GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

SENATE BILL DRS15135-NE-58

Short Title:	NCDOI NAIC AccreditationAB	(Public)
Sponsors:	Senators Sawyer and Johnson (Primary Sponsors).	
Referred to:		

1 2 3 4 5	A BILL TO BE ENTITLED AN ACT TO MAINTAIN NAIC ACCREDITATION OF THE DEPARTMENT OF INSURANCE BY MAKING REVISIONS TO THE LAWS GOVERNING CREDIT FOR REINSURANCE AND RESERVE FINANCING. The General Assembly of North Carolina enacts:
6	
7	PART I. NAIC ACCREDITATION CHANGES: CREDIT FOR REINSURANCE
8	SECTION 1. G.S. 58-7-21(b) reads as rewritten:
9	"(b) Credit for reinsurance shall be allowed a domestic ceding insurer as either an asset or
10	a reduction from liability on account of reinsurance ceded only when the reinsurer meets the
11	requirements of subdivisions (1), (2), (3), (4), $\frac{4(a)}{(4a)}$, $4(a)$
12	Credit shall be allowed under subdivision (1), (2), or (3) of this subsection only with regard to
13	cessions of those kinds or classes of business in which the assuming insurer is licensed or
14 15	otherwise permitted to write or assume in its state of domicile or, in the case of a United States
15 16	branch of an alien assuming insurer, in the state through which it is entered and licensed to transact insurance or reinsurance. Credit shall be allowed under subdivision (3) or (4) of this
10	subsection only if the applicable requirements of subdivision (6) of this subsection have been
18	satisfied. The following applies:
19	substed. The following upplies.
20	(4a) Credit for reinsurance – Certified reinsurers. – Credit shall be allowed when
$\frac{1}{21}$	the reinsurance is ceded to an assuming insurer that has been certified by the
22	Commissioner as a reinsurer in this State and secures its obligations in
23	accordance with the requirements of this subdivision:
24	a. In order to be eligible for certification, the assuming insurer shall meet
25	the following requirements:
26	
27	5. The certified reinsurer must agree to meet applicable
28	information filing requirements, as determined by the
29	Commissioner, both with respect to an initial application for
30	certification and on an ongoing basis. All information
31	submitted by certified reinsurers which is not otherwise public
32	information subject to disclosure shall be exempted from
33	disclosure under the North Carolina Public Records Act,
34 25	Chapter 132 of the General Statutes, and shall be withheld from
35 26	public disclosure. The applicable information filing
36	requirements are as follows:



4

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2				IV.	Annually,	the most	recent a	udited Un	ited States
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4						-			nd actuarial
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18			C	···		manta fan	a antificanti.	h do mod	
19			6.	-	other require		certificatio	on deemed	relevant by
20				the Co	ommissioner	•			
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22		d.			surer rating.			0	U
23					reinsurer or	-	•		
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27					surer may be			-	
28					sioner shall	-			
29				-	Factors that	•	nsidered a	s part of the	evaluation
30			proces	s inclue	de the follow	ving:			
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32			8.		ertified rein				
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46					nents for the			led with its	non-United
47				States	jurisdiction	supervisor	•••		
48			•••						
49	<u>(4b)</u>	<u>Credit</u>			<u>e – Reciproc</u>	•			
50		<u>a.</u>	The fo	ollowing	g definitions	apply in the	<u>iis subdivi</u>	sion:	

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	<u>1.</u>	Cove	red agre	eement. – An agreement entered into pursuant to
			-	Wall Street Reform and Consumer Protection Act,
				313 and 314, that is currently in effect or in a
		perio		provisional application and addresses the
		-	nation,	
		-		as a condition for entering into any reinsurance
		-		ith a ceding insurer domiciled in this State or for
				ceding insurer to recognize credit for reinsurance.
	<u>2.</u>			risdiction. – A jurisdiction as designated by the
	<u> </u>		-	er pursuant to sub-subdivision c. of this
				hat meets one of the following:
		<u>subui</u> <u>I.</u>		n-United States jurisdiction that is subject to an
		<u>1.</u>		ce covered agreement with the United States,
				within its legal authority, or, in the case of a
				ed agreement between the United States and the
				bean Union, is a member state of the European
			<u>Unio</u>	-
		<u>II.</u>		Jnited States jurisdiction that meets the
		<u>11.</u>		rements for accreditation under the NAIC
				cial standards and accreditation program; or
		III.		ualified jurisdiction, as determined by the
		<u>111.</u>		nissioner pursuant to sub-subdivision f. of
				vision (4a) of this subsection, which is not
				wise described in sub-sub-subdivision a.2.I.
				.2.II. of this subdivision and which the
				nissioner determines meets all of the following
			-	onal requirements, consistent with the terms and
				tions of in-force covered agreements:
			A.	Provides that an insurer which has its head
				office or is domiciled in such qualified
				jurisdiction shall receive credit for reinsurance
				ceded to a United States domiciled assuming
				insurer in the same manner as credit for
				reinsurance is received for reinsurance assumed
				by insurers domiciled in such qualified
				jurisdiction;
			<u>B.</u>	Does not require a United States domiciled
				assuming insurer to establish or maintain a local
				presence as a condition for entering into a
				reinsurance agreement with any ceding insurer
				subject to regulation by the non-United States
				jurisdiction or as a condition to allow the ceding
				insurer to recognize credit for such reinsurance;
			<u>C.</u>	Recognizes the United States, state regulatory
				approach to group supervision and group
				capital, by providing written confirmation by a
				competent regulatory authority, in such
				qualified jurisdiction, that insurers and
				insurance groups that are domiciled or maintain
				their headquarters in this State or another
				jurisdiction accredited by the NAIC shall be

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1				subject only to worldwide prudential insurance
2				group supervision including worldwide group
3				governance, solvency and capital, and
4				reporting, as applicable, by the Commissioner
5				or the commissioner of the domiciliary state
6				and will not be subject to group supervision at
7				the level of the worldwide parent undertaking
8				of the insurance or reinsurance group by the
9			D	<u>qualified jurisdiction; and</u>
10 11			<u>D.</u>	Provides written confirmation by a competent regulatory authority in such qualified
11				jurisdiction that information regarding insurers
12				and their parent, subsidiary, or affiliated
13				entities, if applicable, shall be provided to the
15				Commissioner in accordance with a
16				memorandum of understanding or similar
17				document between the Commissioner and such
18				qualified jurisdiction, including, but not limited
19				to, the International Association of Insurance
20				Supervisors Multilateral Memorandum of
21				Understanding or other multilateral memoranda
22				of understanding coordinated by the NAIC.
23		<u>3.</u>		eme of arrangement. – A foreign or alien statutory
24				ry compromise procedure subject to requisite
25				editor approval and judicial sanction in the
26 27				surer's home jurisdiction either to finally commute
27 28				duly noticed classed members or creditors of a
28 29				for, or to reorganize or restructure the debts and of a solvent debtor on a final basis, and which may
30				to judicial recognition and enforcement of the
31				by a governing authority outside the ceding
32			-	ne jurisdiction.
33	<u>b.</u>	Credit		ved when the reinsurance is ceded from an insurer
34	_	domici	iled in this S	tate to an assuming insurer meeting each of the
35		follow	ing condition	<u>s:</u>
36		<u>1.</u>		ng insurer must be licensed to transact reinsurance
37				e its head office or be domiciled in, a reciprocal
38			jurisdiction.	
39		<u>2.</u>		ng insurer must have and maintain, on an ongoing
40				mum capital and surplus, or its equivalent,
41				on at least an annual basis as of the preceding
42 43				31 or at the annual date otherwise statutorily
43 44				the reciprocal jurisdiction, and confirmed as set ib-sub-subdivision 7. of this sub-subdivision,
44 45				the methodology of its domiciliary jurisdiction, in
46			the followin	
47				less than two hundred fifty million dollars
48				0,000,000); or
49				e assuming insurer is an association, including
50				porated and individual unincorporated
51			unde	rwriters:

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1			А.	Minimum capital and surplus equivalents, net
2				of liabilities, or own funds of the equivalent of
3				at least two hundred fifty million dollars
4				<u>(\$250,000,000); and</u>
5			<u>B.</u>	A central fund containing a balance of the
6				equivalent of at least two hundred fifty million
7				dollars (\$250,000,000).
8				insurer must have and maintain, on an ongoing
9				num solvency or capital ratio, as applicable, as
0	-	follow:		
1	<u>l</u>	[.		assuming insurer has its head office or is
2				iled in a reciprocal jurisdiction as defined in
3 4				b-sub-subdivision a.2.I. of this subdivision, the
4 5	т	π		pecified in the applicable covered agreement;
5	1	<u>II.</u>	-	assuming insurer is domiciled in a reciprocal ction as defined in sub-sub-subdivision
7			•	of this subdivision, a risk-based capital ratio of
8				undred percent (300%) of the authorized control
9				calculated in accordance with the formula
)				ped by the NAIC;
1	Т	III.		assuming insurer is domiciled in a reciprocal
2	=			ction as defined in sub-sub-subdivision
3			•	of this subdivision, after consultation with the
1			recipro	
5			recom	mendations published through the NAIC
5			comm	ittee process, such solvency or capital ratio as the
7			Comm	issioner determines to be an effective measure of
;			solven	<u>cy; or</u>
)	<u>I</u>	[V.	If the	assuming insurer is an association, including
			incorp	
				vriters, a minimum solvency or capital ratio in
			-	ciprocal jurisdiction where the assuming insurer
				head office or is domiciled, as applicable, and is
	4	T 1		censed.
				g insurer must agree to and provide adequate
)				the Commissioner, in the form of a properly
	_			C Form RJ-1, of its agreement to the following:
	<u>1</u>	[<u>.</u>		ssuming insurer must provide prompt written
				and explanation to the Commissioner if it falls the minimum requirements set forth in
			-	b-subdivision b.2. or b.3. of this subdivision, or
				regulatory action is taken against it for serious
3				mpliance with applicable law;
	I	<u>II.</u>		ssuming insurer must consent in writing to the
5	-	<u></u>		ction of the courts of this State and to the
5			-	the commissioner as agent for service
				cess. The Commissioner may require that consent
5			-	vice of process be provided to the Commissioner
)			-	cluded in each reinsurance agreement under the
)				issioner's jurisdiction. Nothing in this provision
1			shall li	imit, or in any way alter, the capacity of parties

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		to a reinsurance agreement to agree to alternative
		dispute resolution mechanisms, except to the extent
		such agreements are unenforceable under applicable
		insolvency or delinquency laws;
	<u>III.</u>	The assuming insurer must consent in writing to pay all
		final judgments, wherever enforcement is sought,
		obtained by a ceding insurer or its legal successor, that
		have been declared enforceable in the jurisdiction
	W	where the judgment was obtained;
	<u>IV.</u>	Each reinsurance agreement must include a provision requiring the assuming insurer to provide security in an
		amount equal to one hundred percent (100%) of the
		assuming insurer's liabilities attributable to reinsurance
		ceded pursuant to that agreement if the assuming
		insurer resists enforcement of a final judgment that is
		enforceable under the law of the jurisdiction in which
		it was obtained or a properly enforceable arbitration
		award, whether obtained by the ceding insurer or by its
		legal successor on behalf of its resolution estate, if
		applicable;
	<u>V.</u>	The assuming insurer must confirm that it is not
		presently participating in any solvent scheme of
		arrangement, which involves this State's ceding
		insurers, and agree to notify the ceding insurer and the
		Commissioner and to provide one hundred percent
		(100%) security to the ceding insurer consistent with
		the terms of the scheme, should the assuming insurer
		enter into such a solvent scheme of arrangement. Such
		security shall be in a form consistent with the
		provisions of subdivision (b)(4a) of this section, $C \le 58.7.26(x)$ and $C \le 58.7.26(x)$
		G.S. 58-7-26(a), and as specified by the Commissioner
	VI	in regulation; and The assuming insurer must agree in writing to meet the
	<u>VI.</u>	applicable information filing requirements as set forth
		in sub-subdivision b.5. of this subdivision.
<u>5.</u>	The as	ssuming insurer or its legal successor must provide, if
		ted by the Commissioner, on behalf of itself and any
	-	predecessors, the following documentation to the
		issioner:
	<u>I.</u>	For the two years preceding entry into the reinsurance
	—	agreement and on an annual basis thereafter, the
		assuming insurer's annual audited financial statements,
		in accordance with the applicable law of the
		jurisdiction of its head office or domiciliary
		jurisdiction, as applicable, including the external audit
		<u>report;</u>
	<u>II.</u>	For the two years preceding entry into the reinsurance
		agreement, the solvency and financial condition report
		or actuarial opinion, if filed with the assuming insurer's
		supervisor;

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1	<u>III.</u>	Prior to entry into the reinsurance agreement and not
2		more than semiannually thereafter, an updated list of all
3		disputed and overdue reinsurance claims outstanding
4		for 90 days or more, regarding reinsurance assumed
5		from ceding insurers domiciled in the United States;
6		and
7	IV.	Prior to entry into the reinsurance agreement and not
8		more than semiannually thereafter, information
9		regarding the assuming insurer's assumed reinsurance
0		by ceding insurer, ceded reinsurance by the assuming
1		insurer, and reinsurance recoverable on paid and
2		unpaid losses by the assuming insurer to allow for the
3		evaluation of the criteria set forth in
1		sub-sub-subdivision b.6. of this subdivision.
5	<u>6.</u> <u>The as</u>	ssuming insurer must maintain a practice of prompt
5		nt of claims under reinsurance agreements. The lack of
7	promp	t payment will be evidenced if any of the following
3		a is met:
)	I.	More than fifteen percent (15%) of the reinsurance
)	—	recoverables from the assuming insurer are overdue
1		and in dispute as reported to the Commissioner;
2	<u>II.</u>	More than fifteen percent (15%) of the assuming
3		insurer's ceding insurers or reinsurers have overdue
Ļ		reinsurance recoverable on paid losses of 90 days or
		more which are not in dispute and which exceed for
,		each ceding insurer one hundred thousand dollars
		(\$100,000), or as otherwise specified in a covered
		agreement; or
	<u>III.</u>	The aggregate amount of reinsurance recoverable on
		paid losses which are not in dispute, but are overdue by
		90 days or more, exceeds fifty million dollars
		(\$50,000,000), or as otherwise specified in a covered
		agreement.
	<u>7.</u> <u>The as</u>	suming insurer's supervisory authority must confirm to
	the Co	ommissioner on an annual basis, as of the preceding
	Decem	ber 31 or at the annual date otherwise statutorily
	reporte	ed to the reciprocal jurisdiction, that the assuming
	insurer	complies with the requirements set forth in
	<u>sub-su</u>	b-subdivisions b.2. and b.3. of this subdivision.
	Nothing in this sub-	subdivision shall preclude an assuming insurer from
	providing the Commi	ssioner with information on a voluntary basis.
	c. <u>The Commiss</u>	ioner shall timely create and publish a list of reciprocal
	jurisdictions.	
	<u>1. A list o</u>	of reciprocal jurisdictions is published through the NAIC
	comm	ittee process. The Commissioner's list shall include any
	recipro	
	<u>sub-su</u>	b-sub-subdivision a.2.I. and a.2.II. of this subdivision,
		all consider any other reciprocal jurisdiction included on
		AIC list. The Commissioner may approve a jurisdiction
)	that do	es not appear on the NAIC list of reciprocal jurisdictions

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	2. with criteria published thr 2. The Commissioner may r reciprocal jurisdictions jurisdiction no longer me of a reciprocal jurisdiction regulation, or in accordant the NAIC committee pro- shall not remove from the defined under sub-sub-sub- subdivision. Upon remove this list, credit for reinsu	e law, regulation, or in accordance rough the NAIC committee process. emove a jurisdiction from the list of upon a determination that the ets one or more of the requirements on, as provided by applicable law, ice with a process published through cess, except that the Commissioner the list a reciprocal jurisdiction as p-subdivisions a.2.I. and a.2.II. of this val of a reciprocal jurisdiction from rance ceded to an assuming insurer e or is domiciled in that jurisdiction
		vise allowed pursuant to this section
	or G.S. 58-7-26.	rise anowed parsdant to ans section
<u>d.</u>	The Commissioner shall timely of	create and publish a list of assuming
	insurers that have satisfied the co	onditions set forth in this subdivision
		ranted credit in accordance with this
		nay add an assuming insurer to such
		tion has added such assuming insurer
		ers or if, upon initial eligibility, the
		formation to the Commissioner as
	• •	sion b.4. of this subdivision and
		irements that the Commissioner may
		pt to the extent that they conflict with
	an applicable covered agreement.	-
		urisdiction has determined that the
		b-subdivision b. of this subdivision
		issioner has the discretion to defer to
		nination, and add such assuming
		ning insurers to which cessions shall
		dance with this sub-subdivision. The
	· · ·	t financial documentation filed with
		l jurisdiction or with the NAIC in
		ements of sub-subdivision b. of this
	<u>subdivision.</u>	Commission of defente on other NAIC
		Commissioner defer to another NAIC
		determination, an assuming insurer
		executed NAIC Form RJ-1 and
		the Commissioner may require. A
		ch a request will notify other states
		nittee process and provide relevant to the determination of eligibility.
۵		that an assuming insurer no longer
<u>e.</u>		rements under this subdivision, the
		spend the eligibility of the assuming
	insurer for recognition under this	
	-	urer's eligibility is suspended, no
		sued, amended, or renewed after the
		ension qualifies for credit except to

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			the extent that the assuming insurer's obligations under the contract are secured in accordance with G.S. 58-7-26.
		<u>2.</u>	If an assuming insurer's eligibility is revoked, no credit for
			reinsurance may be granted after the effective date of the
			revocation with respect to any reinsurance agreements entered
			into by the assuming insurer, including reinsurance agreements
			entered into prior to the date of revocation, except to the extent
			that the assuming insurer's obligations under the contract are
			secured in a form acceptable to the Commissioner and
			consistent with the provisions of G.S. 58-7-26.
	<u>f.</u>	-	re denying statement credit or imposing a requirement to post
			rity with respect to sub-subdivision e. of this subdivision, or
			ting any similar requirement that will have substantially the same
			atory impact as security, the Commissioner shall:
		<u>1.</u>	Communicate with the ceding insurer, the assuming insurer,
			and the assuming insurer's supervisory authority that the
			assuming insurer no longer satisfies one of the conditions listed
			in sub-subdivision b. of this subdivision;
		<u>2.</u>	Provide the assuming insurer with 30 days from the initial
			communication to submit a plan to remedy the defect, and 90
			days from the initial communication to remedy the defect,
			except in exceptional circumstances in which a shorter period
		0	is necessary for policyholder and other consumer protection;
		<u>3.</u>	After the expiration of 90 days or less, as set out in
			sub-subdivision f.2. of this subdivision, if the
			Commissioner determines that no or insufficient action was
			taken by the assuming insurer, the Commissioner may impose
			any of the requirements as set out in sub-subdivision f. of this
		4	subdivision; and
		<u>4.</u>	Provide a written explanation to the assuming insurer of any of
			the requirements set out in sub-subdivision f. of this
	~	If a	subdivision.
	<u>g.</u>		ubject to a legal process of rehabilitation, liquidation, or
		-	ervation, as applicable, the ceding insurer, or its representative,
			seek and, if determined appropriate by the court in which the
		-	eedings are pending, may obtain an order requiring that the
	h		ning insurer post security for all outstanding ceded liabilities.
	<u>h.</u>		ing in this subdivision shall limit or in any way alter the capacity
			arties to a reinsurance agreement to agree on requirements for
		-	rity or other terms in that reinsurance agreement, except as
			essly prohibited by this section, or other applicable law or
	:		ation.
	<u>i.</u>	-	it may be taken under this subdivision only for reinsurance
			ements entered into, amended, or renewed on or after September
		-	21, and only with respect to losses incurred and reserves reported
			t after the later of (i) the date on which the assuming insurer has
		-	all eligibility requirements pursuant to sub-subdivision b. of this
		-	ivision and (ii) the effective date of the new reinsurance
			ement, amendment, or renewal. This sub-subdivision does not alter or impair a ceding insurer's
		<u>1.</u>	This sub-subdivision does not alter or impair a ceding insurer's
			right to take credit for reinsurance, to the extent that credit is

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1		not available under this subdiv	vision, as long as the reinsurance
2			other applicable provision of this
3		section or G.S. 58-7-26.	
4	2		all authorize an assuming insurer
5	=		security provided under any
6			as permitted by the terms of the
7		agreement.	
8		-	all limit, or in any way alter, the
9		-	surance agreement to renegotiate
10		the agreement.	<u> </u>
11	(5) <u>Exception</u>	on for noncompliant assuming insurer	r. – Credit shall be allowed when
12	· · · ·	urance is ceded to an assuming insu	
13		visions (1), (2), (3), (4), $\frac{\text{or } (4a)}{(4a)}$	U 1
14		h respect to the insurance of risks lo	
15	•	nce is required by applicable law or r	
16		contract terms for assuming insurer	0
17	· · · · · · · · · · · · · · · · · · ·	, accredited, or certified to transact	
18		e credit permitted by subdivisions (3	
19		allowed unless the assuming insu	
20	agreeme	-	C
21			
22	(7) <u>Required</u>	<u>l trust agreement provisions. – If the</u>	assuming insurer does not meet
23		irements of subdivision (1), (2), or (3)	
24		t permitted by subdivision (4) or (4a	
25		unless the assuming insurer agrees	
26		g conditions:	-
27	a. N	Notwithstanding any other provision	is in the trust instrument, if the
28	t	rust fund is inadequate because it co	ontains an amount less than the
29	a	mount required by sub-subdivision ((4)c. of this subsection, or if the
30		rantor of the trust has been decl	
31	r	eceivership, rehabilitation, liquidation	on, or similar proceedings under
32	t	he laws of its state or country of do	micile, the trustee shall comply
33	v	with an order of the public official with	ith regulatory oversight over the
34	t	rust or with an order of a court of cor	npetent jurisdiction directing the
35		rustee to transfer to the public officia	l with regulatory oversight all of
36		he assets of the trust fund.	
37		The assets shall be distributed by, an	
38		alued by, the public official with reg	
39		with the laws of the state in which	
40		pplicable to the liquidation of domes	
41		f the public official with regulatory	-
42		ssets of the trust fund or any part the	
43		he claims of the United States cedir	
44		rust, those assets shall be returne	• •
45		egulatory oversight to the trustee for	distribution in accordance with
46		he trust agreement.	
47 49		The grantor shall waive any right	
48		Jnited States law that is inconsistent	with this provision.
49 50	"		
50 51	DADT II MAIC ACODE	NTATION OUANOES, DESERV	E EINIANCINC
51	PAKI II, NAIU AUUKEI	DITATION CHANGES: RESERV	E FIINAINUING

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1		SECT	TION 2. Article 7 of Chapter 58 of the General Statutes	is amended by adding
2	a new sec	ction to	read as follows:	
3	" <u>§ 58-7-2</u>		<u>m and universal life insurance reserve financing.</u>	
4	<u>(a)</u>		se and Intent The purpose and intent of this section is	
5			s governing reserve financing arrangements pertaining to	
6			nteed nonlevel gross premiums or guaranteed nonlevel	
7		-	blicies with secondary guarantees, and to ensure that,	-
8			ements, funds consisting of primary security and other sec	
9		_	insurers in the forms and amounts required by this se	
10			d for reserve financing purposes, some or all of the ass	
11	reinsuran		y or to capitalize the reinsurer meet one of the following:	
12		$\frac{(1)}{(2)}$	Are issued by the ceding insurer or its affiliates.	
13 14		<u>(2)</u>	Are not unconditionally available to satisfy the general	account obligations of
14 15		(2)	the ceding insurer.	ailon obligation on the
15 16		<u>(3)</u>	<u>Create a reimbursement, indemnification, or other sin</u> part of the ceding insurer or any of its affiliates, or	-
10			obligation under a derivative contract acquired in the n	± •
17			to support and hedge liabilities pertaining to the actua	
19			ceded pursuant to the reinsurance treaty.	a fisks in the policies
20	<u>(b)</u>	Defin	itions. – The following definitions apply in this section:	
20	<u>(0)</u>	$\frac{Derm}{(1)}$	<u>Actuarial method. – The methodology used to determin</u>	e the required level of
22		<u>(1)</u>	primary security, as described in subsection (e) of this	-
23		(2)	Covered policies. – Subject to the exemptions describe	
24		<u>1=7</u>	this section and, other than grandfathered policies, pol	
25			policy types:	<u>c</u> ,
26			<u>a.</u> <u>Life insurance policies with guaranteed nonley</u>	vel gross premiums or
27			guaranteed nonlevel benefits, except for flexib	• •
28			life insurance policies; or	-
29			b. Flexible premium universal life insurance po	licies with provisions
30			resulting in the ability of a policyholder to keep	a policy in force over
31			a secondary guarantee period.	
32		<u>(3)</u>	Grandfathered policies Policies of the types describe	
33			a. and b. of subdivision (2) of this section that were bot	<u>:h:</u>
34			a. <u>Issued prior to January 1, 2015.</u>	
35			b. <u>Ceded, as of December 31, 2014, as part of a p</u>	
36			would not have met one of the exemptions set	
37			of this section had that subsection then been in	
38		<u>(4)</u>	Noncovered policies. – Any policy that does not meet th	e definition of covered
39 40		(5)	policies, including grandfathered policies.	
40		<u>(5)</u>	<u>Other security. – Any security other than security me</u>	
41 42		(6)	primary security that is acceptable to the Commissione Primary security. – All of the following forms of security	
42 43		<u>(6)</u>		<u>ity.</u>
43 44			<u>a.</u> <u>Cash.</u> <u>b.</u> <u>Securities listed by the Securities Valuation</u>	Office of the NAIC
44			meeting the requirements of G.S. 58-7-26(a)(2)	
46			synthetic letter of credit, contingent note, credi	
47			similar security that operates in a manner simil	
48			and excluding any securities issued by the cedir	
49			affiliates.	<u> </u>
-			<u></u>	

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	<u>c.</u>	For security held in conne	ction with funds withheld and modified
	<u></u>		eaties, any of the following forms of
		security:	
		1. Commercial loans in	good standing of CM3 quality and higher.
		1.Commercial loans in2.Policy loans.3.Derivatives acquired	
			in the normal course and used to support
			pertaining to the actual risks in the policies
	р	<u>ceded pursuant to the</u>	
<u>(7)</u>	-		y The dollar amount determined by
		ies, but not more than the total	the risks ceded with respect to covered
<u>(8)</u>	-		nanual adopted by the NAIC as described
<u>(0)</u>			its adopted by the NAIC that are effective
			which credit for reinsurance is claimed.
<u>(9)</u>			rinciple-based reserves for life products,
	inclu	ding all relevant definitions, as	outlined in the valuation manual.
			p reinsurance treaties that cede liabilities
			nce company domiciled in this State. This
			o those reinsurance treaties. If there is a
		-	nd G.S. 58-7-21, or G.S. 58-7-26, then the
		n shall apply, but only to the expression of the section of the se	on does not apply to any of the following
ituations:	<u>inpuons</u>	<u>Irom this Section. – This sector</u>	on does not appry to any or the ronowing
<u>(1)</u>	Rein	surance of any of the following	··
	<u>a.</u>		eria for exemption for attained-age-based
	—		insurance policies set forth in 11 NCAC
		11F .0404(f) or for unitary r	eserves for certain n-year renewable term
		-	rth in 11 NCAC 11F .0404(g) and that are
		issued before the later of the	following dates:
		$\frac{1.}{2} \qquad \frac{\text{September 1, 2021.}}{The last set of the set of$	
			the ceding insurer begins to apply the
) to establish the ceded policies' statutory yent later than January 1, 2020.
	<u>b.</u>		isfy the criteria for exemption for yearly
	<u></u>	÷	set forth in 11 NCAC 11F .0404(e) and
		which are issued before the	
		<u>1.</u> <u>September 1, 2021.</u>	-
			the ceding insurer begins to apply the
		-) to establish the ceded policies' statutory
			vent later than January 1, 2020.
	<u>c.</u>		at meets all of the following requirements:
			ntee period, if any, is five years or less.
			um for the secondary guarantee period is level reserve premium for the secondary
			ased on the Commissioners Standard
			ables and valuation interest rate applicable
		to the issue year of the	
		-	r charge is not less than one hundred
			e first year annualized specified premium
		for the secondary gua	arantee period.
	d.	Credit life insurance.	

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1		<u>e.</u>	Any variable life insurance policy that provide	s for life insurance, the
2			amount or duration of which varies accord	
3			experience of any separate account or accounts	5.
4		<u>f.</u>	Any group life insurance certificate unless the	
5		_	a stated or implied schedule of maximum gross	
5			order to continue coverage in force for a period	
7	(2)	Rein	surance ceded to an assuming insurer that	-
8	<u></u> -		rements of G.S. 58-7-21(b)(4).	<u> </u>
9	(3)		surance ceded to an assuming insurer that	meets the applicable
0	<u> </u>		rements of subdivisions (1), (2), or (3) of G.S. 58	
1			s all of the following criteria:	
2		a.	Prepares statutory financial statements in com	pliance with the NAIC
3			Accounting Practices and Procedures Manual,	
4			from NAIC statutory accounting practices and	• •
5			to the admissibility or valuation of assets or liab	
6			assuming insurer's reported surplus and are ma	
7			need to be disclosed in the financial statement	
8			pursuant to the NAIC's Statement of Statutory	
9			No. 1.	<u> </u>
0		<u>b.</u>	Is not in a company action level event, regulat	tory action level event,
1			authorized control level event, or mandatory	-
2			those terms are defined in Article 12 of Char	
3			Statutes, when its risk-based capital is calcula	
4			the life risk-based capital report including over	
5			for companies, as the same may be amended	•
5			deviation.	
7	<u>(4)</u>	Rein	surance ceded to an assuming insurer that	meets the applicable
8		requ	rements of subdivisions (1), (2), or (3) of G.S. 58	3-7-21(b), and that also
9		meet	s all of the following criteria:	
0		<u>a.</u>	Is not an affiliate, as defined in G.S. 58-1	9-5, of either of the
l			<u>following:</u>	
2			<u>1.</u> <u>The insurer ceding the business to the a</u>	ssuming insurer.
3			2. <u>Any insurer that directly or indirectly ce</u>	ded the business to that
Ļ			ceding insurer.	
5		<u>b.</u>	Prepares statutory financial statements in com	pliance with the NAIC
5			Accounting Practices and Procedures Manual.	
7		<u>c.</u>	Is licensed or accredited in at least 10 states	, including its state of
3			domicile.	
Ð		<u>d.</u>	Is not licensed in any state as a captive, special p	
)			purpose financial captive, special purpose life	
1			limited purpose subsidiary, or any other similar	
2		<u>e.</u>	Is not, or would not be, below five hundred	·
3			authorized control level risk-based capital, as d	•
4			when its risk-based capital is calculated in ac	•
5			risk-based capital report including overview	
б			companies, as the same may be amended b	
7			deviation, and without recognition of any d	-
8			statutory accounting practices and procedu	
9			admission or valuation of assets or liabili	ties that increase the
0			assuming insurer's reported surplus.	

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(5)	Reins	urance ceded to an assuming insurer	that meets any of the following
	<u>criteri</u> <u>a.</u> <u>b.</u> <u>c.</u>	Meets the requirements specified un State.Is certified in this State.Maintains at least two hundred fifty r capital and surplus when determined Accounting Practices and Proce amendments adopted by the NAIC a permitted or prescribed practices and 1.Licensed in at least 26 states.	nillion dollars (\$250,000,000) in d in accordance with the NAIC dures Manual, including all and excluding the impact of any
		total of at least 35 states.	
<u>(6)</u>	subsec Analy by the	arance not otherwise exempt under sub etion if the Commissioner, after cons sis Working Group or other applicable NAIC, determines under all the facts	ulting with the NAIC Financial e group of regulators designated
		ving apply:	
	<u>a.</u> b	The risks are clearly outside of the in	
	<u>b.</u>	The risks are included within the stechnicality.	scope of this section only as a
	<u>c.</u>	The application of this section to those	e risks is not necessary to provide
	<u>.</u>	appropriate protection to policyholde	• •
	The C	ommissioner shall publicly disclose an	
		vision to exempt a reinsurance treaty f	
	_	of that decision, including a summary of	
(e) The		1 Method and Valuation Used for F	· · · ·
ollowing applie	s to this	section:	-
<u>(1)</u>		ctuarial method to establish the requir	
		einsurance treaty subject to this section	
		by-treaty basis, including all relevant	definitions, from the valuation
	<u>manua</u>	al then in effect, applied as follows:	
	<u>a.</u>	For covered policies described in sub-	
		of subsection (b) of this section, the a	
		the deterministic reserve or the net	
		whether the criteria for exemption tes	-
		covered policies do not meet the requi	
		exclusion test in the valuation manual	
		greatest of the deterministic reserve,	
		premium reserve. In addition, if those	
		in a reinsurance treaty that also conta	
		sub-subdivision b. of subdivision (2) then the ceding insurer may elect to it	
		this subdivision as the actuarial me	
		agreement. Whether this sub-subdivis	
		subdivision is used, the actuarial r	
		requirements or restrictions that the	
		aggregating these policy types for put	-
		calculations.	
	<u>b.</u>	For covered policies described in sub	-subdivison b. of subdivision (2)
	<u></u>	of subsection (b) of this section, the a	

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	the d	leterministic reserve, the stochastic reserve, or the net premium
		ve, regardless of whether the criteria for exemption testing can be
	met.	• • •
<u>c.</u>		ept as provided in sub-subdivision d. of this subdivision, the
<u>.</u>		arial method is to be applied on a gross basis to all risks with
		ect to the covered policies as originally issued or assumed by the
		ng insurer.
<u>d.</u>		e reinsurance treaty cedes less than one hundred percent (100%)
<u>u.</u>		e risk with respect to the covered policies, then the required level
		imary security may be reduced as follows:
	<u>01 pr</u> <u>1.</u>	If a reinsurance treaty cedes only a quota share of some or all
	<u>1.</u>	of the risks pertaining to the covered policies, then the required
		<u>level of primary security, as well as any adjustment under</u> sub-subdivision c. of this subdivision, may be reduced to a pro
		rata portion in accordance with the percentage of the risk
	2	<u>ceded.</u>
	<u>2.</u>	If the reinsurance treaty in a non-exempt arrangement cedes
		only the risks pertaining to a secondary guarantee, then the
		required level of primary security may be reduced by an
		amount determined by applying the actuarial method on a
		gross basis to all risks, other than risks related to the secondary
		guarantee, pertaining to the covered policies, except that for
		covered policies for which the ceding insurer did not elect to
		apply the provisions of VM-20 to establish statutory reserves,
		the required level of primary security may be reduced by the
		statutory reserve retained by the ceding insurer on those
		covered policies, where the retained reserve of those covered
		policies should be reflective of any reduction pursuant to the
		cession of mortality risk on a yearly renewable term basis in an
	2	exempt arrangement.
	<u>3.</u>	If a portion of the covered policy risk is ceded to another
		reinsurer on a yearly renewable term basis in an exempt
		arrangement, then the required level of primary security may
		be reduced by the amount resulting by applying the actuarial
		method including the reinsurance section of VM-20 to the
		portion of the covered policy risks ceded in the exempt
		arrangement, except that for covered policies issued prior to
		January 1, 2017, this adjustment is not to exceed the value of
		<u>c_x divided by double the number of reinsurance premiums per</u>
		year, where c_x is calculated using the same mortality table used
		in calculating the net premium reserve.
	<u>4.</u>	For any other treaty ceding a portion of risk to a different
		reinsurer, including stop loss, excess of loss, and other
		nonproportional reinsurance treaties, there will be no reduction
		in the required level of primary security.
	<u>It is</u>	possible for any combination of sub-sub-subdivisions in this
		subdivision to apply. In this case, the adjustments to the required
	level	of primary security will be done in the sequence that accurately
		cts the portion of the risk ceded via the treaty. The ceding insurer
	shall	document the rationale and steps taken to accomplish the

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			adjust	ments to the required level of primary s	ecurity due to the cession
				s than one hundred percent (100%) of t	
				djustments for other reinsurance will b	
				surance treaties entered into directly b	• •
			-	g insurer will make no adjustment as	
				entered into by the assuming insurers.	
		<u>e.</u>		event will the required level of primar	v security resulting from
		<u></u>		ation of the actuarial method exceed	
				ves ceded.	
		<u>f.</u>	-	ceding insurer cedes risks with resp	pect to covered policies,
		_	-	ling any riders, in more than one reinsur	
				n, then in no event will the aggregate	• •
				ty for those reinsurance treaties be less	
				ry security calculated using the actuar	-
			-	in those treaties were ceded in a sin	
			sectio		<u> </u>
		<u>g.</u>		insurance treaty subject to this section c	edes risk on both covered
		<u> </u>		oncovered policies, then credit for the	
				nined as follows:	
			1.	The actuarial method shall be used t	o determine the required
				level of primary security for the	
				subsection (f) of this section shall b	-
				reinsurance credit for the covered pol	
			<u>2.</u>	Credit for the noncovered policy reser	-
				to the extent that, in addition to the se	
				requirements of sub-subdivision a. of	
				is held by or on behalf of the ceding in	•
				G.S. 58-7-21(b) and G.S. 58-7-26(a)	
				used to meet the requirements of this	
				be used to satisfy the required level o	
				covered policies.	• • • •
	(2)	Valu	ation us	ed for purposes of calculations. – F	or the purposes of both
		calcu	lating th	ne required level of primary security	pursuant to the actuarial
			-	r subsection (e) of this section and de	-
				rity and other security, as applicable, he	-
			-	r, both of the following shall apply:	<u>.</u>
		<u>a.</u>	For as	ssets, including any assets held in trust	, that would be admitted
			under	the NAIC Accounting Practices and P	rocedures Manual if they
				held by the ceding insurer, the valuation	•
				ling to statutory accounting procedure	
				n the ceding insurer's general account	
			-	leration the effect of any prescribed or	
		<u>b.</u>		l other assets, the valuations are to be	
		_		assets for the purpose of determinin	
				taken. In addition, the asset spread tab	
				required by VM-20 shall be included	
				ed by the NAIC's Life Actuarial (A) Ta	
				nber 31 on or immediately preceding	
				the required level of primary security	
				of asset spreads and asset default costs	-
				tuarial method in the manner specified	

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1	(f) Requi	rements	Applicable to Covered Policies to C	Obtain Credit for Reinsurance;		
2	<u>Opportunity for Remediation. – Subject to the exemptions described in subsection (d) of this</u>					
3	section and the provisions of subsection (g) of this section, credit for reinsurance shall be allowed					
4	with respect to c	eded li	abilities pertaining to covered policies	pursuant to G.S. 58-7-21(b) or		
5			dition to all other requirements impose	ed by law or regulation, all the		
6	• •		re met on a treaty-by-treaty basis:			
7	<u>(1)</u>		eding insurer's statutory policy reserve	-		
8		-	es are established in full and in ac	* *		
9			ements of G.S. 58-58-50 and relate	-		
10		1. · · · ·	lines, and credit claimed for any reinsuration			
11		-	not exceed the proportionate share of t	hose reserves ceded under the		
12		<u>contra</u>				
13	<u>(2)</u>		eding insurer determines the required	· · ·		
14			t to each reinsurance treaty subject to th			
15	(2)		calculation, as determined to be accepta			
16 17	<u>(3)</u>		consisting of primary security, in an ed level of primary security, are held	-		
17		-	or as security under the reinsurance t			
18 19			58-7-26(a) on a funds withheld, trust, or			
20	<u>(4)</u>	-	consisting of other security, in an amou			
21	<u>\''</u>	-	statutory reserves as to which primary			
22			vision (3) of this subsection, are held	•		
23			r as security under the reinsurance	•		
24			i8-7-26(a).	<u> </u>		
25	<u>(5)</u>		rust used to satisfy the requirements of th	is subsection shall comply with		
26		all of	the conditions and qualifications of 11 N	CAC 11C .0504, except for the		
27		follov	ving:			
28		<u>a.</u>	Funds consisting of primary security	•		
29			shall, for the purposes identified in sub			
30			this section, be valued according to the	valuation rules set forth by that		
31			subsection, as applicable.	• • •		
32		<u>b.</u>	There are no affiliate investment lin			
33			security held in such trust if that security	• • • •		
34 25		_	requirements of subdivision (3) of this			
35 36		<u>c.</u>	The reinsurance treaty must prohibit			
30 37			trust assets that would leave the fair security within the trust, when aggr			
38			outside the trust that is held by or on be	• • • •		
39			manner required by subdivision (3)	-		
40			hundred two percent (102%) of the le			
41			of this section at the time of the withdr			
42		<u>d.</u>	The determination of reserve credit un			
43		_	shall be determined according to th			
44			subdivision (2) of subsection (e) of this			
45	<u>(6)</u>	The re	einsurance treaty has been approved by t	he Commissioner.		
46	(g) The re	equirem	ents of subsection (f) of this section mus	st be satisfied as of the date that		
47						
48	and on an ongoing basis thereafter. Under no circumstances shall a ceding insurer take or consent					
49 50						
50						
51	51 policies have been ceded. If a ceding insurer becomes aware at any time that a deficiency under					

General Assembly Of North Carolina Session 2021 subdivisions (3) or (4) of subsection (f) of this section exists, then it shall use its best efforts to 1 2 arrange for the deficiency to be eliminated as expeditiously as possible. 3 Prior to the due date of each quarterly or annual statement, each life insurance (h) 4 company that has ceded reinsurance within the scope of subsection (c) of this section shall 5 perform an analysis, on a treaty-by-treaty basis, to determine, as to each reinsurance treaty under which covered policies have been ceded, whether, as of the end of the immediately preceding 6 7 calendar quarter, the valuation date, the requirements of subdivisions (3) and (4) of subsection 8 (f) of this section were satisfied. The ceding insurer shall establish a liability equal to the excess 9 of the credit for reinsurance taken over the amount of primary security actually held pursuant to 10 subdivision (3) of subsection (f) of this section, unless either of the following applies: 11 The requirements of subdivisions (3) and (4) of subsection (f) of this section (1) were fully satisfied as of the valuation date as to such reinsurance treaty. 12 Any deficiency has been eliminated before the due date of the quarterly or 13 (2) 14 annual statement to which the valuation date relates through the addition of 15 primary security or other security, as applicable, in an amount and in a form as would have caused the requirements of subdivisions (3) and (4) of 16 17 subsection (f) of this section to be fully satisfied as of the valuation date. Nothing in this subsection shall be construed to allow a ceding company to maintain any 18 19 deficiency under subdivisions (3) and (4) of subsection (f) of this section for any period of time 20 longer than is reasonably necessary to eliminate it. 21 (i) Severability. - If any provision of this section is held invalid, the remainder shall not 22 be affected. 23 Prohibition Against Avoidance. – No insurer that has covered policies to which this (i) 24 section applies shall take any action or series of actions, or enter into any transaction or 25 arrangement or series of transactions or arrangements if the purpose of such action, transaction 26 or arrangement, or series thereof is to avoid the requirements of this section, or to circumvent its 27 purpose and intent." 28 29 **PART III. EFFECTIVE DATE** 30

30 **SECTION 3.** This act becomes effective September 1, 2021, and applies to all 31 covered policies entered into, amended, or renewed on or after that date.