ne producer using a form prescribed by	
		ause for any of the reasons listed in G.	
		otification to the producer at the produc	
nationally recogn		t requested, postage prepaid, or by o	vernight derivery using a
nationally recogn			
AMEND PORT	ABLE ELE	CTRONICS INSURANCE NOTICE	REOUIREMENTS
		G.S. 58-44A-10 is amended by adding a	-
		spondence may be sent either by mail or	
		consumer may provide an electronic ma	•
		s which shall be considered to be the cor	
venuer of portuo			
notices and corre		y electronic means so long as a disclosu ys following the purchase of the portable	-

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AMEND PREFERRED PROVIDER DEFINITION

SECTION 4.6.(a) G.S. 58-50-56(a)(2) reads as rewritten:

4 "(2) "Preferred provider" means a health care provider who has agreed to accept 5 special reimbursement or other terms for health care services from an insurer 6 for health care services on a fee for service basis.services. A "preferred 7 provider" is not a health care provider participating in any prepaid health 8 service or capitation arrangement implemented or administered by the 9 Department of Health and Human Services or its representatives."

10 **SECTION 4.6.(b)** G.S. 58-50-56(e) is repealed.

SECTION 4.6.(c) G.S. 58-65-1(a) reads as rewritten:

12 "(a) Any corporation organized under the general corporation laws of the State of North 13 Carolina for the purpose of maintaining and operating a nonprofit hospital or medical or dental 14 service plan whereby hospital care or medical or dental service may be provided in whole or in 15 part by the corporation or by hospitals, physicians, or dentists participating in the plan, or plans, 16 shall be governed by this Article and Article 66 of this Chapter and shall be exempt from all other 17 provisions of the insurance laws of this State, unless otherwise provided.

The term "hospital service plan" as used in this Article includes the contracting for certain fees for, or furnishing of, hospital care, laboratory facilities, X-ray facilities, drugs, appliances, anesthesia, nursing care, operating and obstetrical equipment, accommodations or any other services authorized or permitted to be furnished by a hospital under the laws of the State of North Carolina and approved by the North Carolina Hospital Association or the American Medical Association.

The term "medical service plan" as used in this Article includes the contracting for the payment of fees toward, or furnishing of, medical, obstetrical, surgical or any other professional services authorized or permitted to be furnished by a duly licensed physician or other provider listed in G.S. 58-50-30. The term "medical services plan" also includes the contracting for the payment of fees toward, or furnishing of, professional medical services authorized or permitted to be furnished by a duly licensed provider of health services licensed under Chapter 90 of the General Statutes.

The term "dental service plan" as used in this Article includes contracting for the payment of fees toward, or furnishing of dental or any other professional services authorized or permitted to be furnished by a duly licensed dentist.

34 The term "hospital service corporation" as used in this Article is intended to mean any 35 nonprofit corporation operating a hospital or medical or dental service plan, as defined in this 36 section. Any corporation organized and subject to the provisions of this Article, the certificate of 37 incorporation of which authorizes the operation of either a hospital or medical or dental service 38 plan, or any or all of them, may, with the approval of the Commissioner, issue subscribers' 39 contracts or certificates approved by the Commissioner of Insurance, for the payment of either 40 hospital or medical or dental fees, or the furnishing of such services, or any or all of them, and 41 may enter into contracts with hospitals for physicians or dentists, or any or all of them, for the 42 furnishing of fees or services respectively under a hospital or medical or dental service plan, or 43 any or all of them.

44 The term "preferred provider" as used in this Article with respect to contracts, organizations, policies or otherwise means a health care service provider who has agreed to accept, from a 45 corporation organized for the purposes authorized by this Article or other applicable law, special 46 reimbursement terms in exchange for providing services to beneficiaries of a plan administered 47 pursuant to this Article. Except to the extent prohibited either by G.S. 58-65-140 or by rules 48 49 adopted by the Commissioner not inconsistent with this Article, the contractual terms and 50 conditions for special reimbursement shall be those which the corporation and preferred provider find to be mutually agreeable. 51

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1	The term "full service corporation" as used in this Article means any corporation organi		
2	under the provisions of this Article that offers a medical service plan or a hospital service plan.		
3	The term "single service corporation" as used in this Article means any corporation organi	zed	
4	under the provisions of this Article that offers only a dental service plan."		
5	SECTION 4.6.(d) The Department may adopt temporary rules to implement	the	
6 7	provisions of subsection (a) of this section.		
8	AMEND CONTINUING EDUCATION FOR BAIL BONDSMEN AND RUNNERS		
9	SECTION 4.7. G.S. 58-71-71(b) reads as rewritten:		
10	"(b) Each year by June 30 every licensee shall complete at least three hours of continu	ling	
11	education as provided by an approved provider in subjects related to the duties	-	
12	responsibilities of a runner or bail bondsman before renewal of the license. bondsman.		
13	continuing education shall not include a written or oral examination. A person who receives		
14	or her first license on or after January 1 of any year does not have to comply with this subsec	tion	
15	until the period between his first and second license renewals.June 30 of the following year.	'	
16			
17	NORTH CAROLINA MANUFACTURED HOUSING BOARD TECHNICAL CHAN	ЗE	
18	SECTION 4.8. G.S. 143-143.10(a) reads as rewritten:		
19	"(a) There is created the North Carolina Manufactured Housing Board within	the	
20	Department. The Board shall be composed of 11 members as follows:		
21	(1) The Commissioner of Insurance or the Commissioner's designee.		
22	(2) A manufactured home manufacturer.		
23	(3) A manufactured home dealer.		
24	(4) A representative of the banking and finance industry.		
25	(5) A representative of the insurance industry.		
26	(6) A manufactured home supplier.		
27	(7) A set-up contractor.		
28	(8) Two representatives of the general public.		
29	(9) A person who is employed with a HUD-approved housing counseling age	ncy	
30	in the State.		
31	(10) An accountant.		
32	The Commissioner or the Commissioner's designee shall chair the Board. The Governor s		
33	appoint to the Board the manufactured home manufacturer and the manufactured home dea		
34	The General Assembly upon the recommendation of the Speaker of the House of Representat		
35	in accordance with G.S. 120-121 shall appoint to the Board the representative of the banking		
36	finance industry, the employee of a HUD-approved housing counseling agency, and		
37	representative of the insurance industry. The General Assembly upon the recommendation of		
38	President Pro Tempore of the Senate in accordance with G.S. 120-121 shall appoint to the Bo		
39	the manufactured home supplier, the accountant, and the set-up contractor. The Commission		
40	shall appoint two representatives of the general public. Except for the representatives from the		
41	general public and the persons appointed by the General Assembly, each member of the Board		
42	shall be appointed by the appropriate appointing authority from a list of nominees submitte		
43	the appropriate appointing authority by the Board of Directors of the North Caro		
44 45	Manufactured Housing Institute. Manufactured and Modular Homebuilders Association. At least		
45 46	three nominations shall be submitted for each position on the Board. The members of the Board shall be residents of the State	ard	
46 47	shall be residents of the State.	nor	
47 48	The members of the Board shall serve for terms of three years. In the event of any vaca	•	
48 49	of a position appointed by the Governor or Commissioner, the appropriate appointing authors shall appoint a replacement in the same manner as provided for the original appointment to see	•	
49 50	the remainder of the unexpired term. Vacancies in appointments made by the General Assen		

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1	appointing autho	rity shall appoint a replacement to serve the remainder of	the unexpired term.		
2		nt shall be made in the same manner as provided for the o	0 11		
3		No member of the Board shall serve more than two consecutive, three-year terms.			
4	The members of the Board designated in subdivisions (8), (9), and (10) of this subsection				
5		rrent or previous financial interest connected with the m			
6		nber of the Board shall participate in any proceeding before	e the Board involving		
7	that member's ov				
8		r of the Board, except the Commissioner and any other S	1 2 7		
9	receive per diem and allowances as provided with respect to occupational licensing boards by G.S. 93B-5. Fees collected by the Board under this Article shall be credited to the Insurance				
10 11		created under G.S. 58-6-25."	ted to the insurance		
12	Regulatory Fullu	created under 0.5. 58-0-25.			
12	AMEND AUTO	MOBILE INSURANCE UNDERWRITING PROCED	URE		
13		FION 4.9.(a) G.S. 58-36-65(e) reads as rewritten:			
15		ds of convictions for moving traffic violations to be co	onsidered under this		
16	• •	bobtained at least annually from the Division of Motor Veh			
17		nber companies in accordance with rules to be established	· · · ·		
18		ew policy of motor vehicle insurance, records of convictio			
19		e obtained in accordance with rules established by the Bur			
20		ble period for underwriting review following the binding of			
21	access to such re	ecords of convictions are unavailable at the time of sale	or the applicant has		
22	-	ct or incomplete data necessary to access such records of c			
23		FION 4.9.(b) This section becomes effective January 1,	2019, and applies to		
24	policies issued, r	enewed, or amended on or after that date.			
25					
26		NAL PROOFS OF RESIDENCY TO RATE EVASION	N STATUTE		
27 28		FION 4.10. G.S. 58-2-164(c2) reads as rewritten:	It status and for the		
28 29	. ,	e extent relevant to a particular criterion for eligible ris ing other than nonfleet private passenger motor vehicle insu			
2) 30		a residency or eligible risk status includes two or more of t	-		
31	(1)	A utility bill in the name of the applicant showing a No			
32	(1)	for the principal place of business of the applicant.			
33	(2)	A receipt for real property taxes paid by the applicant	to a North Carolina		
34		locality within the preceding 12-month period and sho			
35		current North Carolina address.	0 11		
36	(3)	A valid North Carolina vehicle registration issued to	o the applicant and		
37		showing the applicant's current North Carolina address.			
38	(4)	A federal Income Tax Return filed by the applicant for			
39		filing period showing the applicant's name and curr	rent North Carolina		
40		address.			
41	<u>(5)</u>	The valid North Carolina driver's license of an owner of			
42		corporation or an LLC, provided that the person holds a			
43		percent ownership interest in the applicant corporation o			
44 45	<u>(6)</u>	If the principal place of business of a corporation or			
45 46		residence of the sole owner, any of the documents ident			
46 47		(1) through (5) of this subsection, whether in the name	-		
47 48		<u>LLC or in the name of the sole owner. For purposes of to</u> owner" shall mean an individual or a husband and wife.	ans subsection, sole		
48 49	For nurnoses	of subdivisions (5) and (6) of this subsection, on policie	es to be ceded to the		
49 50		einsurance Facility, proof of ownership is established thro			
50 51		corporation or LLC, of a form promulgated by the North (
		· · · · · · · · · · · · · · · · · · ·			

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Facility. The ex	ecution of this form shall constitute a written statement	nt in support of an
application for insurance or amendment to a policy of auto insurance under subsections (b) and		
(b1) of this section		
<u>., , , , , , , , , , , , , , , , , , , </u>	—	
CLARIFY EXC	EPTED BENEFITS REQUIREMENTS	
	TION 4.11. G.S. 58-68-25(b) reads as rewritten:	
	bed Benefits. – Excepted benefits are not subject to requ	uirements under this
	g coverage of a specific person, provider, treatment, se	
disease unless th	tat coverage is expressly required by law. For the purperts means benefits under one or more or any combination of	oses of this Article,
(1)	Benefits not subject to requirements. –	of the following.
(1)	a. Coverage only for accident or disability incom	ne insurance or any
	combination of these.	ic insurance of any
	b. Coverage issued as a supplement to liability insur	rance
	c. Liability insurance, including general liabil	
	automobile liability insurance.	ing insurance and
	d. Workers' compensation or similar insurance.	
	e. Automobile medical payment insurance.	
	f. Credit-only insurance.	
	g. Coverage for on-site medical clinics.h. Other similar insurance coverage, specified in	federal regulations
	under which benefits for medical care are second	-
	other insurance benefits.	uary of incluentar to
	i. Short-term limited-duration health insurance po	licies as defined in
	Part 144 of Title 45 of the Code of Federal Regul	
"	T art 144 of Thic 45 of the Code of Federal Regul	ations.
••••		
PART V AM	END CAPTIVE INSURANCE LAWS AND MAR	KE CLARIFVING
CHANGES		
	TION 5.1.(a) G.S. 58-10-345(g) reads as rewritten:	
	Commissioner is authorized to retain legal, financial, and	audit services from
	artment, the costs of which shall be reimbursed by	
-	all apply to audits, investigations, audits and processing	•
authority of this		
~	TION 5.1.(b) G.S. 58-10-355 reads as rewritten:	
	rganizational audit.	
	the processing of the application, an organizational invest	tigation or audit may
	fore an applicant business entity is licensed. Such investi	
-	ral survey review of the applicant business entity's corpora	-
Ū.	and minute books; verification of capital and surplus; veri	
-	; determination of assets and liabilities; and a review of suc	
Commissioner de		
	TION 5.1.(c) G.S. 58-10-385(a) reads as rewritten:	
	captive insurance company shall report to the Commissi	oner within 30 days
	in its executive officers or directors, including in its re	
	n new officer or director. The change shall be deemed a	
	hin 30 days from the completion of the Commission	
biographical affi		
<u> </u>		
PART VI. AME	ND BAIL BOND FORFEITURE LAW	
SECT	TION 6.1.(a) G.S. 15A-544.5(b)(7) reads as rewritten:	

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1	"(7) The defendant was incarcerated in a local, state, or federal detention center,
2	jail, or prison located anywhere within the borders of the United States at the
3	time of the failure to appear, or any time between the failure to appear and the
4	final judgment date, and the district attorney for the county in which the
5	charges are pending was notified of the defendant's incarceration while the
6	defendant was still incarcerated and the defendant remains incarcerated for a
7	period of 10 days following the district attorney's receipt of notice, as
8	evidenced by a copy of the written notice served on the district attorney via
9	hand delivery or certified mail and written documentation of date upon which
10	the defendant was released from incarceration, if the defendant was released
11	prior to the time the motion to set aside was filed."
12	SECTION 6.1.(b) This section becomes effective October 1, 2018, and applies to
13	hearings held on or after that date.
14	SECTION 7. Except as otherwise provided, this act is effective when it becomes
15	law.