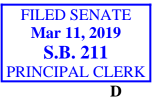
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019



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SENATE BILL DRS55036-MH-24D*

Short Title:	Insurance Technical ChangesAB	(Public)
Sponsors:	Senators Edwards, Gunn, and J. Alexander (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE INSURANCE
3	LAWS, AS RECOMMENDED BY THE DEPARTMENT OF INSURANCE.
4	The General Assembly of North Carolina enacts:
5	
6	PART I. CAPTIVE INSURANCE CHANGES
7	SECTION 1. G.S. 58-10-395 reads as rewritten:
8	"§ 58-10-395. Plan of operation change.
9	(a) Any material change in a captive insurance company's plan of operation plan of
10	operation-that was filed with the Commissioner at the time of initial application and any
11	subsequent amendment of the plan requires prior approval from the Commissioner.
12	(b) Any change in any other information filed with the application must be filed with the
13	Commissioner within 60 days but does not require prior approval.
14	(c) G.S. 58-10-345(f) shall apply to all information filed pursuant to this section."
15	SECTION 2. G.S. 58-10-415(c) reads as rewritten:
16	"(c) Captive insurance companies with less than one million two hundred thousand dollars
17	(\$1,200,000) in written premium may make a written request for exemption from the annual audit
18	requirement. Upon written request by any captive insurance company, the Commissioner may
19	grant an exemption from compliance with any and all provisions of this section if the
20	Commissioner finds, upon review of the request, that compliance with this section would
21	constitute a financial or organizational hardship upon the insurer. Such request must be made at
22	least 90 days prior to the captive insurance company's fiscal year-end or as otherwise required
23	by the Commissioner. Requests will be considered on a case-by-case basis and may be subject
24	to the Commissioner receiving an annual audit of the captive insurance company's parent in lieu
25	of the annual audit of the captive insurance company."
26	SECTION 3. G.S. 58-10-430 reads as rewritten:
27	"§ 58-10-430. Audits.Audits and Financial Analyses.
28	(a) Whenever the Commissioner determines it to be prudent, the Commissioner shall
29	audit a captive insurance company's affairs to ascertain its financial condition, its ability to fulfill
30	its obligations, and whether it has complied with this Part. The expenses and charges of the audit
31	shall be paid by the captive insurance company.
32	(a1) Whenever the Commissioner determines it to be prudent, the Commissioner shall
33	conduct a financial analysis of information submitted to or obtained by the Commissioner
34	pursuant to this Part. Except as otherwise provided in this Part, the captive insurance company is
35	not required to pay the expense and charges of the financial analysis.



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1	(b)	G.S. 58-2-160 shall apply to audits and financial analyses cond	ducted under this
2	section.		
3	(c)	All audit reports, preliminary audit reports or results, working	papers, recorded
4	informatio	on, documents, and copies thereof produced by, obtained by, or	disclosed to the
5	Commissi	sioner or any other person in the course of an audit or financial analysi	is made under this
6	section an	re confidential, are not subject to subpoena, and may not be ma	de public by the
7	Commissi	sioner or an employee or agent of the Commissioner. Nothing in this	s subsection shall
8	prevent th	he Commissioner from using such information in furtherance of the	e Commissioner's
9	regulatory	y authority under this Chapter. The Commissioner shall have the d	liscretion to grant
10	access to a	such information to public officials having jurisdiction over the regul	ation of insurance
11		her state or country or to law enforcement officers of this State or a	
12		f the federal government at any time only if the officials receiving the	
13		g to maintain the confidentiality of the information in a manner co	
14	subsection		
15	(d)	Risk retention groups are not subject to this section and shall inst	tead be audited in
16	accordanc	ce with the Examination Law, G.S. 58-2-131 through G.S 58-2-134."	
17		SECTION 4.(a) G.S. 58-10-340 is amended by adding a new subs	
18	"(16a)) Governing board The board of directors or officials possessing s	imilar authority."
19		SECTION 4.(b) G.S. 58-10-345(b) reads as rewritten:	
20	"(b)	No captive insurance company shall transact any insurance busi	ness in this State
21	unless:		
22			
23		(2) Its board of directors or committee of managers or, in the ca	ase of a reciprocal
24		insurer, its subscribers' advisory committee governing board	holds at least one
25		meeting each year in this State. A captive insurance compar	
26		from this board meeting requirement if the captive insurance	
27		the services of at least two of the following North Carol	
28		providers:	
29		a. Legal.	
30		b. Accounting.	
31		c. Actuarial.	
32		d. Investment advisor.	
33		e. Captive manager.	
34		f. Other service providers acceptable to the Commission	oner.
35		"	
36		SECTION 4.(c) G.S. 58-10-380(e) reads as rewritten:	
37	"(e)	In the case of a captive insurance company formed as a corporation	on, at <u>At</u> least one
38	of the men	embers of the board of directors governing board shall be a resident o	f this State. In the
39	case of a c	captive insurance company formed as a reciprocal insurer, at least on	ie of the members
40	of the sub	bscribers' advisory committee shall be a resident of this State. In the	case of a captive
41	insurance	e company formed as a limited liability company, at least one of the	managers shall be
42	a resident	t of this State."	
43		SECTION 4.(d) G.S. 58-10-380(i) reads as rewritten:	
44	"(i)	The articles of incorporation or bylaws organizational docume	ents of a captive
45	insurance	e company formed as a corporation-may authorize a quorum of its a	board of directors
46	governing	g board to consist of no fewer than one-third of the fixed or prese	cribed number of
47	directors.	board members."	
48		SECTION 4.(e) G.S. 58-10-385 reads as rewritten:	
49	"§ 58-10	-385. Directors.Governing board members, officers, and employe	
50	(a)	Every captive insurance company shall report to the Commission	•
51	after any o	change in its executive officers or directors, governing board member	<u>rs, i</u> ncluding in its

1 report a biographical affidavit for each new officer or go director. governing board member. The

change shall be deemed approved unless it is disapproved within 30 days from the completion of
the Commissioner's review of the biographical affidavit.

4 (b) No director, governing board member, officer, or employee of a captive insurance 5 company shall, except on behalf of the captive insurance company, accept or be the beneficiary 6 of, any fee, brokerage, gift, or other compensation because of any investment, loan, deposit, 7 purchase, sale, payment, or exchange made by or for the captive insurance company unless 8 otherwise approved in advance by the Commissioner, but such person may receive reasonable 9 compensation for necessary services rendered to the captive insurance company in his or her 10 usual private, professional, or business capacity.

11 12

13

(c) Any profit or gain received by or on behalf of any person in violation of this section shall inure to and be recoverable by the captive insurance company."

SECTION 4.(f) G.S. 58-10-390 reads as rewritten:

14 "§ 58-10-390. Conflict of interest.

15 (a) Each captive insurance company licensed in this State is required to adopt a conflict 16 of interest statement for officers, directors, governing board members, and key employees. Such 17 statement shall disclose that the individual has no outside commitments, personal or otherwise, 18 that would divert him or her from his or her duty to further the interests of the captive insurance 19 company he or she represents, but this shall not preclude such person from being a director or 20 officer in more than one insurance company.

(b) Each officer, directors, governing board member, and key employee shall file such
disclosure with the board of directors or other governing body governing board of the captive
insurance company annually."

24

SECTION 4.(g) G.S. 58-10-420(b) reads as rewritten:

25 "(b) A captive insurance company shall require its independent certified public accountant 26 to immediately notify in writing an officer and all members of the board of directors or other 27 governing body governing board of the captive insurance company of any determination by the 28 independent certified public accountant that the captive insurance company has materially 29 misstated its financial condition in its report to the Commissioner as required in G.S. 58-10-405. 30 A captive insurance company receiving a notification pursuant to this subsection shall forward a 31 copy of the notification to the Commissioner within five business days after receipt of the 32 notification and shall provide the independent certified public accountant with proof that the 33 notification was forwarded to the Commissioner. If the independent certified public accountant 34 fails to receive the proof within the five-day period required by this subsection, the independent 35 certified public accountant shall within the next five business days submit a copy of the 36 notification to the Commissioner."

37

SECTION 4.(h) G.S. 58-10-510(d) reads as rewritten:

38 "(d) A protected cell captive insurance company shall establish administrative and 39 accounting procedures necessary to properly identify (i) the one or more protected cells of the 40 protected cell captive insurance company and (ii) the assets and liabilities attributable to each 41 protected cell. The <u>directors governing board</u> of a protected cell captive insurance company shall 42 keep protected cell assets and liabilities:

- 43 44
- (1) Separate and separately identifiable from the assets and liabilities of the protected cell captive insurance company's general account.
- 45 46 47
- Attributable to one protected cell separate and separately identifiable from protected cell assets and protected cell liabilities attributable to other protected cells.

48 If this subsection is violated, then the remedy of tracing is applicable to protected cell assets when 49 commingled with protected cell assets of other protected cells or the assets of the protected cell

- 50 captive insurance company's general account. The remedy of tracing shall not be construed as an
- 51 exclusive remedy."

General Assembly Of North Carolina Session 2019 **SECTION 4.(i)** G.S. 58-10-512(c) reads as rewritten: 1 2 ''(c)An incorporated protected cell may be organized and operated in any form of business 3 organization authorized by the Commissioner. Unless otherwise permitted by the organizational 4 documents of a protected cell captive insurance company, each incorporated protected cell of the 5 protected cell captive insurance company must have the same directors, governing board 6 members, secretary, and registered office as the protected cell captive insurance company." 7 SECTION 4.(j) G.S. 58-10-565(b) reads as rewritten: 8 "(b) To transact business in this State, an SPFC shall: 9 . . . 10 (3) Hold at least one management meeting each year in this State. For the 11 purposes of this section, management is defined as the board of directors, managing board, governing board or other individual or individuals vested 12 13 with overall responsibility for the management of the affairs of the SPFC, including the election and appointment of officers or other of those agents to 14 15 act on behalf of the SPFC." 16 17 **SECTION 4.(k)** G.S. 58-10-565(c) reads as rewritten: 18 "(c) A complete SPFC application shall include the following: 19 . . . 20 (4) Biographical affidavits in NAIC format of all of the prospective SPFC's 21 officers and directors, governing board members, providing the officers' and 22 directors' governing board members' legal names, any names under which 23 they have or are conducting their affairs, and any other biographical 24 information as the Commissioner may request." 25 26 **SECTION 5.(a)** G.S. 105-228.4A(a) reads as rewritten: 27 "(a) Tax Levied. – A tax is levied in this section on a captive insurance company doing 28 business in this State. In the case of a branch captive insurance company, the tax levied in this 29 section applies only to the branch business of the company. Two or more captive insurance 30 companies under common ownership and control control, other than a protected cell captive 31 insurance company or a special purpose captive insurance company with a cell or series structure, 32 are taxed under this section as a single captive insurance company. The tax levied in this section 33 does not apply to a foreign captive insurance company." 34 **SECTION 5.(b)** G.S. 105-228.4A(f) reads as rewritten: 35 Total Tax Liability. - The aggregate amount of tax payable under this section by a "(f) 36 protected cell captive insurance company with more than 10 cells or a special purpose captive insurance company with a cell or series structure with 10 or more cells or series may not be less 37 38 than ten thousand dollars (\$10,000) and may not exceed the lesser of (i) one hundred thousand 39 dollars (\$100,000) plus five thousand dollars (\$5,000) multiplied by the number of cells or series 40 over 10 and (ii) two hundred thousand dollars (\$200,000). The aggregate amount of tax payable under this section for any other captive insurance company may not be less than five thousand 41 42 dollars (\$5,000) and may not exceed one hundred thousand dollars (\$100,000). 43 If a captive insurance company is a special purpose financial captive and if the special purpose financial captive is under common ownership and control with one or more other captive 44 45 insurance companies, the following provisions apply to the consolidated group of companies that 46 are taxed as a single captive insurance company pursuant to subsection (a) of this section: 47 The amount of premium tax payable under this section is allocated to each (1)48 member of the consolidated group in the same proportion that the premium 49 allocable to the member bears to the total premium of all members.

50(2)The aggregate amount of tax payable under this section by the consolidated51group is equal to the greater of the following:

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1		a. The sum of the premium tax allocated to the	e members.
2		b. Five thousand dollars (\$5,000).	
3	(3)	If the total premium tax allocated to all members of	0 1
4		are special purpose financial captives exceeds one	
5		(\$100,000), then the total premium tax allocated	to those members is one
6		hundred thousand dollars (\$100,000).	
7	(4)	If the total premium tax allocated to all members	of the consolidated group
8		that are not special purpose financial captives exce	eds one hundred thousand
9		dollars (\$100,000), then the total premium tax allo	cated to those members is
10		one hundred thousand dollars (\$100,000)."	
11	SECT	TON 5.(c) G.S. 105-228.4A is amended by adding a	a new subsection to read:
12	" <u>(g)</u> <u>A cap</u>	tive insurance company formed and licensed under	the laws of a jurisdiction
13	other than North	Carolina that (i) obtains the approval of the North (Carolina Commissioner of
14		mesticate to North Carolina pursuant to G.S. 58-10-3	
15		ed captive insurance company and (ii) redomesticate	
16		31, 2020, is exempted from prorated premium taxe	
17		nich the redomestication occurs and the premium tax	
18		year following the redomestication. This subsection	
19		fter January 1, 2022."	
20		TION 5.(d) Subsections (a) and (b) of this section	are effective for premium
21		r taxable years beginning on or after January 1, 20	
22	_	e for premium taxes imposed for taxable years begin	
23	2019.		
24			
25	PART II. HOLI	DING COMPANY ACT TECHNICAL CHANGE	S
26	SECT	TON 6. G.S. 58-19-10(b) reads as rewritten:	
27	"(b) In add	lition to investments in common stock, preferred sto	ock, debt obligations, and
28	other securities p	ermitted under this Chapter, a domestic insurer may	also:
29	(1)	Invest, in common stock, preferred stock, deb	ot obligations, and other
30		securities of one or more affiliates or subsidiaries, a	mounts that do not exceed
31		the lesser of ten percent (10%) of the insurer's admit	itted assets or fifty percent
32		(50%) of the insurer's policyholders' surplus, p	provided that after those
33		investments, the insurer's policyholders' surplus will	ll be reasonable in relation
34		to the insurer's outstanding liabilities and adequate	e to its financial needs. In
35		calculating the amount of the investments, investme	ents in domestic or foreign
36		insurance affiliates or subsidiaries and health maint	enance organizations shall
37		be excluded, and there shall be included: (i) to	otal net monies or other
38		consideration expended and obligations assume	ed in the acquisition or
39		formation of a subsidiary, including all orga	nizational expenses and
40		contributions to capital and surplus of the su	bsidiary whether or not
41		represented by the purchase of capital stock or iss	suance of other securities;
42		and (ii) all amounts expended in acquiring additiona	l common stock, preferred
43		stock, debt obligations, and other securities, and all	contributions to the capital
44		or surplus, of a subsidiary subsequent to its acquisi	tion or formation;
45			
46	(3)	With the approval of the Commissioner, invest any g	
47		stock, preferred stock, debt obligations, or other	securities of one or more
48		affiliates or subsidiaries; provided that after such	
49		policyholders' surplus will be reasonable in	
50		outstanding liabilities and adequate to its financial	needs."
51			

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	PLUS LINES TECHNICAL CHANGES
SEC	FION 7.(a) G.S. 58-21-35(b) reads as rewritten:
"(b) ′	he licensee shall complete and retain a copy of the report in paper or electronic
form as require	by the Commissioner. The report required by this section and the quarterly
report required	y G.S. 58-21-80 shall be completed on a standardized form or forms prescribed
by the Commit	ioner and are not public records is not a public record under G.S. 132-1 or
G.S. 58-2-100.	
SEC	FION 7.(b) G.S. 58-21-40(b)(3) is repealed.
SEC	FION 7.(c) G.S. 58-21-75 reads as rewritten:
"§ 58-21-75. R	cords of surplus lines licensee.
Each surplu	lines licensee shall keep in his or her office in this State a full and true record
of each surplus	ines insurance contract placed by or through the licensee, including a copy of
the policy, cert	icate, cover note, or other evidence of insurance. The record shall include the
following items	
(1)	Amount of the insurance and perils insured;
(2)	Brief description of the property insured and its location;
(3)	Gross premium charged;
(4)	Any return premium paid;
(5)	Rate of premium charged upon the several items of property;
(6)	Effective date of the contract, and the terms of the contract;
(7)	Name and address of the insured;
(8)	Name and address of the 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
	insurer or its representative, and the application.application; and
<u>(11)</u>	Copy of the compliance agreement.
The record	f each contract shall be kept open at all reasonable times to examination by the
Commissioner	ithout notice for a period not less than five years following termination of the
contract."	
SEC	FION 7.(d) G.S. 58-21-80 is repealed.
SEC	FION 7.(e) G.S. 58-21-95 reads as rewritten:
"§ 58-21-95. S	spension, revocation or nonrenewal of surplus lines licensee's license.
The Comm	sioner may suspend, revoke, or refuse to renew the license of a surplus lines
licensee after n	tice and hearing as provided under G.S. 58-2-70 upon any one or more of the
following groun	ls:
(1)	Removal of the surplus lines licensee's office from this State;
(2)	Removal of the surplus lines licensee's office accounts and records from this
	State-during the period during which such accounts and records are required
	to be maintained under G.S. 58-21-75;
(3)	Closing of the surplus lines licensee's office for a period of more than 30
	business days, unless permission is granted by the Commissioner;
(4)	Failure to make and file required reports;
(5)	Failure to transmit the required tax on surplus lines premiums;
(6)	Failure to maintain the required bond; Failure to pay the stamping fee to the
	stamping office;
(7)	Violation of any provision of this Article; or
(8)	For any other cause for which an insurance license could be denied, revoked,
	suspended, or renewal refused under the Insurance Law."
	-
PART IV. ALI	SN STATE LAW WITH NAIC MODEL LAW REGARDING IMMUNITY
	CTORS HIRED BY THE DEPARTMENT

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1		SECT	TON 8.(a) G.S. 58-30-71(a) reads as rewritten:	
2	"(a)	For the	e purposes of this section, the persons Persons entitled	to protection under this
3	section are	:		
4		(1)	All receivers responsible for the conduct of a delinqu	ency proceeding under
5			this Article, including present and former receivers; an	nd
6		(2)	Their employees All of the receiver's employees, m	eaning all present and
7			former special deputies and assistant special depu	ties appointed by the
8			Commissioner, staff assigned to the delinquency proce	eding employed by the
9			Attorney General's Office, and all persons whom the	Commissioner, special
10			deputies, or assistant special deputies have employed to	assist in a delinquency
11			proceeding under this Article. Attorneys, accountant	ts, auditors, and other
12			professional persons or firms, who are retained by the	receiver as independent
13			contractors and their employees are not employees of the	he receiver for purposes
14			of this section.	
15		<u>(3)</u>	All of the receiver's contractors, meaning all persons v	who are retained by the
16			receiver or the receiver's employees as independent co	ontractors to assist in a
17			delinquency proceeding under this Article, including	attorneys, accountants,
18			auditors, and other professional persons or firms and the	heir employees."
19			TON 8.(b) G.S. 58-30-71(b) reads as rewritten:	
20	"(b)	The re	eceiver and his employees have receiver, the receiver	r's employees, and the
21			tors shall have official immunity and are immune from	
22			their official capacities, for any claim for damage to	
23			r other civil liability caused by or resulting from any	
24	omission o	of the re	eceiver or any employee arising out of or by reason of <u>a</u>	ny of the following:
25		<u>(1)</u>	their Their duties or employment; employment.	
26		<u>(2)</u>	Any matters that have been subject to review by the	
27			opportunity to be heard, provided that the alleged act,	error, or omission was
28			not disapproved or disallowed by the Court.	
29	-		nothing Provided, however, that nothing in this section	
30			eiver, the receiver's employees, or the receiver's contract	
31	-		ny damage, loss, injury, or liability caused by the inter-	
32			ict of the receiver or any employee receiver, the receiver	
33			tors or for any bodily injury caused by the operation of	a motor vehicle."
34			ION 8.(c) G.S. 58-30-71(j) reads as rewritten:	
35	U /		ng in this section deprives the receiver or any employee	
36			e receiver's contractors of any immunity, indemnity, be	nefits of law, rights, or
37	any defense	e other	wise available."	
38				
39	PART V.		IFY CONSENT TO RATE	
40	"(1)		ION 9.(a) G.S. 58-36-30(b) reads as rewritten:	1.1 1 . 1 1
41	• •		ubsection applies only to insurance against loss to auton	· · ·
42		-	ses. A rate in excess of that promulgated by the Bureau	
43 44			ecific risk if the higher rate is charged in accordance wi	
			In insurer shall give notice to the insured that the rate	
45 46			policy are greater than those rates that are applicable	
46 47			ding the following language in the policy on page one of age before the declarations page in at least 14 point two	
47 48	-	-	age before the declarations page, in at least 14 point type or of the document whichever is larger, bolded, and all c	•
48 49			CE: THE PREMIUM THAT WE ARE CHARGING	1
49 50			MAGE AND RELATED EXPENSES THAT COVER	
50	FILISICA		VIAUE AND RELATED EAFEINSES THAT CUVER	5 THE DAMAGE IU

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YOUR COVERED VEHICLE(S) EXCEEDS THE PREMIUM BASED UPON THE 1 2 APPROVED RATES IN NORTH CAROLINA, IN ACCORDANCE WITH G.S. 58-36-30(b). 3 The disclosure statement noted above in this subsection shall be included on any renewal of 4 or endorsement to the policy when the rates charged exceed the approved manual rate. The 5 insurer 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 also be 6 7 used to provide motor vehicle liability coverage limits above those required under Article 9A of 8 Chapter 20 of the General Statutes and above those that could be ceded to the North Carolina 9 Reinsurance Facility under Article 37 of this Chapter to persons whose personal excess liability 10 insurance policies require that they maintain specific higher liability coverage limits. Any data 11 obtained by the Commissioner under this subsection is proprietary and confidential and is not a 12 public record under G.S. 132-1 or G.S. 58-2-100." 13 **SECTION 9.(b)** G.S. 58-36-30(b1) reads as rewritten: 14 "(b1) This subsection applies only to insurance against loss to residential property with not more than four housing units. A rate in excess of that promulgated by the Bureau may be charged 15 by an insurer on any specific risk if the higher rate is charged in accordance with rules adopted 16 17 by the Commissioner. An insurer shall give notice to the insured that the rates used to calculate 18 the premium for the policy are greater than those rates that are applicable in the State of North 19 Carolina by including the following language in the policy on page one of the declarations page 20 or on a separate page before the declarations page, in at least 14 point type or in a font size larger 21 than the remainder of the document whichever is larger, bolded, and all capitalized: 22 NOTICE: IN ACCORDANCE WITH G.S. 58-36-30(b1), THE PREMIUM BASED 23 UPON THE APPROVED RATES IN NORTH CAROLINA FOR RESIDENTIAL PROPERTY 24 INSURANCE COVERAGE APPLIED FOR WOULD BE \$____. OUR PREMIUM FOR THIS 25 COVERAGE IS \$. 26 The disclosure statement noted above in this subsection shall be included on any renewal of 27 or endorsement to the policy when the rates charged exceed the approved manual rate. for any 28 subsequent increase above the. The insurer shall retain consent to rate information for each 29 insured and make this information available to the Commissioner, upon request of the 30 Commissioner. Any data obtained by the Commissioner under this subsection is proprietary and 31 confidential and is not a public record under G.S. 132-1 or G.S. 58-2-100." 32 SECTION 9.(c) G.S. 58-36-30(c) reads as rewritten: 33 Any approved rate under subsection (b) of this section with respect This subsection ''(c)34 applies only to workers' compensation and employers' liability insurance written in connection 35 therewith shall be furnished to the Bureau. therewith. A rate in excess of that promulgated by the 36 Bureau may be charged by an insurer on any specific risk if the higher rate is charged in 37 accordance with rules adopted by the Commissioner." 38 SECTION 9.(d) G.S. 58-36-30(e) reads as rewritten: 39 Each insurer shall collect the following consent to rate data for nonfleet private "(e) 40 passenger motor vehicle physical damage and homeowners residential property (all forms excluding HO4 and HO6) with not more than four housing units (all forms, excluding HO4 and 41 42 HO6) and transmit the data electronically for each policy to the Commissioner on a semi-annual 43 basis in a format prescribed and designated by the Commissioner: 44 " 45 **SECTION 9.(e)** The Commissioner may adopt temporary rules to implement this 46 section. 47 48 PART VI. FAST ACT CONFIRMING CHANGE 49 SECTION 10.(a) G.S. 58-39-26(a) reads as rewritten: 50 Disclosure Required. - In addition to the notice requirements of G.S. 58-39-25, an "(a) 51 insurance institution or agent shall provide, to all applicants and policyholders no later than (i)

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1	before the initial disc	losure of personal information under G.S. 58-39-75(11)	or (ii) the time of
2		surance policy or certificate, a clear and conspicuous not	
3	-	e insurance institution or agent's policies and practices wi	
4		sclosing nonpublic personal information to affiliates and r	-
5	pa	rties, consistent with section 502 of Public Law 106-10	02, including the
6	-	tegories of information that may be disclosed.	C C
7	(2) Di	sclosing nonpublic personal information of persons who l	nave ceased to be
8		stomers of the financial institution.	
9	(3) Pr	otecting the nonpublic personal information of consumers	
10		Ill be made in accordance with the regulations prescribed u	
11	504 of Public Law 10	• •	
12	(b) Information	on to Be Included. – The disclosure required by subsection	(a) of this section
13	shall include:		
14	(1) Th	e policies and practices of the insurance institution or age	nt with respect to
15		sclosing nonpublic personal information to nonaffiliated th	-
16		an agents of the insurance institution or agent, consistent	
17		Public Law 106-102, and including:	
18	a.	The categories of persons to whom the information	on is or may be
19		disclosed, other than the persons to whom the info	ormation may be
20		provided under section 502(e) of Public Law 106-10	2.
21	b.	The policies and practices of the insurance instituti	on or agent with
22		respect to disclosing of nonpublic personal inform	ation of persons
23		who have ceased to be customers of the insurance insurac	stitution or agent.
24	(2) Th	e categories of nonpublic personal information that are	collected by the
25		surance institution or agent.	
26		e policies that the insurance institution or agent maintain	
27		nfidentiality and security of nonpublic personal informati	on in accordance
28		th section 501 of Public Law 106-102.	
29		e disclosures required, if any, under section 603(d)(2)(A	(iii) of the Fair
30		edit Reporting Act.	
31		e of a policyholder, the notice required by this section shall	
32		ring the continuation of the policy. As used in this subse	
33		any period of 12 consecutive months during which the p	-
34		to Annual Notice Requirement. – An insurance institutio	
35		e privacy notice annually as required under subsection (c)	of this section if
36	all of the following a		1 ·
37		e insurance institution or agent provides nonpublic pers	
38 39		ly in accordance with the provisions of sections 502(b)	
39 40		blic Law 106-102 or regulations prescribed under section	<u>504(b) of Public</u>
40 41	·	$\underline{w \ 106-102}$	ing and prostings
41 42		e insurance institution or agent has not changed its polic th regard to disclosing nonpublic personal information from	
42 43		actices that were disclosed in the most recent disclosure s	
43 44		accordance with this section.	ent to consumers
44 45		divisions (1) or (2) of this section no longer apply to an ins	urance institution
46		urance institution or agent shall be required to provide the	
40 47		subsection (c) of this section."	ie annuar privacy
48	<u>monee required under</u>	subsection (e) of this beetion.	
49	PART VII. STREA	MLINE EXPEDITED EXTERNAL REVIEW PROCE	CSS
5 0		N 11.(a) G.S. 58-50-82(a) reads as rewritten:	
20		$\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i$	

- - - SECTION 11.(a) G.S. 58-50-82(a) reads as rewritten:

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1	"(a) Except	ot as provided in subsection (g) of this section, a covered	d person may file a
2	request for an ex	pedited external review with the Commissioner at the time	e the covered person
3	receives:receives	any of the following:	
4	(1)	A noncertification decision under G.S. 58-50-61(f) if:if	all of the following
5		conditions apply:	
6		a. The covered person has a medical condition when	the time frame for
7		completion of an expedited review of an a	appeal involving a
8		noncertification set forth in G.S. 58-50-61(l) w	ould be reasonably
9		expected to seriously jeopardize the life or health of	of the covered person
10		or would jeopardize the covered person's ability	to regain maximum
11		function; and function.	-
12 13		b. The covered person has filed a request for an exp $G.S. 58-50-61(l)$.	bedited appeal under
13 14	(2)	An appeal decision under G.S. 58-50-61(k) or (1) G.S. 58	-58-61(l) unholding
15	(2)	a noncertification if: if all of the following conditions app	· · · ·
16		a. The noncertification appeal decision involves a r	
17		the covered person for which the time frame for	
18		expedited second-level grievance review of a none	-
19		in G.S. 58-50-62(i) would reasonably be exp	
20		jeopardize the life or health of the covered perso	•
20		covered person's ability to regain maximum funct	v 1
22		b. The covered person has filed a request for an exp	
23		grievance review of a noncertification as set forth	
24		or-G.S. 58-50-62(i).	III 0.5. 50 50 01(1),
25	(3)	A second-level grievance review decision under G.S.	<u>58-60-62(h) or (i)</u>
26	(5)	<u>G.S. 58-50-62(h)</u> or <u>G.S. 58-50-62(i)</u>	upholding a
27		noncertification:noncertification if all of the following co	
28		a. If the covered person has a medical condition whe	
29		completion of a standard external review under C	
30		reasonably be expected to seriously jeopardize the	
31		covered person or jeopardize the covered perso	
32		maximum function; or function.	,
33		b. If the second-level grievance concerns a nor	ncertification of an
34		admission, availability of care, continued stay, or	
35		for which the covered person received emergency	
36		been discharged from a facility."	,
37	SECT	FION 11.(b) G.S. 58-50-82(b) reads as rewritten:	
38		n two days after receiving a request for an expedited e	external review, the
39		all complete all of the following:	
40	(1)	Notify the insurer that made the noncertification, nor	certification appeal
41		decision, or second-level grievance review decision which	n is the subject of the
42		request that the request has been received and provide a	copy of the request.
43		The Commissioner shall also request any informatio	n from the insurer
44		necessary to make the preliminary review set forth in G.S	. 58-50-80(b)(2) and
45		require the insurer to deliver the information not later th	
46		request was made.	-
47	(2)	Determine whether the request is eligible for external	review and, if it is
48		eligible, determine whether it is eligible for expedited rev	/iew. review.
49	<u>(3)</u>	If the request is eligible for external review and the cove	red person's treating
50		provider requesting the service that is the subject of the	external review has

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1	cert	ified the request on a form prescribed by t	he Commissioner, then one of
2	the	<u>following shall apply:</u>	
3	a.	For a request made pursuant to subdivi	ision (a)(1) of this section that
4		the Commissioner has determined	l meets the reviewability
5		requirements set forth in G.S. 58 50	80(b)(2), determine, based on
6		medical advice from a medical professi	onal who is not affiliated with
7		the organization that will be assigned t	to conduct the external review
8		of the request, whether section, the rec	
9		on an expedited basis because the tim	-
10		expedited review under G.S. 58-50-	-
11		expected to seriously jeopardize the life	· · · · · ·
12		or would jeopardize the covered perso	-
13		function. The Commissioner shall then	
14		covered person's provider who performe	
15		the insurer whether the Commission	
16		person's request for an expedited extern	
17		has accepted the covered person's requ	
18		review, then the Commissioner	-
19		G.S. 58-50-80, assign an organization to	
20		appropriate time frame. If the Comm	
20		covered person's request for an exped	-
21			
22		covered person shall be informed by	
23 24		covered person must exhaust, at a mi	
		appeal process under G.S. 58-50-61(l)	U 1
25 26	L.	for an external review with the Commis	
	b.	For a request made pursuant to subdivi	
27		the Commissioner has determined	
28		requirements set forth in G.S. 58 50 80	
29		determine, based on medical advice fro	-
30		is not affiliated with the organization the	-
31		the external review of the request, whet	
32		shall be reviewed on an expedited bas	
33		completion of an expedited review	
34		reasonably be expected to seriously jeo	•
35		covered person or would jeopardize the	
36		regain maximum function. The Comm	
37		covered person, the covered person's	
38		requested the service, and the insurer v	
39		accepted the covered person's request fo	-
40		If the Commissioner has accepted the c	
41		expedited external review, then the Con	
42		with G.S. 58-50-80, assign an organized	
43		within the appropriate time frame. I	
44		accepted the covered person's request fo	-
45		then the covered person shall be inform	-
46		the covered person must exhaust the	
47		process under G.S. 58 50 62 before n	
48		external review with the Commissioner	<u>-notified.</u>
49	с.	For a request made pursuant to sub-sub	division (a)(3)a. of this section
50		that the Commissioner has determined	ned meets the reviewability
51		requirements set forth in G.S. 58 50 800	(b)(2), the Commissioner shall
		-	

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	determine, based on medical advice f	From a medical professional who
	is not affiliated with the organization	that will be assigned to conduct
	the external review of the request, wh	nethersection, the request should
	shall be reviewed on an expedited b	asis because the time frame for
	completion of a standard external rev	view under G.S. 58-50-80 would
	reasonably be expected to seriously je	eopardize the life or health of the
	covered person or would jeopardize	the covered person's ability to
	regain maximum function. The Com	missioner shall then inform the
	covered person, the covered person	
	requested the service, and the insur	
	conducted using an expedited or sta	
	accordance with G.S. 58-50-80, assig	
	review within the appropriate time fra	
d.	For a request made pursuant to sub su	
	that the Commissioner has determ	
	requirements set forth in G.S. 58 50 8	
	in accordance with G.S. 58 50 80, as	
	the expedited review and inform the	▲ · ·
	person's provider who performed or	1
	insurer of its decision.the Commiss	
	G.S. 58-50-80, assign an organization	
	and inform the covered person, the performed or requested the service, as	
SECTION 1	1.(c) G.S. 58-50-89 reads as rewritten:	
	mless for Commissioner, medical pr	
	review organizations.	oressionals <u>, commissioner</u> and
	missioner, a medical professional rende	ring advice to the Commissioner
	(2), an independent review organizati	0
	alf of an <u>independent review</u> organization	
	opinions rendered during or upon con	
• •	art, unless the opinion was rendered	-
negligence."		C
SECTION 1	1.(d) Subsections (a) and (b) of this	section are effective October 1,
2019, and apply to reque	ests for expedited review submitted on o	or after that date.
	VE PROVIDER BENEFIT PLANS	
	2.(a) G.S. 58-50-56(i) reads as rewritte	
	olled in a preferred provider benefit pla	•
	who does not participate in the plan. I	
	d subject to <u>G.S. 58-3-190 and </u> G.S. 58	
1 i	coverage for health care services ob	1 1 0
-	sioner shall adopt rules on product	• • •
	rendered by nonparticipating provider	s. These rules shall be similar in
	ning HMO point-of-service products."	
	2.(b) Article 50 of Chapter 58 of the	General Statutes is amended by
adding a new section to		
" <u>§ 58-50-56.1. Continu</u>		in this socion
	- The following definitions shall apply	
	sive provider benefit plan. – A preferre ees must receive covered services fror	
	contract with the insurer and under wh	-
under	contract with the insurer and under with	nen mere is no coverage for cale

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	received from a health care provider who is not under contract	with the insurer.
	except for emergency services as required by G.S. 58-3-190	
	necessary covered services as required by G.S. 58-3-200(d).	<u>s and medicany</u>
(2)	Insurer. – As defined in G.S. 58-50-56.	
$\frac{(2)}{(3)}$	Ongoing special condition. – One of the following conditions	•
<u>(5)</u>		
	treatment to avoid a reasonable possibility of death or p	
	b. <u>A chronic illness, disease, or condition that is</u>	-
	degenerative, or disabling, and that requires medical c	are or treatment
	<u>over a prolonged period of time.</u><u>Pregnancy from the start of the second trimester.</u>	
		al prognosis of
		cal prognosis of
(A)	a life expectancy of six months or less.	a contract This
<u>(4)</u>	<u>Terminated or termination. – The expiration or nonrenewal of</u>	
	term does not include an ending of the contract by an insur	er for failure to
	meet applicable quality standards or for fraud.	ad a haalth aana
	hation of a Provider. – If (i) a contract between an insurer ar	
-	an exclusive provider benefit plan is terminated by the pro	
	s or coverage provided by the insurer are terminated because of	
	participation in an insurer's exclusive provider benefit plan an	
	atment from the provider for an ongoing special condition	on the date of
	the following shall apply:	
<u>(1)</u>	Upon termination of the contract by the insurer or upon receip	
	of written notification of termination by the provider, the ins	
	the insured on a timely basis of the termination and of the in	
	elect continuation of coverage of treatment by the provider. T	
	shall apply only if the insured has a claim with the insur	
	provided by the terminated provider or the insured is otherwise	se known by the
(2)	insurer to be a patient of the terminated provider.	
<u>(2)</u>	Subject to subsection (h) of this section, the insurer shall perm	
	elect to continue to be covered with respect to the treatment by	
	provider for the ongoing special condition during a transiti	ional period, as
(a) Navyly	-	ad by an income
•		•
*		
*		
	· · · ·	
•	· · · · ·	
	- · · ·	of the ongoing
		this sostion the
-	- -	
-		
		<u>nt in a new plan</u>
		nnationt Cara
		*
	* *	
	an established waiting fist for surgery, organ transplantation, o	n other inpatient
Il provide transivider benefit p dergoing treatment, an inserverage of treatment, an inserverage of treatment, an inserverage of treatment, subject to sub- elect to continue end condition of the condition of th	provided under this section. Covered Insured. – Each exclusive provider benefit plan offer sition coverage to individuals who (i) are newly covered und lan because the individual's employer has changed benefit pl nent from a provider for an ongoing special condition. Of urer shall notify the newly covered insured of the right to elect then by a provider that is not contracted with the exclusive provi- basection (h) of this section, the insurer shall permit the newly to be covered with respect to the treatment by the provider during a transitional period, as provided under this section. tional Period: In General. – Except as otherwise provided in onal period provided under this subsection shall be determined ler, so long as it does not exceed 90 days after the date of the ed in subdivision (b)(1) of this section or the date of enrollmen- tection (c) of this section. tional Period: Scheduled Surgery, Organ Transplantation, or In- ransplantation, or other inpatient care was scheduled for an ind an established waiting list for surgery, organ transplantation, or	ler an exclusi lans and (ii) a On the date continuation ider benefit pla covered insur- cof the ongoin this section, the d by the treating he notice to the nt in a new pla npatient Care.

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1	enrollment	descri	bed in subsection (c) of this section, then the transitional period under this		
2	subsection	with r	respect to the surgery, transplantation, or other inpatient care shall extend		
3	through the date of discharge of the individual after completion of the surgery, transplantation,				
4	or other inpatient care, and through post discharge follow-up care related to the surgery,				
5	transplantation, or other inpatient care occurring within 90 days after the date of discharge.				
6	-		tional Period: Pregnancy. – If an individual has entered the second trimester of		
7			before the date of the notice required under subdivision (b)(1) of this section or		
8			nent in a new plan described in section (c) of this section, and the provider was		
9			ancy before the date of the notice, or the date of enrollment in the plan, then		
10	-		eriod with respect to the provider's treatment of the pregnancy shall extend		
11		-	sion of 60 days of postpartum care.		
12		-	tional Period: Terminal Illness. – If an individual was determined to be		
13			time of a provider's termination of participation under subsection (b) of this		
14	•		time of enrollment in the plan under subsection (c) of this section, and the		
15			ting the terminal illness before the date of the termination or enrollment in the		
16	-		sitional period shall extend for the remainder of the individual's life with respect		
10	-		lated to the treatment of the terminal illness or its medical manifestations.		
18		-	ssible Terms and Conditions. – An insurer may condition coverage of continued		
18 19			ovider under subsection (b) or subsection (c) of this section upon the following		
20	terms and c	• •			
20 21			When care is provided pursuant to subsection (b) of this section, the provider		
21	-	(1)	agrees to accept reimbursement from the insurer and, with respect to		
22			cost-sharing, from the insured involved at the rates applicable before the start		
23 24					
24 25		(2)	of the transitional period as payment in full.		
23 26	-	<u>(2)</u>	When care is provided pursuant to subsection (c) of this section, the provider		
			agrees to accept the prevailing rate based on contracts the insurer has with the		
27			same or similar providers in the same or similar geographic area, plus the		
28			applicable copayment from the newly covered insured, as reimbursement in		
29		$\langle 2 \rangle$	full from the insurer and the insured for all covered services.		
30	-	<u>(3)</u>	The provider agrees to comply with the quality assurance programs of the		
31			insurer responsible for payment under this subsection and to provide to the		
32			insurer necessary medical information related to the care provided. The		
33			insurer's quality assurance programs shall not override the professional or		
34			ethical responsibility of the provider or interfere with the provider's ability to		
35			provide information or assistance to the insured.		
36		<u>(4)</u>	The provider agrees to adhere to the insurer's established policies and		
37			procedures for participating providers, including procedures regarding		
38			referrals and obtaining prior authorization, providing services pursuant to a		
39			treatment plan approved by the insurer, and member hold harmless provisions.		
40		<u>(5)</u>	The receipt of notification from the insured within 45 days of the date of the		
41			notice described in subdivision (b)(1) of this section or the new enrollment		
42			described in subsection (c) of this section, that the insured elects to continue		
43			receiving treatment by the provider.		
44		<u>(6)</u>	The provider agrees to discontinue providing services at the end of the		
45			transition period and to assist the insured in an orderly transition to a network		
46			provider. Nothing in this section shall prohibit the insured from continuing to		
47			receive services from the provider at the insured's expense.		
48	<u>(i)</u>	Constr	uction. – Nothing in this section shall do any of the following:		
49		(1)	Require the coverage of benefits that would not have been covered if the		
50			provider involved remained a participating provider or, in the case of a newly		

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	covered insured, require the coverage of	f benefits not provided under the
	policy in which the newly covered insured	is enrolled.
<u>(2)</u>	Require an insurer to offer a transitional pe	eriod when the insurer terminates a
	provider's contract for reasons relating to a	quality of care or fraud. Refusal by
	an insurer to offer a transitional period	
	subject to the grievance review provisions	
<u>(3)</u>	Prohibit an insurer from extending any	rtansitional period beyond that
	specified in this section.	
<u>(4)</u>	Prohibit an insurer from terminating the	• •
	when the insurer has determined that the	± ±
	services may result in, or is resulting in, a s	
	of the insured. A termination for these reas	•
	contract provisions that the provider wor	uld otherwise be subject to if the
(') D' 1	provider's contract were still in effect.	
	osure of Right to Transitional Period. – I	
description."	insured's rights under this section in its evide	ence of coverage and summary plan
	TION 12.(c) The Department of Insuran	ca may adopt temporary rules to
implement this s	· · · 1	ee may adopt temporary rules to
-	TION 12.(d) Subsections (a) and (b) of this s	section apply to insurance contracts
	or amended on or after the effective date of	
100000, 10110 00,		
PART IX. BAI	L BONDSMAN TECHNICAL CHANGES	5
	TION 13.(a) G.S. 58-71-1 is amended by ad	
" <u>(6a)</u>	Premium An amount of money paid i	n exchange for a bail bondsman's
	services in writing a bail bond."	
	TION 13.(b) G.S. 58-71-45 reads as rewritte	en:
"§ 58-71-45. Те		
	sued to a bail bondsman or to a runner aut	
capacity until the license is <u>lapsed</u> , suspended or revoked. Upon the suspension or revocation of		
a license, the <u>The</u> licensee shall return the license to the <u>Commissioner.Commissioner within 10</u>		
working days of the lapse, suspension, or revocation of the license. A license of a bail bondsman		
and a license of a runner shall be renewed in accordance with G.S. 58-71-75. After notifying the		
Commissioner in writing, a professional bondsman who employs a runner may cancel the runner's authority to act for the professional bondsman."		
	TION 13.(c) G.S. 58-71-165(a) reads as rew	ritton.
	professional bail bondsman shall file with th	
	d by the Commissioner regarding all bail bon	-
_	y of each month showing (i) each individual	
	rincipal sum of the bond, (iv) the State or loca	
0 1	umber for the principal's court obligation, (v)	
	nstance.instance, and (vi) the certificate seal	· · · · · ·
	TION 13.(d) G.S. 58-71-167 reads as rewrit	
	y case where the agreement between principa	
"(a) In an		
	nium payments to be deferred or paid after the	e defendant has been released from
of the bond prem	nium payments to be deferred or paid after the on memorandum of agreement between the pr	
of the bond prem custody, a writte		rincipal and surety shall be kept on
of the bond prem custody, a writte file by the surety	on memorandum of agreement between the pr with a copy provided to the principal, upon re following information:	rincipal and surety shall be kept on equest. principal. The memorandum
of the bond prem custody, a writte file by the surety	n memorandum of agreement between the pr with a copy provided to the principal, upon re	rincipal and surety shall be kept on equest. principal. The memorandum

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(2)	The method and schedule of payment to be made by bondsman, which shall include the dates of payment and each date.	
(3)	That the principal is, upon the principal's request, is en memorandum.	titled to a copy of the
(b) The r	nemorandum must be signed by the defendant and the bo	ndsman, or one of the
	its, and dated at the time the agreement is made. Any sub-	
of the memorand	lum must be in writing, signed, dated, and kept on file by t principal, upon request.principal."	1
rr	<u>F</u> , »F <u>F</u>	
PART X. CLA	RIFY RULEMAKING AUTHORITY FOR STATE F	TRE AND RESCUE
COMMISSION	[
SEC	TION 14. G.S. 58-78-5(a) is amended by adding a new st	ubsection to read:
"(a) The C	Commission shall have the following powers and duties:	
<u>(17)</u>	To adopt, modify, or repeal any rules and regulation	ons necessary for the
	purpose of carrying out the provisions of this Article."	
	REPAID HEALTH PLAN LICENSING ACT C	LARIFYING AND
TECHNICAL (
	TION 15.(a) G.S. 58-93-20(c) reads as rewritten:	
• •	person that is already a licensed health organization in	
1	recognized as a PHP under this Article and shall be issue	1
	th organization's demonstration to the Commissioner of its	- 1
	ed health organization shall not be required to file a PHP a	
	or provide the notice required by subsection (d) of this sec	
	P license. Unless otherwise exempted, a licensed health	
	maining requirements of this Article, including deposit,	minimum capital and
_	king capital requirements."	
	TION 15.(b) G.S. 58-93-30 reads as rewritten:	
"§ 58-93-30. Fe		and of two thousand
	ssioner shall establish <u>charge</u> an application fee not to ex for entities filing an application to be licensed as a PHP u	
	hall establish charge an annual PHP license continuation	
	llars (\$5,000). The PHP license shall continue in full force	
	of the annual PHP license continuation fee in accordance	
	y other provisions of this Chapter applicable to PHPs."	e with 0.5. 50 0 7(e)
	TION 15.(c) G.S. 58-93-60 reads as rewritten:	
"§ 58-93-60. Ex		
-	ssioner may make an examination of the affairs of any	PHP as often as the
	etermines it to be necessary for the protection of the intere-	
	less frequently than once every five years. The Commission	
	nination of a PHP and shall provide DHHS with the result	
	h G.S. 58-93-5(e). Examinations shall otherwise b	
	rough G.S. 58-2-134."	
	TION 15.(d) G.S. 58-93-90 reads as rewritten:	
"§ 58-93-90. Re	habilitation or liquidation of PHP.	
	rehabilitation or liquidation of a PHP shall be deemed to b	be the rehabilitation or
liquidation of a	n insurance company and shall be conducted under th	ne supervision of the
Commissioner p	ursuant to Article 30 of this Chapter. The Commissioner n	nay apply for an order
urrecting the reh	abilitation or liquidation of a PHP upon one or more grou	mus set out in Article

General Assembly Of North Carolina Session 2019 1 30 of this Chapter or when it is the opinion of the Commissioner that the continued operation of 2 the PHP would be hazardous either to the enrollees or to the State. Priority shall be given to 3 DHHS's claims over all other claims in G.S. 58-30-220, except for claims in G.S. 58-30-220(1). 4 To the greatest extent possible, the Commissioner shall provide notice to DHHS prior (b) 5 to seeking an application for an order to rehabilitate or liquidate a PHP under this section. If prior 6 notice is not possible, the Commissioner shall provide the notice to DHHS as soon as possible 7 after seeking the order." 8 **SECTION 15.(e)** G.S. 58-93-95(a) reads as rewritten: 9 When the Commissioner has cause to believe that grounds for the denial of an "(a) application for a license exist, or that grounds for the suspension or revocation of a license exist, 10 11 notification shall be given to the PHP in writing, writing and a copy of the notice shall be provided 12 to DHHS. This notice shall specifically state the grounds for denial, suspension, or revocation 13 and shall set a date for a hearing on the matter at least 30 days after notice is given." 14 **SECTION 15.(f)** G.S. 58-93-120(16) reads as rewritten: 15 "(16) G.S. 58-7-26, Asset or reduction from liability for reinsurance ceded by a 16 domestic insurer to an assuming insurer not meeting the requirements of 17 G.S. 58-7-121.G.S. 58-7-21." 18 19 PART XII. CLARIFY WHEN APPLICATION SENT TO NORTH CAROLINA 20 SELF-INSURANCE SECURITY ASSOCIATION 21 **SECTION 16.** G.S. 97-170(b) reads as rewritten: 22 An applicant for a license as a self-insurer shall file with the Commissioner the "(b) 23 information required by subsection (d) of this section on a form prescribed by the Commissioner 24 at least 90 days before the proposed licensing date. No application is complete until the 25 Commissioner has received all required information. A copy of the application must shall also 26 be filed with the North Carolina Self-Insurance Security Association at least 90 days before the 27 proposed licensing dateat the same time the application is filed with the Commissioner." 28 29 PART XIII. MODIFY CERTAIN CRIMINAL PENALTIES 30 SECTION 17.(a) G.S. 58-2-161(b) reads as rewritten: 31 Any person It shall be unlawful for any person who, with the intent to injure, defraud, "(b) 32 or deceive an insurer or insurance claimant: claimant, does any of the following: 33 (1)Presents or causes to be presented a written or oral statement, including 34 computer-generated documents as part of, in support of, or in opposition to, a 35 claim for payment or other benefit pursuant to an insurance policy, knowing 36 that the statement contains false or misleading information concerning any 37 fact or matter material to the claim, or claim. 38 Assists, abets, solicits, or conspires with Assists or abets another person to (2)39 prepare or make any written or oral statement that is intended to be presented 40 to an insurer or insurance claimant in connection with, in support of, or in 41 opposition to, a claim for payment or other benefit pursuant to an insurance 42 policy, knowing that the statement contains false or misleading information 43 concerning a fact or matter material to the claim is guilty of claim. 44 Any person who violates subsection (b) of this section shall be penalized as follows: (c) If the value of the claim for payment or other benefit sought is less than one 45 (1)thousand dollars (\$1,000), it shall be a Class 1 misdemeanor. 46 47 If the value of the claim for payment or other benefit sought is one thousand <u>(2)</u> 48 dollars (\$1,000) or more, it shall be a Class H felony. 49 If the value of the claim for payment or other benefit sought is fifty thousand (3) dollars (\$50,000) or more, it shall be a Class E felony. 50

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1	(4)	If the value of the claim for payment or other benefit	sought is one hundred
2	<u>x</u>	thousand dollars (\$100,000) or more, it shall be a Class	-
3	In addition to	o any other penalties authorized by law, a violation o	•
4		ine of not more than ten thousand dollars (\$10,000) for e	-
5		claim shall-may be considered a separate count. Upon c	
6	imposes probatio	on, the court may order the defendant to pay restitution	ion as a condition of
7	probation. In det	termination of the amount of restitution pursuant to G	G.S. 15A-1343(d), the
8	reasonable costs	and attorneys' fees incurred by the victim in the investig	ation of, and efforts to
9	recover damages	arising from, the claim, may be considered part of the	damage caused by the
10	U	out of the offense.	
11		ivil cause of action for recovery based upon a claim for	
12		inder this section, the conviction may be entered into	-
13		ourt may award the prevailing party compensatory dar	-
14		nable investigative costs. If the prevailing party can	
15		gaged in a pattern of violations of this section, the co	ourt may award treble
16	damages."		
17		TION 17.(b) G.S. 58-2-164(b) reads as rewritten:	
18	"§ 58-2-164. Ra	te evasion fraud; prevention programs.	
19 20	···· (1-) It -1	ll be a Class 2 Class 1 mindament for any more a	the second the data state of the
20 21		Il be a <u>Class 3 Class 1</u> misdemeanor for any person w	no, with the intent to
21	(1)	r, does any of the following: Presents or causes to be presented a written or oral state	amont in support of an
22	(1)	application for issuance of or amendment to a poli-	
23 24		knowing that the application contains false or mislea	-
25		states the applicant is an eligible risk when the applican	
26	(2)	Assists, abets, solicits, or conspires with Assists or al	-
27	(-)	prepare or make any written or oral statement that is in	
28		to an insurer in connection with or in support of an appl	
29		or amendment to a policy of auto insurance, if the p	
30		statement contains false or misleading information that	
31		an eligible risk when the applicant is not an eligible risk	k.
32	In addition to	any other penalties authorized by law, a violation of the	his subsection may be
33	1 2	ine of not more than one thousand dollars (\$1,000) for ea	
34		violation of subsection (b) of this section is committ	-
35		surance or amendment to a policy of auto insurance for m	ore than one passenger
36		n shall be guilty of a Class H felony.	
37		shall be a Class H felony for any applicant who, with the	
38	-	yly violates G.S. 58-2-164(b) for the purpose of obta	-
39 40	-	more vehicles, the operation of which requires a Comm	ercial Drivers License
40	pursuant to G.S.		his subsection may be
41 42		any other penalties authorized by law, a violation of the time of not more than ten thousand dollars (\$10,000) for e	
42 43	"	the of not more than ten mousand donars (\$10,000) for e	
44		TION 17.(c) G.S. 58-3-150 is amended by adding a new	subsection to read
45		1 be unlawful for any person who, with the intent to injur	
46		or requests a certificate of insurance that meets the criteri	
47	1 1	(f) of this section. The person violating this subsection	
48	follows:	······································	<u> </u>
49	(1)	If the value of the certificate of insurance is less than	<u>i five thousand dollars</u>
50		(\$5,000), it shall be a Class 1 misdemeanor.	

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1	(2) If the value of the certificate of insurance is five thousand dollars (\$5,000) or		
2	more, it shall be a Class I felony."		
3	SECTION 17.(d) This section becomes effective December 1, 2019, and applies to		
4	offenses committed on or after that date.		
5			
6	PART XIV. EFFECTIVE DATE		
7	SECTION 18. Except as otherwise provided, this act is effective when it becomes		
8	law.		