GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

SENATE BILL 299

	Short Title:	NCDOI NAIC A	ccreditationAB	(Public)
	Sponsors:	Senators Sawyer	and Johnson (Primary Sponsors	s).
	Referred to:	Rules and Operat	ions of the Senate	
			March 16, 2021	
1 2 3 4 5 6	INSURAI REINSUF	NCE BY MAKING	G REVISIONS TO THE LAW SERVE FINANCING.	OF THE DEPARTMENT OF S GOVERNING CREDIT FOR
7			TION CHANGES: CREDIT I	FOR REINSURANCE
8 9 10 11 12 13 14 15 16 17 18	"(b) Cr a reduction fr requirements Credit shall b cessions of th otherwise per branch of an transact insur subsection on	redit for reinsurance rom liability on ac of subdivisions (1) be allowed under su hose kinds or clas mitted to write or a alien assuming in rance or reinsurance	count of reinsurance ceded only, (2), (3), (4), $4(a)$, $[(4a),]$ (4a) abdivision (1), (2), or (3) of this assume in its state of domicile of surer, in the state through which the ce. Credit shall be allowed und e requirements of subdivision (eding insurer as either an asset or ly when the reinsurer meets the <u>), (4b), or (5) of this subsection.</u> s subsection only with regard to assuming insurer is licensed or or, in the case of a United States ich it is entered and licensed to ler subdivision (3) or (4) of this (6) of this subsection have been
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 (4:	the reinsurance Commissione accordance w a. In orde	ce is ceded to an assuming insuter er as a reinsurer in this State with the requirements of this sub- er to be eligible for certification llowing requirements: The certified reinsurer mu information filing requirem Commissioner, both with resp certification and on an or submitted by certified reinsured information subject to discle- disclosure under the North	ast agree to meet applicable nents, as determined by the pect to an initial application for ngoing basis. All information ers which is not otherwise public osure shall be exempted from Carolina Public Records Act, atutes, and shall be withheld from



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1			
2		IV. Annually, the most recent audited United Stat	
3		generally accepted accounting principles bas	
4		financial statements, regulatory filings, and actuari	
5		opinion opinion, as filed with the certified reinsure	
6		supervisor. Audited International Financial Reporting	-
7		Standards basis statements are allowed but mu	
8		include an audited footnote reconciling equity and n	
9		income to United States generally accepted accounting	-
10		principles basis, or, with the permission of the	
11		Commissioner, audited International Financi	
12		Reporting Standards statements with reconciliation	
13		United States generally accepted accounting principl	
14		certified by an officer of the company. supervisor, wi	
15		a translation into English. Upon the initial certification	m,
16		audited financial statements for the last three two yea	ırs
17		filed with the certified reinsurer's supervisor;	
18			
19		6. Any other requirements for certification deemed relevant l	by
20		the Commissioner.	
21			
22		d. Certified reinsurer rating. – The Commissioner shall assign a rating	
23		each certified reinsurer on a legal entity basis, with due consideration	
24		being given to the group rating where appropriate, except that	
25		association, including incorporated and individual unincorporate	
26		underwriters, that has been approved to do business as a sing	
27		certified reinsurer may be evaluated on the basis of its group ratin	-
28		The Commissioner shall publish a list of all certified reinsurers and	
29		their ratings. Factors that may be considered as part of the evaluation	on
30		process include the following:	
31			
32		8. For certified reinsurers not domiciled in the United State	
33		audited United States generally accepted accounting principl	
34 25		basis financial statements, regulatory filings, and actuari	
35		opinion as filed with the non-United States jurisdiction	
36		supervisor. Audited International Financial Reporting	
37 38		Standards basis statements are allowed but must include a	
38 39		audited footnote reconciling equity and net income to Unite	
		States generally accepted accounting principles basis, or, wi	
40 41		the permission of the Commissioner, audited Internation	
41 42		Financial Reporting Standards statements with reconciliation	
42 43		to United States generally accepted accounting principl	
43 44		certified by an officer of the company. supervisor, with	
44 45		translation into English. Upon the initial application f	
45 46		certification, the Commissioner will consider audited financi	
46 47		statements for the last three two years filed with its non-Unit	eu
47 48		States jurisdiction supervisor;	
48 49	(14)	Cradit for raingurance Designable invitediation	
	<u>(4b)</u>	<u>Credit for reinsurance – Reciprocal jurisdiction.</u>	
50		a. The following definitions apply in this subdivision:	

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	<u>1.</u>			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
				provisional application and addresses the
				under specified conditions, of collateral
				as a condition for entering into any reinsurance
				ith a ceding insurer domiciled in this State or for
	2	-	-	ceding insurer to recognize credit for reinsurance.
	<u>2.</u>		•	urisdiction. – A jurisdiction as designated by the
				er pursuant to sub-subdivision c. of this
		-		hat meets one of the following:
		<u>I.</u>		n-United States jurisdiction that is subject to an
				cce covered agreement with the United States,
			-	within its legal authority, or, in the case of a
				red agreement between the United States and the
				pean Union, is a member state of the European
			<u>Unio</u>	
		<u>II.</u>		Inited States jurisdiction that meets the
			-	rements for accreditation under the NAIC
				cial standards and accreditation program; or
		<u>III.</u>		ualified jurisdiction, as determined by the
				missioner pursuant to sub-subdivision f. of
				vision (4a) of this subsection, which is not
				wise described in sub-sub-sub-subdivision a.2.I.
				.2.II. of this subdivision and which the
				missioner determines meets all of the following
				ional requirements, consistent with the terms and
				tions of in-force covered agreements:
			<u>A.</u>	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
			D	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				qualified jurisdiction; and
10			<u>D.</u>	Provides written confirmation by a competent
11				regulatory authority in such qualified
12				jurisdiction that information regarding insurers
13				and their parent, subsidiary, or affiliated
14				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 20				to, the International Association of Insurance
20 21				Supervisors Multilateral Memorandum of
$\frac{21}{22}$				<u>Understanding or other multilateral memoranda</u> of understanding coordinated by the NAIC.
22		<u>3.</u>	Solvent scher	ne of arrangement. – A foreign or alien statutory
23 24		<u>J.</u>		y compromise procedure subject to requisite
25				ditor approval and judicial sanction in the
26				urer's home jurisdiction either to finally commute
27				duly noticed classed members or creditors of a
28			solvent debto	or, or to reorganize or restructure the debts and
29			obligations of	f a solvent debtor on a final basis, and which may
30				b judicial recognition and enforcement of the
31			-	by a governing authority outside the ceding
32		~		e jurisdiction.
33	<u>b.</u>			ed when the reinsurance is ceded from an insurer
34				ate to an assuming insurer meeting each of the
35 36			ing conditions	
30 37		<u>1.</u>		<u>g insurer must be licensed to transact reinsurance</u> <u>its head office or be domiciled in, a reciprocal</u>
37			jurisdiction.	its nead office of be dofficiled in, a recipiocal
39		<u>2.</u>	•	g insurer must have and maintain, on an ongoing
40		<u> </u>		num capital and surplus, or its equivalent,
41				at least an annual basis as of the preceding
42				1 or at the annual date otherwise statutorily
43				he reciprocal jurisdiction, and confirmed as set
44				p-sub-subdivision 7. of this sub-subdivision,
45				he methodology of its domiciliary jurisdiction, in
46			the following	amounts:
47				ess than two hundred fifty million dollars
48				,000,000); or
49				assuming insurer is an association, including
50			-	porated and individual unincorporated
51			under	writers:

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1			A.	Minimum capital and surplus equivalents, net
2				of liabilities, or own funds of the equivalent of
				at least two hundred fifty million dollars
				(\$250,000,000); and
			<u>B.</u>	A central fund containing a balance of the
				equivalent of at least two hundred fifty million
				<u>dollars (\$250,000,000).</u>
	<u>3.</u> <u>1</u>	The as	<u>suming</u>	insurer must have and maintain, on an ongoing
	<u>b</u>	oasis, a	<u>a minin</u>	num solvency or capital ratio, as applicable, as
	<u>f</u>	ollows		
	<u>I</u> .	<u>•</u>		assuming insurer has its head office or is
				led in a reciprocal jurisdiction as defined in
				b-sub-subdivision a.2.I. of this subdivision, the
		_	-	becified in the applicable covered agreement;
	<u>I</u>	<u>I.</u>		assuming insurer is domiciled in a reciprocal
				ction as defined in sub-sub-subdivision
				of this subdivision, a risk-based capital ratio of
				undred percent (300%) of the authorized control
				calculated in accordance with the formula
	т	II.		ped by the NAIC:
	<u>1</u>	<u>11.</u>		assuming insurer is domiciled in a reciprocal ction as defined in sub-sub-subdivision
			-	of this subdivision, after consultation with the
			recipro	
				nendations published through the NAIC
				ttee process, such solvency or capital ratio as the
				issioner determines to be an effective measure of
			solven	
	Ι	V.		assuming insurer is an association, including
	-		incorpo	•
				vriters, a minimum solvency or capital ratio in
				iprocal jurisdiction where the assuming insurer
			has its	head office or is domiciled, as applicable, and is
			<u>also lic</u>	ensed.
			-	insurer must agree to and provide adequate
				the Commissioner, in the form of a properly
	<u>e</u>	execute		C Form RJ-1, of its agreement to the following:
	<u>I</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
	-	•		npliance with applicable law;
	<u>l</u>	<u>I.</u>		suming insurer must consent in writing to the
			•	ction of the courts of this State and to the
				tment of the Commissioner as agent for service
				ess. The Commissioner may require that consent
				vice of process be provided to the Commissioner
				cluded in each reinsurance agreement under the
			-	issioner's jurisdiction. Nothing in this provision
			<u>snall ll</u>	mit, 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
	IV/	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
		<u>applicable;</u>
	<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,
		<u>G.S. 58-7-26(a), and as specified by the Commissioner</u>
		in regulation; and
	<u>VI.</u>	The assuming insurer must agree in writing to meet the
	<u></u>	applicable information filing requirements as set forth
		in sub-sub-subdivision b.5. of this subdivision.
	<u>5.</u> <u>The</u>	assuming insurer or its legal successor must provide, if
		ested by the Commissioner, on behalf of itself and any
		predecessors, the following documentation to the
	Com	missioner:
	<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
		report;
	<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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	III.	Prior to entry into the reinsurance agreement and not
		more than semiannually thereafter, an updated list of all
		disputed and overdue reinsurance claims outstanding
		for 90 days or more, regarding reinsurance assumed
		from ceding insurers domiciled in the United States;
		and
	IV.	Prior to entry into the reinsurance agreement and not
	<u>1 • •</u>	more than semiannually thereafter, information
		regarding the assuming insurer's assumed reinsurance
		by ceding insurer, ceded reinsurance by the assuming
		insurer, and reinsurance recoverable on paid and
		unpaid losses by the assuming insurer to allow for the
		evaluation of the criteria set forth in
		sub-subdivision b.6. of this subdivision.
<u>6.</u>	The a	ssuming insurer must maintain a practice of prompt
<u></u>		ent of claims under reinsurance agreements. The lack of
		t payment will be evidenced if any of the following
		a is met:
	I.	More than fifteen percent (15%) of the reinsurance
		recoverables from the assuming insurer are overdue
		and in dispute as reported to the Commissioner;
	II.	More than fifteen percent (15%) of the assuming
		insurer's ceding insurers or reinsurers have overdue
		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
		•
		(\$50,000,000), or as otherwise specified in a covered
<u>7.</u>		
		•
		±
		-
		sioner shall timely create and publish a list of reciprocal
		of assigns as live is disting is appliched through the NAIC
<u>1.</u>		
		-
		bes not appear on the NAIC list of reciprocal jurisdictions
providing the	The as the Co Decem reported insuren sub-su is sub- commiss ctions. A list of commi recipro sub-su and sh the NA	(\$100,000), or as otherwise specified in a covered agreement; or The aggregate amount of reinsurance recoverable of paid losses which are not in dispute, but are overdue by 90 days or more, exceeds fifty million dollar (\$50,000,000), or as otherwise specified in a covered agreement. ssuming insurer's supervisory authority must confirm to commissioner on an annual basis, as of the preceding other 31 or at the annual date otherwise statutorily ed to the reciprocal jurisdiction, that the assuming r complies with the requirements set forth in ab-subdivisions b.2. and b.3. of this subdivision. subdivision shall preclude an assuming insurer from assioner with information on a voluntary basis. dioner shall timely create and publish a list of reciprocal process. The Commissioner's list shall include an ocal jurisdiction, as defined under ab-subdivision a.2.I. and a.2.II. of this subdivision all consider any other reciprocal jurisdiction included of AIC list. The Commissioner may approve a jurisdiction

	General Assembly Of N	orth C	arolina	Session 2021
1 2 3 4 5 6 7 8 9 10 11	General Assembly Of N	<u>2.</u>	as provided by applicable law, with criteria published through to The Commissioner may remove reciprocal jurisdictions upon jurisdiction no longer meets on of a reciprocal jurisdiction, as regulation, or in accordance with the NAIC committee process, of shall not remove from the liss defined under sub-sub-sub-subd subdivision. Upon removal of	, regulation, or in accordance the NAIC committee process. e a jurisdiction from the list of a determination that the e or more of the requirements provided by applicable law, th a process published through except that the Commissioner a reciprocal jurisdiction as ivisions a.2.I. and a.2.II. of this
12			this list, credit for reinsurance	
13			which has its home office or is	
14			shall be allowed, if otherwise al	•
15			or G.S. 58-7-26.	<u></u>
16	<u>d.</u>	The C	ommissioner shall timely create	and publish a list of assuming
17	<u></u>		rs that have satisfied the conditio	
18			which cessions shall be granted	
19			vision. The Commissioner may ac	
20			n NAIC accredited jurisdiction ha	
21			st of such assuming insurers or	
22			ing insurer submits the informa	
23			ed under sub-sub-subdivision l	
24			ies with any additional requireme	
25		-	e by law or regulation, except to the	•
26		-	licable covered agreement.	
27		1.	If an NAIC accredited jurisdic	ction has determined that the
28		_	conditions set forth in sub-sub-	division b. of this subdivision
29			have been met, the Commission	er has the discretion to defer to
30			that jurisdiction's determination	on, and add such assuming
31			insurer to the list of assuming in	surers to which cessions shall
32			be granted credit in accordance	with this sub-subdivision. The
33			Commissioner may accept finan	ncial documentation filed with
34			another NAIC accredited juris	diction or with the NAIC in
35			satisfaction of the requirements	s of sub-subdivision b. of this
36			subdivision.	
37		<u>2.</u>	When requesting that the Comm	issioner defer to another NAIC
38			accredited jurisdiction's determ	nination, an assuming insurer
39			must submit a properly exec	uted NAIC Form RJ-1 and
40			additional information as the C	Commissioner may require. A
41			state that has received such a r	equest will notify other states
42			through the NAIC committee	process and provide relevant
43			information with respect to the	
44	<u>e.</u>	If the	Commissioner determines that a	in assuming insurer no longer
45		meets	one or more of the requiremen	ts under this subdivision, the
46			nissioner may revoke or suspend	
47		insure	r for recognition under this subdi-	
48		<u>1.</u>	While an assuming insurer's	• • •
49			reinsurance agreement issued, a	
50			effective date of the suspensior	qualifies for credit except to

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			the extent that the assuming insurer's ob	ligations under the
			contract are secured in accordance with G.	
		<u>2.</u>	If an assuming insurer's eligibility is reve	
		<u>∠.</u>	reinsurance may be granted after the eff	
			revocation with respect to any reinsurance	-
			into by the assuming insurer, including rein	
			entered into prior to the date of revocation,	-
			that the assuming insurer's obligations und	
			secured in a form acceptable to the	
	2		consistent with the provisions of G.S. 58-7	
	<u>f.</u>		re denying statement credit or imposing a r	
		-	ity with respect to sub-subdivision e. of t	
		-	ting any similar requirement that will have sul	-
		<u>regul</u>	atory impact as security, the Commissioner sl	<u>hall:</u>
		<u>1.</u>	Communicate with the ceding insurer, the	e assuming insurer,
			and the assuming insurer's supervisory	authority that the
			assuming insurer no longer satisfies one of t	the conditions listed
			in sub-subdivision b. of this subdivision;	
		<u>2.</u>	Provide the assuming insurer with 30 da	ys from the initial
			communication to submit a plan to remedy	y the defect, and 90
			days from the initial communication to	remedy the defect,
			except in exceptional circumstances in wh	ich a shorter period
			is necessary for policyholder and other con	sumer protection;
		<u>3.</u>	After the expiration of 90 days or le	-
			sub-sub-subdivision f.2. of this sub-	
			Commissioner determines that no or insu	
			taken by the assuming insurer, the Commis	
			any of the requirements as set out in sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-	
			subdivision; and	
		<u>4.</u>	Provide a written explanation to the assumi	ng insurer of any of
		<u></u>	the requirements set out in sub-subd	
			subdivision.	
	<u>g.</u>	If si	bject to a legal process of rehabilitation	on liquidation or
	<u>5-</u>		ervation, as applicable, the ceding insurer, or	-
			seek and, if determined appropriate by the	•
			edings are pending, may obtain an order	
		1	ning insurer post security for all outstanding	· ·
	<u>h.</u>		ing in this subdivision shall limit or in any wa	
	<u>11.</u>	-	rties to a reinsurance agreement to agree of	
			ity or other terms in that reinsurance agree	
			essly prohibited by this section, or other	
		-	• •	applicable law of
	:		<u>ation.</u>	les fan minannanaa
	<u>i.</u>		it may be taken under this subdivision or	-
			ments entered into, amended, or renewed on	•
			21, and only with respect to losses incurred ar	•
		-	after the later of (i) the date on which the as	
			all eligibility requirements pursuant to sub-su	
		-	vision and (ii) the effective date of the	e new reinsurance
			ment, amendment, or renewal.	
		<u>1.</u>	This sub-subdivision does not alter or impa	
			right to take credit for reinsurance, to the	extent that credit is

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1			not available under this subdivision	, as long as the reinsurance
2			qualifies for credit under any other	-
3			section or G.S. 58-7-26.	
4		<u>2.</u>	Nothing in this subdivision shall aut	
5			to withdraw or reduce the secu	• •
6			reinsurance agreement except as pe	ermitted by the terms of the
7			agreement.	
8		<u>3.</u>	Nothing in this subdivision shall lin	
9			capacity of parties to any reinsurance	ce agreement to renegotiate
10	(5)		the agreement.	
11	(5)		<u>noncompliant assuming insurer. – C</u>	
12 13			ce is ceded to an assuming insurer no (1) (2) (3) (4) or $(4a)$ $(4a)$ or $(4a)$	0 1
13 14			ns (1), (2), (3), (4), or (4a) <u>(4a)</u>, or (pect to the insurance of risks located	
14			required by applicable law or regula	
15 16	(6)		ract terms for assuming insurer. – If	
10	(0)		edited, or certified to transact insur-	
18			lit permitted by subdivisions (3) and	
19			red unless the assuming insurer a	
20		agreements:		
21				
22	(7)	Required trus	t agreement provisions. – If the assur	ming insurer does not meet
23			ents of subdivision (1), (2), or (3) (3)	-
24		the credit per	mitted by subdivision (4) or (4a) of t	this subsection shall not be
25		allowed unless	ss the assuming insurer agrees in the	he trust agreements to the
26		following con		
27			thstanding any other provisions in	
28			und is inadequate because it contain	
29			nt required by sub-subdivision (4)c.	
30			or of the trust has been declared	
31			ership, rehabilitation, liquidation, or	
32			ws of its state or country of domicil	1 1
33			n order of the public official with re	
34 25			r with an order of a court of compete	, e
35 36			e to transfer to the public official with sets of the trust fund.	regulatory oversight all of
30 37			ssets shall be distributed by, and cla	ime shall be filed with and
38			by, the public official with regulator	
39			he laws of the state in which the	
40			able to the liquidation of domestic in	
41			public official with regulatory over	-
42			of the trust fund or any part thereof	-
43			aims of the United States ceding ins	• •
44			those assets shall be returned by	
45			tory oversight to the trustee for distr	-
46		-	ist agreement.	
47			rantor shall waive any right other	wise available to it under
48		United	d States law that is inconsistent with	this provision.
49	"			
50				
51	PART II. NAIC	ACCREDITA	TION CHANGES: RESERVE FI	NANCING

	General	Assem	oly Of North Carolina	Session 2021
1		SEC	FION 2. Article 7 of Chapter 58 of the General Statutes i	s amended by adding
2			read as follows:	
3	-		m and universal life insurance reserve financing.	
4	<u>(a)</u>		se and Intent. – The purpose and intent of this section is	
5			s governing reserve financing arrangements pertaining to l	-
6			nteed nonlevel gross premiums or guaranteed nonlevel b	
7		-	blicies with secondary guarantees, and to ensure that, y	-
8			ements, funds consisting of primary security and other secu-	
9 10		-	insurers in the forms and amounts required by this see d for reserve financing purposes, some or all of the asse	-
10			y or to capitalize the reinsurer meet one of the following:	is used to secure the
12	<u>icilisulali</u>	(1)	Are issued by the ceding insurer or its affiliates.	
12		$\frac{(1)}{(2)}$	Are not unconditionally available to satisfy the general a	ccount obligations of
14		<u>(2)</u>	the ceding insurer.	<u>ceount oongations or</u>
15		(3)	<u>Create a reimbursement, indemnification, or other similar</u>	lar obligation on the
16		<u>(27</u>	part of the ceding insurer or any of its affiliates, or	
17			obligation under a derivative contract acquired in the no	
18			to support and hedge liabilities pertaining to the actual	-
19			ceded pursuant to the reinsurance treaty.	*
20	<u>(b)</u>	Defin	itions. – The following definitions apply in this section:	
21		<u>(1)</u>	Actuarial method The methodology used to determine	-
22			primary security, as described in subsection (e) of this security	
23		<u>(2)</u>	Covered policies Subject to the exemptions described	
24			this section and, other than grandfathered policies, poli	cies of the following
25			policy types:	1 .
26			a. Life insurance policies with guaranteed nonleve	
27 28			guaranteed nonlevel benefits, except for flexibl life insurance policies; or	<u>e premium universai</u>
28 29				cias with provisions
29 30			b. <u>Flexible premium universal life insurance poli</u> resulting in the ability of a policyholder to keep	
31			a secondary guarantee period.	<u>i pone y în toree over</u>
32		(3)	<u>Grandfathered policies.</u> – Policies of the types described	d in sub-subdivisions
33		<u>(2)</u>	a. and b. of subdivision (2) of this section that were both	
34			a. Issued prior to January 1, 2015.	-
35			b. Ceded, as of December 31, 2014, as part of a re	einsurance treaty that
36			would not have met one of the exemptions set for	-
37			of this section had that subsection then been in e	ffect.
38		<u>(4)</u>	Noncovered policies Any policy that does not meet the	definition of covered
39			policies, including grandfathered policies.	
40		<u>(5)</u>	Other security. – Any security other than security mee	
41			primary security that is acceptable to the Commissioner	-
42		<u>(6)</u>	<u>Primary security. – All of the following forms of securit</u>	<u>y:</u>
43			a. <u>Cash.</u> b. Securities listed by the Securities Valuation (Office of the MATC
44 45			b. Securities listed by the Securities Valuation (
45 46			<u>meeting the requirements of G.S. 58-7-26(a)(2</u> synthetic letter of credit, contingent note, credit	
40 47			similar security that operates in a manner similar	
48			and excluding any securities issued by the ceding	-
49			affiliates.	<u></u>
.,			<u> </u>	

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	<u>c.</u>	For security held in connec	tion with funds withheld and modified
		coinsurance reinsurance tre	eaties, any of the following forms of
		security: <u>1.</u> Commercial loans in <u>2.</u> Policy loans.	good standing of CM3 quality and higher.
		<u>3.</u> <u>Derivatives acquired</u>	in the normal course and used to support pertaining to the actual risks in the policies
		ceded pursuant to the	reinsurance treaty.
<u>(7</u>	-		y. – The dollar amount determined by he risks ceded with respect to covered
		es, but not more than the total	
<u>(8</u>			nanual adopted by the NAIC as described
			ts adopted by the NAIC that are effective
	for th	e financial statement date on w	hich credit for reinsurance is claimed.
<u>(9</u>	<u>) VM-2</u>	<u>20. – The requirements for pr</u>	inciple-based reserves for life products,
	inclue	ling all relevant definitions, as	outlined in the valuation manual.
<u>(c)</u> <u>A</u>	oplicability	This section shall apply to	reinsurance treaties that cede liabilities
pertaining to	covered po	licies issued by any life insurar	nce company domiciled in this State. This
section, G.S.	58-7-21, a	nd G.S. 58-7-26 shall apply to	those reinsurance treaties. If there is a
			d G.S. 58-7-21, or G.S. 58-7-26, then the
provisions of	this section	n shall apply, but only to the ex	tent of the conflict.
(d) Ex	comptions t	from this Section. – This section	on does not apply to any of the following
situations:	-		
(1) Reins	urance of any of the following:	
	<u>a.</u>	•	ria for exemption for attained-age-based
	_	•	nsurance policies set forth in 11 NCAC
			eserves for certain n-year renewable term
		-	th in 11 NCAC 11F .0404(g) and that are
		issued before the later of the	
		<u>1. September 1, 2021.</u>	
		— —	the ceding insurer begins to apply the
			to establish the ceded policies' statutory
			ent later than January 1, 2020.
	<u>b.</u>		sfy the criteria for exemption for yearly
	<u>0.</u>	-	set forth in 11 NCAC 11F .0404(e) and
		which are issued before the la	
		<u>1.</u> <u>September 1, 2021.</u>	ater of the following dates.
			the ceding insurer begins to apply the
			to establish the ceded policies' statutory
		-	ent later than January 1, 2020.
	C		t meets all of the following requirements:
	<u>c.</u>		ntee period, if any, is five years or less.
			im for the secondary guarantee period is
			level reserve premium for the secondary
			ased on the Commissioners Standard
		•	bles and valuation interest rate applicable
		to the issue year of th	
			r charge is not less than one hundred
		-	e first year annualized specified premium
	1	for the secondary gua	irantee 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		<u> </u>	amount or duration of which varies accord	
3			experience of any separate account or accounts	•
4		<u>f.</u>	Any group life insurance certificate unless the	
5			a stated or implied schedule of maximum gross	■
6			order to continue coverage in force for a period	
7	<u>(2)</u>	Reins	urance ceded to an assuming insurer that	
8			ements of G.S. 58-7-21(b)(4).	<u> </u>
9	<u>(3)</u>	-	urance ceded to an assuming insurer that	meets the applicable
10			ements of subdivisions (1), (2), or (3) of G.S. 58	
11		-	all of the following criteria:	
12		<u>a.</u>	Prepares statutory financial statements in com	pliance with the NAIC
13			Accounting Practices and Procedures Manual,	without any departures
14			from NAIC statutory accounting practices and	
15			to the admissibility or valuation of assets or liab	bilities that increase the
16			assuming insurer's reported surplus and are ma	terial enough that they
17			need to be disclosed in the financial statement of	of the assuming insurer
18			pursuant to the NAIC's Statement of Statutory	Accounting Principles
19			<u>No. 1.</u>	
20		<u>b.</u>	Is not in a company action level event, regulat	•
21			authorized control level event, or mandatory	•
22			those terms are defined in Article 12 of Chap	
23			Statutes, when its risk-based capital is calculated	•
24			the life risk-based capital report including over	
25			for companies, as the same may be amended	by the NAIC, without
26	(A)	D .:	deviation.	
27 28	<u>(4)</u>		urance ceded to an assuming insurer that	
28 29		-	ements of subdivisions (1), (2), or (3) of G.S. 58 all of the following criteria:	<u>5-7-21(0), and that also</u>
30		<u>a.</u>	Is not an affiliate, as defined in G.S. 58-1	9-5 of either of the
31		<u>u.</u>	following:	5, or ender of the
32				ssuming insurer.
33			1.The insurer ceding the business to the a2.Any insurer that directly or indirectly ce	
34			ceding insurer.	<u></u>
35		<u>b.</u>	Prepares statutory financial statements in com	pliance with the NAIC
36		_	Accounting Practices and Procedures Manual.	
37		<u>c.</u>	Is licensed or accredited in at least 10 states	, including its state of
38			domicile.	-
39		<u>d.</u>	Is not licensed in any state as a captive, special p	ourpose vehicle, special
40			purpose financial captive, special purpose life	reinsurance company,
41			limited purpose subsidiary, or any other similar	r licensing regime.
42		<u>e.</u>	Is not, or would not be, below five hundred	percent (500%) of the
43			authorized control level risk-based capital, as d	efined in G.S. 58-12-2,
44			when its risk-based capital is calculated in ac	
45			risk-based capital report including overview	•
46			companies, as the same may be amended b	
47			deviation, and without recognition of any d	
48			statutory accounting practices and procedu	
49 50			admission or valuation of assets or liability	ties that increase the
50			assuming insurer's reported surplus.	

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(5)	Reins	urance ceded to an assuming insurer	that meets any of the following
	criteri		
	<u>a.</u>	Meets the requirements specified up	nder G.S. 58-7-21(b)(4b) in this
		State.	
	<u>b.</u>	Is certified in this State.	
	<u>c.</u>	Maintains at least two hundred fifty	
		capital and surplus when determine	
		Accounting Practices and Proce amendments adopted by the NAIC a	
		permitted or prescribed practices and	
		<u>1.</u> <u>Licensed in at least 26 states.</u>	<u>is entier.</u>
			, and licensed or accredited in a
		total of at least 35 states.	
<u>(6)</u>	Reins	urance not otherwise exempt under su	bdivisions (1) through (5) of this
		ction if the Commissioner, after cons	
		sis Working Group or other applicabl	
		NAIC, determines under all the facts	and circumstances that all of the
		ving apply:	
	<u>a.</u>	The risks are clearly outside of the in	
	<u>b.</u>	<u>The risks are included within the</u> technicality.	scope of this section only as a
	<u>c.</u>	The application of this section to thos	e risks is not necessary to provide
	<u>c.</u>	appropriate protection to policyholde	
	The C	commissioner shall publicly disclose ar	
		vision to exempt a reinsurance treaty f	•
	basis	of that decision, including a summary	description of the treaty.
<u>(e)</u> <u>Th</u>	e Actuaria	Il Method and Valuation Used for I	Purposes of Calculation The
following app			
<u>(1)</u>		ctuarial method to establish the requi	
		reinsurance treaty subject to this section	
		-by-treaty basis, including all relevan al then in effect, applied as follows:	t definitions, from the valuation
	<u>a.</u>	For covered policies described in sub	-subdivision a of subdivision (2)
	<u>u.</u>	of subsection (b) of this section, the	
		the deterministic reserve or the net	
		whether the criteria for exemption te	•
		covered policies do not meet the requ	•
		exclusion test in the valuation manua	l, then the actuarial method is the
		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	
		this subdivision as the actuarial me agreement. Whether this sub-subdivi	
		subdivision is used, the actuarial	
		requirements or restrictions that the	
		aggregating these policy types for pu	
		calculations.	<u> </u>
	<u>b.</u>	For covered policies described in sub	o-subdivison b. of subdivision (2)
		of subsection (b) of this section, the a	

 the deterministic reserve, the stochastic reserve, or the net premium reserve, regardless of whether the criteria for exemption testing can be met. c. Except as provided in sub-subdivision d. of this subdivision, the actuarial method is to be applied on a gross basis to all risks with respect to the covered policies as originally issued or assumed by the ceding insurer. d. If the reinsurance treaty cedes less than one hundred percent (100%) of the risk with respect to the covered policies, then the required level of primary security may be reduced as follows: 1. If a reinsurance treaty cedes only a quota share of some or all of the risks pertaining to the covered policies, then the required level of primary security, as well as any adjustment under sub-subdivision c. of this subdivision, may be reduced to a prorrate portion in accordance with the percentage of the risk ceded. 2. If the reinsurance treaty in a non-exempt arrangement cedes only the risks pertaining to a secondary guarante, 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 guarante, then the required level of primary security may be reduced by the statutory reserve set the required level of primary security may be reduced by the statutory reserve relating to the covered policies, except that for covered policies, where the retained reserve of those covered policies, where the required level of primary security may be reduced by the gestion of W-20 to establish statutory reserves, the required level of primary security may be reduced by the decing insurer on those covered policies, where the retained reserve of those covered policies, where the retained reserve of those covered policies, where the retained reserve of those covered policies, should be reflective of primary security may be reduced by the provision of W-20. To the covered policy risk is ceded in the exem	General Assembly Of	North (Carolina Session	n 2021
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 met. c. Except as provided in sub-subdivision d. of this subdivision, the actuarial method is to be applied on a gross basis to all risks with respect to the covered policies as originally issued or assumed by the ceding insurer. d. If the reinsurance treaty cedes less than one hundred percent (100%) of the risk with respect to the covered policies, then the required level of primary security may be reduced as follows: I. If a reinsurance treaty cedes only a quat share of some or all of the risk spertaining to the covered policies, then the required level of primary security, may well as any adjustment under sub-subdivision c. of this subdivision, may be reduced to a pro rata portion in accordance with the percentage of the risk ceded. I. 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, which the ceding insurer on those covered policies, where the retained reserves of those covered policies, where the retained reserves of those covered policies, where the retained reserve of those covered policies, where the retained reserve of those covered policies, where the retained reserve of those covered policies, should be reflective of any reduced by the exestion of mortality risk on a yearly renewable term basis in an exempt arrangement. If a portion of the covered policy risk is ceded to another reinsurer on a verary renewable term basis in an exempt arrangement, except that for covered policies issued prior to January 1. 2017, this adjustment is not to exceed the value of e, divided by double the number of reinsurance seciely reinsure reserves. For any other treaty ceding a portion of risk to a different reinsurer, including th				
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reflects the portion of the risk ceded via the treaty. The ceding insurer				-
				•

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	adjustments to the required level of primary	y security due to the cession
	of less than one hundred percent (100%) o	
	The adjustments for other reinsurance will	
	to reinsurance treaties entered into directly	• •
	ceding insurer will make no adjustment a	•
	treaty entered into by the assuming insurer	•
<u>e.</u>	In no event will the required level of prim	
<u></u>	application of the actuarial method excee	
	reserves ceded.	
<u>f.</u>	If the ceding insurer cedes risks with re	espect to covered policies,
	including any riders, in more than one reins	
	section, then in no event will the aggregat	e required level of primary
	security for those reinsurance treaties be le	ss than the required level of
	primary security calculated using the actu	arial method as if all risks
	ceded in those treaties were ceded in a s	ingle treaty subject to this
	section.	
<u>g.</u>	If a reinsurance treaty subject to this section	n cedes risk on both covered
	and noncovered policies, then credit for t	he ceded reserves shall be
	determined as follows:	
	<u>1.</u> <u>The actuarial method shall be used</u>	-
	level of primary security for t	
	subsection (f) of this section shall	
	reinsurance credit for the covered p	•
	2. <u>Credit for the noncovered policy re</u>	
	to the extent that, in addition to the	
	requirements of sub-subdivision a.	
	is held by or on behalf of the ceding	•
	<u>G.S. 58-7-21(b) and G.S. 58-7-26</u>	• • • •
	used to meet the requirements of th	•
	be used to satisfy the required level	of primary security for the
	covered policies.	
	uation used for purposes of calculations	
	culating the required level of primary securit	
	hod under subsection (e) of this section and	-
_	nary security and other security, as applicable,	held by or on behalf of the
	ing insurer, both of the following shall apply:	ast that would be admitted
<u>a.</u>	For assets, including any assets held in tru	•
	under the NAIC Accounting Practices and	
	were held by the ceding insurer, the value	
	<u>according to statutory accounting procedu</u> <u>held in the ceding insurer's general accounting</u>	
	• •	
h	<u>consideration the effect of any prescribed</u> For all other assets, the valuations are to b	
<u>b.</u>	to the assets for the purpose of determin	
	credit taken. In addition, the asset spread t	-
	tables required by VM-20 shall be include	
	adopted by the NAIC's Life Actuarial (A)	
	December 31 on or immediately preced	•
	which the required level of primary security	-
	tables of asset spreads and asset default cos	
	the actuarial method in the manner specific	• · · · · · · · · · · · · · · · · · · ·

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1	(f) Requirements Applicable to Covered Policies to Obtain Credit for Reinsurance;					
2	Opportunity for Remediation. – Subject to the exemptions described in subsection (d) of this					
3			as of subsection (g) of this section, credit for rei			
4			abilities pertaining to covered policies pursua			
5	G.S. 58-7-26(a)	if, in ac	ldition to all other requirements imposed by I	law or regulation, all the		
6	following require	ements	are met on a treaty-by-treaty basis:	-		
7	<u>(1)</u>	The o	ceding insurer's statutory policy reserves with	h respect to the covered		
8		polici	es are established in full and in accordan	nce with the applicable		
9		<u>requi</u>	rements of G.S. 58-58-50 and related re	gulations and actuarial		
10		<u>guide</u>	lines, and credit claimed for any reinsurance tre	eaty subject to this section		
11		does	not exceed the proportionate share of those n	reserves ceded under the		
12		<u>contra</u>				
13	<u>(2)</u>		ceding insurer determines the required level	-		
14			ct to each reinsurance treaty subject to this sec			
15			s calculation, as determined to be acceptable to			
16	<u>(3)</u>		s consisting of primary security, in an amou			
17			red level of primary security, are held by or			
18			er as security under the reinsurance treaty			
19			58-7-26(a) on a funds withheld, trust, or modif			
20	<u>(4)</u>		s consisting of other security, in an amount at			
21			e statutory reserves as to which primary securi			
22			vision (3) of this subsection, are held by or			
23 24			$\frac{1}{58}$ $\frac{1}{7}$ $\frac{26}{60}$	within the meaning of		
24 25	(5)		58-7-26(a).	eastion shall comply with		
23 26	<u>(5)</u>		rust used to satisfy the requirements of this sub the conditions and qualifications of 11 NCAC	- •		
20 27		follov		<u>110 .0504, except for the</u>		
28		<u>a.</u>	Funds consisting of primary security or otl	her security held in trust		
29		<u>u.</u>	shall, for the purposes identified in subdivision	•		
30			this section, be valued according to the valua			
31			subsection, as applicable.			
32		<u>b.</u>	There are no affiliate investment limitation	ons with respect to any		
33		_	security held in such trust if that security is	not needed to satisfy the		
34			requirements of subdivision (3) of this subse	ection.		
35		<u>c.</u>	The reinsurance treaty must prohibit withdr	rawals or substitutions of		
36			trust assets that would leave the fair mark	<u>ket value of the primary</u>		
37			security within the trust, when aggregated	d with primary security		
38			outside the trust that is held by or on behalf o	-		
39			manner required by subdivision (3) of thi			
40			hundred two percent (102%) of the level red			
41			of this section at the time of the withdrawal of			
42		<u>d.</u>	The determination of reserve credit under 11			
43			shall be determined according to the value			
44		T	subdivision (2) of subsection (e) of this secti	* *		
45	$(\underline{6})$		einsurance treaty has been approved by the Co			
46		-	tents of subsection (f) of this section must be s			
47 48	risks under covered policies are ceded, if that date is on or after the effective date of this section, and on an ongoing basis thereafter. Under no circumstances shall a ceding insurer take or consent					
48 49	and on an ongoing basis thereafter. Under no circumstances shall a ceding insurer take or consent to any action or series of actions that would result in a deficiency under subdivisions (3) or (4)					
49 50	of subsection (f) of this section with respect to any reinsurance treaty under which covered					
50 51	policies have been ceded. If a ceding insurer becomes aware at any time that a deficiency under					
	ponetes have been ceded. In a ceang insurer becomes aware at any time that a denotency under					

General Assembly Of North Carolina Session 2021 1 subdivisions (3) or (4) of subsection (f) of this section exists, then it shall use its best efforts to 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 6 which covered policies have been ceded, whether, as of the end of the immediately preceding 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)12 were fully satisfied as of the valuation date as to such reinsurance treaty. 13 Any deficiency has been eliminated before the due date of the quarterly or (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 16 as would have caused the requirements of subdivisions (3) and (4) of 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 Severability. - If any provision of this section is held invalid, the remainder shall not (i) 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 purpose and intent." 27 28 29 **PART III. EFFECTIVE DATE** 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.