GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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SENATE DRS55107-LT-50A* (3/9)

Short Title: Credit Insurance Changes.-AB

Sponsors:Senator Dalton.Referred to:

A BILL TO BE ENTITLED

2 AN ACT TO MAKE CHANGES TO THE CREDIT INSURANCE LAWS TO 3 DEFINE "CRITICAL PERIOD COVERAGE"; CLARIFY THE APPROPRIATE 4 REFUND OF PREMIUMS METHOD WHEN A POLICY OR GROUP 5 CERTIFICATE IS TERMINATED PRIOR TO THE SCHEDULED MATURITY DATE OF THE SUBJECT DEBT: ALLOW CREDIT CARD COVERAGE FROM 6 OUT-OF-STATE FINANCIAL INSTITUTIONS; PROVIDE THAT INSURERS 7 8 MUST ACKNOWLEDGE TO THE CLAIMANT ANY CLAIMS NOT PAID 9 WITHIN THIRTY DAYS; CLARIFY THAT INSURERS CAN REQUIRE REGISTRATION WITH THE STATE UNEMPLOYMENT OFFICE TO 10 QUALIFY FOR CREDIT UNEMPLOYMENT INSURANCE BUT CANNOT 11 IMPOSE A TIME LIMIT ON THAT REGISTRATION NOR CONDITION 12 OUALIFICATION FOR BENEFITS UNDER POLICY 13 Α UPON **OUALIFICATION FOR STATE UNEMPLOYMENT BENEFITS: CLARIFY** 14 15 THAT, WITH RESPECT TO CREDIT UNEMPLOYMENT INSURANCE, THE REFUND SHALL EQUAL THE PRO RATA UNEARNED GROSS PREMIUM; 16 AND PROVIDE THE COMMISSIONER OF INSURANCE WITH THE 17 AUTHORITY TO ENFORCE THE LAWS GOVERNING CREDIT INSURANCE 18 19 CONSISTENT WITH THE COMMISSIONER'S GENERAL ENFORCEMENT AUTHORITY AS SET FORTH IN CHAPTER 58 OF THE GENERAL 20 STATUTES. 21 22 The General Assembly of North Carolina enacts: **SECTION 1.** G.S. 58-57-5 is amended by adding a new subdivision to read: 23 "(5a) "Critical period coverage" means insurance coverage for which 24 benefits are limited to a stated number of payments or the payments 25

- end with the expiration of the policy, whichever is less."
- 27 **SECTION 2.** G.S. 58-57-50(b) reads as rewritten:

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(Public)

General Assembly of North Carolina

1	"(b) The refund of premiums for decreasing term credit life insurance shall be		
2	equal to the premium that would be charged for the remaining term and amount of		
3	<u>coverage in the policy.</u> The refund of premiums for decreasing term credit life insurance		
4	in transactions of 60 months duration or less and the refund of premiums for single		
5	interest credit property insurance and single interest physical damage insurance shall be		
6	equal to the amount computed by the sum of digits formula known as the "Rule of 78."		
7	The refund of premiums for decreasing term credit life insurance in transactions of more		
8	than 60 months duration shall be equal to the premium that would be charged for the		
9	remaining term and amount of coverage in the policy. The refund of premiums for level		
10	term credit life insurance and dual interest credit property insurance and dual interest		
11	physical damage insurance shall be equal to the pro rata unearned gross premiums."		
12	SECTION 3. G.S. 58-57-55 reads as rewritten:		
13	"§ 58-57-55. Issuance of policies.		
14	All policies of credit life insurance and credit accident and health insurance shall be		
15	issued only by an insurer authorized to do business in this State and shall be issued only		
16	through holders of licenses or authorizations issued by the Commissioner. With the		
17	exception of credit insurance issued in accordance with G.S. 58-57-105, all All-policies		
18	of credit life insurance and credit accident and health insurance shall be delivered or		
19	issued for delivery in this State only by an insurer authorized to do an insurance		
20	business therein, and shall be issued only through holders of licenses or authorizations		
21	issued by the Commissioner. State. The enrollment of debtors under a group policy		
22	issued to a creditor and authorized under this Article shall not constitute the issuance of		
23	a policy of insurance."		
24	SECTION 4. G.S. 58-57-60 is amended by adding a new subsection to read:		
25	"(d) A claim acknowledgment shall be sent to the claimant within 30 days after		
26	receiving written or electronic notice of the claim. Acknowledgment shall include the		
27	following:		
28	(1) A statement made to the insured or the claimant advising that the claim		
29	is being investigated.		
30	(2) Payment of the claim.		
31	(3) <u>A bona fide written offer of settlement.</u>		
32	(4) <u>A written denial of the claim.</u> "		
33	SECTION 5. G.S. 58-57-110 reads as rewritten:		
34	"§ 58-57-110. Credit unemployment insurance rate standards; policy provisions.		
35	(a) Each year the Commissioner shall prescribe a minimum incurred loss ratio		
36	standard requirement to develop a premium rate reasonable in relation to the benefits		
37	provided by credit unemployment insurance coverage. The following requirements must		
38	be met:		
39	(1) Coverage is provided or offered, with or without underwriting, to all		
40	debtors regardless of age who are working for salary, wages, or other		
41	employment income for at least 30 hours per week and have done so		
42	for 12 consecutive months; months.		
43	(2) Coverage sets forth a definition of involuntary unemployment as a loss		
44	of employment income that may include, but is not limited to, loss		

1		caused by layoff, general strike, termination of employment, or
2		lockout; lockout.
3	(3)	Coverage does not contain any exclusion except: debts with irregular
4	(-)	monthly payments; voluntary forfeiture of salary, wages, or other
5		employment income; resignation; retirement; sickness, disease, or
6		normal pregnancy; or loss of income due to termination as a result of
7		willful misconduct that is a violation of some established, definite rule
8		of conduct, a forbidden act, or willful dereliction of duty, or criminal
9		misconduct.
10	<u>(4)</u>	As long as there is no required time period limitation for registration,
11		the insured may be required to register with the State unemployment
12		office in order to qualify for benefit payments under the credit
13		unemployment coverage. Qualification for State unemployment
14		benefits shall not be required in order to qualify for benefit payments
15		under the credit unemployment coverage.
16		Commissioner may approve other policy provisions and coverages
17		the purposes of unemployment coverage.
18		coverage rates for credit unemployment insurance shall be one and
19		3) times the approved single rate of coverage.
20		refund provision for credit unemployment insurance shall be equal to the
21		ed gross premium."
22	SEC	TION 6. Article 67 of Chapter 58 of the General Statutes is amended by
23	adding a new se	
24	" <u>§ 58-57-71. E</u>	nforcement and penalties.
24 25	" <u>§ 58-57-71. E</u> (a) The (nforcement and penalties. Commissioner may, after notice and opportunity for a hearing, impose
24 25 26	" <u>§ 58-57-71. E</u> (a) <u>The civil penalties c</u>	nforcement and penalties. Commissioner may, after notice and opportunity for a hearing, impose or petition for restitution under G.S. 58-2-70, revoke, suspend, or restrict
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General Assembly of North Carolina

1	regulated under this Chapter who is a party to any of the causes for licensing sanctions
2	listed in subsection (a) of this section.
3	(c) The Commissioner may impose a civil penalty under G.S. 58-2-70 if an
4	insurer fails to acknowledge a claim within 30 days after receiving written or electronic
5	notice of the claim, but only if the notice contains sufficient information for the insurer
6	to identify the specific coverage involved. Acknowledgment of the claim shall be one of
7	the following:
8	(1) A statement made to the claimant or to the claimant's legal
9	representative advising that the claim is being investigated.
10	(2) Payment of the claim.
11	(3) <u>A bona fide written offer of settlement.</u>
12	(4) A written denial of the claim. With respect to a claim under an
13	accident, health, or disability policy, if the acknowledgment sent to the
14	claimant indicates that the claim remains under investigation, within
15	45 days after receipt by the insurer of the initial claim, the insurer shall
16	send a claim status report to the insured and every 45 days thereafter
17	until the claim is paid or denied. The report shall give details sufficient
18	for the insured to understand why processing of the claim has not been
19	completed and whether the insurer needs additional information to
20	process the claim. If the claim acknowledgment includes information
21	about why processing of the claim has not been completed and
22	indicates whether additional information is needed, it may satisfy the
23	requirement for the initial claim status report.
24	(d) If a foreign insurance company's license is suspended or revoked, the
25	Commissioner shall cause written notification of the suspension or revocation to be
26	given to all of the company's agents in this State. Until the Commissioner restores the
27	company's license, the company shall not write any new business in this State.
28	(e) The Commissioner may, after considering the standards under
29	G.S. 58-30-60(b), restrict an insurer's license by prohibiting or limiting the kind or
30	amount of insurance written by that insurer. For a foreign insurer, this restriction relates
31	to the insurer's business conducted in this State. The Commissioner shall remove any
32	restriction under this subsection once the Commissioner determines that the operations
33	of the insurer are no longer hazardous to the public or the insurer's policyholders or
34	creditors."
35	SECTION 7. G.S. 58-57-70 and G.S. 58-57-80 are repealed.
36	SECTION 8. This act becomes effective January 1, 2006, and applies to
37	policies or certificates issued or renewed on or after that date.