## **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2015

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## **HOUSE BILL 288** PROPOSED COMMITTEE SUBSTITUTE H288-PCS20284-TU-5

Short Title: Insurance Technical Changes.-AB (Public)

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Sponsors:

Referred to:

## March 19, 2015

## A BILL TO BE ENTITLED

1 2 AN ACT TO MAINTAIN NAIC ACCREDITATION OF THE DEPARTMENT OF 3 INSURANCE BY MAKING REVISIONS TO THE LAWS GOVERNING INSURANCE 4 COMPANY HOLDING SYSTEMS, RISK-BASED CAPITAL REQUIREMENTS FOR 5 LIFE INSURERS, AND CORPORATE GOVERNANCE REQUIREMENTS FOR RISK 6 RETENTION GROUPS, AS RECOMMENDED BY THE DEPARTMENT OF 7 INSURANCE. 8 The General Assembly of North Carolina enacts: 9 10 PART I. INSURANCE HOLDING COMPANY SYSTEM REGULATORY ACT **REVISIONS** 11 12 SECTION 1.1. G.S. 58-19-1 reads as rewritten: 13 "§ 58-19-1. Findings; purpose; legislative intent. 14 The General Assembly finds that the public interest and the interests of (a) policyholders are or may be adversely affected when any of the following occur: 15 Control of an insurer is sought by persons who would utilize such control 16 (1)17 adversely to the interests of policyholders. Acquisition of control of an insurer would substantially lessen competition 18 (2)or create a monopoly in the insurance business in this State. 19 20 An insurer that is part of a an insurance holding company system is caused (3)21 to enter into transactions or relationships with affiliated companies on terms 22 that are not fair and reasonable. 23 An insurer pays dividends to shareholders that jeopardize the financial (4) condition of such insurer. 24 25 ...." 26 **SECTION 1.2.(a)** Subdivisions (3) through (7) of G.S. 58-19-5 are recodified as subdivisions (11) through (15) of that section. Subdivision (8) of G.S. 58-19-5 is recodified as 27 28 subdivision (17) of that section. 29 SECTION 1.2.(b) G.S. 58-19-5, as amended by subsection (a) of this section, 30 reads as rewritten: "§ 58-19-5. Definitions. 31 32 As used in this Article, unless the context requires otherwise, the following terms have the 33 following meanings: 34 An "affiliate" of or person "affiliated" with a specific <del>person is a</del>person. – A (1)person that indirectly through one or more intermediaries or directly 35



1controls, is controlled by, or is under common control with the2specified.3(2)"Control", including the terms "controlling", "controlled by", ar4common control with", "under common control with." – means the5or indirect possession of the power to direct or cause the directi6management and policies of a person, whether through the own7voting securities, by contract other than a commercial contract for8nonmanagement services, or otherwise. Control is presumed to exp9person directly or indirectly owns, controls, holds with the power to10holds proxies representing, ten percent (10%) or more of the11securities of any other person. This presumption may be rebut12showing made in the manner provided by G.S. 58-19-25(j) that control13not exist in fact. The Commissioner may determine, after furn14persons in interest notice and opportunity to be heard and makin15findings of fact to support such determination, that control exist16not withstanding the absence of a presumption to that effect.	nd <del>"under</del>
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14persons in interest notice and opportunity to be heard and makin15findings of fact to support such determination, that control exist	
15 findings of fact to support such determination, that control exist	
16 notwithstanding the absence of a presumption to that effect	ts in fact,
17 (3) Enterprise risk. – Any activity, circumstance, event, or series	
18 involving one or more affiliates of an insurer that, if not remedied	
19 <u>is likely to have a material adverse effect upon the financial con</u>	
20 liquidity of the insurer or its insurance holding company system as	
21 <u>including, but not limited to, anything that would cause the</u>	
22 risk-based capital to fall into company action level as set forth in A	
23 of this Chapter or would cause the insurer to be in a hazardous	financial
24 <u>condition as set forth in G.S. 58-30-60.</u>	
25 (4) Executive officer. – A chief executive officer, chief operating offi	
26 <u>financial officer, treasurer, secretary, controller, and any other i</u>	
27 performing functions corresponding to those performed by the	foregoing
28 <u>officers under whatever title.</u>	
29 (5) Form A. – The statement regarding the acquisition of control of a	
30 with a domestic insurer that is required to be filed with the Com	missioner
31 pursuant to G.S. 58-19-15.	
32 (6) Form B. – The insurance holding company system annual re	-
33 statement that is required to be filed with the Commissioner pu	<u>irsuant to</u>
<u>G.S. 58-19-25.</u>	
35 (7) Form C. – The summary of changes to the insurance company syste	
36 registration statement that is required to be filed with the Com	missioner
37 <u>pursuant to G.S. 58-19-25.</u>	
38 (8) Form D. – The prior notice of a transaction that is required to be	filed with
39 the Commissioner pursuant to G.S. 58-19-30(b).	
40 (9) Form E. – The pre-acquisition notification that is required to be	filed with
41 <u>the Commissioner pursuant to G.S. 58-19-15(f).</u>	
42 (10) Form F. – The annual enterprise risk report required to be filed	with the
43 <u>Commissioner pursuant to G.S. 58-19-25(1).</u>	
44 (11) "Insurance holding company system" means an Insurance holding	
45 <u>system. – An</u> entity comprising two or more affiliated persons, on	e or more
47 (12) <u>"Insurer" includesInsurer. – As defined in G.S. 58-1-5(3), and i</u>	
47(12)"Insurer" includesInsurer As defined in G.S. 58-1-5(3), and i48person subject to Articles 65 and 66 or 67 of this Chapter. "Insurer"	tates; any
47 (12) <u>"Insurer" includesInsurer. – As defined in G.S. 58-1-5(3), and i</u>	

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1	District of Columbia; nor a state or political subdivision of a state; nor (	(2)			
2	fraternal benefit societies or fraternal orders.				
3	(13) "Person" means an Person. – An individual, corporation, partnership, limited	ted			
4	liability company, association, joint stock company, trust, unincorporate	ed			
5	organization, or any similar entity or any combination of the foregoin	ng			
6	acting in concert.				
7	(14) A "security holder" of a specified person is one person. – One who owns an	ny			
8	security of such person, including common stock, preferred stock, de	ebt			
9	obligations, or any other security convertible into or evidencing the right	to			
10	acquire any of the foregoing.				
11	(15) A "subsidiary" of a specified person is an <u>person. – An</u> affiliate controlled b	by			
12	such person indirectly through one or more intermediaries or directly.				
13	(16) Ultimate controlling person. – A person not controlled by any other person.				
14	(17) <u>"Voting security" includesVoting security. – Includes</u> any securi	ity			
15	convertible into or evidencing a right to acquire a voting security."				
16	SECTION 1.3.(a) Subsections (b) through (j) of G.S. 58-19-5 are recodified				
17	subsections (g) through (o) of that section, subsections (a1) through (a3) of G.S. 58-19-15 a				
18	recodified as subsections (b) through (d) of that section, and subdivision $(g)(12)$	of			
19	G.S. 58-19-5 is recodified as subdivision $(g)(14)$ of that section.				
20	SECTION 1.3.(b) G.S. 58-19-15, as amended by subsection (a) of this section	on,			
21	reads as rewritten:				
22	"§ 58-19-15. Acquisition of control of or merger with domestic insurer.				
23	(a) No person other than the issuer shall make a tender offer for or a request				
24	invitation for tenders of, or enter into any agreement to exchange securities, or seek to acquir				
25	or acquire, in the open market or otherwise, any voting security of a domestic insurer, if, aft				
26	the consummation thereof, the person would, directly or indirectly (or by conversion or by				
27	exercise of any right to acquire), be in control of the insurer, and no person shall enter into a				
28	agreement to merge with or otherwise to acquire control of a domestic insurer or any perso				
29	controlling a domestic insurer unless the offer, request, invitation, agreement, agreeme				
30	entered into, or acquisition is conditioned upon the approval of the Commission				
31	Commissioner, and furnished on a Form A as prescribed by the Commissioner under th				
32	section. No such merger or other acquisition of control is effective until a statement containing	<u> </u>			
33	the information required by this section has been filed with the Commissioner and all oth				
34	provisions of this section have been complied with and the merger or acquisition of control h				
35	been approved by the Commissioner under this section. The statement containing the				
36	information required by this section shall also be filed with the domestic insurer when it is file	ed			
37	with the Commissioner.				
38	(b) For the purposes of this section a "domestic insurer" includes any person controllin	-			
39	a domestic insurer insurer, unless the person, as determined by the Commissioner, is eith				
40	directly or through its affiliates primarily engaged in business other than insurance. Further, f				
41	the purposes of this section, "person" does not include any securities broker holding, in the				
42	usual and customary broker's function, less than twenty percent (20%) of the voting securiti	ies			
43	of an insurance company or of any person that controls an insurance company.	00			
44	(c) Any acquisition of control of a domestic insurer must be completed not later than 9				
45	days after the date of the Commissioner's order approving the acquisition under this section				
46	unless the Commissioner grants an extension in writing on a showing of good cause for the				
47	delay. Any increase in a company's capital and surplus required under this Article as a result of the share of a dama of the start of t				
48	the change of control of a domestic insurer must be completed not later than 90 days after the				
49 50	date of the Commissioner's order approving the change of control and before the compar	ny			
.)()	writes any new insurance business.				

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1 2 3 4	person seeking to by subsection <del>(t</del>	deadlines for completion in subsection $(a2)(c)$ of this b acquire control of the domestic insurer must resubmed by $(g)$ of this section, and the Commissioner may atrol under this section	it the statement required					
5	<ul><li>acquisition of control under this section.</li><li>(e) For purposes of this section, any controlling person of the domestic insurer seeking</li></ul>							
6		to divest its controlling interest in the domestic insurer, in any manner, shall file with the						
7		with a copy to the insurer, confidential notice of its pro-						
8		the cessation of control. The Commissioner shall dete	-					
8 9		or parties seeking to divest or to acquire a controlling in						
10		le for and obtain approval of the transaction. The in						
11		the conclusion of the transaction unless the Commis						
12		confidential treatment will interfere with enforcement						
13		d to in subsection (a) of this section is otherwise filed,						
14	apply.	a to in subsection (a) of this section is otherwise med,	this subsection shull not					
15		respect to a transaction subject to this section, the acc	miring person must also					
16	<u> </u>	ition notification with the Commissioner on a Form						
17	· · ·	n addition to the information required by the Form E,	<b>-</b>					
18		t opinion as to the competitive impact of the prop	-					
19		's expense. A failure to file the pre-acquisition notif	-					
20		person who fails to make the filing and who also						
21		to comply with this requirement to a fine of not m						
22	dollars (\$50,000)							
23		tatement to be filed with the Commissioner under subs	section (a) of this section					
24		ed on a Form A as prescribed by the Commission						
25		nation, and shall contain the following information:						
26								
27	(11)	The term of any agreement, contract, or unders	standing made with or					
28		proposed to be made with any third party in connect	tion with any acquisition					
29		of control of or merger with a domestic insurer, and	the amount of any fees,					
30		commissions, or other compensation to be paid to the	e third party with regard					
31		thereto.						
32	<u>(12)</u>	An agreement by the person required to file the						
33		subsection (a) of this section that it will provide the	annual report, specified					
34		in G.S. 58-19-25, for so long as control exists.						
35	<u>(13)</u>	An acknowledgement by the person required to file						
36		in subsection (a) of this section that the person and a						
37		control in the insurance holding company system will	-					
38		the Commissioner upon request as necessary to ev	aluate enterprise risk to					
39	(1.4)	the insurer.	1 1 '1					
40	(14)	Such additional information as the Commissioner n						
41		necessary or appropriate for the protection of policy	nolders of the insurer or					
42	IC (1) a manual m	in the public interest.	·· (-) - f (1); (; ;					
43	-	required to file the statement referred to in subsectio						
44 45	T T.	ted partnership, syndicate, or other group, the Commissional for by subdivisions (1) through $(12)(14)$ of this	1					
43 46		called for by subdivisions (1) through $(12)(14)$ of this sportner of such partnership or limited partnership						
40 47	-	partner of such partnership or limited partnership, up, and each person who controls such partner or mem						
47 48	•	on is a corporation or the person required to file the	• •					
48 49	· •	of this section is a corporation, the Commissioner						
49 50		a difference of the composition of the commissioner $\frac{1}{(12)(14)}$ of this such that the commissioner $\frac{1}{(12)(14)}$ of this such that the composition of the communication	1					
51		propriation, each officer and director of such corporation	-					
51		superation, each entreer and uncetor of such corporation	on, and each person who					

is, directly or indirectly, the beneficial owner of more than ten percent (10%) of the outstandingvoting securities of such corporation.

If any material change occurs in the facts set forth in the statement filed with the Commissioner and sent to such insurer pursuant to this section, an amendment setting forth such change, together with copies of all documents and other material relevant to such change, shall be filed with the Commissioner and sent to such insurer by the filer within two business days after the person learns of such change.

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. . .

9 (i) The public hearing referred to in subsection (d)(i) of this section shall be held within 10 120 days after the statement required by subsection (a) of this section is filed, and the 11 Commissioner shall give at least 30 days notice of the hearing to the person filing the 12 statement, to the insurer, and to such other persons as may be designated by the Commissioner. 13 The Commissioner shall make a determination as expeditiously as is reasonably practicable 14 after the conclusion of the hearing. At the hearing, the person filing the statement, the insurer, 15 any person to whom notice of hearing was sent, and any other person whose interest may be 16 affected by the hearing shall have the right to present evidence, examine and cross-examine 17 witnesses, and offer oral or written arguments; and in connection therewith shall be entitled to 18 conduct discovery proceedings at any time after the statement is filed with the Commissioner 19 under this section and in the same manner as is presently allowed in the superior courts of this 20 State. In connection with discovery proceedings authorized by this section, the Commissioner 21 may issue such protective orders and other orders governing the timing and scheduling of 22 discovery proceedings as might otherwise have been issued by a superior court of this State in 23 connection with a civil proceeding. If any party fails to make reasonable and adequate response 24 to discovery on a timely basis or fails to comply with any order of the Commissioner with 25 respect to discovery, the Commissioner on the Commissioner's own motion or on motion of 26 any other party or person may order that the hearing be postponed, recessed, convened, or 27 reconvened, as the case may be, following proper completion of discovery and reasonable 28 notice to the person filing the statement, to the insurer, and to such other persons as may be 29 designated by the Commissioner.

30 If the proposed acquisition of control will require the approval of the insurance 31 commissioners of more than one state, the public hearing referred to in this subsection may be 32 held on a consolidated basis upon request of the person filing the statement referred to in 33 subsection (a) of this section. Such person shall file the statement referred to in subsection (a) 34 of this section with the NAIC within five days of making the request for a public hearing. A 35 commissioner may opt out of a consolidated hearing and shall provide notice to the applicant of 36 the opt out within 10 days of the receipt of the statement referred to in subsection (a) of this 37 section. A hearing conducted on a consolidated basis shall be public and shall be held within 38 the United States before the commissioners of the states in which the insurers are domiciled. 39 Such commissioners shall hear and receive evidence. A commissioner may attend such hearing, 40 in person or by telecommunication.

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- 43 44

(1) The failure to file any statement, amendment, or other material required to be filed pursuant to subsection (a) or (b)(g) of this section; orsection.

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(n)

be filed pursuant to subsection (a) or (b)(g) of this section; or section. The effectuation or any attempt to effectuate an acquisition of control of of, <u>divestiture of</u>, or merger with a domestic insurer, unless the Commissioner has given his approval thereto.of the acquisition, divestiture, or merger.

has given his approval thereto.of the acquisition, divestiture, or merger.
(o) The courts of this State are vested with jurisdiction over every person not resident,
domiciled, or authorized to do business in this State who files a statement with the
Commissioner under this section; and the overall actions involving such person arising out of
violations of this section and each such person is deemed to have performed acts equivalent to

The Each of the following are violations of this section:

(2)

1 and constituting an appointment by such person of the Commissioner to be his true and lawful 2 attorney upon whom may be served all legal process in any action, suit, or proceeding arising 3 out of violations of this section. Copies of all such process shall be handled in accordance with 4 the provisions of G.S. 58-16-30, 58-16-35, and 58-16-45."

SECTION 1.4. G.S. 58-19-25 reads as rewritten:

### 6 "§ 58-19-25. Registration of insurers.

7 Every insurer that is licensed authorized to do business in this State and that is a (a) 8 insurance holding company system shall register member of an with the 9 Commissioner, Commissioner pursuant to G.S. 58-19-25(b), except a foreign insurer subject to 10 the registration requirements and standards adopted by statute or regulation in the jurisdiction 11 of its domicile that are substantially similar to those contained in:

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5

- (1)This section.
- 13
- (2)G.S. 58-19-30(a), G.S. 58-19-30(c), and G.S. 58-19-30(d).
- 14 G.S. 58-19-30(b) or a statutory or regulatory provision such as the (3)15 following: Each registered insurer shall keep current the information 16 required to be disclosed in its registration statement by reporting all material 17 changes or additions within 15 days after the end of the month in which it learns of each change or addition. The insurer shall also file a copy of its 18 19 registration statement and any amendments to the statement in each state in 20 which that insurer is authorized to do business, if requested by the insurance 21 regulator of that state.

22 Any insurer that is subject to registration under this section shall register within 30 days after it 23 becomes subject to registration, and an amendment to the registration statement shall be filed 24 by April 1 of each year for the previous calendar year; unless the Commissioner for good cause 25 shown extends the time for registration or filing, and then within the extended time. All 26 registration statements shall contain a summary, on a form Form C as prescribed by the 27 Commissioner, outlining all items in the current registration statement representing changes 28 from the prior registration statement. The Commissioner may require any insurer that is a an 29 insurance member of a holding company system that is not subject to registration under this 30 section to furnish a copy of the registration statement or other information filed by the 31 insurance company with the insurance regulator of its domiciliary jurisdiction.

32 Every insurer subject to registration shall file the registration statement on a form (b) 33 Form B prescribed by the Commissioner, which shall contain the following current 34 information:

- 35 36 If requested by the Commissioner, the insurer shall include financial (6) 37 statements of or within an insurance holding company system, including all 38 affiliates. Financial statements may include, but are not limited to, annual 39 audited financial statements filed with the United States Securities and 40 Exchange Commission pursuant to the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended. An insurer required to 41 42 file financial statements pursuant to this subdivision may satisfy the request 43 by providing the Commissioner with the most recently filed parent corporation financial statements that have been filed with the United States 44 45 Securities and Exchange Commission. Statements that the insurer's board of directors oversees corporate 46 (7) 47 governance and internal controls and that the insurer's officers or senior 48 management have approved, implemented, and continue to maintain and 49 monitor corporate governance and internal control procedures. 50
  - Any other information required by the Commissioner by rule or regulation. (8)

1 No information need be disclosed on the registration statement filed pursuant to (c) 2 subsection (b) of this section if such information is not material for the purposes of this section. 3 Unless the Commissioner by rule or order provides otherwise, all sales, purchases, exchanges, 4 loans or extensions of credit, investments, or guarantees involving one-half of one percent 5 (1/2%) or less of an insurer's admitted assets as of the preceding December 31 are not material 6 for the purposes of this section. 7 Subject to G.S. 58-7-130(b) and G.S. 58-19-30(c), each domestic insurer shall report (d) 8 to the Commissioner all dividends and other distributions to shareholders within five business 9 days following the declaration thereof and at least 30 days before the payment thereof. The 10 Commissioner may adopt rules to further the requirements of this section.of the dividend or 11 distribution by providing the information set forth in G.S. 58-19-30(e). A prior notification of an ordinary dividend or any other ordinary distribution required under this subsection shall be 12 deemed to be incomplete unless all of the information required by G.S. 58-19-30(e) has been 13 14 included. The Commissioner shall consider the factors set forth in G.S. 58-19-30(d) in his review of dividends or other distributions to shareholders pursuant to this subsection. The 15 16 Commissioner may adopt rules to further the requirements of this section. 17 Any person within an insurance holding company system subject to registration (e) shall provide complete and accurate information to an insurer, where such information is 18 19 reasonably necessary to enable the insurer to comply with the provisions of this Article. 20 The Commissioner shall terminate the registration of any insurer that demonstrates (f) 21 that it no longer is a member of an insurance holding company system. A termination of registration shall include the information set forth in subdivision (j)(1) of this section and shall 22 23 be deemed to have been granted unless the Commissioner, within 30 days after receipt of the 24 request, notifies the registrant otherwise. 25 The Commissioner may require or allow two or more affiliated insurers subject to (g) 26 registration under this section to file a consolidated registration statement, or alternative 27 registration statement as provided in subsection (h) of this section. The Commissioner, however, reserves the right to require individual filings if he deems such filings necessary in 28 29 the interest of clarity, ease of administration, or the public good. 30 (h) The CommissionerAny authorized insurer may allow an insurer that is authorized to 31 do business in this State and that is part of an insurance holding company system to registerfile a registration statement on behalf of any affiliated insurer that is or insurers that are required to 32 33 register under subsection (a) of this section and to file all information and material required to 34 be filed under this section.(a) of this section. A registration statement may include information 35 not required by Article 19 of this Chapter regarding any insurer in the insurance holding 36 company system even if the insurer is not authorized to do business in this State. In lieu of 37 filing a registration statement on a Form B, the authorized insurer may file a copy of the 38 registration statement or similar report that it is required to file in its state of domicile, provided 39 all of the following apply: 40 The statement or report contains substantially similar information required to (1)41 be furnished on Form B. 42 The filing insurer is the principal insurance company in the insurance (2) 43 holding company system. 44 The question of whether the filing insurer is the principal insurance company in the 45 insurance holding company system is a question of fact, and an insurer filing a registration statement or report in lieu of Form B on behalf of an affiliated insurer shall set forth a brief 46 47 statement of facts which will substantiate the filing insurer's claim that it, in fact, is the 48 principal insurer in the insurance holding company system. 49 The provisions of this section do not apply to any insurer, information, or (i) 50 transaction if and to the extent that the Commissioner by rule or order exempts the same from

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1	(j) Any pe	rson may file with the Commissioner a disclaimer of af	filiation affiliation,
2	which includes the	e information outlined in G.S. 58-19-25(j)(1), with any au	thorized insurer, or
3	such a disclaimer	of affiliation may be filed by such insurer or any memb	per of an insurance
4	holding company s	system.system as set forth in this subsection.	
5		The disclaimer shall fully disclose all material relations	hips and bases for
6		affiliation between such person and such insurer as we	
7		disclaiming such affiliation. After a disclaimer has been	
8		shall be relieved of any duty to register or report under th	
9		arise out of the insurer's relationship with such	
10		Commissioner disallows such a disclaimer. The C	
11		disallow such a disclaimer only after furnishing all part	ies in interest with
12		notice and opportunity to be heard and after making spec	
13		to support such disallowance. A disclaimer of affiliation	0
14		have been granted unless the Commissioner, within 30	
15		receipt of a complete disclaimer of affiliation, notifies t	
16		the disclaimer of affiliation is disallowed. In the event of	
17		disclaiming party may request an administrative hearing	
18		granted. The disclaiming party shall be relieved of its du	
19		this section if approval of the disclaimer of affiliation h	
20		the Commissioner, or if the disclaimer of affiliation is de	
21		approved.	
22	<u>(2)</u>	A disclaimer of affiliation pursuant to this subsection	n or a request for
23		termination of registration pursuant to G.S. 58-19-25(	
24		person does not, or will not upon the taking of some prop	-
25		another person (hereinafter "subject") shall conta	
26		information:	-
27		a. The number of authorized, issued, and outstandir	ng voting securities
28		of the subject.	
29		b. With respect to the person whose control is denied	ed and all affiliates
30		of such person, the number and percentage of sha	
31		voting securities, which are held of record	or known to be
32		beneficially owned, and the number of shares cond	cerning which there
33		is a right to acquire, directly or indirectly.	
34		c. All material relationships and bases for affili	
35		subject and the person whose control is denied a	and all affiliates of
36		such person.	
37		d. <u>A statement explaining why the person should no</u>	ot be considered to
38		<u>control the subject.</u>	
39		ilure to file a registration statement or any summary	Ũ
40		prise risk filing thereto required by this section within the	e time specified for
41	0	lation of this section.	winoman ashi++
42		ve January 1, 2016, the ultimate controlling person of ever	
43 44	-	also file an annual enterprise risk report on Form F as	
44 45		e report shall, to the best of the ultimate controlling person material risks within the insurance holding company syst	
45 46		he insurer. The report shall be filed with the lead state of	
40 47	-	company system as determined by the procedures w	
48		k adopted by the NAIC."	iunn ne rmanetal
40 49		<b>ON 1.5.(a)</b> G.S. 58-19-30(b)(5) is recodified as G.S. 58-1	9-30(h)(6)
<del>4</del> 9 50		(ON 1.5.(a) O.S. 58-19-30(b)(5) is recommed as O.S. 58-19-30(b)(5) is recommed as O.S. 58-19-30(b)(5) is recommed by subsection	
51	reads as rewritten:		(a) of this section,
	10000 00 10 WIIII0II.		

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	tandards and management of an insu	rer within <del>a <u>an insurance</u> holding</del>
-	oany system.	
	sactions within <u>a an insurance</u> holding c	1 0 0
•	ation is a party are subject to all of the fol	lowing standards:
(1)	The terms shall be fair and reasonable.	
(2)	Charges or fees for services performed	
(3)	Expenses incurred and payment receive	
	conformity with customary insurance applied.	
(4)	The books, accounts, and records of early be so maintained as to clearly and accu	arately disclose the nature and details
	of the transactions, including such acco	•
	support the reasonableness of the charge	1 1
(5)	The insurer's surplus as regards policy	
	distributions to shareholder affiliates s	hall be reasonable in relation to the
	insurer's outstanding liabilities and adec	
<u>(6)</u>	Agreements for cost-sharing services an	nd management services shall include
	such provisions as required by this Art	ticle or rule and regulation issued by
	the Commissioner.	
	following transactions involving a dom	
	ny <del>system <u>system,</u> including amendme</del>	
agreements that	were previously filed pursuant to this	section and that are subject to any
-	dards contained in subdivision (1) throu	•
	ess the insurer has notified the Commissio	0
	tion at least 30 days before the transac	-
Commissioner p	ermits, and the Commissioner has not dis	approved it within that period:period.
	mendments or modifications shall includ	-
*	on the domestic insurer. Informal notice	
	fter termination of a previously filed agree	•
	pe of filing required, if any. An insurer n	
transaction purs	uant to this subsection shall furnish the re-	equired information on a Form D, as
prescribed by the	e Commissioner.	
(1)	Sales, purchases, exchanges, loans or	extensions of credit, or investments,
	provided the transactions equal or e	· · · ·
	insurers, the lesser of three percent (39	%) of the insurer's admitted assets or
	twenty-five percent (25%) of surplus	as regards policyholders; (ii) with
	respect to life insurers, three percent (	3%) of the insurer's admitted assets;
	each as of the preceding December 31.	
(2)	Loans or extensions of credit to any pe	erson who is not affiliated, where the
	insurer makes the loans or extensior	ns of credit with the agreement or
	understanding that the proceeds of the ta	ransactions, in whole or in substantial
	part, are to be used to make loans or	extensions of credit to, to purchase
	assets of, or to make investments in, an	ny affiliate of the insurer making the
	loans or extensions of credit provided	the transactions equal or exceed: (i)
	with respect to nonlife insurers, the	lesser of three percent (3%) of the
	insurer's admitted assets or twenty-five	- · · ·
	policyholders; (ii) with respect to life	insurers, three percent (3%) of the
	insurer's admitted assets; each as of the	
(3)	Reinsurance agreements or modification	
	including the following:	
	a. Reinsurance pooling agreements	<u>S.</u>

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	<u>b.</u>	<u>Agreements</u> in which <u>either (i)</u> the reinsurance pre in the insurer's <del>liabilities</del> <u>liabilities</u> or (ii) the pro premium or a change in the insurer's liabilities i	jected reinsurance
		three years equals or exceeds five percent (5% surplus as regards policyholders, as of the preced	) of the insurer's
		including those agreementsDecember 31.	
	<u>c.</u>	Agreements that may require as consideration the	
		from an insurer to a nonaffiliate, if an agreement exists between the insurer and nonaffiliate that a assets will be transferred to one or more affiliates o	iny portion of the
(4)	All 1	nanagement agreements, service contracts, guarant	tees,tax allocation
	agree	ments, or cost-sharing arrangements. Management a	greements, service
	contr	acts, and cost-sharing arrangements shall at a	minimum and as
	<u>appli</u>	cable:	
	<u>a.</u>	Identify the person providing services and the	e nature of such
		services.	
	<u>b.</u>	Set forth the methods to allocate costs.	
	<u>c.</u>	Require timely settlement, not less frequently th	
		basis, and compliance with the requirements in the	NAIC Accounting
	_	Practices and Procedures Manual.	
	<u>d.</u>	Prohibit advancement of funds by the insurer to the	<u>e affiliate except to</u>
		pay for services defined in the agreement.	
	<u>e.</u>	State that the insurer will maintain oversight for f	-
		to the insurer by the affiliate and that the ins	urer will monitor
	c	services annually for quality assurance.	1 11 1 1 1
	<u>f.</u>	Define books and records of the insurer to inclu	
	~	records developed or maintained under or related to	
	<u>g.</u>	Specify that all books and records of the insurer a	
	h	property of the insurer and are subject to the contro State that all funds and invested assets of the insure	-
	<u>h.</u>	property of the insurer, held for the benefit of the	
		subject to the control of the insurer.	ie msurer and are
	<u>i.</u>	Include standards for termination of the agreement	t with and without
	<u>1.</u>	cause.	
	<u>j.</u>	Include provisions for indemnification of the insu	rer in the event of
	غل	gross negligence or willful misconduct on the pa	
		providing the services.	
	<u>k.</u>	Specify that, if the insurer is placed in receivershi	p or seized by the
		Commissioner under Article 30 of this Chapter:	
		1. All of the rights of the insurer under the ag	reement extend to
		the receiver or Commissioner.	<u>,</u>
		2. All books and records will immediately be	made available to
		the receiver or the Commissioner and shall	
		the receiver or Commissioner immediately	
		or the Commissioner's request.	
	<u>l.</u>	Specify that the affiliate has no automatic right	to terminate the
		agreement if the insurer is placed in receivership p	
		<u>30 of this Chapter.</u>	
	<u>m.</u>	Specify that the affiliate will continue to main	tain any systems,
		programs, or other infrastructure notwithstanding	a seizure by the
		Commissioner under Article 30 of this Chapter, an	nd will make them

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available to the receiver, for so long as the affiliate continues to
receive timely payment for services rendered.
(5) Guarantees when made by a domestic insurer; provided, however, that a
guarantee which is quantifiable as to amount is not subject to the notice
requirements of this subdivision unless it exceeds the lesser of one-half
percent (0.5%) of the insurer's admitted assets or ten percent (10%) of
surplus as regards policyholders as of the preceding December 31. Further,
all guarantees which are not quantifiable as to amount are subject to the
notice requirements of this subdivision.
(6) Any material transactions, specified by rule, that the Commissioner
determines may adversely affect the interests of the insurer's policyholders.
Nothing in this section authorizes or permits any transactions that, in the case of an insurer,
not a member of the same insurance holding company system, would be otherwise contrary to
law. A domestic insurer may not enter into transactions that are part of a plan or series of like
transactions with persons within the insurance holding company system if the purpose of those
separate transactions is to avoid the statutory threshold amount and thus avoid the review that
would otherwise occur. If the Commissioner determines that such separate transactions were
entered into over any 12-month period for that purpose, the Commissioner may exercise the
Commissioner's authority under G.S. 58-19-50. The Commissioner, in reviewing transactions
pursuant to this subsection, shall consider whether the transactions comply with the standards
set forth in subsection (a) of this section and whether they may adversely affect the interests of
policyholders. The Commissioner shall be notified within 30 days after any investment of a
domestic insurer in any one corporation if, as a result of the investment, the total investment in
the corporation by the insurance holding company system exceeds ten percent (10%) of the

25 corporation's voting securities.

(c) No domestic insurer shall pay any extraordinary dividend or make any other extraordinary distribution to its shareholders until (i) 30 days after the Commissioner has received notice of the declaration thereof and has not within that period disapproved the payment or (ii) the Commissioner has approved the payment within the 30-day period.

30 For the purposes of this section, an "extraordinary dividend" or "extraordinary distribution" includes any dividend or distribution of cash or other property, whose fair market value 31 32 together with that of other dividends or distributions made within the preceding 12 months 33 exceeds the greater of (i) ten percent (10%) of the insurer's surplus as regards policyholders as 34 of the preceding December 31, or (ii) the net gain from operations of the insurer, if the insurer 35 is a life insurer, or the net income, if the insurer is not a life insurer, not including realized 36 capital gains, for the 12-month period ending the preceding December 31; but does not include 37 pro rata distributions of any class of the insurer's own securities.

Notwithstanding any other provision of law, an insurer may declare an extraordinary dividend or distribution that is conditional upon the Commissioner's approval, and the declaration shall confer no rights upon shareholders until (i) the Commissioner has approved the payment of the dividend or distribution or (ii) the Commissioner has not disapproved the payment within the 30-day period referred to above.

43 (d) For the purposes of this Article, in determining whether an insurer's surplus as 44 regards policyholders is reasonable in relation to the insurer's outstanding liabilities and 45 adequate to its financial needs, all of the following factors, among others, shall be considered: the factors set forth in subdivisions (1) through (11) of this subsection, among 46 47 others, shall be considered. In determining the adequacy of an insurer's surplus, no single factor 48 is controlling. The Commissioner will consider the net effect of all of the factors in subdivisions (1) through (11) of this subsection, plus other factors bearing on the financial 49 50 condition of the insurer.

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	(1)	The size of the insurer as measured by its assets, capital and surplu
	. ,	reserves, premium writings, insurance in force, and other appropria criteria.
	(2)	
	(2)	The extent to which the insurer's business is diversified among the sever kinds of insurance.
	(3)	The number and size of risks insured in each kind of insurance.
	. ,	The extent of the geographic dispersion of the insurer's insured risks.
	(4) (5)	The nature and extent of the insurer's reinsurance program.
	(5) (6)	The quality, diversification, and liquidity of the insurer's investment
	(0)	portfolio. In determining the quality and liquidity of investments
		subsidiaries, the Commissioner will consider the individual subsidiary ar
		may discount or disallow its valuation to the extent that the individu
		investments so warrant.
	(7)	The recent past and projected future trend in the size of the insurer's surplu
	$(\prime)$	as regards policyholders.
	(8)	The surplus as regards policyholders maintained by other comparability
	(0)	insurers. In comparing the surplus maintained by other insurers, the
		<u>Commissioner will consider the extent to which each of these factors varie</u>
		from company to company.
	(9)	The adequacy of the insurer's reserves.
	(10)	The quality and liquidity of investments in affiliates. The Commission
	(10)	may treat any such investment as a disallowed asset for purposes of
		determining the adequacy of surplus as regards policyholders whenever
		his judgment such investment so warrants.
	(11)	The quality of the insurer's earnings and the extent to which the reported
	(11)	earnings of the insurer include extraordinary items.
(e)	Reque	ests for approval of extraordinary dividends or any other extraordinar
	-	archolders made pursuant to subsection (c) of this section and prior notice
<u>an ordina</u>	ry divic	lend or any other ordinary distribution to shareholders under G.S. 58-19-25(
shall inclu		following:
	(1)	The amount of the proposed dividend or distribution.
	$\frac{(2)}{(2)}$	The date established for payment of the dividend or distribution.
	<u>(3)</u>	A statement as to whether the dividend or distribution is to be in cash
		other property and, if in property, a description thereof, its cost, and its fa
	(4)	market value together with an explanation of the basis for valuation.
	<u>(4)</u>	A statement identifying the dividend or distribution as an ordinary divider
		or other ordinary distribution subject to G.S. 58-19-25(d) or as a
		extraordinary dividend or other extraordinary distribution as defined
	(5)	subsection (c) of this section.
	<u>(5)</u>	A copy of the calculations determining whether the proposed dividend
		distribution is an ordinary dividend or other ordinary distribution subject
		G.S. 58-19-25(d), or an extraordinary dividend or other extraordinar
		distribution as defined in subsection (c) of this section. The work paper sha
		include the following information:
		a. <u>The amounts, dates, and form of payment of all dividends of</u>
		distributions (including regular dividends but excluding distribution
		of the insurer's own securities) paid within the period of 1
		consecutive months ending on the date fixed for payment of the
		consecutive months ending on the date fixed for payment of the proposed dividend for which notification is being given or approv
		consecutive months ending on the date fixed for payment of the

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	b. Surplus as regards policyholders as of the preced	ing December 31.		
	c. If the insurer is a life insurer, the net gain from	m operations for the		
	12-month period ending the preceding December			
	<u>d.</u> <u>If the insurer is not a life insurer, the net income</u>			
	gains for the 12-month period ending the precedi			
<u>(6)</u>	A balance sheet and statement of income for the peri-			
	annual statement filed with the Commissioner and th			
	preceding the month in which the request for app	-		
	notification of a dividend or distribution is submitted			
	indicate the amount of all unrealized capital gains inc	luded in unassigned		
	<u>funds.</u>			
<u>(7)</u>	A brief statement as to the effect of the proposed div			
	upon the insurer's surplus and the reasonableness of surplus and the adaptation of an			
	insurer's outstanding liabilities and the adequacy of su	irplus relative to the		
(9)	insurer's financial needs.	monocod dividand on		
<u>(8)</u>	<u>A brief statement as to the intended use or uses of the p</u> distribution by the parent, and if applicable, any ups	±		
	insurer.	areani parent or the		
A request for	approval of an extraordinary dividend or any other extra	ordinary distribution		
-	to be incomplete unless all of the information required by			
been included."	to be meanplete unless an of the mormation required b	y this subsection has		
	<b>FION 1.6.</b> G.S. 58-19-35 reads as rewritten:			
"§ 58-19-35. Ex				
0	ct to the limitation contained in this section and in addition	on to the powers that		
· / ·	er has under other provisions of Articles 1 through 64 of	1		
to the examination of insurers, the Commissioner also has the power to order examine any				
	d under G.S. 58-19-25G.S. 58-19-25, its affiliates, or an			
	cords, books, or other information in the possession of			
	equiring party as are reasonably necessary to ascertain th			
	-insurer, its affiliates, or acquiring party or to determi			
Articles 1 through	gh 64 of this Chapter.party, including the enterprise risk	to the insurer by the		
	ling person, by any entity or combination of entities y			
	y system, or by the insurance holding company system on			
	i insurer or acquiring party fails to comply with such orde			
-	ower to examine such insurer or its affiliates or such acqu	uiring party to obtain		
such information				
	Commissioner may retain, at the expense of the registered	1 0		
1 ·	ng examined, such attorneys, actuaries, economists, act			
1	wise a part of the Commissioner's staff as are reasonably	•		
	he examination under subsection (a) of this section. Any	-		
	e direction and control of the Commissioner and shall act	in a purely advisory		
capacity.	had by Session Laws $1005 + 260 + 2(b)$			
· · · ·	aled by Session Laws 1995, c. 360, s. 2(h). Commissioner shall exercise his power under subsection (a	) of this saction only		
	n of the insurer or acquiring party under other provisions			
	er is inadequate or the interests of the policyholders of			
adversely affecte		such insurer may be		
	<del>u.</del> Commissioner may order any insurer registered under C	LS. 58-19-25 or any		
	o produce such records, books, or other information in t	•		
	ates, or acquiring party as reasonably necessary to determ	-		
insurer, its attili	IES. OF ACTUMENTS DATES AS LEASURADED DECESSARY TO DETERM	ine compliance with		

1						
1	(f) To determine compliance with this Chapter, the Commissioner may order any					
2	insurer registered under G.S. 58-19-25 to produce information not in the possession of the					
3	insurer if the insurer can obtain access to such information pursuant to contractual					
4	relationships, statutory obligations, or other method. In the event the insurer cannot obtain the					
5	information requested by the Commissioner, the insurer shall provide the Commissioner a					
6	detailed explanation of the reason that the insurer cannot obtain the information and the identity					
7	of the holder of that information. Whenever it appears to the Commissioner that the detailed					
8	explanation is without merit, the Commissioner may require, after notice and hearing, the					
9	insurer to pay a penalty of one thousand dollars (\$1,000) for each day's delay or may suspend					
10	or revoke the insurer's license.					
11	(g) In the event the insurer fails to comply with an order, the Commissioner shall have					
12	the power to examine the affiliates to obtain the information. The Commissioner shall also have					
13	the power to issue subpoenas, to administer oaths, and to examine under oath any person for					
14	purposes of determining compliance with this section. Upon the failure or refusal of any person					
15	to obey a subpoena, the Commissioner may petition a court of competent jurisdiction, and upon					
16	proper showing, the court may enter an order compelling the witness to appear and testify or					
17	produce documentary evidence. Failure to obey the court order shall be punishable as contempt					
18	of court. Every person shall be obligated to attend as a witness at the place specified in the					
19	subpoena, when subpoenaed, anywhere within the state. He or she shall be entitled to the same					
20	fees and mileage, if claimed, as a witness in the courts of the county specified in the subpoena					
21	as the site of the examination. Any fees, mileage, and actual expense necessarily incurred in					
22	securing the attendance of witnesses, and their testimony, shall be itemized and charged					
23	against, and be paid by, the company being examined."					
24	<b>SECTION 1.7.</b> Article 19 of Chapter 58 of the General Statutes is amended by					
25	adding a new Section to read:					
26	" <u>§ 58-19-37. Supervisory colleges.</u>					
27	(a) With respect to any insurer registered under G.S. 58-19-25, and in accordance with					
28	subsection (c) of this section, the Commissioner shall also have the power to participate in a					
29 20	supervisory college for any domestic insurer that is part of an insurance holding company					
30 31	system with international operations in order to determine compliance by the insurer with this Chapter. The powers of the Commissioner with respect to supervisory colleges include, but are					
31 32	Chapter. The powers of the Commissioner with respect to supervisory colleges include, but are					
32 33	not limited to, the following:					
33 34	(1) <u>Initiating the establishment of a supervisory college.</u> (2) <u>Clarifying the membership and participation of other supervisors in the</u>					
34 35	(2) <u>Clarifying the membership and participation of other supervisors in the</u> supervisory college.					
35 36						
30 37	(3) <u>Clarifying the functions of the supervisory college and the role of other</u>					
37 38	regulators, including the establishment of a group-wide supervisor.					
38 39	(4) <u>Coordinating the ongoing activities of the supervisory college, including</u> planning meetings, supervisory activities, and processes for information					
39 40						
40 41	<ul><li>(5) <u>sharing.</u></li><li>(5) Establishing a crisis management plan.</li></ul>					
41						
42 43	(b) Each registered insurer subject to this section shall be liable for and shall pay the reasonable expenses of the Commissioner's participation in a supervisory college in accordance					
43 44						
44 45	with subsection (c) of this section, including reasonable travel expenses. For purposes of this					
43 46	section, a supervisory college may be convened as either a temporary or permanent forum for					
	communication and cooperation between the regulators charged with the supervision of the					
47	insurer or its officiates and the Commissioner may establish a regular assessment to the insure					
18	insurer or its affiliates, and the Commissioner may establish a regular assessment to the insurer for the payment of these expenses					
48 49	for the payment of these expenses.					
48 49 50						

participate in a supervisory college with other regulators charged with supervision of the 1 2 insurer or its affiliates, including other state, federal, and international regulatory agencies. The 3 Commissioner may enter into agreements in accordance with G.S. 58-19-40 providing the basis 4 for cooperation between the Commissioner and the other regulatory agencies and the activities 5 of the supervisory college. Nothing in this section shall delegate to the supervisory college the authority of the Commissioner to regulate or supervise the insurer or its affiliates within its 6 7 jurisdiction." 8 SECTION 1.8. G.S. 58-19-40 reads as rewritten: 9 "§ 58-19-40. Confidential treatment. 10 Documents, materials, or other information in the possession or control of the (a) 11 Department that are All information, documents, and copies thereof obtained by or disclosed to the Commissioner or any other person in the course of an examination or investigation made 12 13 pursuant to G.S. 58-19-35, and all information reported pursuant to subdivisions (12) and (13) 14 of G.S. 58-19-15(g), G.S. 58-19-25G.S. 58-19-25, and G.S. 58-19-30, shall be given confidential treatment; shall not be subject to subpoena; and shall not be madeby law and 15 16 privileged, shall not be considered a public record under either G.S. 58-2-100 or Chapter 132 of 17 the General Statutes, shall not be subject to subpoena, and shall not be subject to discovery or 18 admissible in evidence in any private civil action. However, the Commissioner is authorized to use the documents, materials, or other information in the furtherance of any regulatory or legal 19 20 action brought as a part of the Commissioner's official duties. The Commissioner shall not 21 otherwise make the documents, materials, or other information public by the Commissioner, 22 the NAIC, or any other person, except to insurance regulators of other states, without the prior 23 written consent of the insurer or acquiring party to which it pertains unless the Commissioner, 24 after giving the insurer and its affiliates or the acquiring party that who would be affected 25 thereby notice and opportunity to be heard, determines that the interest of the insurer's 26 policyholders, shareholders, or the public will be served by the publication 27 thereof, in which event he the Commissioner may publish all or any part thereof of the 28 information in such manner as he considers may be deemed appropriate. 29 Neither the Commissioner nor any person who received documents, materials, or (b)30 other information while acting under the authority of the Commissioner or with whom such 31 documents, materials, or other information are shared pursuant to this Article shall be permitted 32 or required to testify in any private civil action concerning any confidential documents, 33 materials, or information subject to subsection (a) of this section. 34 In order to assist in the performance of the duties imposed by this Article, the (c) 35 Commissioner: 36 May share documents, materials, or other information, including the (1) 37 confidential and privileged documents, materials, or information subject to 38 subsection (a) of this section, with other state, federal, and international 39 regulatory agencies, with the NAIC and its affiliates and subsidiaries, and 40 with state, federal, and international law enforcement authorities, including members of any supervisory college described in G.S. 58-19-37, provided 41 42 that the recipient agrees in writing to maintain the confidentiality and privileged status of the document, material, or other information and has 43 44 verified in writing the legal authority to maintain confidentiality. 45 Notwithstanding subdivision (1) of this subsection, may only share (2)confidential and privileged documents, material, or information reported 46 47 pursuant to G.S. 58-19-25 with Commissioners of states having statutes or 48 regulations substantially similar to subsection (a) of this section and who have agreed in writing not to disclose such information. 49 May receive documents, materials, or information, including otherwise 50 (3) confidential and privileged documents, materials, or information from the 51

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1		NAI	2 and its affiliates and subsidiaries and from	regulatory and law	
2			cement officials of other foreign or domestic ju		
3			ain as confidential or privileged any doc		
4			nation received with notice or the understanding		
5		_	ivileged under the laws of the jurisdiction that		
6			nent, material, or information.	is the source of the	
7	<u>(4)</u>	-	enter into written agreements with the NAIC g	overning sharing and	
8	<u>(+)</u>		f information provided pursuant to this Article		
9			ction that shall:	consistent with this	
10		<u>a.</u>	Specify procedures and protocols regarding the		
11			security of information shared with the NAIC	and its affiliates and	
12			subsidiaries pursuant to this Article, include	ling procedures and	
13			protocols for sharing by the NAIC with oth	<u>ner state, federal, or</u>	
14			international regulators;		
15		<u>b.</u>	Specify that ownership of information shared v	vith the NAIC and its	
16			affiliates and subsidiaries pursuant to this Art	icle remains with the	
17			Commissioner, and the NAIC's use of the info	ormation is subject to	
18			the direction of the Commissioner;		
19		<u>c.</u>	Require prompt notice to be given to an insur-	er whose confidential	
20			information in the possession of the NAIC purs	suant to this Article is	
21			subject to a request or subpoena to the NA	IC for disclosure or	
22			production; and		
23		<u>d.</u>	Require the NAIC and its affiliates and subsi	idiaries to consent to	
24			intervention by an insurer in any judicial or ad	ministrative action in	
25			which the NAIC and its affiliates and subsidiari	es may be required to	
26			disclose confidential information about the inst	surer shared with the	
27			NAIC and its affiliates and subsidiaries pursuar	nt to Article 19 of this	
28			Chapter.		
29			of information by the Commissioner pursuant to		
30			of regulatory authority or rule making, and the Co		
31	-	he adm	inistration, execution, and enforcement of the pro-	ovisions of Article 19	
32	of this Chapter.				
33			f any applicable privilege or claim of confidential		
34			n shall occur as a result of disclosure to the Cor		
35			sharing as authorized in subsection (c) of this section		
36			materials, or other information in the possession o		
37		-	nt of this Article shall be confidential by law and		
38			ecord under G.S. 58-2-100 or Chapter 132 of the C		
39			ena, and shall not be subject to discovery or adm	issible in evidence in	
40	any private civil			1 1	
41			.9. G.S. 58-19-50 is amended by adding a new su		
42			appears to the Commissioner that any person has		
43			hich prevents the full understanding of the enterp		
44 45			he insurance holding company system, the viola	-	
43 46			sapproving dividends or distributions and for place	ing the insuler under	
40 47	an order of supervision in accordance with Article 30 of this Chapter." SECTION 1.10. G.S. 58-19-60 reads as rewritten:				
47	"§ 58-19-60. Re				
40 49	-	v	or liquidation or rehabilitation of a domestic insu	irer has been entered	
49 50			nder such order has a right to recover on behalf o		
50 51			or insurance holding company or person or af		
~ 1	my purche corpe		<u>insurance</u> norang company or person of an		

1 controlled the insurer, the amount of distributions (other than distributions of shares of the 2 same class of stock) paid by the insurer on its capital stock, or (ii) any payment in the form of a 3 bonus, termination settlement, or extraordinary lump sum salary adjustment made by the 4 insurer or its subsidiary or subsidiaries to a director, officer, or employee, where the 5 distribution or payment pursuant to (i) or (ii) above is made at any time during the one year 6 preceding the petition for liquidation or rehabilitation, as the case may be, subject to the 7 limitations of subsections (b), (c), and (d) of this section.

8 No such distribution is recoverable if the parent or affiliate shows that when paid (b) 9 such distribution was lawful and reasonable, and that the insurer did not know and could not 10 reasonably have known that such distribution might adversely affect the ability of the insurer to 11 fulfill its contractual obligations.

12 (c)Any person that was a parent corporation or insurance holding company or a person 13 that otherwise controlled the insurer or affiliate at the time such distributions were paid is liable 14 up to the amount of distributions or payments under subsection (a) of this section such person 15 received. Any person who otherwise controlled the insurer at the time such distributions were 16 declared is liable up to the amount of distributions he would have received if they had been 17 paid immediately. If two or more persons are liable with respect to the same distributions, they 18 are jointly and severally liable.

19 The maximum amount recoverable under this section is the amount needed in (d) 20 excess of all other available assets of the insurer to pay its contractual obligations and to 21 reimburse any guaranty funds.

22 (e) To the extent that any person liable under subsection (c) of this section is insolvent 23 or otherwise fails to pay claims due from it pursuant to that subsection, its parent corporation, 24 insurance holding company, or person who otherwise controlled it at the time that the 25 distribution was paid, are jointly and severally liable for any resulting deficiency in the amount 26 recovered from such parent corporation or insurance holding company or person who otherwise 27 controlled it."

28 SECTION 1.11. Article 19 of Chapter 58 of the General Statutes is amended by 29 adding four new sections to read:

30 "§ 58-19-75. Forms – general requirements.

31 Forms A, B, C, D, E, and F are intended to be guides in the preparation of the (a) 32 statements required by G.S. 58-19-15, 58-19-25, and 58-19-30. They are not intended to be 33 fill-in-the-blank forms. The statements filed shall contain the numbers and captions of all items, 34 but the text of the items may be omitted, provided the answers are prepared in such a manner as 35 to indicate clearly the scope and coverage of the items. All instructions, whether appearing 36 under the items of the form or elsewhere, are to be omitted. Unless expressly provided 37 otherwise, if any item is inapplicable or the answer to the item is in the negative, an appropriate 38 statement to that effect shall be made.

39 A complete copy of each statement, including exhibits and all other papers and (b) 40 documents filed as a part of the statement, shall be filed with the Commissioner by personal delivery or mail addressed to the Commissioner and shall be signed in the manner prescribed 41 42 on the form. Unsigned copies shall be conformed. If the signature of any person is affixed 43 pursuant to a power of attorney or other similar authority, a copy of the power of attorney or 44 other authority shall also be filed with the statement.

45 If an applicant requests a hearing on a consolidated basis under G.S. 58-19-15, in (c) addition to filing the Form A with the Commissioner, the applicant shall file a copy of the Form 46 A with the NAIC in electronic form. 47

48 Statements should be prepared electronically. Statements shall be easily readable (d) and suitable for review and reproduction. Debits in credit categories and credits in debit 49

50 categories shall be designated so as to be clearly distinguishable as such on photocopies. 51

Statements shall be in the English language and monetary values shall be stated in United

### **General Assembly Of North Carolina** Session 2015 States dollars. If any exhibit or other paper or document filed with the statement is in a foreign 1 2 language, it shall be accompanied by a translation into the English language and any monetary value shown in a foreign currency normally shall be converted into United States dollars. 3 4 "§ 58-19-80. Forms – incorporation by reference, summaries and omissions. 5 Information required by any item of Form A, Form B, Form D, Form E, or Form F (a) 6 may be incorporated by reference in answer or partial answer to any other item. Information 7 contained in any financial statement, annual report, proxy statement, statement filed with a 8 governmental authority, or any other document may be incorporated by reference in answer or 9 partial answer to any item of Form A, Form B, Form D, Form E, or Form F provided the document is filed as an exhibit to the statement. Excerpts of documents may be filed as exhibits 10 11 if the documents are extensive. Documents currently on file with the Commissioner which were filed within three years need not be attached as exhibits. References to information contained in 12 exhibits or in documents already on file shall clearly identify the material and shall specifically 13 14 indicate that such material is to be incorporated by reference in answer to the item. Such materials shall not be incorporated by reference in any case where the incorporation would 15 16 render the statement incomplete, unclear, or confusing. 17 Where an item requires a summary or outline of the provisions of any document, (b)18 only a brief statement shall be made as to the pertinent provisions of the document. In addition 19 to the statement, the summary or outline must incorporate by reference particular parts of any 20 exhibit or document currently on file with the Commissioner which was filed within three years 21 and may be qualified in its entirety by such reference. In any case where two or more 22 documents required to be filed as exhibits are substantially identical in all material respects except as to the parties thereto, the dates of execution, or other details, a copy of only one of the 23 24 documents need be filed with a schedule identifying the omitted documents and setting forth 25 the material details in which those documents differ from the documents, a copy of which is 26 filed. 27 "§ 58-19-85. Forms – information unknown or unavailable and extension of time to 28 furnish. 29 If it is impractical to furnish any required information, document, or report at the time it is 30 required to be filed, there shall be filed with the Commissioner a separate document: 31 Identifying the information, document, or report in question. (1)32 (2)Stating why the filing thereof at the time required is impractical. 33 (3) Requesting an extension of time for filing the information, document, or 34 report to a specified date. The request for extension shall be deemed granted 35 unless the Commissioner after receipt of the request denies the request prior 36 to the time the information, document, or report is required. 37 "§ 58-19-90. Forms – additional information and exhibits. 38 In addition to the information expressly required to be included in Form A, Form B, Form 39 C, Form D, Form E, and Form F, the Commissioner may request such further material 40 information, if any, as may be necessary to make the information contained therein not misleading. The person filing may also file such exhibits as it may desire in addition to those 41 42 expressly required by the statement. The exhibits shall be so marked as to indicate clearly the subject matters to which they refer. Changes to Form A, B, C, D, or F shall include on the top 43 44 of the cover page the phrase: "Change No. [insert number] to" and shall indicate the date of the 45 change and not the date of the original filing." SECTION 1.12. G.S. 58-10-12(e) reads as rewritten: 46 47 Except as specifically provided in a plan of conversion, for five years following the "(e) 48 effective date of the conversion, no person or persons acting in concert (other than the former 49 mutual, any parent company, or any employee benefit plans or trusts sponsored by the former 50 mutual or a parent company) shall directly or indirectly acquire, or agree or offer to acquire, in 51 any manner the beneficial ownership of five percent (5%) or more of the outstanding shares of

#### **General Assembly Of North Carolina** Session 2015 1 any class of a voting security of the former mutual or any parent company without the prior 2 approval of the Commissioner of a statement filed by that person with the Commissioner. The 3 statement shall contain the information required by G.S. 58-19-15(b)G.S. 58-19-15(g) and any 4 other information required by the Commissioner. The Commissioner shall not approve an 5 acquisition under this subsection unless the Commissioner finds that: 6 The requirements of G.S. 58-19-15(e) will be satisfied. None of the (1)7 conditions set forth in G.S. 58-19-15(i) will exist. 8 (2) The acquisition will not frustrate-impede the plan of conversion or the 9 amendment to the articles of incorporation as approved by the members and 10 the Commissioner. 11 (3) The boards of directors of the former mutual and any parent company have 12 approved the acquisition. 13 (4) The acquisition would be in the best interest of the present and future 14 policyholders of the former mutual without regard to any interest of 15 policyholders as shareholders of the former mutual or any parent company." 16 17 PART II. REVISIONS TO RISK-BASED CAPITAL REQUIREMENTS FOR LIFE 18 **INSURERS** SECTION 2. G.S. 58-12-11(a) reads as rewritten: 19 20 "(a) "Company action level event" means any of the following events: 21 (1)The filing of a risk-based capital report by an insurer that indicates that:any 22 of the following: 23 The insurer's total adjusted capital is greater than or equal to its a. 24 regulatory action level risk-based capital but less than its company 25 action level risk-based capital; or capital. 26 b. In the case of a life or health insurer, the insurer has total adjusted capital that (i) is greater than or equal to its company action level 27 28 risk-based capital but less than the product of three times its 29 authorized control level risk-based capital and 2.5 capital and (ii) has 30 a negative trend; ortrend. 31 In the case of a property or casualty insurer or a health organization, c. 32 the insurer has total adjusted capital that is greater than or equal to its 33 company action level risk-based capital but less than the product of 34 its authorized control level risk-based capital and 3.0 and triggers the 35 trend test determined in accordance with the trend test calculation 36 included in the property and casualty or health organization 37 risk-based capital instructions. ...." 38 39 40 PART III. UPDATE CORPORATE GOVERNANCE REQUIREMENTS FOR RISK **RETENTION GROUPS** 41 42 SECTION 3. G.S. 58-22-15 reads as rewritten: 43 "§ 58-22-15. Risk retention groups chartered in this State. 44 General Requirements. - A risk retention group shall, pursuant to the provisions of (a) 45 Part 9 of Article 10 of this Chapter, be chartered and licensed to write only liability insurance pursuant to this Article and, except as provided elsewhere in this Article, must comply with all 46 47 of the laws and rules applicable to such insurers chartered and licensed in this State and with 48 G.S. 58-22-20 to the extent such requirements are not a limitation on laws, administrative rules, 49 or requirements of this State. 50 Plan of Operation. – Before it may offer insurance in any state, each risk retention (b) 51 group shall also submit for approval to the Commissioner of this State a plan of operation or

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1 feasibility study. The Commissioner may limit the net amount of risk retained by a risk 2 retention group for any individual risk. The risk retention group shall submit an appropriate 3 revision in the event of any subsequent material change in any item of the plan of operation or 4 feasibility study, within 10 days after any such change. The group shall not offer any additional 5 kinds of liability insurance, in this State or in any other state, until a revision of such plan or 6 study is approved by the Commissioner. <u>Required Information. – At the time of filing its application for a charter, the risk</u> 7 (c) 8 retention group shall provide to the Commissioner in summary form the following information: 9 the identity of the initial members of the group, the identity of those individuals who organized 10 the group or who will provide administrative services or otherwise influence or control the 11 activities of the group, the amount and nature of initial capitalization, the coverages to be 12 afforded, and the states in which the group intends to operate. Upon receipt of this information, 13 the Commissioner shall forward such information to the NAIC. Providing notification to the 14 NAIC is in addition to and shall not be sufficient to satisfy the requirements of G.S. 58-22-20 15 or any other sections of this Article. 16 Governance Standards. – Risk retention groups shall comply with the following (d) 17 governance standards: 18 (1)Board of directors. - The following standards apply to the board of directors 19 of the risk retention group: 20 Definitions. – The following definitions apply in this subdivision: a. 21 Board of directors or board. – The governing body of the risk 1. 22 retention group elected by the shareholders or members to 23 establish policy, elect or appoint officers and committees, and 24 make other governing decisions. 25 Director. – A natural person designated in the articles of the 2. 26 risk retention group, or designated, elected, or appointed by any other manner, name, or title to act as a director. 27 Independent directors. - The board of directors of the risk retention 28 b. 29 group shall have a majority of independent directors. If the risk 30 retention group is a reciprocal, then the attorney-in-fact would be 31 required to adhere to the same standards regarding independence of 32 operation and governance as imposed on the risk retention group's 33 board of directors or subscribers advisory committee under these 34 standards; and, to the extent permissible under State law, service 35 providers of a reciprocal risk retention group should contract with the risk retention group and not the attorney-in-fact. 36 37 Determination of independence. - No director qualifies as <u>c.</u> 38 independent unless the board of directors affirmatively determines 39 that the director has no material relationship, as partially specified in 40 sub-subdivision d. of this subdivision, with the risk retention group. Each risk retention group shall disclose these determinations to the 41 42 Commissioner at least annually. For the purpose of this subdivision, any person that is a direct or indirect owner of or subscriber in the 43 44 risk retention group (or is an officer, director, or employee of such an 45 owner and insured, unless some other position of such officer, director, or employee constitutes a material relationship), as 46 47 contemplated by Section 3901(a)(4)(E)(ii) of the federal Liability 48 Risk Retention Act, is considered to be "independent." Material relationship. - "Material relationship" of a person with the 49 <u>d.</u> risk retention group includes, but is not limited to, the following: 50

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1		<u>1.</u>	The receipt in any one 12-n	nonth period of compensation or
2			1 ·	f value by such person, a member
2 3			of such person's immediate	e family, or any business with
4			which such person is affiliat	ted from the risk retention group
5				ovider to the risk retention group
6				five percent (5%) of the risk
7			•	ten premium for such 12-month
8			· · · ·	6) of its surplus, whichever is
9			<b>-</b>	nd of any fiscal quarter falling in
0				ich person or immediate family
1				t independent until one year after
2				the risk retention group falls
3			below the threshold.	
4		<u>2.</u>		itor as follows: a director or an
5		<u></u>		f a director who is affiliated with
6				al capacity by a present or former
7			- <b>- -</b>	of the risk retention group is not
8				after the end of the affiliation,
9			employment, or auditing rela	
20		<u>3.</u>		d entity as follows: a director or
21		<u></u>		of a director who is employed as
22				er company where any of the risk
23				executives serve on that other
24			• • •	ors is not independent until one
25				ch service or the employment
26			relationship.	en service of the employment
27	<u>(2)</u>	Service prov	• • • • • • • • • • • • • • • • • • •	of any material service provider
28	<u>(2)</u>	-		not exceed five years. Any such
29			• ÷	proval of the majority of the risk
30				e risk retention group's board of
81				e any service provider, audit, or
2			-	fter providing adequate notice as
3			•	er contract is deemed material if
4				more than or equal to the greater
5			÷	on group's annual gross written
6			two percent (2%) of its surplus.	
7				ervice providers" shall include
8				ountants, actuaries, investment
9				ral underwriters, or other party
,9 10				mination of rates, collection of
1				claims, or the preparation of
+1  2				
13			•	to "lawyers" in the prior sentence
-3 -4				lude defense counsel retained by
4  5			• <u>+</u>	laims, unless the amount of fees
		_		" under the standard set forth in
-6			ubdivision for a service provide	
.7				be entered into with a person
8				rial relationship" contained in
9				ection unless the risk retention
50		grour	o has notified the Commission	her in writing of its intention to

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1		enter into such transaction at least 30 days price	or thereto and the
2		Commissioner has not disapproved it within such p	period.
3	<u>(3)</u>	Written policy The risk retention group's board of dire	ectors shall adopt a
4		written policy in the plan of operation as approved by the	board that requires
5		the board to do all of the following:	
6		a. Assure that all owner/insureds of the risk retent	tion group receive
7		evidence of ownership interest.	• •
8 9		b. Develop a set of governance standards applicable t	to the risk retention
10		<u>c.</u> <u>Oversee the evaluation of the risk retention group.</u>	oun's management
10		<u>c.</u> <u>Oversee the evaluation of the risk retention group including, but not limited to, the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but not limited to the performance of the risk retention group including but no</u>	
12		managing general underwriter, or other party or	1 <b>0</b>
12		for underwriting, determination of rates, collect	
13		adjusting or settling claims, or the prepara	-
15		statements.	alon of infancial
16		d. Review and approve the amount to be paid for a	all material service
17		providers.	<u>un material service</u>
18		e. Review and approve, at least annually, all of the fo	llowing
19		<u>1. Risk retention group's goals and objectiv</u>	
20		compensation of officers and service provide	
21		2. The officers' and service providers' performance of the service peri	
22		those goals and objectives.	<i>Q</i>
23		3. The continued engagement of the office	cers and material
24		service providers.	
25	(4)	Governance standards. – The board of directors shall a	adopt and disclose
26		governance standards. For purposes of this subdivision.	-
27		making such information available through electronic or	other means, such
28		as posting on the risk retention group's Web site, an	nd providing such
29		information to members or insureds upon request. Th	e standards to be
30		disclosed shall include all of the following:	
31		a.A process by which the directors are elected by theb.Director qualification standards.	e owner/insureds.
32		b. <u>Director qualification standards.</u>	
33		<ul> <li><u>c.</u> <u>Director responsibilities.</u></li> <li><u>d.</u> <u>Director access to management and, as necessar</u></li> </ul>	
34			<u>y and appropriate,</u>
35		independent advisors.	
36		e.Director compensation.f.Director orientation and continuing education.	
37			
38		g. The policies and procedures that are followed	l for management
39		succession.	1 C 1
40		h. The policies and procedures that are follo	owed for annual
41		performance evaluation of the board.	1 11 1 / 1
42	<u>(5)</u>	Business conduct and ethics. – The board of director	•
43		disclose a code of business conduct and ethics for direct	
44 45		employees and promptly disclose to the board of directors	•
43 46		code for directors or executive officers. The code of bus	smess conduct and
40 47		ethics shall include the following topics: a. Conflicts of interest.	
47 48		<ul> <li><u>a.</u> <u>Conflicts of interest.</u></li> <li><u>b.</u> <u>Matters covered under the corporate opportunitie</u></li> </ul>	as doctring as that
48 49		<u>doctrine has been interpreted by the courts of this S</u>	
49 50			State.
50 51		<u>c.</u> <u>Confidentiality.</u> <u>d.</u> <u>Fair dealing.</u>	
51		u. Fan ucann <u>g.</u>	

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1		e. Protection and proper use of risk retention group assets.		
2		f. Duty of compliance with all applicable laws, rules, and regulations.		
3		g. A requirement to report any illegal or unethical behavior which		
4		affects the operation of the risk retention group.		
5	<u>(6)</u>	Reporting noncompliance The captive manager or the president or chief		
6		executive officer of the risk retention group shall promptly notify the		
7		Commissioner in writing if either becomes aware of any material		
8		noncompliance with the governance standards set forth in this subsection."		
9				
10	PART IV. EFFI	PART IV. EFFECTIVE DATE		
11	SECT	SECTION 4. Section 2 of this act becomes effective January 1, 2017. The		
12	remainder of this act becomes effective July 1, 2015.			