GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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HOUSE BILL DRH40221-MH-72* (03/02)

	Short Title:	Insurance Technical CorrectionsAB (Public)
	Sponsors:	Representatives Setzer, Bumgardner, and Henson (Primary Sponsors).
	Referred to:	
1		A BILL TO BE ENTITLED
2	ΔΝ ΔΟΤ ΤΟ	MAKE TECHNICAL AND OTHER CHANGES TO THE INSURANCE LAWS
$\frac{2}{3}$		RTH CAROLINA, AS RECOMMENDED BY THE DEPARTMENT OF
4	INSURA	
5		Assembly of North Carolina enacts:
6	The General	Assembly of North Caronna enacts.
7	REVISE L	OAN TO VALUE REQUIREMENTS FOR INSURER MORTGAGE
8	INVEST	-
9		ECTION 1.(a) G.S. 58-7-179(c) reads as rewritten:
10		o such mortgage loan or loans made or acquired by an insurer on any one property
11		time of investment by the insurer, exceed the larger of the following amounts, as
12	applicable:	
13	(1) Ninety five percent (95%) Ninety-seven percent (97%) of the value of the
14	× ×	real property or leasehold securing the real property in the case of a
15		mortgage on a dwelling primarily intended for occupancy by not more than
16		four families if they insure down to seventy-five percent (75%) eighty
17		percent (80%) with a licensed mortgage insurance company, or seventy-five
18		percent (75%) of the value in the case of other real estate mortgages;
19	(2	The amount of any insurance or guaranty of the loan by the United States or
20		by an agency or instrumentality thereof; or
21	(3	The percentage-of-value limit on the amount of the loan applicable under
22		subdivision (1) of this subsection, plus the amount by which the excess of
23		the loan over the percentage-of-value limit is insured or guaranteed by the
24		United States or by any agency or instrumentality thereof."
25	S	ECTION 1.(b) This section becomes effective January 1, 2018.
26		
27		NSURANCE TECHNICAL CHANGES
28		ECTION 2.(a) G.S. 58-10-345(g) reads as rewritten:
29		he Commissioner is authorized to retain legal, financial, and audit services from
30		Department, the costs of which shall be reimbursed by the business entity.
31		0 shall apply to audits, investigations, audits and processing conducted under the
32	authority of t	
33		ECTION 2.(b) G.S. 58-10-355 reads as rewritten:
34		. Organizational audit.
35		on to the processing of the application, an organizational investigation or audit may
36	be performed	before an applicant business entity is licensed. Such investigation or audit shall



1	consist of a general survey review of the applicant business entity's corporate records, including
2	charters, bylaws, and minute books; verification of capital and surplus; verification of principal
3	place of business; determination of assets and liabilities; and a review of such other factors as
4	the Commissioner deems necessary."
5	SECTION 2.(c) G.S. 58-10-385(a) reads as rewritten:
6	"(a) Every captive insurance company shall report to the Commissioner within 30 days
7	after any change in its executive officers or directors, including in its report a biographical
8	
	affidavit for each new officer or director. The change shall be deemed approved unless it is
9	disapproved within 30 days from the completion of the Commissioner's review of the
10	biographical affidavit."
11	
12	INSURANCE HOLDING COMPANY AFFILIATES
13	SECTION 3. G.S. 58-19-10(b) reads as rewritten:
14	"(b) In addition to investments in common stock, preferred stock, debt obligations, and
15	other securities permitted under this Chapter, a domestic insurer may also:
16	(1) Invest, in common stock, preferred stock, debt obligations, and other
17	securities of one or more affiliates or subsidiaries, amounts that do not
18	exceed the lesser of ten percent (10%) of the insurer's admitted assets or fifty
19	percent (50%) of the insurer's policyholders' surplus, provided that after
20	those investments, the insurer's policyholders' surplus will be reasonable in
21	relation to the insurer's outstanding liabilities and adequate to its financial
22	needs. In calculating the amount of the investments, investments in domestic
23	or foreign insurance <u>affiliates or</u> subsidiaries and health maintenance
24	organizations shall be excluded, and there shall be included: (i) total net
25	monies or other consideration expended and obligations assumed in the
25 26	acquisition or formation of a subsidiary, including all organizational
20 27	expenses and contributions to capital and surplus of the subsidiary whether
28	or not represented by the purchase of capital stock or issuance of other
28 29	
29 30	securities; and (ii) all amounts expended in acquiring additional common
	stock, preferred stock, debt obligations, and other securities, and all
31	contributions to the capital or surplus, of a subsidiary subsequent to its
32	acquisition or formation;
33	
34	(3) With the approval of the Commissioner, invest any greater amount in
35	common stock, preferred stock, debt obligations, or other securities of one or
36	more <u>affiliates or</u> subsidiaries; provided that after such investment the
37	insurer's policyholders' surplus will be reasonable in relation to the insurer's
38	outstanding liabilities and adequate to its financial needs."
39	
40	SURPLUS LINES ACT TECHNICAL CHANGES
41	SECTION 4.(a) G.S. 58-21-40 reads as rewritten:
42	"§ 58-21-40. Surplus lines regulatory support organization.
43	(a) <u>A surplus lines</u> <u>The North Carolina Surplus Lines Assocation (NCSLA) shall serve</u>
44	as the regulatory support organization of surplus lines licensees shall be formed to and shall
45	carry out the following functions:
46	(1) Facilitate and encourage compliance by resident and nonresident surplus
47	lines licensees with the laws of this State and the rules and regulations of the
48	Commissioner relative to surplus lines insurance.
49	(2) Communicate with organizations of admitted insurers with respect to the
50	proper use of the surplus lines market.
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1 2 3 4 5	((3)	Receive and disseminate to surplus lines licensees inf lines insurance, including, without limitation, a procedures approved by the Commissioner, changes surplus lines insurers, and modifications in cover requirements as may be requested by the Commission	new electronic filing s in the list of eligible rages, procedures, and
6	((4)	Establish <u>and operate</u> a stamping office to process all	
7 8			and remit premium taxes for those coverages under C satisfactory to the Commissioner, and charge surplus	G.S. 58-21-85 by means
9			such processing.	lines neensees a ree for
10	(b) 7	The re	gulatory support organization <u>NCSLA</u> shall file with th	e Commissioner:
11 12		(1)	A copy of its constitution, articles of agreement or as of incorporation;	
13	((2)	A copy of its bylaws and rules governing its activities	• 2
14		(3)	An annually updated list of resident and nonresident s	
15	((4)	The name and address of a resident of this State u	upon whom notices or
16			orders of the Commissioner or processes issued at	his direction may be
17			served; and	
18	((5)	An agreement that the Commissioner may examine	
19			organization <u>NCSLA</u> in accordance with subsection (or	·
20			ommissioner may, at times deemed appropriate, make	
21 22			ach regulatory support organization; the NCSLA in wh	-
22			, 58-2-132, 58-2-133, 58-2-134, 58-2-150, 58-2-155 95, and 58-2-200 shall apply. If the Commissioner finds	
23 24			<u>SLA</u> or any surplus lines licensee, whether resident or i	• • • • •
25			of this Article, the Commissioner may issue ar	
26			the violation.	
27	(d) I	Each s	surplus lines licensee shall maintain active membership	in a regulatory support
28	organizatior	n <u>the l</u>	NCSLA as a condition of continued licensure under this	Article."
29			TON 4.(b) G.S. 58-21-65 reads as rewritten:	
30			ensing of surplus lines licensee.	
31			sureds whose home state is this State, no agent or	-
32			hall <u>directly</u> procure any contract of surplus lines	-
33 34	Commission		rer, unless he possesses a current surplus lines insurand	ce license issued by the
34 35			commissioner shall issue a surplus lines license to any	v qualified holder of a
36	· · ·		broker's or property and casualty agent's license, but o	- <u>-</u>
37	agent has:	porty	bioner 5 of <u>property and custanty</u> agents needse, out 5.	
38	0	(1)	Remitted the fifty dollars (\$50.00) annual fee to the C	ommissioner;
39		(2)	Submitted a completed license application on a	
40			Commissioner, and the application has been approved	by the Commissioner;
41	((3)	Passed a qualifying examination approved by the Cor	nmissioner; except that
42			all holders of a license prior to July 11, 1985 shall be	deemed to have passed
43			such an examination; and	
44	" ((4)	Repealed by Session Laws 2004-199, s. 20(c), effective	ve August 17, 2004.
45	••••	anar		
46 47			TION 4.(c) G.S. 58-21-75 reads as rewritten:	
47 48			cords of surplus lines licensee. lines licensee shall keep in his or her office in this Stat	e a full and true record
48 49		-	nes insurance contract placed by or through the license	
5 0	1		cate, cover note, or other evidence of insurance. The r	č 1 i
51	following it		, ,	
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1	(1)	Amount of the insurance and perils insured;	
2	(2)	Brief description of the property insured and its location	1;
3	(3)	Gross premium charged;	
4	(4)	Any return premium paid;	
5	(5)	Rate of premium charged upon the several items of pro	perty;
6	(6)	Effective date of the contract, and the terms of the contract	
7	(7)	Name and address of the insured;	,
8	(8)	Name and address of the insurer;	
9	(9)	Amount of tax and other sums to be collected from the	insured; and
10	(10)	Identity of the producing broker, any confirming corr	
11		insurer or its representative, and the application.	1
12	The record of ea	ch contract shall be kept open at all reasonable times t	o examination by the
13		ithout notice for a period not less than three five years	•
14	of the contract."		8
15		TION 4.(d) G.S. 58-21-85(a) reads as rewritten:	
16	"§ 58-21-85. Sui		
17		premiums charged, less any return premiums, for surpl	us lines insurance on
18		m North Carolina is the home state are subject to a pre	
19), which shall be collected in a manner approved by t	1
20	▲ '	ill amount of the gross premium charged by the insurer f	
21		on of the premium unearned at termination of insurance	
22	• •	the licensee shall be returned by the licensee directly	-
23		lder. The surplus lines licensee is prohibited from absorb	
24		reason, any part of such tax. To the extent that other state	6
25	•	sks, or exposures reside have failed to enter into a c	1
26		ure with this State, the premium tax collected shall be ret	
27	1		J
28	CREDIT INSU	RANCE REGULATORY AMENDMENTS	
29	SECT	TION 5.(a) G.S. 58-57-90(a) reads as rewritten:	
30	"(a) As us	ed in this Article, the term "single interest credit prope	rty" insurance means
31		personal household property of the debtor against loss, with	
32	beneficiary; and	the term "dual credit property" insurance means in	nsurance of personal
33	household proper	rty of the debtor, with the creditor as primary beneficia	ary and the debtor as
34	beneficiary of p	roceeds not paid to the creditor. For the purpose of the	nis Article, "personal
35	household prope	rty" means household furniture, furnishings and app	liances designed for
36	household use ar	nd other property of the debtor, exclusive of an automo	bile, not used by the
37	debtor in a busine	ess trade or profession."	
38	SECT	TION 5.(b) G.S. 58-57-110(a) reads as rewritten:	
39	"(a) Each	year Beginning September 1, 2018, and every third	year thereafter, the
40	Commissioner sh	all prescribe a minimum incurred loss ratio standard req	uirement to develop a
41	premium rate rea	sonable in relation to the benefits provided by credit une	mployment insurance
42	coverage. This re	equirement shall be effective on January 1 of the year f	ollowing the year the
43	-	rescribes it and shall remain in effect until the next m	
44	-	equirement prescribed by the Commissioner takes e	
45	requirements mus		U
46	"		
47			
48	STATE MANUI	FACTURED HOUSING BOARD CONFORMING CI	HANGE
49	SECT	TION 6. G.S. 143-143.10(a) reads as rewritten:	
50		is created the North Carolina Manufactured Housin	ng Board within the
51		Board shall be composed of 11 members as follows:	

51 Department. The Board shall be composed of 11 members as follows:

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(1)	The Commissioner of Insurance or the Commissi	oner's designee.
(2)	A manufactured home manufacturer.	-
(3)	A manufactured home dealer.	
(4)	A representative of the banking and finance indus	stry.
(5)	A representative of the insurance industry.	-
(6)	A manufactured home supplier.	
(7)	A set-up contractor.	
(8)	Two representatives of the general public.	
(9)	A person who is employed with a HUD-app	proved housing counseling
	agency in the State.	-
(10)	An accountant.	
The Commi	ssioner or the Commissioner's designee shall chai	r the Board. The Governo
shall appoint to the Board the manufactured home manufacturer and the manufactured home		
	neral Assembly upon the recommendation of the	
	in accordance with G.S. 120-121 shall appoint to t	
of the banking and finance industry, the employee of a HUD-approved housing counseling		
agency, and the	e representative of the insurance industry. The G	eneral Assembly upon th
recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121		
shall appoint to	the Board the manufactured home supplier, the	accountant, and the set-u
contractor. The	Commissioner shall appoint two representatives of	f the general public. Except
for the represent	tatives from the general public and the persons	appointed by the Genera
Assembly, each	member of the Board shall be appointed by	the appropriate appointing
authority from	a list of nominees submitted to the appropriate a	appointing authority by th
Board of Direct	ors of the North Carolina Manufactured Housing	Institute. Manufactured and
Modular Homel	builders Association. At least three nominations s	shall be submitted for each
position on the I	Board. The members of the Board shall be residents	of the State.
The member	s of the Board shall serve for terms of three years.	In the event of any vacancy
of a position app	pointed by the Governor or Commissioner, the appr	opriate appointing authorit
shall appoint a	replacement in the same manner as provided for	the original appointment t
	nder of the unexpired term. Vacancies in appointr	
Assembly shall	be filled in accordance with G.S. 120-122. In the	e event of any vacancy, th
appropriate app	ointing authority shall appoint a replacement to	serve the remainder of th
unexpired term.	Such appointment shall be made in the same n	nanner as provided for the
original appoint	tment. No member of the Board shall serve m	ore than two consecutive
three-year terms		
	rs of the Board designated in subdivisions (8), (9),	
	arrent or previous financial interest connected with	
industry. No m	ember of the Board shall participate in any pro-	oceeding before the Board
involving that m	ember's own business.	
	er of the Board, except the Commissioner and any	
receive per dien	and allowances as provided with respect to occur	pational licensing boards b

41 receive per diem and allowances as provided with respect to occupational licensing boards by
42 G.S. 93B-5. Fees collected by the Board under this Article shall be credited to the Insurance
43 Regulatory Fund created under G.S. 58-6-25."

44 **SECTION 7.** Except as otherwise provided, this act is effective when it becomes 45 law.