# **SENATE BILL 694**

C4 (1lr1381)

### ENROLLED BILL

— Finance/Economic Matters —

Introduced by Senators Kelley and Middleton

Read and	Examined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and	presented to the Governor, for his approval this
day of	at o'clock,M.
	President.
	CHAPTER
AN ACT concerning	
Insurance – Surplus Lines <del>I</del>	nsurance Multi-State Compliance Compact
Multi-State Compliance C providing for the creation Compliance Compact Compliance Compact Compined instrumentality of the compined certain mandatory rules; providing its liabilities with certain proceedings; specifying the membership, voting, bylaws the Commission; providing advisory committees of the certain records; establishing	State of Maryland in the Surplus Lines Insurance ompact; specifying the purposes of the Compact; not the Surplus Lines Insurance Multi-State mission as a body corporate and politic and an eacting states; authorizing the Commission to adopt eviding that the Commission is solely responsible for not exceptions; providing for venue for judicial ne powers of the Commission; specifying the powers of the Commission; specifying the powers committee, personnel, and chairperson of for an operations committee and legislative and Commission; requiring the Commission to maintain g qualified immunity, defense, and indemnification

# EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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take certain actions; establishing the rulemaking authority and procedures of 1 2 the Commission; requiring the Commission to promulgate certain rules relating 3 to the Commission's records; requiring the Commission to monitor Compacting States for compliance with certain rules and bylaws; requiring the Commission 4 to resolve certain disputes in a certain manner; establishing provisions 5 6 regarding review of Commission decisions; requiring the Commission to pay 7 certain expenses and certain fees; requiring the Commission to keep certain 8 financial records: providing that the Commission is not subject to certain taxes: 9 providing that any state is eligible to become a compacting state; specifying when the Compact and the Commission are effective; providing for the 10 withdrawal of a compacting state from the Compact and reinstatement of a 11 withdrawing state; requiring the Commission to take certain actions in the 12 13 event of certain defaults by a compacting state; providing for the dissolution of the Compact under certain circumstances; providing for the severability and 14 construction of the Compact; specifying the effect of the Compact on other laws 15 16 of a compacting state: establishing the binding effect of this Compact on 17 compacting states; defining certain terms; appointing the Maryland Insurance Commissioner as the State's representative to the Commission: making this Act 18 subject to a certain contingency; and generally relating to the Surplus Lines 19 Insurance Multi-State Compliance Compact. 20

FOR the purpose of requiring the Maryland Insurance Commissioner to participate in a certain database; altering the authority of the Commissioner to allow a commercial insured to waive certain search requirements for surplus lines coverage for certain purposes; authorizing a surplus lines broker not to perform a diligent search when placing certain coverage with an exempt commercial purchaser under certain circumstances; providing that certain persons are not required to obtain a certificate of qualification to act as a surplus lines broker in the State under certain circumstances; prohibiting the Commissioner from approving an insurer as a surplus lines insurer unless the insurer meets certain requirements or the Commissioner makes a certain finding; altering the process for an insurer to be approved by the Commissioner as a surplus lines insurer: altering certain prohibitions against a surplus lines broker placing surplus lines insurance with an unauthorized insurer; altering the calculation of the premium receipts tax on certain surplus lines insurance premiums that cover certain property, risks, and exposures that are located or to be performed entirely in the State or both in and outside the State; providing that, for policies effective on or after a certain date, only the home state of an insured may receive certain tax payments and reports for certain nonadmitted insurance; requiring the Commissioner to cooperate with other states to adopt and implement uniform requirements for nonadmitted insurance in compliance with the federal Nonadmitted and Reinsurance Reform Act of 2010; providing that, for policies effective on or after a certain date, the regulation and placement of certain nonadmitted insurance is subject to the statutory and regulatory requirements solely of certain home states; altering certain requirements for certain surplus lines brokers and insureds to file certain statements and reports and pay certain taxes at certain times; requiring the Commissioner, by

1	regulation, to determine the content and filing deadlines for the reports; making
2	conforming and clarifying changes; defining certain terms; requiring the
3	Commissioner to conduct a certain study and report the findings of the study to
4	certain committees of the General Assembly on or before a certain date;
5	requiring qualified surplus lines brokers to provide certain information to the
6	Commissioner under certain circumstances; and generally relating to the
7	Maryland Insurance Commissioner and surplus lines.
8	BY adding to
9	Article - Insurance
0	Section 31-101 and 31-102 to be under the new title "Title 31. Surplus Lines
1	Insurance Multi-State Compliance Compact"
12	Annotated Code of Maryland
13	(2006 Replacement Volume and 2010 Supplement)
L <b>4</b>	BY repealing and reenacting, with amendments,
5	Article – Insurance
16	Section 3–301, 3–304, 3–306, 3–306.1, 3–310, 3–318, 3–319, 3–324, 3–325,
17	4–209, 4–210, and 4–211
18	Annotated Code of Maryland
9	(2003 Replacement Volume and 2010 Supplement)
20	BY adding to
21	Article – Insurance
22	Section 4–211.1
23	Annotated Code of Maryland
24	(2003 Replacement Volume and 2010 Supplement)
- 1	(2000 Replacement Volume and 2010 Supplement)
25 26	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
27	Article - Insurance
00	9. 901
28	<u>3–301.</u>
29	(A) In this subtitle[, "qualified] THE FOLLOWING WORDS HAVE THE
30	MEANINGS INDICATED.
31	(B) "ACT" MEANS THE FEDERAL NONADMITTED AND REINSURANCE
32	REFORM ACT OF 2010.
)4	REFORM ACT OF 2010.
33	(C) "ADMITTED INSURER" MEANS AN INSURER THAT IS AUTHORIZED TO
34	ENGAGE IN THE BUSINESS OF INSURANCE IN THE STATE.
35	(D) "EXEMPT COMMERCIAL PURCHASER" HAS THE MEANING STATED IN
36	§ 527 OF THE ACT.

1	(E) "HOME STATE" HAS THE MEANING STATED IN § 527 OF THE ACT.
2 3 4 5	(F) "Nonadmitted insurance" means property and casualty insurance that may be placed directly or through a surplus lines broker with a nonadmitted insurer that is eligible to accept the insurance.
6 7	(G) (1) "NONADMITTED INSURER" MEANS AN INSURER THAT IS NOT AUTHORIZED TO ENGAGE IN THE BUSINESS OF INSURANCE IN THE STATE.
8 9	(2) "NONADMITTED INSURER" DOES NOT INCLUDE A RISK RETENTION GROUP.
10 11 12	(H) "QUALIFIED surplus lines broker" means a person that has obtained a certificate of qualification from the Commissioner to act as a surplus lines broker under this subtitle.
13	<u>3–304.</u>
14 15	The Commissioner may adopt reasonable regulations consistent with this subtitle to:
16	(1) carry out this subtitle;
17 18 19	(2) establish procedures for determining the eligibility of particular proposed coverages for placement with surplus lines insurers and maintain a list of the identified coverages;
20 21 22	(3) [permit a] ALLOW AN EXEMPT commercial [insured, as defined by the Commissioner,] PURCHASER to waive the diligent search requirement under § 3–306 of this subtitle for the procurement of a surplus lines insurance policy[:
23	(i) with an annual premium of not less than \$5,000; and
24 25 26	(ii) issued by an insurer with a financial rating of "A" or better by the A.M. Best Company or an equivalent rating from an independent rating organization approved by the Commissioner];
27 28	(4) provide for the content and use of the written disclosure required under § 3–308 of this subtitle; and
29 30 31 32	(5) provide for the periodic review, no less than annually, of information from surplus lines brokers, agents, and insurers and from other sources concerning the availability and affordability of insurance from authorized insurers in the State.

1	<u>3–306.</u>
2	(a) Surplus lines insurance may be procured from an unauthorized insurer if:
3 4	(1) for surplus lines insurance procured through a broker, the surplus lines insurance is procured through a qualified surplus lines broker;
5 6 7	(2) subject to the provisions of § 3–306.1 of this subtitle, a diligent search is made among the authorized insurers that are writing the particular kind and class of insurance in the State;
8 9 10 11	(3) except for insurance against liability of persons described in § 24–206(1) of this article, the amount of surplus lines insurance procured from an unauthorized insurer is only the excess over the amount that can be procured from authorized insurers;
12 13 14	(4) for insurance against liability of persons described in § 24–206(1) of this article, the insurance cannot be obtained from three or more authorized insurers that are writing on a broad basis that particular kind and class of insurance;
15 16	(5) except as provided in subsection (b) of this section, the surplus lines insurance is not procured:
17 18	(i) solely to obtain a lower premium rate than would be accepted by an authorized insurer;
19 20	(ii) solely to obtain more favorable terms of the insurance contract; or
21 22 23	(iii) to replace coverage on residential property which is insured by an authorized insurer and for which a renewal offer has been made on substantially the same terms and conditions as the current coverage; and
24 25	(6) there is compliance with other applicable provisions of this subtitle.
26 27	(b) This subtitle does not prohibit a lower premium rate or more favorable terms in the insurance contract of an unauthorized insurer if:
28 29	(1) the risk is eligible as surplus lines under subsection (a)(2), (3), and (4) of this section; or
30 31 32	(2) the applicant qualifies as [a] AN EXEMPT commercial [insured]  PURCHASER who may waive[, as authorized by the Commissioner,] the diligent search that is otherwise required under this section

1 2 3 4 5	(c) (1) This section does not prohibit a surplus lines broker from renewing a risk with a surplus lines insurer if the risk was initially written on a surplus lines basis when there were fewer than three authorized insurers actually writing on a broad basis the particular kind and class of insurance to provide coverage against liability of persons described in § 24–206(1) of this article in the State.
6 7 8 9 10 11	(2) However, even if on the date of renewal three or more authorized insurers are writing on a broad basis the particular kind and class of insurance required by the insured, a risk initially eligible for surplus lines insurance may be renewed on a surplus lines basis if the surplus lines insurer, licensed insurance producer, or surplus lines broker gives to the insured appropriate notice of the possible availability of comparable types of insurance being written by three or more authorized insurers:
13	(i) each year; and
14 15	(ii) sufficiently in advance of the renewal date to allow the insured to determine whether to renew the policy with the surplus lines insurer.
16 17 18 19	(D) THE COMMISSIONER SHALL PARTICIPATE IN THE NATIONAL INSURANCE PRODUCER DATABASE MAINTAINED BY THE NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS AND ITS AFFILIATES AND SUBSIDIARIES.  3-306.1.
21 22	(a) (1) A diligent search required by § 3–306 of this subtitle shall be deemed completed if:
23 24 25	(i) the insured or the surplus lines broker or insurance producer obtains declinations of a risk from three authorized insurers that are writing the particular kind and class of insurance in this State; and
26 27	(ii) the declinations are included in the affidavit required under § 3–307 of this subtitle.
28 29 30 31 32	(2) In addition to the requirement of paragraph (1)(i) of this subsection, an insurance producer shall obtain a declination from each insurer for which the insurance producer has been appointed that the insurance producer knows, or should know, is actually writing on a broad basis the particular kind and class of insurance sought.

33 (b) A diligent search may not be required:

(1) for any coverage on a list of eligible surplus lines coverages compiled by the Commissioner; or

1	(2) if the diligent search is waived by [a] AN EXEMPT commercial
2	[insured] PURCHASER in accordance with the [process determined by the
3	Commissioner] ACT.
4	(c) Notwithstanding the renewal provisions of § 3–306(c) of this subtitle, a
5	diligent search shall be required for each renewal of a personal lines insurance policy
6	written through a surplus lines insurer.
7	(D) Nomination and the current of (D)(9) of this section a
	(D) NOTWITHSTANDING SUBSECTION (B)(2) OF THIS SECTION, A SURPLUS LINES BROKER IS NOT REQUIRED TO PERFORM A DILIGENT SEARCH
8	
9	TO DETERMINE WHETHER THE FULL AMOUNT OR TYPE OF INSURANCE CAN BE
LO	OBTAINED FROM ADMITTED INSURERS WHEN THE SURPLUS LINES BROKER IS
11	SEEKING TO PROCURE OR PLACE NONADMITTED INSURANCE FOR AN EXEMPT
$\lfloor 2 \rfloor$	COMMERCIAL PURCHASER IF:
13	(1) THE SURPLUS LINES BROKER HAS DISCLOSED TO THE EXEMPT
L <b>3</b>	COMMERCIAL PURCHASER THAT THE INSURANCE MAY OR MAY NOT BE
15	AVAILABLE FROM ADMITTED INSURERS THAT MAY BE SUBJECT TO GREATER
16	PROTECTION AND REGULATORY OVERSIGHT; AND
LO	I ROTECTION AND REGULATORT OVERSIGHT, AND
L <b>7</b>	(2) THE EXEMPT COMMERCIAL PURCHASER SUBSEQUENTLY HAS
18	REQUESTED THE SURPLUS LINES BROKER IN WRITING TO PROCURE
19	NONADMITTED INSURANCE FROM OR PLACE THE NONADMITTED INSURANCE
20	WITH A NONADMITTED INSURER.
21	<u>3–310.</u>
22	(A) [A] EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A
23	person must obtain a certificate of qualification to act as a surplus lines broker before
24	the person acts as a surplus lines broker in the State.
	(-) A
25	(B) A PERSON IS NOT REQUIRED TO OBTAIN A CERTIFICATE OF
26	QUALIFICATION TO ACT AS A SURPLUS LINES BROKER IN THE STATE IF:
) <i>T</i>	(1) THE CHARD IS NOT THE HOME CHARD OF THE INSTRUDE. AND
27	(1) THE STATE IS NOT THE HOME STATE OF THE INSURED; AND
28	(2) THE SURPLUS LINES BROKER HAS OBTAINED A LICENSE OR
	OTHER AUTHORIZATION FROM THE HOME STATE OF THE INSURED.
29	OTHER AUTHURIZATION FROM THE HOME STATE OF THE INSURED.
30	3–318.
31	(A) THE COMMISSIONER MAY NOT APPROVE AN INSURER AS A SURPLUS

LINES INSURER UNLESS THE INSURER:

1	(1) IS AUTHORIZED	IN ITS DOMICILIARY JURISDICTION TO WRITE
2	THE TYPE OF INSURANCE IT SEEKS	S TO WRITE;
3	(2) HAS CAPITAL A	ND SURPLUS, OR THEIR EQUIVALENT UNDER
4	THE LAWS OF ITS DOMICILIARY JU	RISDICTION, EQUAL TO THE GREATER OF:
5	(I) THE MIN	IMUM CAPITAL AND SURPLUS REQUIRED
6	<del></del>	
O	CHARLE MINE OF THE DOMINGE	
7	(II) \$15,000,0	00· AND
•	<u>(11)</u> <u>\$13,000,0</u>	<u>50,1111D</u>
8	(3) FILES WITH	THE COMMISSIONER THE INFORMATION
9	<del></del> -	
9	REQUIRED UNDER SUBSECTION (C	OF THIS SECTION.
10	(B) (1) FOR A FORE	IGN INSURER, THE REQUIREMENTS OF
11	<del></del>	TION MAY BE SATISFIED BY THE INSURER'S
$\frac{11}{12}$		
		MINIMUM CAPITAL AND SURPLUS IF THE
13	COMMISSIONER MAKES AN AFFIRI	MATIVE FINDING OF ACCEPTABILITY.
1.4	(a) The property	CHALL BE BACED ON MILE FOLLOWING OR
14	<del></del>	SHALL BE BASED ON THE FOLLOWING OR
15	SIMILAR FACTORS:	
4.0	(-)	
16	(I) QUALITY (	OF MANAGEMENT;
	()	
17	(II) <u>Capital A</u>	ND SURPLUS OF ANY PARENT COMPANY;
	(	
18	<del></del>	UNDERWRITING PROFIT AND INVESTMENT
19	INCOME TRENDS;	
20	(IV) MARKET A	VAILABILITY; AND
21	(V) COMPANY	RECORD AND REPUTATION OF THE FOREIGN
22	INSURER IN THE INDUSTRY.	
23	(3) THE COMMISS	IONER MAY NOT MAKE AN AFFIRMATIVE
24	FINDING OF ACCEPTABILITY IF TH	E FOREIGN INSURER'S CAPITAL AND SURPLUS
25	IS LESS THAN \$4,500,000.	
26	[(a)] <b>(C)</b> An insurer [may	not be approved as a surplus lines insurer until
$\frac{1}{27}$		PPROVAL UNDER SUBSECTION (A) OF THIS
28		· · ·
	SECTION SIMILED FINE CAUTE YOUR WIL	1 VII COMMINDIONION,

1 2 3	(1) a written request for approval as a surplus lines insurer [for those surplus lines authorized by the Commissioner] TO WRITE THE TYPE OF INSURANCE IT SEEKS TO WRITE;
4 5 6	(2) a certified copy of its annual statement, on convention form, that shows the amount by line of surplus lines business written on risks located in the State during the period covered by the annual statement; AND
7 8	(3) a certificate of compliance issued by the insurance department of the insurer's state of domicile[; and
9 10	(4) a certificate evidencing a deposit issued by the official custodian of deposits of the insurer's state of domicile].
11 12	[(b)] (D) An unauthorized insurer shall appoint in writing the Commissioner as agent for the acceptance of service of process.
13	<u>3–319.</u>
14 15	(a) A surplus lines broker may not place surplus lines insurance with an unauthorized insurer that:
16 17	(1) has not been approved by the Commissioner as a surplus lines insurer IN ACCORDANCE WITH § 3–318 OF THIS SUBTITLE;
18 19	(2) FOR AN INSURER NOT DOMICILED IN THE STATE, HAS NOT QUALIFIED UNDER § 3–303 OF THIS SUBTITLE;
20 21	(3) has been determined by the Commissioner to be insolvent or unsafe financially under subsection (b) of this section; or
22 23	[(3)] (4) has been determined by the Commissioner to have refused to pay just claims.
24 25 26	(b) (1) The Commissioner shall direct that surplus lines insurance may not be placed with a surplus lines insurer that has been approved by the Commissioner if the Commissioner determines that the surplus lines insurer:
27	(i) is not in a safe or solvent financial condition; or
28	(ii) has refused to pay just claims.
29 30 31 32	(2) After written notice of a determination made by the Commissioner under paragraph (1) of this subsection is mailed by the Commissioner to qualified surplus lines brokers, surplus lines insurance may not be placed with the surplus lines insurer.

1	<u>(c)</u>	Notwit	thstand	ing a	ny (	other p	rovis	sion	of	this	subtit	tle, a	sur	olus	lines
2	broker may	not pla	ce surp	lus li	nes i	insuran	ce w	rith	an	insure	er if t	he bro	oker [	knov	vs, or
3	reasonably	should	know,	that	the	insure	r is	in	an	unsat	fe or	insol	vent	fina	ncia
4	condition.														

- 5 (d) A qualified surplus lines broker may not place a risk in an unauthorized 6 insurer that has not previously appointed the Commissioner as agent for the acceptance of service of process.
- 8 3–324.

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- 9 (a) This section does not apply to insurance of risks of the State or a political subdivision of the State.
- 11 (b) The premiums charged for surplus lines insurance are subject to a 12 premium receipts tax of 3% on all gross premiums, less any returned premiums, 13 charged for surplus lines insurance.

# (c) For policies effective before July 21, 2011:

- 15 (1) IF THE POLICY COVERS PROPERTY, RISKS, OR EXPOSURES
  16 LOCATED OR TO BE PERFORMED ENTIRELY IN THE STATE, THE PREMIUM
  17 RECEIPTS TAX SHALL BE COMPUTED ON THE ENTIRE PREMIUM AT THE RATE
  18 SPECIFIED IN SUBSECTION (B) OF THIS SECTION; AND
- 19 (2) IF THE POLICY COVERS PROPERTY, RISKS, OR EXPOSURES
  20 LOCATED OR TO BE PERFORMED BOTH IN AND OUTSIDE THE STATE, THE
  21 PREMIUM RECEIPTS TAX SHALL BE COMPUTED AT THE RATE SPECIFIED IN
  22 SUBSECTION (B) OF THIS SECTION ONLY ON THAT PORTION OF THE PREMIUM
  23 THAT IS PROPERLY ALLOCABLE TO THE RISKS LOCATED IN THE STATE.
- 24 (D) FOR POLICIES EFFECTIVE ON OR AFTER JULY 21, 2011, IF THE
  25 STATE IS THE INSURED'S HOME STATE, THE PREMIUM RECEIPTS TAX SHALL BE
  26 COMPUTED ON THE ENTIRE PREMIUM AT THE RATE SPECIFIED IN SUBSECTION
  27 (B) OF THIS SECTION.
- 28 (E) FOR POLICIES EFFECTIVE ON OR AFTER JULY 21, 2011, ONLY THE
  29 HOME STATE OF AN INSURED MAY RECEIVE PREMIUM RECEIPTS TAX PAYMENTS
  30 AND REPORTS FOR NONADMITTED INSURANCE.
  - [(c)] (F) (1) On delivery of the cover note, certificate of insurance, policy, or other initial confirmation of insurance, a surplus lines broker shall charge the insured the amount of the PREMIUM RECEIPTS tax in addition to the full amount of the gross premium charged by the insurer for the surplus lines insurance.

1 2	(2) RECEIPTS tax on	The surplus lines broker shall return to the insured the <b>PREMIUM</b> any unearned part of the premium.
3	[(d)] (G)	The surplus lines broker may not:
4	<u>(1)</u>	absorb the premium receipts tax; or
5 6	(2) broker's commissi	rebate all or part of the premium receipts tax or the surplus lines on.
7 8 9		surplus lines policy covers risks only partly in the State, the tax omputed on the part of the premium that is properly allocable to the e State.]
10 11 12	ADOPT AND II	COMMISSIONER SHALL COOPERATE WITH OTHER STATES TO MPLEMENT UNIFORM REQUIREMENTS FOR NONADMITTED OMPLIANCE WITH THE ACT.
13 14 15 16	REGULATION OF	POLICIES EFFECTIVE ON OR AFTER JULY 21, 2011, THE NONADMITTED INSURANCE IS SUBJECT TO THE STATUTORY RY REQUIREMENTS SOLELY OF THE HOME STATE OF THE
18 19 20 21 22 23	(a) On o INTERVAL THAT  (1) REPORT, ON A FO	r before March 15 and September 15 of each year, OR AT ANOTHER THE COMMISSIONER DIRECTS, each surplus lines broker shall:  file with the Commissioner a [semiannual statement that reports] ORM THE COMMISSIONER PRESCRIBES, on business subject to tax eding half calendar year OR OTHER INTERVAL THAT THE DIRECTS; and
24 25 26 27	section] STATED	pay to the Commissioner the total amount of tax [imposed by § stitle and appearing on the semiannual statement filed under this IN THE REPORT.  semiannual statement shall be verified in the manner that the
28 28 29 30	Commissioner req	the gross amount of each kind of insurance business transacted premiums charged;

the total returned premiums and taxes paid to insureds;

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<u>(2)</u>

1	(3) the total net premiums; and
2 3	(4) any additional information that the Commissioner reasonable requires.]
4 5	(B) BY REGULATION, THE COMMISSIONER SHALL DETERMINE THE REQUIRED CONTENT AND FILING DEADLINES OF THE REPORT.
6	(c) Each [semiannual statement] REPORT shall be open to public inspection
7 8 9	(d) A QUALIFIED surplus lines broker may credit any examination expension paid or assessed under § 2–208 of this article against the premium receipts tax due THE STATE.
10 11 12 13	(e) With respect to [a penalty that has become final] SURPLUS LINE PREMIUM RECEIPTS TAX DUE TO THE STATE, a surplus lines broker is subject to the provisions of Title 6, Subtitle 1 of this article relating to penalties, interest, audit assessments, limitations, appeals, and refunds.
14	<u>4–209.</u>
15	(a) This section does not apply to:
16	(1) premiums on lawfully procured surplus lines insurance;
17 18	(2) premiums on independently procured insurance on which a tax has been paid under § 4–211 of this subtitle; or
19	(3) wet marine and transportation insurance.
20 21 22 23	(b) (1) If an unauthorized insurer effects, continues, or renews insurance on a subject resident, located, or to be performed in the State, the unauthorized insurer shall pay to the Commissioner, before March 1 of the next calendar year, premium receipts tax of 3% of gross premiums charged for the insurance.
24	(2) FOR POLICIES EFFECTIVE BEFORE JULY 21, 2011:
25 26 27 28	(I) IF THE POLICY COVERS PROPERTY, RISKS, O EXPOSURES LOCATED OR TO BE PERFORMED ENTIRELY IN THE STATE, THE PREMIUM RECEIPTS TAX SHALL BE COMPUTED ON THE ENTIRE PREMIUM A THE RATE SPECIFIED IN PARAGRAPH (1) OF THIS SUBSECTION; AND
29 30	(II) <u>IF THE POLICY COVERS PROPERTY, RISKS, O</u> EXPOSURES LOCATED OR TO BE PERFORMED BOTH IN AND OUTSIDE THE STATI

- 1 THE PREMIUM RECEIPTS TAX SHALL BE COMPUTED AT THE RATE SPECIFIED IN
- 2 PARAGRAPH (1) OF THIS SUBSECTION ONLY ON THAT PORTION OF THE
- 3 PREMIUM THAT IS PROPERLY ALLOCABLE TO THE RISKS LOCATED IN THE
- 4 STATE.
- 5 (3) FOR POLICIES EFFECTIVE ON OR AFTER JULY 21, 2011, IF
- 6 THE STATE IS THE INSURED'S HOME STATE, THE PREMIUM RECEIPTS TAX SHALL
- 7 BE COMPUTED ON THE ENTIRE PREMIUM AT THE RATE SPECIFIED IN
- 8 PARAGRAPH (1) OF THIS SUBSECTION.
- 9 <u>[(2)] (4)</u> <u>Insurance that an unauthorized insurer effects, continues, or</u>
- 10 renews on a subject resident, located, or to be performed in the State that is procured
- through negotiations or an application wholly or partly occurring or made in or from
- 12 <u>within or outside of the State, or for which premiums wholly or partly are remitted</u>
- directly or indirectly from in or outside of the State, is deemed to be insurance
- 14 procured, continued, or renewed in the State.
- 15 (c) The premium receipts tax under this section is instead of all other State
- 16 <u>taxes.</u>
- 17 (d) If an unauthorized insurer defaults on the payment of the tax under this
- 18 section, the insured shall pay the tax.
- 19 (e) If the tax is not timely paid under subsection (b) of this section, the
- 20 amount of the tax due shall be increased by a penalty of:
- 21 <u>(1)</u> <u>25% of the tax due; and</u>
- 22 (2) an amount computed at the rate of 1% per month or any part of a
- 23 month after the date the payment was due to the date the payment is made.
- [(f) (1) If a policy covers a risk or exposure that is partly in the State, the
- 25 tax payable shall be computed on the part of the premium that is properly allocable to
- 26 <u>the risk or exposure located in the State.</u>
- 27 (2) Except for premiums that are properly allocated or apportioned
- and reported as taxable premiums of another state, in determining the amount of
- 29 premiums taxable in this State, all premiums written, procured, or received in this
- 30 State and all premiums on policies negotiated in this State shall be deemed written on
- 31 property or risks located or resident in this State.
- 32 4–210.
- 33 (a) In this section, "insured" includes an industrial insured who procures
- 34 <u>insurance of a risk through a full–time employee acting as a risk manager.</u>

$\frac{1}{2}$	(b)	(1)		insured that procures or causes to be procured insurance surer, or an insured or self-insured that procures or continues
3				or other insurance with an unauthorized insurer, on a subject
$\frac{3}{4}$			_	cated, or to be performed in the State other than surplus lines
				<del>-</del>
5				the Commissioner a report under this section [within 60 days
6	after the da	<u>te that</u>	the in	surance was procured].
_		(0)	<del>-</del>	
7		<u>(2)</u>		rance with an unauthorized insurer on a subject of insurance
8				e performed in the State that is procured through negotiations
9			-	or partly occurring or made in or from within or outside of the
10	State, or for	<u>r whicl</u>	n the p	premiums wholly or partly are remitted directly or indirectly
11	from in or o	<u>utside</u>	of the	State, is deemed to be insurance procured in the State.
12	[(c)	The r	eport s	shall:
13		<u>(1)</u>	be in	writing;
14		(2)	ho or	the form provided by the Commissioner to the insured on
	magnagti and		be or	the form provided by the Commissioner to the insured on
15	request; and	<u>u</u>		
16		<u>(3)</u>	conta	in:
10		<u>(5)</u>	conta	<u>1111.</u>
17			<u>(i)</u>	the name and address of the insured;
			<del></del>	
18			<u>(ii)</u>	the name and address of the insurer;
19			<u>(iii)</u>	the subject of the insurance;
20			<u>(iv)</u>	a general description of the coverage;
21			<u>(v)</u>	the amount of the premium charged for the coverage; and
00			<i>(</i> ·)	
22	1.1		<u>(vi)</u>	any other pertinent information that the Commissioner
23	reasonably 1	reques	$ts. oldsymbol{L}$	
24	<u>(C)</u>			CIES EFFECTIVE BEFORE JULY 21, 2011, A REPORT
25	UNDER TH	IS SEC	TION S	SHALL BE FILED WITHIN 60 DAYS AFTER THE DATE THAT
26	THE INSUR	ANCE	WAS P	ROCURED.
27	<u>(D)</u>	<b>FOR</b>	POLI	CIES EFFECTIVE ON OR AFTER JULY 21, 2011, ON OR
28	BEFORE M	<b>I</b> ARCH	15 A	AND SEPTEMBER 15 OF EACH YEAR, OR AT ANOTHER
29	INTERVAL '	THAT 7	THE $\overline{\mathbf{C}}$	OMMISSIONER DIRECTS, EACH INSURED SHALL:
				<u> </u>
30		<b>(1)</b>	<b>FILE</b>	WITH THE COMMISSIONER A REPORT, ON A FORM THE
31	COMMISSIO			CRIBES, ON BUSINESS SUBJECT TO TAX DURING THE

- 1 PRECEDING HALF CALENDAR YEAR OR OTHER INTERVAL THAT THE
- 2 COMMISSIONER DIRECTS; AND
- 3 (2) PAY TO THE COMMISSIONER THE TOTAL AMOUNT OF TAX 4 STATED IN THE REPORT.
- 5 (E) BY REGULATION, THE COMMISSIONER SHALL DETERMINE THE 6 REQUIRED CONTENT AND FILING DEADLINES OF THE REPORTS.
- 7 4–211.
- 8 (a) This section does not apply to wet marine and transportation insurance.
- 9 (b) (1) If an insured procures, continues, or renews insurance from an unauthorized insurer that is subject to a report under § 4–210 of this subtitle, a premium receipts tax of 3% of the gross premiums charged for the insurance is levied on the obligation, chose in action, or right represented by the premium charged for the insurance.
- 14 (2) <u>IThe insured shall pay the amount of the tax to the Commissioner</u> 15 <u>before March 1 of the next calendar year after the insurance was procured, continued,</u> 16 or renewed.
- 17 (3) If an insurance contract subject to the tax is canceled and
  18 rewritten, the additional premium, for purposes of the premium receipts tax, is the
  19 premium in excess of the unearned premium of the canceled insurance contract.
- 20 (c) I(1) If a policy covers a risk or exposure that is only partly in the State, 21 the tax payable shall be computed on the part of the premium that is properly 22 allocable to the risk or exposure located in the State.
- 23 (2) Except for premiums that are properly allocated or apportioned
  24 and reported as taxable premiums in another state, in determining the amount of
  25 premiums taxable in this State, all premiums written, procured, or received in this
  26 State and all premiums on policies negotiated in this State shall be deemed written on
  27 property or risks located or resident in this State.
- 28 (d) If the insured fails to withhold from the premium the amount of the tax 29 levied under this section, the insured is liable for the amount of the tax IMPOSED 30 UNDER SUBSECTION (B) OF THIS SECTION and shall pay the tax to the 31 Commissioner [in accordance with subsection (c) of this section].
- [(e)] (D) If the tax [required by] IMPOSED UNDER subsection [(d)] (B) of this section is not timely paid [under subsection (c) of this section], the amount of the tax due shall be increased by a penalty of:

1	(1) 25% of the tax due; and
2 3	(2) an amount computed at the rate of 1% per month or part of a month after the date the payment is due until the date the payment is made.
4 5 6	[(f)] (E) If the tax is not timely paid under this section, on request of the Commissioner, the Attorney General shall proceed in a court of this State or another state or in a federal court or agency to recover the tax.
7	<u>4–211.1.</u>
8 9	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
10 11	(2) "ACT" HAS THE MEANING STATED IN § 3–301 OF THIS ARTICLE.
12 13	(3) "HOME STATE" HAS THE MEANING STATED IN § 3–301 OF THIS ARTICLE.
14 15	(4) "Nonadmitted insurance" has the meaning stated in § 3–301 of this article.
16 17 18	(B) FOR POLICIES EFFECTIVE ON OR AFTER JULY 21, 2011, THE PLACEMENT OF NONADMITTED INSURANCE IS SUBJECT TO THE STATUTORY AND REGULATORY REQUIREMENTS SOLELY OF THE INSURED'S HOME STATE.
19 20 21 22	(C) THE PREMIUMS CHARGED FOR UNAUTHORIZED INSURANCE ARE SUBJECT TO A PREMIUM RECEIPTS TAX IN THE STATE ON ALL GROSS PREMIUMS, LESS ANY RETURNED PREMIUMS, CHARGED FOR NONADMITTED INSURANCE AS SPECIFIED IN §§ 4–209 AND 4–211 OF THIS SUBTITLE.
23	(D) FOR POLICIES EFFECTIVE BEFORE JULY 21, 2011:
<ul><li>24</li><li>25</li><li>26</li><li>27</li></ul>	(1) IF THE POLICY COVERS PROPERTY, RISKS, OR EXPOSURES LOCATED OR TO BE PERFORMED ENTIRELY IN THE STATE, THE PREMIUM RECEIPTS TAX SHALL BE COMPUTED ON THE ENTIRE PREMIUM AT THE RATE SPECIFIED IN SUBSECTION (C) OF THIS SECTION; AND
28 29 30	(2) IF THE POLICY COVERS PROPERTY, RISKS, OR EXPOSURES LOCATED OR TO BE PERFORMED BOTH IN AND OUTSIDE THE STATE, THE PREMIUM RECEIPTS TAX SHALL BE COMPUTED AT THE RATE SPECIFIED IN

1 2	SUBSECTION (C) OF THIS SECTION ONLY ON THAT PORTION OF THE PREM THAT IS PROPERLY ALLOCABLE TO THE RISKS LOCATED IN THE STATE.	<u>IIUM</u>
3 4 5 6	(E) FOR POLICIES EFFECTIVE ON OR AFTER JULY 21, 2011, IF STATE IS THE INSURED'S HOME STATE, THE PREMIUM RECEIPTS TAX SHAL COMPUTED ON THE ENTIRE PREMIUM AT THE RATE SPECIFIED IN SUBSECTION.	L BE
7 8 9	(F) FOR POLICIES EFFECTIVE ON OR AFTER JULY 21, 2011, ONLY HOME STATE OF AN INSURED MAY RECEIVE PREMIUM RECEIPTS TAX PAYMI AND REPORTS FOR NONADMITTED INSURANCE.	
10 11 12 13	(G) FOR POLICIES EFFECTIVE ON OR AFTER JULY 21, 2011, REGULATION OF NONADMITTED INSURANCE IS SUBJECT TO THE STATUT AND REGULATORY REQUIREMENTS SOLELY OF THE HOME STATE OF INSURED.	
14 15 16	(H) THE COMMISSIONER SHALL COOPERATE WITH OTHER STATES ADOPT AND IMPLEMENT UNIFORM REQUIREMENTS FOR NONADMIT INSURANCE IN COMPLIANCE WITH THE ACT.	
17	SECTION 2. AND BE IT FURTHER ENACTED, That:	
18 19	(a) On or before January 1, 2012, the Maryland Insurance Commission shall:	<u>oner</u>
20 21 22	(1) study the various approaches taken by other states to imple the federal Nonadmitted and Reinsurance Reform Act of 2010, paying spattention to the approaches taken by contiguous states; and	
23 24 25	(2) report the findings of the study, in accordance with § 2–1246 of State Government Article, to the Senate Finance Committee and the House Econ Matters Committee.	
26 27	(b) The study required under subsection (a)(1) of this section shall inclure review of:	<u>ıde a</u>
28	(1) the approaches taken by other states, including:	
29	(i) legislative enactments;	
30	(ii) the execution of agreements or compacts, if any;	
31 32	(iii) the impact on nonadmitted premium receipts tax reverserienced by other states based on the approach taken, if known; and	<u>enue</u>

1	(iv) <u>future plans for implementation, if known or ascertainable;</u>
2 3	(2) the impact of Maryland's approach on its nonadmitted premium receipts tax revenue, if any;
4	(3) relevant congressional guidance;
5 6 7	(4) guidance provided by the National Council of Insurance Legislators, the Council of State Government, the National Council of State Legislators, and the National Association of Insurance Commissioners; and
8	(5) industry guidance, statistics, or information.
9 10 11 12	(c) On request of the Maryland Insurance Commissioner, qualified surplus lines brokers shall provide to the Commissioner, to the extent practicable, information regarding written premium on risks located in Maryland and multistate risks so as to provide more information regarding premium receipts tax revenue.
13	TITLE 31. SURPLUS LINES INSURANCE MULTI-STATE COMPLIANCE COMPACT.
14	<del>31–101.</del>
15	THE STATE OF MARYLAND HEREBY ENTERS THE SURPLUS LINES
16	INSURANCE MULTI-STATE COMPLIANCE COMPACT AS SET FORTH IN THIS
17	SECTION. THE COMPACT SHALL TAKE EFFECT IN ACCORDANCE WITH ARTICLE
18	XIII OF THE COMPACT. THE TEXT OF THE COMPACT IS AS FOLLOWS:
19	PREAMBLE
20	WHEREAS, WITH REGARD TO NON-ADMITTED INSURANCE POLICIES
21	WITH RISK EXPOSURES LOCATED IN MULTIPLE STATES, THE 111TH UNITED
22	STATES CONGRESS, HAS STIPULATED IN TITLE V, SUBTITLE B THE
23	NON-ADMITTED AND REINSURANCE REFORM ACT OF 2010, OF THE
24	DODD-FRANK WALL STREET REFORM AND CONSUMER PROTECTION ACT,
25	HEREAFTER, THE NRRA, THAT:
26	(A) THE PLACEMENT OF NON-ADMITTED INSURANCE SHALL BE
27	SUBJECT TO THE STATUTORY AND REGULATORY REQUIREMENTS SOLELY OF
28	THE INSURED'S HOME STATE, AND
29	(B) ANY LAW, REGULATION, PROVISION, OR ACTION OF ANY
30	STATE THAT APPLIES OR PURPORTS TO APPLY TO NON-ADMITTED INSURANCE
31	SOLD TO, SOLICITED BY, OR NEGOTIATED WITH AN INSURED WHOSE HOME
32	STATE IS ANOTHER STATE SHALL BE PREEMPTED WITH RESPECT TO SUCH

APPLICATION; EXCEPT THAT ANY STATE LAW, RULE, OR REGULATION THAT
RESTRICTS THE PLACEMENT OF WORKERS' COMPENSATION INSURANCE OR
EXCESS INSURANCE FOR SELF-FUNDED WORKERS' COMPENSATION PLANS WITH
A NON-ADMITTED INSURER SHALL NOT BE PREEMPTED.

WHEREAS, IN COMPLIANCE WITH NRRA, NO STATE OTHER THAN THE HOME STATE OF AN INSURED MAY REQUIRE ANY PREMIUM TAX PAYMENT FOR NON-ADMITTED INSURANCE; AND NO STATE OTHER THAN AN INSURED'S HOME STATE MAY REQUIRE A SURPLUS LINES BROKER TO BE LICENSED IN ORDER TO SELL, SOLICIT, OR NEGOTIATE NON-ADMITTED INSURANCE WITH RESPECT TO SUCH INSURED:

WHEREAS, THE NRRA INTENDS THAT THE STATES MAY ENTER INTO A COMPACT OR OTHERWISE ESTABLISH PROCEDURES TO ALLOCATE AMONG THE STATES THE PREMIUM TAXES PAID TO AN INSURED'S HOME STATE; AND THAT EACH STATE ADOPT NATIONWIDE UNIFORM REQUIREMENTS, FORMS, AND PROCEDURES, SUCH AS AN INTERSTATE COMPACT, THAT PROVIDE FOR THE REPORTING, PAYMENT, COLLECTION, AND ALLOCATION OF PREMIUM TAXES FOR NON-ADMITTED INSURANCE:

WHEREAS, AFTER THE EXPIRATION OF THE TWO YEAR PERIOD BEGINNING ON THE DATE OF THE ENACTMENT OF THE NRRA, A STATE MAY NOT COLLECT ANY FEES RELATING TO LICENSING OF AN INDIVIDUAL OR ENTITY AS A SURPLUS LINES LICENSEE IN THE STATE UNLESS THE STATE HAS IN EFFECT AT SUCH TIME LAWS OR REGULATIONS THAT PROVIDE FOR PARTICIPATION BY THE STATE IN THE NATIONAL INSURANCE PRODUCER DATABASE OF THE NAIC, OR ANY OTHER EQUIVALENT UNIFORM NATIONAL DATABASE, FOR THE LICENSURE OF SURPLUS LINES LICENSEES AND THE RENEWAL OF SUCH LICENSES:

WHEREAS, IN COMPLIANCE WITH NRRA, NO STATE OTHER THAN THE HOME STATE OF AN INSURED MAY REQUIRE ANY PREMIUM TAX PAYMENT FOR NON-ADMITTED INSURANCE; AND NO STATE OTHER THAN AN INSURED'S HOME STATE MAY REQUIRE A SURPLUS LINES BROKER TO BE LICENSED IN ORDER TO SELL, SOLICIT, OR NEGOTIATE NON-ADMITTED INSURANCE WITH RESPECT TO SUCH INSURED:

WHEREAS, THE NRRA INTENDS THAT THE STATES MAY ENTER INTO A COMPACT OR OTHERWISE ESTABLISH PROCEDURES TO ALLOCATE AMONG THE STATES THE PREMIUM TAXES PAID TO AN INSURED'S HOME STATE; AND THAT EACH STATE ADOPT NATIONWIDE UNIFORM REQUIREMENTS, FORMS, AND PROCEDURES, SUCH AS AN INTERSTATE COMPACT, THAT PROVIDE FOR THE

1 REPORTING, PAYMENT, COLLECTION, AND ALLOCATION OF PREMIUM TAXES
2 FOR NON-ADMITTED INSURANCE;

WHEREAS, AFTER THE EXPIRATION OF THE TWO-YEAR PERIOD BEGINNING ON THE DATE OF THE ENACTMENT OF THE NRRA, A STATE MAY NOT COLLECT ANY FEES RELATING TO LICENSING OF AN INDIVIDUAL OR ENTITY AS A SURPLUS LINES LICENSEE IN THE STATE UNLESS THE STATE HAS IN EFFECT AT SUCH TIME LAWS OR REGULATIONS THAT PROVIDE FOR PARTICIPATION BY THE STATE IN THE NATIONAL INSURANCE PRODUCER DATABASE OF THE NAIC, OR ANY OTHER EQUIVALENT UNIFORM NATIONAL DATABASE, FOR THE LICENSURE OF SURPLUS LINES LICENSEES AND THE RENEWAL OF SUCH LICENSES:

WHEREAS, A NEED EXISTS FOR A SYSTEM OF REGULATION THAT WILL PROVIDE FOR SURPLUS LINES INSURANCE TO BE PLACED WITH REPUTABLE AND FINANCIALLY SOUND NON-ADMITTED INSURERS, AND THAT WILL PERMIT ORDERLY ACCESS TO SURPLUS LINES INSURANCE IN THIS STATE AND ENCOURAGE INSURERS TO MAKE NEW AND INNOVATIVE TYPES OF INSURANCE AVAILABLE TO CONSUMERS IN THIS STATE:

WHEREAS, PROTECTING THE REVENUE OF THIS STATE AND OTHER COMPACTING STATES MAY BE ACCOMPLISHED BY FACILITATING THE PAYMENT AND COLLECTION OF PREMIUM TAX ON NON-ADMITTED INSURANCE AND PROVIDING FOR ALLOCATION OF PREMIUM TAX FOR NON-ADMITTED INSURANCE OF MULTI-STATE RISKS AMONG THE STATES IN ACCORDANCE WITH UNIFORM ALLOCATION FORMULAS;

WHEREAS, THE EFFICIENCY OF THE SURPLUS LINES MARKET MAY BE IMPROVED BY ELIMINATING DUPLICATIVE AND INCONSISTENT TAX AND REGULATORY REQUIREMENTS AMONG THE STATES, AND BY PROMOTING AND PROTECTING THE INTERESTS OF SURPLUS LINES LICENSEES WHO ASSIST SUCH INSUREDS AND NON-ADMITTED INSURERS, THEREBY ENSURING THE CONTINUED AVAILABILITY OF NON-ADMITTED INSURANCE TO CONSUMERS:

WHEREAS, REGULATORY COMPLIANCE WITH RESPECT TO NON-ADMITTED INSURANCE PLACEMENTS MAY BE STREAMLINED BY PROVIDING FOR EXCLUSIVE SINGLE-STATE REGULATORY COMPLIANCE FOR NON-ADMITTED INSURANCE OF MULTI-STATE RISKS, THEREBY PROVIDING CERTAINTY REGARDING SUCH COMPLIANCE TO ALL PERSONS WHO HAVE AN INTEREST IN SUCH TRANSACTIONS, INCLUDING BUT NOT LIMITED TO INSUREDS, REGULATORS, SURPLUS LINES LICENSEES, OTHER INSURANCE PRODUCERS, AND SURPLUS LINES INSURERS:

WHEREAS, COORDINATION OF REGULATORY RESOURCES AND
EXPERTISE BETWEEN STATE INSURANCE DEPARTMENTS AND OTHER STATE
AGENCIES, AS WELL AS STATE SURPLUS LINES STAMPING OFFICES, WITH
RESPECT TO NON ADMITTED INSURANCE WILL BE IMPROVED:

NOW, THEREFORE, IN CONSIDERATION OF THE FOREGOING, THE STATE OF MARYLAND AND THE VARIOUS OTHER STATES DO HEREBY SOLEMNLY COVENANT AND AGREE, EACH WITH THE OTHER AS FOLLOWS:

8 ARTICLE I

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9 PURPOSE

#### THE PURPOSES OF THIS COMPACT ARE:

- 1. TO IMPLEMENT THE EXPRESS PROVISIONS OF THE NRRA.
- 12 TO PROTECT THE PREMIUM TAX REVENUES OF THE 13 COMPACTING STATES THROUGH FACILITATING THE PAYMENT AND COLLECTION OF PREMIUM TAX ON NON-ADMITTED INSURANCE: AND TO 14 PROTECT THE INTERESTS OF THE COMPACTING STATES BY SUPPORTING THE 15 CONTINUED AVAILABILITY OF SUCH INSURANCE TO CONSUMERS: AND TO 16 PROVIDE FOR ALLOCATION OF PREMIUM TAX FOR NON-ADMITTED INSURANCE 17 OF MULTI-STATE RISKS AMONG THE STATES IN ACCORDANCE WITH UNIFORM 18 ALLOCATION FORMULAS TO BE DEVELOPED, ADOPTED, AND IMPLEMENTED BY 19 20 THE COMMISSION.
  - 3. TO STREAMLINE AND IMPROVE THE EFFICIENCY OF THE SURPLUS LINES MARKET BY ELIMINATING DUPLICATIVE AND INCONSISTENT TAX AND REGULATORY REQUIREMENTS AMONG THE STATES; AND PROMOTE AND PROTECT THE INTEREST OF SURPLUS LINES LICENSEES WHO ASSIST SUCH INSUREDS AND SURPLUS LINES INSURERS, THEREBY ENSURING THE CONTINUED AVAILABILITY OF SURPLUS LINES INSURANCE TO CONSUMERS.
- 27 TO STREAMLINE REGULATORY COMPLIANCE WITH RESPECT 28 TO NON ADMITTED INSURANCE PLACEMENTS BY PROVIDING FOR EXCLUSIVE 29 SINGLE STATE RECULATORY COMPLIANCE FOR NON-ADMITTED INSURANCE OF MULTI-STATE RISKS. IN ACCORDANCE WITH RULES TO BE ADOPTED BY THE 30 COMMISSION. THEREBY PROVIDING CERTAINTY REGARDING SUCH 31 32 COMPLIANCE TO ALL PERSONS WHO HAVE AN INTEREST IN SUCH 33 TRANSACTIONS, INCLUDING BUT NOT LIMITED TO INSUREDS, REGULATORS, 34 SURPLUS LINES LICENSEES, OTHER INSURANCE PRODUCERS, AND SURPLUS LINES INSURERS 35

1	5. To establish a Clearinghouse for receipt and
2	DISSEMINATION OF PREMIUM TAX AND CLEARINGHOUSE TRANSACTION DATA
3	RELATED TO NON-ADMITTED INSURANCE OF MULTI-STATE RISKS, IN
4	ACCORDANCE WITH RULES TO BE ADOPTED BY THE COMMISSION.
5	6. TO IMPROVE COORDINATION OF REGULATORY RESOURCES
6	AND EXPERTISE BETWEEN STATE INSURANCE DEPARTMENTS AND OTHER
7	STATE AGENCIES, AS WELL AS STATE SURPLUS LINES STAMPING OFFICES, WITH
8	RESPECT TO NON-ADMITTED INSURANCE.
9	7. To Adopt uniform Rules to provide for Premium Tax
10	PAYMENT, REPORTING, ALLOCATION, DATA COLLECTION AND DISSEMINATION
11	FOR NON-ADMITTED INSURANCE OF MULTI-STATE RISKS AND SINGLE-STATE
12	RISKS, IN ACCORDANCE WITH RULES TO BE ADOPTED BY THE COMMISSION,
13	THEREBY PROMOTING THE OVERALL EFFICIENCY OF THE NON-ADMITTED
14	INSURANCE MARKET.
15	8. To adopt uniform mandatory Rules with respect to
16	REGULATORY COMPLIANCE REQUIREMENTS FOR:
10	REGULATORI COMI LETIVOE REQUIREMENTS POR.
17	(1) FOREIGN INSURER ELIGIBILITY REQUIREMENTS;
18	(II) SURPLUS LINES POLICYHOLDER NOTICES;
19	9. To establish the Surplus Lines Insurance
20	MULTI-STATE COMPLIANCE COMPACT COMMISSION.
21	10. TO COORDINATE REPORTING OF CLEARINGHOUSE
22	TRANSACTION DATA ON NON-ADMITTED INSURANCE OF MULTI-STATE RISKS
23	AMONG COMPACTING STATES AND CONTRACTING STATES.
0.4	11 To preparation and civil office provided by
24	11. TO PERFORM THESE AND SUCH OTHER RELATED FUNCTIONS
25 26	AS MAY BE CONSISTENT WITH THE PURPOSES OF THE SURPLUS LINES  INSURANCE MULTI-STATE COMPLIANCE COMPACT.
26	INSUKANCE WULTI-STATE COMPLIANCE COMPACT.
27	ARTICLE II
41	
28	<b>DEFINITIONS</b>
20	
29	FOR PURPOSES OF THIS COMPACT THE FOLLOWING DEFINITIONS SHALL
30	APPLY:
31	1. "ADMITTED INSURER" MEANS AN INSURER THAT IS
29	LICENSED OF AUTHORIZED TO TRANSACT THE DISINESS OF INSURANCE

- 1 UNDER THE LAW OF THE HOME STATE; FOR PURPOSES OF THIS COMPACT
- 2 "ADMITTED INSURER" SHALL NOT INCLUDE A DOMESTIC SURPLUS LINES
- 3 INSURER AS MAY BE DEFINED BY APPLICABLE STATE LAW.
- 4 2. "AFFILIATE" MEANS WITH RESPECT TO AN INSURED, ANY
- 5 ENTITY THAT CONTROLS, IS CONTROLLED BY, OR IS UNDER COMMON CONTROL
- 6 WITH THE INSURED.
- 7 \*\*ALLOCATION FORMULA" MEANS THE UNIFORM METHODS
- 8 PROMULGATED BY THE COMMISSION BY WHICH INSURED RISK EXPOSURES
- 9 WILL BE APPORTIONED TO EACH STATE FOR THE PURPOSE OF CALCULATING
- 10 PREMIUM TAXES DUE.
- 11 4. "BYLAWS" MEANS THOSE BYLAWS ESTABLISHED BY THE
- 12 COMMISSION FOR ITS GOVERNANCE, OR FOR DIRECTING OR CONTROLLING THE
- 13 COMMISSION'S ACTIONS OR CONDUCT.
- 15 INVOLVING THE ACCEPTANCE, PROCESSING, AND DISSEMINATION, AMONG THE
- 16 COMPACTING STATES, CONTRACTING STATES, SURPLUS LINES LICENSEES,
- 17 INSUREDS AND OTHER PERSONS, OF PREMIUM TAX AND CLEARINGHOUSE
- 18 Transaction Data for Non-Admitted Insurance of Multi-State
- 19 RISKS, IN ACCORDANCE WITH THIS COMPACT AND RULES TO BE ADOPTED BY
- 20 THE COMMISSION.
- 21 **6.** "Clearinghouse Transaction Data" means the
- 22 INFORMATION REGARDING NON-ADMITTED INSURANCE OF MULTI-STATE
- 23 RISKS REQUIRED TO BE REPORTED, ACCEPTED, COLLECTED, PROCESSED, AND
- 24 DISSEMINATED BY SURPLUS LINES LICENSEES FOR SURPLUS LINES
- 25 Insurance and insureds for Independently Procured Insurance
- 26 UNDER THIS COMPACT AND RULES TO BE ADOPTED BY THE COMMISSION.
- 27 CLEARINGHOUSE TRANSACTION DATA INCLUDES INFORMATION RELATED TO
- 28 SINGLE-STATE RISKS IF A STATE ELECTS TO HAVE THE CLEARINGHOUSE
- 29 COLLECT TAXES ON SINGLE-STATE RISKS FOR SUCH STATE.
- 30 \*\*Compacting State\*\* means any State which has
- 31 ENACTED THIS COMPACT LEGISLATION AND WHICH HAS NOT WITHDRAWN
- 32 PURSUANT TO ARTICLE XIV, SECTION 1, OR BEEN TERMINATED PURSUANT TO
- 33 ARTICLE XIV. SECTION 2.
- 34 8. "Commission" means the "Surplus Lines Insurance
- 35 MULTI-STATE COMPLIANCE COMPACT COMMISSION" ESTABLISHED BY THIS
- 36 COMPACT.

1	9. "Commissioner" means the chief insurance
2	REGULATORY OFFICIAL OF A STATE INCLUDING, BUT NOT LIMITED TO
3	COMMISSIONER, SUPERINTENDENT, DIRECTOR OR ADMINISTRATOR OR THEIR
4	<del>DESIGNEES.</del>
5	10. "Contracting State" means any State which has not
6	ENACTED THIS COMPACT LEGISLATION BUT HAS ENTERED INTO A WRITTEN
7	CONTRACT WITH THE COMMISSION TO UTILIZE THE SERVICES OF AND FULLY
8	PARTICIPATE IN THE CLEARINGHOUSE.
9	11. "CONTROL" AN ENTITY HAS "CONTROL" OVER ANOTHER
0	ENTITY IF:
LU	
1	(A) THE ENTITY DIRECTLY OR INDIRECTLY OR ACTING
$^{2}$	THROUGH 1 OR MORE OTHER PERSONS OWN, CONTROLS, OR HAS THE POWER TO
13	VOTE 25 PERCENT OR MORE OF ANY CLASS OF VOTING SECURITIES OF THE
4	OTHER ENTITY; OR
15	(B) THE ENTITY CONTROLS IN ANY MANNER THE ELECTION
16	OF A MAJORITY OF THE DIRECTORS OR TRUSTEES OF THE OTHER ENTITY.
L <b>7</b>	12. "Home State"
L (	12. HOME SIMIE
18	(A) IN GENERAL. Except as provided in
9	SUBPARAGRAPH (B), THE TERM "HOME STATE" MEANS, WITH RESPECT TO AN
20	INSURED:
21	(I) THE STATE IN WHICH AN INSURED MAINTAINS ITS
22	PRINCIPAL PLACE OF BUSINESS OR, IN THE CASE OF AN INDIVIDUAL, THE
23	INDIVIDUAL'S PRINCIPAL RESIDENCE; OR
24	(H) IF 100 PERCENT OF THE INSURED RISK IS
25	LOCATED OUT OF THE STATE REFERRED TO IN SUBPARAGRAPH (A)(I), THE
26	STATE TO WHICH THE GREATEST PERCENTAGE OF THE INSURED'S TAXABLE
27	PREMIUM FOR THAT INSURANCE CONTRACT IS ALLOCATED.
28	(B) AFFILIATED GROUPS. IF MORE THAN ONE INSURED
29	FROM AN AFFILIATED GROUP ARE NAMED INSUREDS ON A SINGLE
30	NON-ADMITTED INSURANCE CONTRACT, THE TERM "HOME STATE" MEANS THE
31	HOME STATE, AS DETERMINED PURSUANT TO SUBPARAGRAPH (A), OF THE
32	MEMBER OF THE AFFILIATED GROUP THAT HAS THE LARGEST PERCENTAGE OF
33	PREMIUM ATTRIBUTED TO IT UNDER SUCH INSURANCE CONTRACT.

1	13. "INDEPENDENTLY PROCURED INSURANCE" MEAN
2	INSURANCE PROCURED BY AN INSURED DIRECTLY FROM A SURPLUS LINE
3	INSURER OR OTHER NON-ADMITTED INSURER AS PERMITTED BY THE LAWS O
4	THE HOME STATE.

- 5 14. "Insurer Eligibility Requirements" means the
  6 CRITERIA, FORMS AND PROCEDURES ESTABLISHED TO QUALIFY AS A SURPLUS
  7 LINES INSURER UNDER THE LAW OF THE HOME STATE PROVIDED THAT SUCH
  8 CRITERIA, FORMS AND PROCEDURES ARE CONSISTENT WITH THE EXPRESS
  9 PROVISIONS OF THE NRRA ON AND AFTER JULY 21, 2011.
- 10 15. "MEMBER" MEANS THE PERSON OR PERSONS CHOSEN BY A
  11 COMPACTING STATE AS ITS REPRESENTATIVE OR REPRESENTATIVES TO THE
  12 COMMISSION PROVIDED THAT EACH COMPACTING STATE SHALL BE LIMITED TO
  13 ONE VOTE.
- 14 **16.** "MULTI-STATE RISK" MEANS A RISK WITH INSURED
  15 EXPOSURES IN MORE THAN ONE STATE.
- 16 **17.** "Non-Compacting State" means any State which has
  17. Not adopted this Compact.
- 20 **19.** "Non-Admitted Insurer" means an insurer that is not 21 authorized or admitted to transact the business of insurance under 22 the law of the Home State.
- 23 **20.** "NRRA" MEANS THE NON-ADMITTED AND REINSURANCE
  24 REFORM ACT WHICH IS TITLE V, SUBTITLE B OF THE DODD-FRANK WALL
  25 STREET REFORM AND CONSUMER PROTECTION ACT.
- 26 21. "POLICYHOLDER NOTICE" MEANS THE DISCLOSURE NOTICE
  27 OR STAMP THAT IS REQUIRED TO BE FURNISHED TO THE APPLICANT OR
  28 POLICYHOLDER IN CONNECTION WITH A SURPLUS LINES INSURANCE
  29 PLACEMENT.
- 30 **22.** "Premium Tax" means with respect to Non-Admitted
  31 Insurance, any tax, fee, assessment, or other charge imposed by a
  32 GOVERNMENT ENTITY DIRECTLY OR INDIRECTLY BASED ON ANY PAYMENT
  33 MADE AS CONSIDERATION FOR SUCH INSURANCE, INCLUDING PREMIUM
  34 DEPOSITS, ASSESSMENTS, REGISTRATION FEES, AND ANY OTHER
  35 COMPENSATION GIVEN IN CONSIDERATION FOR A CONTRACT OF INSURANCE.

- 23. "PRINCIPAL PLACE OF BUSINESS" MEANS WITH RESPECT TO
  DETERMINING THE HOME STATE OF THE INSURED, THE STATE WHERE THE
  INSURED MAINTAINS ITS HEADQUARTERS AND WHERE THE INSURED'S
  HIGH-LEVEL OFFICERS DIRECT, CONTROL AND COORDINATE THE BUSINESS
  ACTIVITIES OF THE INSURED.
- "PURCHASING GROUP" MEANS ANY GROUP FORMED 6 PURSUANT TO THE LIABILITY RISK RETENTION ACT WHICH HAS AS ONE OF ITS 7 PURPOSES THE PURCHASE OF LIABILITY INSURANCE ON A GROUP BASIS. 8 9 PURCHASES SUCH INSURANCE ONLY FOR ITS GROUP MEMBERS AND ONLY TO COVER THEIR SIMILAR OR RELATED LIABILITY EXPOSURE AND IS COMPOSED OF 10 11 MEMBERS WHOSE BUSINESSES OR ACTIVITIES ARE SIMILAR OR RELATED WITH 12 RESPECT TO THE LIABILITY TO WHICH MEMBERS ARE EXPOSED BY VIRTUE OF 13 ANY RELATED, SIMILAR OR COMMON BUSINESS, TRADE, PRODUCT, SERVICES, PREMISES OR OPERATIONS AND IS DOMICHED IN ANY STATE. 14
- 25. "RULE" MEANS A STATEMENT OF GENERAL OR PARTICULAR
  APPLICABILITY AND FUTURE EFFECT PROMULGATED BY THE COMMISSION
  DESIGNED TO IMPLEMENT, INTERPRET, OR PRESCRIBE LAW OR POLICY OR
  DESCRIBING THE ORGANIZATION, PROCEDURE OR PRACTICE REQUIREMENTS
  OF THE COMMISSION WHICH SHALL HAVE THE FORCE AND EFFECT OF LAW IN
  THE COMPACTING STATES.
- 21 **26.** "SINGLE-STATE RISK" MEANS A RISK WITH INSURED 22 EXPOSURES IN ONLY ONE STATE.
- 23 **27.** "STATE" MEANS ANY STATE, DISTRICT OR TERRITORY OF THE 24 UNITED STATES OF AMERICA.
- 28. "STATE TRANSACTION DOCUMENTATION" MEANS THE
  26 INFORMATION REQUIRED UNDER THE LAWS OF THE HOME STATE TO BE FILED
  27 BY SURPLUS LINES LICENSEES IN ORDER TO REPORT SURPLUS LINES
  28 INSURANCE AND VERIFY COMPLIANCE WITH SURPLUS LINES LAWS, AND BY
  29 INSUREDS IN ORDER TO REPORT INDEPENDENTLY PROCURED INSURANCE.
- 30 29. "Surplus Lines Insurance" means insurance procured
  31 BY A SURPLUS LINES LICENSEE FROM A SURPLUS LINES INSURER OR OTHER
  32 NON-ADMITTED INSURER AS PERMITTED UNDER THE LAW OF THE HOME
  33 STATE; FOR PURPOSES OF THIS COMPACT "SURPLUS LINES INSURANCE"
  34 SHALL ALSO MEAN EXCESS LINES INSURANCE AS MAY BE DEFINED BY
  35 APPLICABLE STATE LAW:

1	30. "Surplus Lines Insurer" means a Non-Admitted
2	INSURER ELIGIBLE UNDER THE LAW OF THE HOME STATE TO ACCEPT BUSINESS
3	FROM A SURPLUS LINES LICENSEE; FOR PURPOSES OF THIS COMPACT
4	"SURPLUS LINES INSURER" SHALL ALSO MEAN AN INSURER WHICH IS
5	PERMITTED TO WRITE SURPLUS LINES INSURANCE UNDER THE LAWS OF THE
6	STATE WHERE SUCH INSURER IS DOMICILED.
_	01 (Cyppy y Trype Lygpygpp) are the first process of the first process o
7	31. "SURPLUS LINES LICENSEE" MEANS AN INDIVIDUAL, FIRM OR
8	CORPORATION LICENSED UNDER THE LAW OF THE HOME STATE TO PLACE
9	Surplus Lines Insurance.
10	ARTICLE III
11	ESTABLISHMENT OF THE COMMISSION AND VENUE
12	1. The Compacting States hereby create and establish
13	A JOINT PUBLIC AGENCY KNOWN AS THE "SURPLUS LINES INSURANCE
14	MULTI-STATE COMPLIANCE COMPACT COMMISSION."
15	2. PURSUANT TO ARTICLE IV, THE COMMISSION WILL HAVE THE
16	POWER TO ADOPT MANDATORY RULES WHICH ESTABLISH EXCLUSIVE HOME
17	STATE AUTHORITY REGARDING NON-ADMITTED INSURANCE OF MULTI STATE
18	RISKS, ALLOCATION FORMULAS, CLEARINGHOUSE TRANSACTION DATA, A
19	CLEARINGHOUSE FOR RECEIPT AND DISTRIBUTION OF ALLOCATED PREMIUM
20	TAX AND CLEARINGHOUSE TRANSACTION DATA, AND UNIFORM RULEMAKING
21	PROCEDURES AND RULES FOR THE PURPOSE OF FINANCING, ADMINISTERING,
22	OPERATING AND ENFORCING COMPLIANCE WITH THE PROVISIONS OF THIS
23	COMPACT, ITS BYLAWS AND RULES.
24	3. PURSUANT TO ARTICLE IV, THE COMMISSION WILL HAVE THE
25	POWER TO ADOPT MANDATORY RULES ESTABLISHING FOREIGN INSURER
26	ELIGIBILITY REQUIREMENTS AND A CONCISE AND OBJECTIVE POLICYHOLDER
27	NOTICE REGARDING THE NATURE OF A SURPLUS LINES PLACEMENT.
28	4. THE COMMISSION IS A BODY CORPORATE AND POLITIC, AND
29	AN INSTRUMENTALITY OF THE COMPACTING STATES.
30	5. The Commission is solely responsible for its
31	LIABILITIES EXCEPT AS OTHERWISE SPECIFICALLY PROVIDED IN THIS
32	COMPACT.
99	6. Venue is proper and judicial proceedings by or
33 34	6. VENUE IS PROPER AND JUDICIAL PROCEEDINGS BY OR AGAINST THE COMMISSION SHALL BE BROUGHT SOLELY AND EXCLUSIVELY IN A
34 35	COURT OF COMPETENT JURISDICTION WHERE THE PRINCIPAL OFFICE OF THE
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- 1 COMMISSION IS LOCATED. THE COMMISSION MAY WAIVE VENUE AND
- 2 JURISDICTIONAL DEFENSES TO THE EXTENT IT ADOPTS OR CONSENTS TO
- 3 PARTICIPATE IN ALTERNATIVE DISPUTE RESOLUTION PROCEEDINGS.

## 4 ARTICLE IV

#### 5 Authority to Establish Mandatory Rules

SURPLUS LINE LICENSEE AS A MATERIAL CONSIDERATION.

#### THE COMMISSION SHALL ADOPT MANDATORY RULES WHICH ESTABLISH:

- ALLOCATION FORMULAS FOR EACH TYPE OF NON-ADMITTED INSURANCE COVERAGE, WHICH ALLOCATION FORMULAS MUST BE USED BY EACH COMPACTING STATE AND CONTRACTING STATE IN ACQUIRING PREMIUM TAX AND CLEARINGHOUSE TRANSACTION DATA FROM SURPLUS LINES LICENSEES AND INSUREDS FOR REPORTING TO THE CLEARINGHOUSE CREATED BY THE COMPACT COMMISSION, SUCH ALLOCATION FORMULAS WILL BE ESTABLISHED WITH INPUT FROM SURPLUS LINES LICENSEES AND BE BASED UPON READILY AVAILABLE DATA WITH SIMPLICITY AND UNIFORMITY FOR THE
  - 2. Uniform Clearinghouse Transaction Data reporting requirements for all information reported to the Clearinghouse.
  - 2. METHODS BY WHICH COMPACTING STATES AND CONTRACTING STATES REQUIRE SURPLUS LINES LICENSEES AND INSUREDS TO PAY PREMIUM TAX AND TO REPORT CLEARINGHOUSE TRANSACTION DATA TO THE CLEARINGHOUSE, INCLUDING BUT NOT LIMITED TO PROCESSING CLEARINGHOUSE TRANSACTION DATA THROUGH STATE STAMPING AND SERVICE OFFICES, STATE INSURANCE DEPARTMENTS, OR OTHER STATE DESIGNATED AGENCIES OR ENTITIES.
  - 4. That Non-Admitted Insurance of Multi-State Risks shall be subject to all of the regulatory compliance requirements of the Home State exclusively. Home State regulatory compliance requirements applicable to Surplus Lines Insurance shall include but not be limited to, (i) person(s) required to be licensed to sell, solicit, or negotiate Surplus Lines Insurance; (ii) Insurer Eligibility Requirements or other approved Non-Admitted Insurer requirements; (iii) Diligent Search; (iv) State Transaction Documentation and Clearinghouse Transaction Data regarding the payment of Premium Tax as set forth in this Compact and Rules to be adopted by the Commission. Home State regulatory compliance requirements applicable to Independently Procured Insurance placements shall include but not be limited to providing State

- 1 TRANSACTION DOCUMENTATION AND CLEARINGHOUSE TRANSACTION DATA
- 2 REGARDING THE PAYMENT OF PREMIUM TAX AS SET FORTH IN THIS COMPACT
- 3 AND RULES TO BE ADOPTED BY THE COMMISSION.
- 4 5 THAT EACH COMPACTING STATE AND CONTRACTING STATE 5 MAY CHARGE ITS OWN RATE OF TAXATION ON THE PREMIUM ALLOCATED TO 6 SUCH STATE BASED ON THE APPLICABLE ALLOCATION FORMULA PROVIDED THAT THE STATE ESTABLISHES ONE SINGLE RATE OF TAXATION APPLICABLE TO 7 8 ALL NON ADMITTED INSURANCE TRANSACTIONS AND NO OTHER TAX, FEE 9 ASSESSMENT OR OTHER CHARGE BY ANY GOVERNMENTAL OR QUASI 10 GOVERNMENTAL AGENCY BE PERMITTED. NOTWITHSTANDING THE FOREGOING. 11 STAMPING OFFICE FEES MAY BE CHARGED AS A SEPARATE, ADDITIONAL COST UNLESS SUCH FEES ARE INCORPORATED INTO A STATE'S SINGLE RATE OF 12 13 TAXATION.
- 14 **6.** THAT ANY CHANGE IN THE RATE OF TAXATION BY ANY
  15 COMPACTING STATE OR CONTRACTING STATE BE RESTRICTED TO CHANGES
  16 MADE PROSPECTIVELY ON NOT LESS THAN 90 DAYS ADVANCE NOTICE TO THE
  17 COMPACT COMMISSION.
- 7. THAT EACH COMPACTING STATE AND CONTRACTING STATE
  19 SHALL REQUIRE PREMIUM TAX PAYMENTS EITHER ANNUALLY,
  20 SEMI-ANNUALLY, OR QUARTERLY UTILIZING ONE OR MORE OF THE FOLLOWING
  21 DATES ONLY: MARCH 1. JUNE 1. SEPTEMBER 1. AND DECEMBER 1.
- 23 PROHIBIT ANY OTHER STATE AGENCY OR POLITICAL SUBDIVISION FROM
  24 REQUIRING SURPLUS LINES LICENSEES TO PROVIDE CLEARINGHOUSE
  25 TRANSACTION DATA AND STATE TRANSACTION DOCUMENTATION OTHER THAN
  26 TO THE INSURANCE DEPARTMENT OR TAX OFFICIALS OF THE HOME STATE OR
  27 ONE SINGLE DESIGNATED AGENT THEREOF.
- 28 **9.** THE OBLIGATION OF THE HOME STATE BY ITSELF, THROUGH
  29 A DESIGNATED AGENT, SURPLUS LINES STAMPING OR SERVICE OFFICE, TO
  30 COLLECT CLEARINGHOUSE TRANSACTION DATA FROM SURPLUS LINE
  31 LICENSEES AND FROM INSUREDS FOR INDEPENDENTLY PROCURED
  32 INSURANCE, WHERE APPLICABLE, FOR REPORTING TO THE CLEARINGHOUSE.
- 10. A METHOD FOR THE CLEARINGHOUSE TO PERIODICALLY
  REPORT TO COMPACTING STATES, CONTRACTING STATES, SURPLUS LINES
  LICENSEES AND INSUREDS WHO INDEPENDENTLY PROCURE INSURANCE, ALL
  PREMIUM TAXES OWED TO EACH OF THE COMPACTING STATES AND
  CONTRACTING STATES, THE DATES UPON WHICH PAYMENT OF SUCH PREMIUM
  TAXES ARE DUE AND A METHOD TO PAY THEM THROUGH THE CLEARINGHOUSE.

1	11. That each Surplus Line Licensee is required to be
2	LICENSED ONLY IN THE HOME STATE OF EACH INSURED FOR WHOM SURPLUS
3	Lines Insurance has been procured.
4	12. That a policy considered to be Surplus Lines
5	INSURANCE IN THE INSURED'S HOME STATE SHALL BE CONSIDERED SURPLUS
6	LINES INSURANCE IN ALL COMPACTING STATES AND CONTRACTING STATES.
7	AND TAXED AS A SURPLUS LINES TRANSACTION IN ALL STATES TO WHICH A
8	PORTION OF THE RISK IS ALLOCATED. EACH COMPACTING STATE AND
9	CONTRACTING STATE SHALL REQUIRE EACH SURPLUS LINES LICENSEE TO PAY
10	TO EVERY OTHER COMPACTING STATE AND CONTRACTING STATE PREMIUM
11	TAXES ON EACH MULTI-STATE RISK THROUGH THE CLEARINGHOUSE AT SUCH
12	TAX RATE CHARGED ON SURPLUS LINES TRANSACTIONS IN SUCH OTHER
13	COMPACTING STATES AND CONTRACTING STATES ON THE PORTION OF THE
14	RISK IN EACH SUCH COMPACTING STATE AND CONTRACTING STATE AS
15	DETERMINED BY THE APPLICABLE UNIFORM ALLOCATION FORMULA ADOPTED
16	BY THE COMMISSION. A POLICY CONSIDERED TO BE INDEPENDENTLY
17	PROCURED INSURANCE IN THE INSURED'S HOME STATE SHALL BE
18	CONSIDERED INDEPENDENTLY PROCURED INSURANCE IN ALL COMPACTING
19	STATES AND CONTRACTING STATES. EACH COMPACTING STATE AND
20	CONTRACTING STATE SHALL REQUIRE THE INSURED TO PAY EVERY OTHER
$\frac{1}{21}$	COMPACTING STATE AND CONTRACTING STATE THE INDEPENDENTLY
22	PROCURED INSURANCE PREMIUM TAX ON EACH MULTI-STATE RISK THROUGH
23	THE CLEARINGHOUSE PURSUANT TO THE UNIFORM ALLOCATION FORMULA
24	ADOPTED BY THE COMMISSION.
25	13. Uniform foreign Insurer Eligibility Requirements
26	AS AUTHORIZED BY THE NRRA.
o <b>=</b>	14 A THEODIS DOLLGENIST DED NORTH
27	14. A UNIFORM POLICYHOLDER NOTICE.
00	15. Uniform treatment of Purchasing Group Surplus
28	15. UNIFORM TREATMENT OF PURCHASING GROUP SURPLUS LINES INSURANCE PLACEMENTS.
29	HINES INSUKAINUE PLAUEMENTS.
30	ARTICLE V
00	THE TELL V
31	Powers of the Commission
32	THE COMMISSION SHALL HAVE THE FOLLOWING POWERS:
0.0	1 We program Draws the complement of the complement
33	1. TO PROMULGATE RULES AND OPERATING PROCEDURES,

PURSUANT TO ARTICLE VIII OF THIS COMPACT, WHICH SHALL HAVE THE

- 1 FORCE AND EFFECT OF LAW AND SHALL BE BINDING IN THE COMPACTING
  2 STATES TO THE EXTENT AND IN THE MANNER PROVIDED IN THIS COMPACT:
- 2. TO BRING AND PROSECUTE LEGAL PROCEEDINGS OR ACTIONS
  4 IN THE NAME OF THE COMMISSION, PROVIDED THAT THE STANDING OF ANY
  5 STATE INSURANCE DEPARTMENT TO SUE OR BE SUED UNDER APPLICABLE LAW
  6 SHALL NOT BE AFFECTED:
- 7 3. TO ISSUE SUBPOENAS REQUIRING THE ATTENDANCE AND
  8 TESTIMONY OF WITNESSES AND THE PRODUCTION OF EVIDENCE, PROVIDED
  9 HOWEVER, THE COMMISSION IS NOT EMPOWERED TO DEMAND OR SUBPOENA
  10 RECORDS OR DATA FROM NON-ADMITTED INSURERS;
- 11 4. TO ESTABLISH AND MAINTAIN OFFICES INCLUDING THE
  12 CREATION OF A CLEARINGHOUSE FOR THE RECEIPT OF PREMIUM TAX AND
  13 CLEARINGHOUSE TRANSACTION DATA REGARDING NON-ADMITTED
  14 INSURANCE OF MULTI-STATE RISKS, SINGLE-STATE RISKS FOR STATES
  15 WHICH ELECT TO REQUIRE SURPLUS LINES LICENSEES TO PAY PREMIUM TAX
  16 ON SINGLE STATE RISKS THROUGH THE CLEARINGHOUSE AND TAX REPORTING
  17 FORMS;
  - 5. TO PURCHASE AND MAINTAIN INSURANCE AND BONDS;
- **6.** To borrow, accept or contract for services of 20 Personnel, including, but not limited to, employees of a Compacting State or stamping office, pursuant to an open, transparent, 22 Objective competitive process and procedure adopted by the Commission:

- 7. TO HIRE EMPLOYEES, PROFESSIONALS OR SPECIALISTS, AND ELECT OR APPOINT OFFICERS, AND TO FIX THEIR COMPENSATION, DEFINE THEIR DUTIES AND GIVE THEM APPROPRIATE AUTHORITY TO CARRY OUT THE PURPOSES OF THE COMPACT, AND DETERMINE THEIR QUALIFICATIONS, PURSUANT TO AN OPEN, TRANSPARENT, OBJECTIVE COMPETITIVE PROCESS AND PROCEDURE ADOPTED BY THE COMMISSION; AND TO ESTABLISH THE COMMISSION'S PERSONNEL POLICIES AND PROGRAMS RELATING TO CONFLICTS OF INTEREST, RATES OF COMPENSATION AND QUALIFICATIONS OF PERSONNEL, AND OTHER RELATED PERSONNEL MATTERS;
- 8. TO ACCEPT ANY AND ALL APPROPRIATE DONATIONS AND GRANTS OF MONEY, EQUIPMENT, SUPPLIES, MATERIALS AND SERVICES, AND TO RECEIVE, UTILIZE AND DISPOSE OF THE SAME; PROVIDED THAT AT ALL TIMES THE COMMISSION SHALL AVOID ANY APPEARANCE OF IMPROPRIETY AND/OR CONFLICT OF INTEREST;

**COMPACT**;

1	9. To lease, purchase, accept appropriate gifts or
2	DONATIONS OF, OR OTHERWISE TO OWN, HOLD, IMPROVE OR USE, ANY
3	PROPERTY, REAL, PERSONAL OR MIXED; PROVIDED THAT AT ALL TIMES THE
4	COMMISSION SHALL AVOID ANY APPEARANCE OF IMPROPRIETY AND/OR
5	CONFLICT OF INTEREST;
6	10. To sell convey, mortgage, pledge, lease, exchange,
7	ABANDON OR OTHERWISE DISPOSE OF ANY PROPERTY REAL, PERSONAL OR
8	<del>MIXED;</del>
0	11 We provide for may apply Diving and progenings for
9	11. TO PROVIDE FOR TAX AUDIT RULES AND PROCEDURES FOR
10	THE COMPACTING STATES WITH RESPECT TO THE ALLOCATION OF PREMIUM
11	TAXES INCLUDING:
12	A. MINIMUM AUDIT STANDARDS, INCLUDING SAMPLING
13	METHODS.
10	<del>METHODS,</del>
14	B. REVIEW OF INTERNAL CONTROLS,
11	B. WEVIEW OF INTERNAL CONTROLS,
15	C. COOPERATION AND SHARING OF AUDIT
16	RESPONSIBILITIES BETWEEN COMPACTING STATES,
17	D. HANDLING OF REFUNDS OR CREDITS DUE TO
18	OVERPAYMENTS OR IMPROPER ALLOCATION OF PREMIUM TAXES,
19	E. TAXPAYER RECORDS TO BE REVIEWED INCLUDING A
20	MINIMUM RETENTION PERIOD,
21	F. AUTHORITY OF COMPACTING STATES TO REVIEW,
22	CHALLENGE, OR RE-AUDIT TAXPAYER RECORDS.
2.0	10. The purposes courselying by Course course Course
23	12. TO ENFORCE COMPLIANCE BY COMPACTING STATES AND
24	CONTRACTING STATES WITH RULES, AND BYLAWS PURSUANT TO THE
25	AUTHORITY SET FORTH IN ARTICLE XIV;
0.0	19 To provide for dispute regalitation among Compagning
26	13. TO PROVIDE FOR DISPUTE RESOLUTION AMONG COMPACTING
27	STATES AND CONTRACTING STATES;
28	14. To advise Compacting States and Contracting States
29	ON TAX-RELATED ISSUES RELATING TO INSURERS, INSUREDS, SURPLUS LINES
30	LICENSEES, AGENTS OR BROKERS DOMICILED OR DOING BUSINESS IN
31	NON COMPACTING STATES, CONSISTENT WITH THE PURPOSES OF THIS
$o_{T}$	TON COMPANIES CONSISTENT WITH THE PURIOUS OF THE

- 1 15. TO MAKE AVAILABLE ADVICE AND TRAINING TO THOSE
  2 PERSONNEL IN STATE STAMPING OFFICES, STATE INSURANCE DEPARTMENTS
  3 OR OTHER STATE DEPARTMENTS FOR RECORD KEEPING, TAX COMPLIANCE,
  4 AND TAX ALLOCATIONS; AND TO BE A RESOURCE FOR STATE INSURANCE
  5 DEPARTMENTS AND OTHER STATE DEPARTMENTS:
- 6 TO ESTABLISH A BUDGET AND MAKE EXPENDITURES;
- 7 TO BORROW MONEY:

- 8 18. TO APPOINT AND OVERSEE COMMITTEES, INCLUDING
  9 ADVISORY COMMITTEES COMPRISED OF MEMBERS, STATE INSURANCE
  10 REGULATORS, STATE LEGISLATORS OR THEIR REPRESENTATIVES, INSURANCE
  11 INDUSTRY AND CONSUMER REPRESENTATIVES, AND SUCH OTHER INTERESTED
  12 PERSONS AS MAY BE DESIGNATED IN THIS COMPACT AND THE BYLAWS:
  - THAN SEVEN (7) NOR MORE THAN FIFTEEN (15) REPRESENTATIVES, WHICH SHALL INCLUDE OFFICERS ELECTED BY THE COMMISSION AND SUCH OTHER REPRESENTATIVES AS PROVIDED FOR HEREIN AND DETERMINED BY THE BYLAWS. REPRESENTATIVES OF THE EXECUTIVE COMMITTEE SHALL SERVE A ONE YEAR TERM. REPRESENTATIVES OF THE EXECUTIVE COMMITTEE SHALL BE ENTITLED TO ONE VOTE EACH. THE EXECUTIVE COMMITTEE SHALL HAVE THE POWER TO ACT ON BEHALF OF THE COMMISSION, WITH THE EXCEPTION OF RULEMAKING, DURING PERIODS WHEN THE COMMISSION IS NOT IN SESSION. THE EXECUTIVE COMMITTEE SHALL OVERSEE THE DAY TO DAY ACTIVITIES OF THE ADMINISTRATION OF THE COMPACT, INCLUDING THE ACTIVITIES OF THE OPERATIONS COMMITTEE CREATED UNDER THIS ARTICLE AND COMPLIANCE AND ENFORCEMENT OF THE PROVISIONS OF THE COMPACT, ITS BYLAWS, AND RULES, AND SUCH OTHER DUTIES AS PROVIDED HEREIN AND AS DEEMED NECESSARY.
  - 20. TO ESTABLISH AN OPERATIONS COMMITTEE OF NOT LESS THAN SEVEN (7) AND NOT MORE THAN FIFTEEN (15) REPRESENTATIVES TO PROVIDE ANALYSIS, ADVICE, DETERMINATIONS AND RECOMMENDATIONS REGARDING TECHNOLOGY, SOFTWARE, AND SYSTEMS INTEGRATION TO BE ACQUIRED BY THE COMMISSION AND TO PROVIDE ANALYSIS, ADVICE, DETERMINATIONS AND RECOMMENDATIONS REGARDING THE ESTABLISHMENT OF MANDATORY RULES TO BE ADOPTED TO BE BY THE COMMISSION.
  - 21. TO ENTER INTO CONTRACTS WITH CONTRACTING STATES SO
    THAT CONTRACTING STATES CAN UTILIZE THE SERVICES OF AND FULLY

1	PARTICIPATE IN THE CLEARINGHOUSE SUBJECT TO THE TERMS AND
2	CONDITIONS SET FORTH IN SUCH CONTRACTS;
3	22. To adopt and use a corporate seal; and
4	23. TO PERFORM SUCH OTHER FUNCTIONS AS MAY BE
5	NECESSARY OR APPROPRIATE TO ACHIEVE THE PURPOSES OF THIS COMPACT
6	CONSISTENT WITH THE STATE REGULATION OF THE BUSINESS OF INSURANCE.
7	ARTICLE VI
8	Organization of the Commission
9	1. Membership, Voting and Bylaws
10	A. EACH COMPACTING STATE SHALL HAVE AND BE
11	LIMITED TO ONE MEMBER. EACH STATE SHALL DETERMINE THE
12	QUALIFICATIONS AND THE METHOD BY WHICH IT SELECTS A MEMBER AND SET
13	FORTH THE SELECTION PROCESS IN THE ENABLING PROVISION OF THE
14	LEGISLATION WHICH ENACTS THIS COMPACT. IN THE ABSENCE OF SUCH A
15	PROVISION THE MEMBER SHALL BE APPOINTED BY THE GOVERNOR OF SUCH
16	COMPACTING STATE. ANY MEMBER MAY BE REMOVED OR SUSPENDED FROM
17	OFFICE AS PROVIDED BY THE LAW OF THE STATE FROM WHICH HE OR SHE
18	SHALL BE APPOINTED. ANY VACANCY OCCURRING IN THE COMMISSION SHALL
19	BE FILLED IN ACCORDANCE WITH THE LAWS OF THE COMPACTING STATE
20	WHEREIN THE VACANCY EXISTS.
21	B. EACH MEMBER SHALL BE ENTITLED TO ONE (1) VOTE
22	AND SHALL OTHERWISE HAVE AN OPPORTUNITY TO PARTICIPATE IN THE
23	GOVERNANCE OF THE COMMISSION IN ACCORDANCE WITH THE BYLAWS.
24	C. THE COMMISSION SHALL, BY A MAJORITY VOTE OF THE
25	MEMBERS, PRESCRIBE BYLAWS TO GOVERN ITS CONDUCT AS MAY BE
26	NECESSARY OR APPROPRIATE TO CARRY OUT THE PURPOSES AND EXERCISE
27	THE POWERS OF THE COMPACT INCLUDING, BUT NOT LIMITED TO:
28	1. ESTABLISHING THE FISCAL YEAR OF THE
29	COMMISSION;
30	H. PROVIDING REASONABLE PROCEDURES FOR
31	HOLDING MEETINGS OF THE COMMISSION, THE EXECUTIVE COMMITTEE, AND
32	THE OPERATIONS COMMITTEE;

PROCEDURES: (I) FOR THE ESTABLISHMENT AND MEETINGS OF COMMITTEES, AND (II) GOVERNING ANY GENERAL OR SPECIFIC DELEGATION OF ANY AUTHORITY OR FUNCTION OF THE COMMISSION;  DV. PROVIDING REASONABLE PROCEDURES FOR CALLING AND CONVENIENT OF THE COMMISSION THAT CONSIST OF A MAJORITY OF COMMISSION MEETINGS OF THE COMMISSION THAT CONSIST OF A MAJORITY OF COMMISSION MEETING AND PROVIDING FOR THE RIGHT OF CITIZENS TO ATTEND EACH SUCH MEETING WITH ENUMERATED EXCEPTIONS DESIGNED TO PROTECT THE PUBLIC'S INTEREST, THE PRIVACY OF INDIVIDUALS, AND INSURERS' AND SURPLUS LINES LICENSEES' PROPRIETARY INFORMATION, INCLUDING TRADE SECRETS. THE COMMISSION MAY MEET IN CAMERA ONLY AFTER A MAJORITY OF THE ENTIRE MEMBERSHIP VOTES TO CLOSE A MEETING IN TOTO OR IN PART, AS SOON AS PRACTICABLE, THE COMMISSION MUST MAKE PUBLIC: (I) A COPY OF THE VOTE TO CLOSE THE MEETING REVEALING THE VOTE OF EACH MEMBER WITH NO PROXY VOTES ALLOWED, AND (II) VOTES TAKEN DURING SUCH MEETING;  W. ESTABLISHING THE TITLES, DUTIES AND PROGRAMS OF THE COMMISSION, NOTWITHSTANDING ANY CIVIL SERVICE OR OTHER SMILLAR LAWS OF ANY COMPACTING STATE, THE BYLAWS SHALL EXCLUSIVELY GOVERN THE PERSONNEL POLICIES AND PROGRAMS OF THE COMMISSION, NOTWITHSTANDING ANY CIVIL SERVICE OR OTHER SMILLAR LAWS OF ANY COMPACTING STATE, THE BYLAWS SHALL EXCLUSIVELY GOVERN THE PERSONNEL POLICIES AND PROGRAMS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND OBLIGATIONS;  D. THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A CONVENIENT FORM AND FILE A COPY THEREOF AND A COPY OF ANY CONVENIENT FORM AND FILE A COPY THEREOF AND A COPY OF ANY CONVENIENT FORM AND FILE A COPY THEREOF AND A COPY OF ANY CONVENIENT FORM AND FILE A COPY THEREOF AND A COPY OF ANY	1	HI. PROVIDING REASONABLE STANDARDS AND
AND (II) GOVERNING ANY GENERAL OR SPECIFIC DELEGATION OF ANY AUTHORITY OR FUNCTION OF THE COMMISSION;  IV. PROVIDING REASONABLE PROCEDURES FOR CALLING AND CONDUCTING MEETINGS OF THE COMMISSION THAT CONSIST OF A MAJORITY OF COMMISSION MEMBERS, ENSURING REASONABLE ADVANCE SOFTICE OF EACH SUCH MEETING AND PROVIDING FOR THE RIGHT OF CITIZENS TO ATTEND EACH SUCH MEETING WITH ENUMERATED EXCEPTIONS DESIGNED TO PROTECT THE PUBLIC'S INTEREST, THE PRIVACY OF INDIVIDUALS, AND INSURERS' AND SURPLUS LINES LICENSEES' PROPRIETARY INFORMATION, INCLUDING TRADE SECRETS. THE COMMISSION MAY MEET IN CAMERA ONLY AFTER A MAJORITY OF THE ENTIRE MEMBERSHIP VOTES TO CLOSE A MEETING IN TOTO OR IN PART. AS SOON AS PRACTICABLE, THE COMMISSION MUST MAKE PUBLIC: (1) A COPY OF THE VOTE TO CLOSE THE MEETING REVEALING THE VOTE OF EACH MEMBER WITH NO PROXY VOTES ALLOWED, AND (II) VOTES TAKEN DURING SUCH MEETING:  ** ESTABLISHING THE TITLES, DUTIES AND AUTHORITY AND REASONABLE PROCEDURES FOR THE ELECTION OF THE OFFICERS OF THE COMMISSION, NOTWITHSTANDING ANY CIVIL SERVICE OR OTHER SHAILAR LAWS OF ANY COMPACTING STATE, THE BYLAWS SHALL EXCLUSIVELY GOVERN THE PERSONNEL POLICIES AND PROGRAMS OF THE COMMISSION;  **VII.** PROVIDING A MECHANISM FOR WINDING UP THE OPERATIONS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEDTS AND OPERATIONS;  **D.** THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A OPERATIONS;		
AUTHORITY OR FUNCTION OF THE COMMISSION;  IV. PROVIDING REASONABLE PROCEDURES FOR CALLING AND CONDUCTING MEETINGS OF THE COMMISSION THAT CONSIST OF A MAJORITY OF COMMISSION MEMBERS, ENSURING REASONABLE ADVANCE NOTICE OF EACH SUCH MEETING AND PROVIDING FOR THE RIGHT OF CITIZENS TO ATTEND EACH SUCH MEETING WITH ENUMERATED EXCEPTIONS DESIGNED TO PROTECT THE PUBLIC'S INTEREST, THE PRIVACY OF INDIVIDUALS, AND INSURERS' AND SURPLUS LINES LICENSEES' PROPRIETARY INFORMATION, INCLUDING TRADE SECRETS. THE COMMISSION MAY MEET IN CAMERA ONLY AFTER A MAJORITY OF THE ENTINE MEMBERSHIP VOTES TO CLOSE A MEETING.  IN TOTO OR IN PART. AS SOON AS PRACTICABLE, THE COMMISSION MUST MAKE PUBLIC: (I) A COPY OF THE VOTE TO CLOSE THE MEETING REVEALING THE VOTE OF EACH MEMBER WITH NO PROXY VOTES ALLOWED, AND (II) VOTES TAKEN DURING SUCH MEETING;  W. ESTABLISHING THE TITLES, DUTIES AND OFFICERS OF THE COMMISSION.  YI. PROVIDING REASONABLE STANDARDS AND PROCEDURES FOR THE ELECTION OF THE OTHER SIMILAR LAWS OF ANY COMPACTING STATE, THE BYLAWS SHALL EXCLUSIVELY GOVERN THE PERSONNEL POLICIES AND PROGRAMS OF THE COMMISSION. NOTWITHISTANDING ANY CIVIL SERVICE OR OTHER SIMILAR LAWS OF ANY COMPACTING STATE, THE BYLAWS SHALL EXCLUSIVELY GOVERN THE PERSONNEL POLICIES AND PROGRAMS OF THE COMMISSION. NOTWITHESTANDING ANY CIVIL SERVICE OR OTHER SIMILAR LAWS OF ANY COMPACTING STATE, THE BYLAWS SHALL EXCLUSIVELY GOVERN THE PERSONNEL POLICIES AND PROGRAMS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEDTE AND OBLIGATIONS;  D. THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A OBLIGATIONS;		
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OTHER SIMILAR LAWS OF ANY COMPACTING STATE, THE BYLAWS SHALL EXCLUSIVELY GOVERN THE PERSONNEL POLICIES AND PROGRAMS OF THE COMMISSION;  VII. PROMULGATING A CODE OF ETHICS TO ADDRESS PERMISSIBLE AND PROHIBITED ACTIVITIES OF COMMISSION MEMBERS AND EMPLOYEES;  VIII. PROVIDING A MECHANISM FOR WINDING UP THE OPERATIONS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND OBLIGATIONS;  THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A	22	PROCEDURES FOR THE ESTABLISHMENT OF THE PERSONNEL POLICIES AND
25 EXCLUSIVELY GOVERN THE PERSONNEL POLICIES AND PROGRAMS OF THE 26 COMMISSION;  27 VII. PROMULGATING A CODE OF ETHICS TO ADDRESS 28 PERMISSIBLE AND PROHIBITED ACTIVITIES OF COMMISSION MEMBERS AND 29 EMPLOYEES;  30 VIII. PROVIDING A MECHANISM FOR WINDING UP THE 31 OPERATIONS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY 32 SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT 33 AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND 34 OBLIGATIONS;  35 THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A	23	PROGRAMS OF THE COMMISSION. NOTWITHSTANDING ANY CIVIL SERVICE OR
27 VII. PROMULGATING A CODE OF ETHICS TO ADDRESS 28 PERMISSIBLE AND PROHIBITED ACTIVITIES OF COMMISSION MEMBERS AND 29 EMPLOYEES; 30 VIII. PROVIDING A MECHANISM FOR WINDING UP THE 31 OPERATIONS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY 32 SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT 33 AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND 34 OBLIGATIONS; 35 THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A	24	OTHER SIMILAR LAWS OF ANY COMPACTING STATE, THE BYLAWS SHALL
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PERMISSIBLE AND PROHIBITED ACTIVITIES OF COMMISSION MEMBERS AND EMPLOYEES;  WIII. PROVIDING A MECHANISM FOR WINDING UP THE OPERATIONS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND OBLIGATIONS;  THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A	27	VII. PROMILICATING A CODE OF ETHICS TO ADDRESS
29 EMPLOYEES;  30 VIII. PROVIDING A MECHANISM FOR WINDING UP THE 31 OPERATIONS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY 32 SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND OBLIGATIONS;  35 THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A		
30 31 PROVIDING A MECHANISM FOR WINDING UP THE 31 OPERATIONS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY 32 SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT 33 AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND 34 OBLIGATIONS; 35 THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A		
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32 SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT 33 AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND 34 OBLIGATIONS; 35 THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A	30	VIII. PROVIDING A MECHANISM FOR WINDING UP THE
33 AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND 34 OBLIGATIONS; 35 D. THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A	31	OPERATIONS OF THE COMMISSION AND THE EQUITABLE DISPOSITION OF ANY
34 <del>OBLIGATIONS;</del> 35 <del>D.</del> THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A	32	SURPLUS FUNDS THAT MAY EXIST AFTER THE TERMINATION OF THE COMPACT
35 THE COMMISSION SHALL PUBLISH ITS BYLAWS IN A	33	AFTER THE PAYMENT AND/OR RESERVING OF ALL OF ITS DEBTS AND
	34	OBLIGATIONS;
	35	D. THE COMMISSION SHALL DURINGH ITS RVI AWS IN A

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OF THE COMPACTING STATES.

1	2. EXECUTIVE COMMITTEE, PERSONNEL AND CHAIRPERSON
2	A. AN EXECUTIVE COMMITTEE OF THE COMMISSION
3	("Executive Committee") shall be established. All actions, of the
4	EXECUTIVE COMMITTEE, INCLUDING COMPLIANCE AND ENFORCEMENT ARE
5	SUBJECT TO THE REVIEW AND RATIFICATION OF THE COMMISSION AS
6	PROVIDED IN THE BYLAWS.
7	THE EXECUTIVE COMMITTEE SHALL HAVE NO MORE THAN
8	FIFTEEN (15) REPRESENTATIVES, OR ONE FOR EACH STATE IF THERE ARE LESS
9	THAN FIFTEEN (15) COMPACTING STATES, WHO SHALL SERVE FOR A TERM AND
10	BE ESTABLISHED IN ACCORDANCE WITH THE BYLAWS.
11	B. THE EXECUTIVE COMMITTEE SHALL HAVE SUCH
12	AUTHORITY AND DUTIES AS MAY BE SET FORTH IN THE BYLAWS, INCLUDING
13	BUT NOT LIMITED TO:
14	H. MANAGING THE AFFAIRS OF THE COMMISSION IN
15	A MANNER CONSISTENT WITH THE BYLAWS AND PURPOSES OF THE
16	COMMISSION;
17	H. ESTABLISHING AND OVERSEEING AN
18	ORGANIZATIONAL STRUCTURE WITHIN, AND APPROPRIATE PROCEDURES FOR
19	THE COMMISSION TO PROVIDE FOR THE CREATION OF RULES AND OPERATING
20	<del>PROCEDURES.</del>
21	III. Overseeing the offices of the Commission
22	AND
23	IV. PLANNING, IMPLEMENTING, AND COORDINATING
24	COMMUNICATIONS AND ACTIVITIES WITH OTHER STATE, FEDERAL AND LOCAL
25	GOVERNMENT ORGANIZATIONS IN ORDER TO ADVANCE THE GOALS OF THE
26	Commission.
27	C. THE COMMISSION SHALL ANNUALLY ELECT OFFICERS
28	FROM THE EXECUTIVE COMMITTEE, WITH EACH HAVING SUCH AUTHORITY AND
29	<del>DUTIES, AS MAY BE SPECIFIED IN THE BYLAWS.</del>
30	D. THE EXECUTIVE COMMITTEE MAY, SUBJECT TO THE
31	APPROVAL OF THE COMMISSION, APPOINT OR RETAIN AN EXECUTIVE DIRECTOR
32	FOR SUCH PERIOD, UPON SUCH TERMS AND CONDITIONS AND FOR SUCH
33	COMPENSATION AS THE COMMISSION MAY DEEM APPROPRIATE. THE
34	EXECUTIVE DIRECTOR SHALL SERVE AS SECRETARY TO THE COMMISSION, BUT

1 SHALL NOT BE A MEMBER OF THE COMMISSION. THE EXECUTIVE DIRECTOR

SHALL HIRE AND SUPERVISE SUCH OTHER PERSONS AS MAY BE AUTHORIZED BY

3 THE COMMISSION.

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## 3. OPERATIONS COMMITTEE

5 AN OPERATIONS COMMITTEE SHALL BE ESTABLISHED. ALL ACTIONS OF THE OPERATIONS COMMITTEE ARE SUBJECT TO THE REVIEW 6 AND OVERSIGHT OF THE COMMISSION AND THE EXECUTIVE COMMITTEE AND 7 MUST BE APPROVED BY THE COMMISSION. THE EXECUTIVE COMMITTEE WILL 8 9 ACCEPT THE DETERMINATIONS AND RECOMMENDATIONS OF THE OPERATIONS COMMITTEE UNLESS GOOD CAUSE IS SHOWN WHY SUCH DETERMINATIONS AND 10 11 RECOMMENDATIONS SHOULD NOT BE APPROVED. ANY DISPUTES AS TO 12 WHETHER GOOD CAUSE EXISTS TO REJECT ANY DETERMINATION OR RECOMMENDATION OF THE OPERATIONS COMMITTEE SHALL BE RESOLVED BY 13 14 THE MAJORITY VOTE OF THE COMMISSION.

THE OPERATIONS COMMITTEE SHALL HAVE NO MORE THAN FIFTEEN (15) REPRESENTATIVES OR ONE FOR EACH STATE IF THERE ARE LESS THAN FIFTEEN (15) COMPACTING STATES, WHO SHALL SERVE FOR A TERM AND SHALL BE ESTABLISHED AS SET FORTH IN THE BYLAWS.

19 The Operations Committee shall have responsibility

20 **FOR:** 

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- 21 EVALUATING TECHNOLOGY REQUIREMENTS FOR
  22 THE CLEARINGHOUSE, ASSESSING EXISTING SYSTEMS USED BY STATE
  23 REGULATORY AGENCIES AND STATE STAMPING OFFICES TO MAXIMIZE THE
  24 EFFICIENCY AND SUCCESSFUL INTEGRATION OF THE CLEARINGHOUSE
  25 TECHNOLOGY SYSTEMS WITH STATE AND STATE STAMPING OFFICE
  26 TECHNOLOGY PLATFORMS AND TO MINIMIZE COSTS TO THE STATES, STATE
  27 STAMPING OFFICES AND THE CLEARINGHOUSE.
- 28 H. MAKING RECOMMENDATIONS TO THE EXECUTIVE
  29 COMMITTEE BASED ON ITS ANALYSIS AND DETERMINATION OF THE
  30 CLEARINGHOUSE TECHNOLOGY REQUIREMENTS AND COMPATIBILITY WITH
  31 EXISTING STATE AND STATE STAMPING OFFICE SYSTEMS.
- 32 HI. EVALUATING THE MOST SUITABLE PROPOSALS
  33 FOR ADOPTION AS MANDATORY RULES, ASSESSING SUCH PROPOSALS FOR EASE
  34 OF INTEGRATION BY STATES, AND LIKELIHOOD OF SUCCESSFUL
  35 IMPLEMENTATION AND TO REPORT TO THE EXECUTIVE COMMITTEE ITS
  36 DETERMINATIONS AND RECOMMENDATIONS.

1	IV. Such other duties and responsibilities as			
2	ARE DELEGATED TO IT BY THE BYLAWS, THE EXECUTIVE COMMITTEE OR THE			
3	COMMISSION.			
4	B. ALL REPRESENTATIVES OF THE OPERATIONS			
5	COMMITTEE SHALL BE INDIVIDUALS WHO HAVE EXTENSIVE EXPERIENCE			
6	AND/OR EMPLOYMENT IN THE SURPLUS LINES INSURANCE BUSINESS			
7	INCLUDING BUT NOT LIMITED TO EXECUTIVES AND ATTORNEYS EMPLOYED BY			
8	SURPLUS LINE INSURERS, SURPLUS LINE LICENSEES, LAW FIRMS, STATE			
9	Insurance Departments and/or State stamping offices. Operations			
10	COMMITTEE REPRESENTATIVES FROM COMPACTING STATES WHICH UTILIZE			
11	THE SERVICES OF A STATE STAMPING OFFICE MUST APPOINT THE CHIEF			
12	OPERATING OFFICER OR A SENIOR MANAGER OF THE STATE STAMPING OFFICE			
13	TO THE OPERATIONS COMMITTEE.			
14	4. LEGISLATIVE AND ADVISORY COMMITTEES			
15	A. A LEGISLATIVE COMMITTEE COMPRISED OF STATE			
16	LEGISLATORS OR THEIR DESIGNEES SHALL BE ESTABLISHED TO MONITOR THE			
17	OPERATIONS OF AND MAKE RECOMMENDATIONS TO, THE COMMISSION,			
18	INCLUDING THE EXECUTIVE COMMITTEE; PROVIDED THAT THE MANNER OF			
19	SELECTION AND TERM OF ANY LEGISLATIVE COMMITTEE MEMBER SHALL BE AS			
20	SET FORTH IN THE BYLAWS. PRIOR TO THE ADOPTION BY THE COMMISSION OF			
21	ANY UNIFORM STANDARD, REVISION TO THE BYLAWS, ANNUAL BUDGET OR			
22	OTHER SIGNIFICANT MATTER AS MAY BE PROVIDED IN THE BYLAWS, THE			
23	EXECUTIVE COMMITTEE SHALL CONSULT WITH AND REPORT TO THE			
24	LEGISLATIVE COMMITTEE.			
25	B. THE COMMISSION MAY ESTABLISH ADDITIONAL			
26	ADVISORY COMMITTEES AS ITS BYLAWS MAY PROVIDE FOR THE CARRYING OUT			
27	OF ITS FUNCTIONS.			
28	5. CORPORATE RECORDS OF THE COMMISSION			
29	THE COMMISSION SHALL MAINTAIN ITS CORPORATE BOOKS			
30	AND RECORDS IN ACCORDANCE WITH THE BYLAWS.			
31	6. Qualified Immunity, Defense and Indemnification			
32	A. THE MEMBERS, OFFICERS, EXECUTIVE DIRECTOR,			
33	EMPLOYEES AND REPRESENTATIVES OF THE COMMISSION, THE EXECUTIVE			
34	COMMITTEE AND ANY OTHER COMMITTEE OF THE COMMISSION SHALL BE			
35	IMMUNE FROM SUIT AND LIABILITY, EITHER PERSONALLY OR IN THEIR			

OFFICIAL CAPACITY, FOR ANY CLAIM FOR DAMAGE TO OR LOSS OF PROPERTY

OR PERSONAL INJURY OR OTHER CIVIL LIABILITY CAUSED BY OR ARISING OUT OF ANY ACTUAL OR ALLEGED ACT, ERROR OR OMISSION THAT OCCURRED, OR THAT THE PERSON AGAINST WHOM THE CLAIM IS MADE HAD A REASONABLE BASIS FOR BELIEVING OCCURRED WITHIN THE SCOPE OF COMMISSION EMPLOYMENT, DUTIES OR RESPONSIBILITIES: PROVIDED THAT NOTHING IN THIS PARAGRAPH SHALL BE CONSTRUED TO PROTECT ANY SUCH PERSON FROM SUIT AND/OR LIABILITY FOR ANY DAMAGE, LOSS, INJURY OR LIABILITY CAUSED BY THE INTENTIONAL OR WILLFUL OR WANTON MISCONDUCT OF THAT PERSON.

B. THE COMMISSION SHALL DEFEND ANY MEMBER, OFFICER, EXECUTIVE DIRECTOR, EMPLOYEE OR REPRESENTATIVE OF THE COMMISSION, THE EXECUTIVE COMMITTEE OR ANY OTHER COMMITTEE OF THE COMMISSION IN ANY CIVIL ACTION SEEKING TO IMPOSE LIABILITY ARISING OUT OF ANY ACTUAL OR ALLEGED ACT, ERROR OR OMISSION THAT OCCURRED WITHIN THE SCOPE OF COMMISSION EMPLOYMENT, DUTIES OR RESPONSIBILITIES, OR THAT THE PERSON AGAINST WHOM THE CLAIM IS MADE HAD A REASONABLE BASIS FOR BELIEVING OCCURRED WITHIN THE SCOPE OF COMMISSION EMPLOYMENT, DUTIES OR RESPONSIBILITIES; PROVIDED THAT NOTHING HEREIN SHALL BE CONSTRUED TO PROHIBIT THAT PERSON FROM RETAINING HIS OR HER OWN COUNSEL; AND PROVIDED FURTHER, THAT THE ACTUAL OR ALLEGED ACT ERROR OR OMISSION DID NOT RESULT FROM THAT PERSON'S INTENTIONAL OR WILLFUL OR WANTON MISCONDUCT.

C. THE COMMISSION SHALL INDEMNIFY AND HOLD HARMLESS ANY MEMBER, OFFICER, EXECUTIVE DIRECTOR, EMPLOYEE OR REPRESENTATIVE OF THE COMMISSION, EXECUTIVE COMMITTEE OR ANY OTHER COMMITTEE OF THE COMMISSION FOR THE AMOUNT OF ANY SETTLEMENT OR JUDGMENT OBTAINED AGAINST THAT PERSON ARISING OUT OF ANY ACTUAL OR ALLEGED ACT, ERROR OR OMISSION THAT OCCURRED WITHIN THE SCOPE OF COMMISSION EMPLOYMENT, DUTIES OR RESPONSIBILITIES, OR WITHIN THE SCOPE OF COMMISSION EMPLOYMENT, DUTIES OR RESPONSIBILITIES, PROVIDED THAT THE ACTUAL OR ALLEGED ACT, ERROR OR OMISSION DID NOT RESULT FROM THE INTENTIONAL OR WILLFUL OR WANTON MISCONDUCT OF THAT PERSON.

34 ARTICLE VII

#### MEETINGS AND ACTS OF THE COMMISSION

1. THE COMMISSION SHALL MEET AND TAKE SUCH ACTIONS AS ARE CONSISTENT WITH THE PROVISIONS OF THIS COMPACT AND THE BYLAWS.

1	2. EACH MEMBER OF THE COMMISSION SHALL HAVE THE RIGHT
2	AND POWER TO CAST A VOTE TO WHICH THAT COMPACTING STATE IS ENTITLED
3	AND TO PARTICIPATE IN THE BUSINESS AND AFFAIRS OF THE COMMISSION. A
4	MEMBER SHALL VOTE IN PERSON OR BY SUCH OTHER MEANS AS PROVIDED IN
5	THE BYLAWS. THE BYLAWS MAY PROVIDE FOR MEMBERS' PARTICIPATION IN
6	MEETINGS BY TELEPHONE OR OTHER MEANS OF COMMUNICATION.
7	3. THE COMMISSION SHALL MEET AT LEAST ONCE DURING EACH
8	CALENDAR YEAR. ADDITIONAL MEETINGS SHALL BE HELD AS SET FORTH IN THE
9	BYLAWS.
10	4. Public notice shall be given of all meetings and all
11	MEETINGS SHALL BE OPEN TO THE PUBLIC, EXCEPT AS SET FORTH IN THE
12	Rules or otherwise provided in the Compact.
13	5. THE COMMISSION SHALL PROMULGATE RULES CONCERNING
14	ITS MEETINGS CONSISTENT WITH THE PRINCIPLES CONTAINED IN THE
15	"GOVERNMENT IN THE SUNSHINE ACT," 5 U.S.C., SECTION 552B, AS MAY BE
16	AMENDED.
17	6. THE COMMISSION AND ITS COMMITTEES MAY CLOSE A
18	MEETING, OR PORTION THEREOF, WHERE IT DETERMINES BY MAJORITY VOTE
19	THAT AN OPEN MEETING WOULD BE LIKELY TO:
20	A. RELATE SOLELY TO THE COMMISSION'S INTERNAL
21	PERSONNEL PRACTICES AND PROCEDURES;
22	
22	B. DISCLOSE MATTERS SPECIFICALLY EXEMPTED FROM
23	DISCLOSURE BY FEDERAL AND STATE STATUTE;
0.4	C DISCLOSE TRADE SECRETS OF COMMERCIAL OR
24	C. DISCLOSE TRADE SECRETS OR COMMERCIAL OR
25	FINANCIAL INFORMATION WHICH IS PRIVILEGED OR CONFIDENTIAL;
26	D. INVOLVE ACCUSING A PERSON OF A CRIME, OR
27	•
41	FORMALLY CENSURING A PERSON;
28	E. DISCLOSE INFORMATION OF A PERSONAL NATURE
29	WHERE DISCLOSURE WOULD CONSTITUTE A CLEARLY UNWARRANTED INVASION
30	OF PERSONAL PRIVACY;
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31	F. DISCLOSE INVESTIGATIVE RECORDS COMPILED FOR
32	LAW ENFORCEMENT PURPOSES;
	<b>,</b>

- 1 G. SPECIFICALLY RELATE TO THE COMMISSION'S
  2 ISSUANCE OF A SUBPOENA, OR ITS PARTICIPATION IN A CIVIL ACTION OR OTHER
  3 LEGAL PROCEEDING.
  - 7. FOR A MEETING, OR PORTION OF A MEETING, CLOSED PURSUANT TO THIS PROVISION, THE COMMISSION'S LEGAL COUNSEL OR DESIGNEE SHALL CERTIFY THAT THE MEETING MAY BE CLOSED AND SHALL REFERENCE EACH RELEVANT EXEMPTIVE PROVISION. THE COMMISSION SHALL KEEP MINUTES WHICH SHALL FULLY AND CLEARLY DESCRIBE ALL MATTERS DISCUSSED IN A MEETING AND SHALL PROVIDE A FULL AND ACCURATE SUMMARY OF ACTIONS TAKEN, AND THE REASONS THEREFORE, INCLUDING A DESCRIPTION OF THE VIEWS EXPRESSED AND THE RECORD OF A ROLL CALL VOTE. ALL DOCUMENTS CONSIDERED IN CONNECTION WITH AN ACTION SHALL BE IDENTIFIED IN SUCH MINUTES. ALL MINUTES AND DOCUMENTS OF A CLOSED MEETING SHALL REMAIN UNDER SEAL, SUBJECT TO RELEASE BY A MAJORITY VOTE OF THE COMMISSION.

16 ARTICLE VIII

# 17 Rules and Operating Procedures: Rulemaking Functions of the Commission

# RULEMAKING FUNCTIONS OF THE COMMISSION:

- 21 PROMULGATE REASONABLE RULES IN ORDER TO EFFECTIVELY AND
  22 EFFICIENTLY ACHIEVE THE PURPOSES OF THIS COMPACT. NOTWITHSTANDING
  23 THE FOREGOING, IN THE EVENT THE COMMISSION EXERCISES ITS RULEMAKING
  24 AUTHORITY IN A MANNER THAT IS BEYOND THE SCOPE OF THE PURPOSES OF
  25 THIS ACT, OR THE POWERS GRANTED HEREUNDER, THEN SUCH AN ACTION BY
  26 THE COMMISSION SHALL BE INVALID AND HAVE NO FORCE OR EFFECT.
- **2.** RULEMAKING PROCEDURE.—RULES SHALL BE MADE
  28 PURSUANT TO A RULEMAKING PROCESS THAT SUBSTANTIALLY CONFORMS TO
  29 THE "MODEL STATE ADMINISTRATIVE PROCEDURE ACT," OF 1981 ACT,
  30 UNIFORM LAWS ANNOTATED, Vol. 15, P.1 (2000) AS AMENDED, AS MAY BE
  31 APPROPRIATE TO THE OPERATIONS OF THE COMMISSION.
- **3.** EFFECTIVE DATE ALL RULES AND AMENDMENTS, THERETO,
  33 SHALL BECOME EFFECTIVE AS OF THE DATE SPECIFIED IN EACH RULE,
  34 OPERATING PROCEDURE OR AMENDMENT.
- 35 4. Not later than thirty (30) days after a Rule is 36 promulgated, any person may file a petition for judicial review of

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1 THE RULE; PROVIDED THAT THE FILING OF SUCH A PETITION SHALL NOT STAY

- 2 OR OTHERWISE PREVENT THE RULE FROM BECOMING EFFECTIVE UNLESS THE
- 3 COURT FINDS THAT THE PETITIONER HAS A SUBSTANTIAL LIKELIHOOD OF
- 4 SUCCESS. THE COURT SHALL GIVE DEFERENCE TO THE ACTIONS OF THE
- 5 COMMISSION CONSISTENT WITH APPLICABLE LAW AND SHALL NOT FIND THE
- 6 Rule to be unlawful if the Rule represents a reasonable exercise
- 7 OF THE COMMISSION'S AUTHORITY.

8 ARTICLE IX

# COMMISSION RECORDS AND ENFORCEMENT

- COMMISSION SHALL PROMULGATE RULES 1 ESTABLISHING CONDITIONS AND PROCEDURES FOR PUBLIC INSPECTION AND COPYING OF ITS INFORMATION AND OFFICIAL RECORDS, EXCEPT SUCH INFORMATION AND RECORDS INVOLVING THE PRIVACY OF INDIVIDUALS, INSURERS. INSUREDS OR SURPLUS LINES LICENSEE TRADE SECRETS. STATE TRANSACTION DOCUMENTATION AND CLEARINGHOUSE TRANSACTION DATA COLLECTED BY THE CLEARINGHOUSE SHALL BE USED FOR ONLY THOSE PURPOSES EXPRESSED IN OR REASONABLY IMPLIED UNDER THE PROVISIONS OF THIS COMPACT AND THE COMMISSION SHALL AFFORD THIS DATA THE BROADEST PROTECTIONS AS PERMITTED BY ANY APPLICABLE LAW FOR PROPRIETARY INFORMATION, TRADE SECRETS OR PERSONAL DATA, THE COMMISSION MAY PROMULGATE ADDITIONAL RULES UNDER WHICH IT MAY MAKE AVAILABLE TO FEDERAL AND STATE AGENCIES, INCLUDING LAW ENFORCEMENT AGENCIES. RECORDS AND INFORMATION OTHERWISE EXEMPT FROM DISCLOSURE, AND MAY ENTER INTO ACREEMENTS WITH SUCH AGENCIES TO RECEIVE OR EXCHANGE INFORMATION OR RECORDS SUBJECT TO NONDISCLOSURE AND CONFIDENTIALITY PROVISIONS.
- EXCEPT AS TO PRIVILEGED RECORDS, DATA AND 27 9 INFORMATION. THE LAWS OF ANY COMPACTING STATE PERTAINING TO 28 29 CONFIDENTIALITY OR NONDISCLOSURE SHALL NOT RELIEVE ANY COMPACTING 30 STATE MEMBER OF THE DUTY TO DISCLOSE ANY RELEVANT RECORDS. DATA OR 31 INFORMATION TO THE COMMISSION: PROVIDED THAT DISCLOSURE TO THE COMMISSION SHALL NOT BE DEEMED TO WAIVE OR OTHERWISE AFFECT ANY 32 33 CONFIDENTIALITY REQUIREMENT, AND FURTHER PROVIDED THAT, EXCEPT AS 34 OTHERWISE EXPRESSLY PROVIDED IN THIS ACT. THE COMMISSION SHALL NOT 35 BE SUBJECT TO THE COMPACTING STATE'S LAWS PERTAINING TO 36 CONFIDENTIALITY AND NONDISCLOSURE WITH RESPECT TO RECORDS. DATA 37 AND INFORMATION IN ITS POSSESSION. CONFIDENTIAL INFORMATION OF THE COMMISSION SHALL REMAIN CONFIDENTIAL AFTER SUCH INFORMATION IS 38 PROVIDED TO ANY MEMBER, AND THE COMMISSION SHALL MAINTAIN THE 39

1	CONFIDENTIALITY OF ANY INFORMATION PROVIDED BY A MEMBER THAT IS
2	CONFIDENTIAL UNDER THAT MEMBER'S STATE LAW.
3	3. The Commission shall monitor Compacting States
4	FOR COMPLIANCE WITH DULY ADOPTED BYLAWS AND RULES. THE
5	COMMISSION SHALL NOTIFY ANY NON-COMPLYING COMPACTING STATE IN
6	WRITING OF ITS NONCOMPLIANCE WITH COMMISSION BYLAWS OR RULES. IF A
7	NON-COMPLYING COMPACTING STATE FAILS TO REMEDY ITS NONCOMPLIANCE
8	WITHIN THE TIME SPECIFIED IN THE NOTICE OF NONCOMPLIANCE, THE
9	COMPACTING STATE SHALL BE DEEMED TO BE IN DEFAULT AS SET FORTH IN
10	ARTICLE XIV.
11	ARTICLE X
12	DISPUTE RESOLUTION
13	1. Before a Member may bring an action in a court of
14	COMPETENT JURISDICTION FOR VIOLATION OF ANY PROVISION, STANDARD OR
15	REQUIREMENT OF THE COMPACT, THE COMMISSION SHALL ATTEMPT, UPON
16	THE REQUEST OF A MEMBER, TO RESOLVE ANY DISPUTES OR OTHER ISSUES
17	THAT ARE SUBJECT TO THIS COMPACT AND WHICH MAY ARISE BETWEEN TWO
18	OR MORE COMPACTING STATES, CONTRACTING STATES OR NON-COMPACTING
19	STATES, AND THE COMMISSION SHALL PROMULGATE A RULE PROVIDING
20	ALTERNATIVE DISPUTE RESOLUTION PROCEDURES FOR SUCH DISPUTES.
21	2. The Commission shall also provide alternative
22	DISPUTE RESOLUTION PROCEDURES TO RESOLVE ANY DISPUTES BETWEEN
23	INSUREDS OR SURPLUS LINES LICENSEES CONCERNING A TAX CALCULATION
24	OR ALLOCATION OR RELATED ISSUES WHICH ARE THE SUBJECT OF THIS
25	COMPACT.
26	3. ANY ALTERNATIVE DISPUTE RESOLUTION PROCEDURES
27	SHALL BE UTILIZED IN CIRCUMSTANCES WHERE A DISPUTE ARISES AS TO WHICH
28	STATE CONSTITUTES THE HOME STATE.
29	ARTICLE XI
30	REVIEW OF COMMISSION DECISIONS
31	REGARDING COMMISSION DECISIONS:
32	1. Except as necessary for promulgating Rules to
33	FULFILL THE PURPOSES OF THIS COMPACT, THE COMMISSION SHALL NOT HAVE

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1 AUTHORITY TO OTHERWISE REGULATE INSURANCE IN THE COMPACTING
2 STATES.

- 3 NOT LATER THAN THIRTY (30) DAYS AFTER THE COMMISSION 4 HAS GIVEN NOTICE OF ANY RULE OR ALLOCATION FORMULA. ANY THIRD PARTY 5 FILER OR COMPACTING STATE MAY APPEAL THE DETERMINATION TO A REVIEW 6 PANEL APPOINTED BY THE COMMISSION. THE COMMISSION SHALL 7 PROMULGATE RULES TO ESTABLISH PROCEDURES FOR APPOINTING SUCH 8 REVIEW PANELS AND PROVIDE FOR NOTICE AND HEARING. AN ALLEGATION 9 THAT THE COMMISSION, IN MAKING COMPLIANCE OR TAX DETERMINATIONS 10 ACTED ARBITRARILY, CAPRICIOUSLY, OR IN A MANNER THAT IS AN ABUSE OF 11 DISCRETION OR OTHERWISE NOT IN ACCORDANCE WITH THE LAW, IS SUBJECT 12 TO JUDICIAL REVIEW IN ACCORDANCE WITH ARTICLE III, SECTION 6.
- 3. THE COMMISSION SHALL HAVE AUTHORITY TO MONITOR,
  REVIEW AND RECONSIDER COMMISSION DECISIONS UPON A FINDING THAT THE
  DETERMINATIONS OR ALLOCATIONS DO NOT MEET THE RELEVANT RULE.
  WHERE APPROPRIATE, THE COMMISSION MAY WITHDRAW OR MODIFY ITS
  DETERMINATION OR ALLOCATION AFTER PROPER NOTICE AND HEARING,
  SUBJECT TO THE APPEAL PROCESS IN SECTION 2 ABOVE.

19 ARTICLE XII

20 Finance

- 1. THE COMMISSION SHALL PAY OR PROVIDE FOR THE PAYMENT OF THE REASONABLE EXPENSES OF ITS ESTABLISHMENT AND ORGANIZATION.
  TO FUND THE COST OF ITS INITIAL OPERATIONS THE COMMISSION MAY ACCEPT CONTRIBUTIONS, GRANTS, AND OTHER FORMS OF FUNDING FROM THE STATE STAMPING OFFICES, COMPACTING STATES AND OTHER SOURCES.
- 2. THE COMMISSION SHALL COLLECT A FEE PAYABLE BY THE INSURED DIRECTLY OR THROUGH A SURPLUS LINES LICENSEE ON EACH TRANSACTION PROCESSED THROUGH THE COMPACT CLEARINGHOUSE, TO COVER THE COST OF THE OPERATIONS AND ACTIVITIES OF THE COMMISSION'S AND ITS STAFF IN A TOTAL AMOUNT SUFFICIENT TO COVER THE COMMISSION'S ANNUAL BUDGET.
- 32 **3.** THE COMMISSION'S BUDGET FOR A FISCAL YEAR SHALL NOT
  33 BE APPROVED UNTIL IT HAS BEEN SUBJECT TO NOTICE AND COMMENT AS SET
  34 FORTH IN ARTICLE VIII OF THIS COMPACT.
- 35 4. The Commission shall be regarded as performing 36 essential governmental functions in exercising such powers and

- FUNCTIONS AND IN CARRYING OUT THE PROVISIONS OF THIS COMPACT AND OF
  ANY LAW RELATING THERETO, AND SHALL NOT BE REQUIRED TO PAY ANY TAXES
  OR ASSESSMENTS OF ANY CHARACTER, LEVIED BY ANY STATE OR POLITICAL
  SUBDIVISION THEREOF, UPON ANY OF THE PROPERTY USED BY IT FOR SUCH
  PURPOSES, OR ANY INCOME OR REVENUE THEREFROM, INCLUDING ANY PROFIT
  FROM A SALE OR EXCHANGE.
- THE COMMISSION SHALL KEEP COMPLETE AND ACCURATE 7 8 ACCOUNTS OF ALL ITS INTERNAL RECEIPTS, INCLUDING GRANTS AND 9 DONATIONS, AND DISBURSEMENTS FOR ALL FUNDS UNDER ITS CONTROL. THE 10 INTERNAL FINANCIAL ACCOUNTS OF THE COMMISSION SHALL BE SUBJECT TO 11 THE ACCOUNTING PROCEDURES ESTABLISHED UNDER ITS BYLAWS. THE 12 FINANCIAL ACCOUNTS AND REPORTS INCLUDING THE SYSTEM OF INTERNAL 13 CONTROLS AND PROCEDURES OF THE COMMISSION SHALL BE AUDITED ANNUALLY BY AN INDEPENDENT CERTIFIED PUBLIC ACCOUNTANT. UPON THE 14 DETERMINATION OF THE COMMISSION, BUT NOT LESS FREQUENTLY THAN 15 16 EVERY THREE (3) YEARS. THE REVIEW OF THE INDEPENDENT AUDITOR SHALL 17 INCLUDE A MANAGEMENT AND PERFORMANCE AUDIT OF THE COMMISSION. THE COMMISSION SHALL MAKE AN ANNUAL REPORT TO THE GOVERNOR AND 18 19 LEGISLATURE OF THE COMPACTING STATES, WHICH SHALL INCLUDE A REPORT OF THE INDEPENDENT AUDIT. THE COMMISSION'S INTERNAL ACCOUNTS SHALL 20 21 NOT BE CONFIDENTIAL AND SUCH MATERIALS MAY BE SHARED WITH THE 22 COMMISSIONER, THE CONTROLLER, OR THE STAMPING OFFICE OF ANY 23 COMPACTING STATE UPON REQUEST PROVIDED, HOWEVER, THAT ANY WORK 24 PAPERS RELATED TO ANY INTERNAL OR INDEPENDENT AUDIT AND ANY 25 INFORMATION REGARDING THE PRIVACY OF INDIVIDUALS, AND LICENSEES' AND INSURERS' PROPRIETARY INFORMATION, INCLUDING TRADE SECRETS, SHALL 26 27 REMAIN CONFIDENTIAL
  - 6. No Compacting State shall have any claim to or ownership of any property held by or vested in the Commission or to any Commission funds held pursuant to the provisions of this Compact.
- 7. THE COMMISSION SHALL NOT MAKE ANY POLITICAL
  CONTRIBUTIONS TO CANDIDATES FOR ELECTED OFFICE, ELECTED OFFICIALS,
  POLITICAL PARTIES NOR POLITICAL ACTION COMMITTEES. THE COMMISSION
  SHALL NOT ENGAGE IN LOBBYING EXCEPT WITH RESPECT TO CHANGES TO THIS
  COMPACT.

37 ARTICLE XIII

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# 1. ANY STATE IS ELIGIBLE TO BECOME A COMPACTING STATE.

- 2 THE COMPACT SHALL BECOME EFFECTIVE AND BINDING 3 UPON LEGISLATIVE ENACTMENT OF THE COMPACT INTO LAW BY TWO (2) 4 COMPACTING STATES. PROVIDED THE COMMISSION SHALL BECOME EFFECTIVE FOR PURPOSES OF ADOPTING RULES, AND CREATING THE CLEARINGHOUSE 5 WHEN THERE ARE A TOTAL OF TEN (10) COMPACTING STATES AND 6 CONTRACTING STATES OR, ALTERNATIVELY, WHEN THERE ARE COMPACTING 7 STATES AND CONTRACTING STATES REPRESENTING GREATER THAN FORTY 8 PERCENT (40%) OF THE SURPLUS LINES INSURANCE PREMIUM VOLUME BASED 9 ON RECORDS OF THE PERCENTAGE OF SURPLUS LINES INSURANCE PREMIUM 10 SET FORTH IN APPENDIX A HERETO. THEREAFTER, IT SHALL BECOME 11 12 EFFECTIVE AND BINDING AS TO ANY OTHER COMPACTING STATE UPON ENACTMENT OF THE COMPACT INTO LAW BY THAT STATE. NOTWITHSTANDING 13 THE FOREGOING, THE CLEARINGHOUSE OPERATIONS AND THE DUTY TO 14 REPORT CLEARINGHOUSE TRANSACTION DATA SHALL BEGIN ON THE FIRST 15 16 JANUARY 1ST OR JULY 1ST FOLLOWING THE FIRST ANNIVERSARY OF THE 17 COMMISSION EFFECTIVE DATE. FOR STATES WHICH JOIN THE COMPACT 18 SUBSEQUENT TO THE EFFECTIVE DATE, A START DATE FOR REPORTING 19 CLEARINGHOUSE TRANSACTION DATA SHALL BE SET BY THE COMMISSION 20 PROVIDED SURPLUS LINES LICENSEES AND ALL OTHER INTERESTED PARTIES 21 RECEIVE NOT LESS THAN 90 DAYS ADVANCE NOTICE.
  - 3. AMENDMENTS TO THE COMPACT MAY BE PROPOSED BY THE COMMISSION FOR ENACTMENT BY THE COMPACTING STATES. NO AMENDMENT SHALL BECOME EFFECTIVE AND BINDING UPON THE COMMISSION AND THE COMPACTING STATES UNLESS AND UNTIL ALL COMPACTING STATES ENACT THE AMENDMENT INTO LAW.

27 ARTICLE XIV

# WITHDRAWAL, DEFAULT AND TERMINATION

# 1. WITHDRAWAL

- A. ONCE EFFECTIVE, THE COMPACT SHALL CONTINUE IN FORCE AND REMAIN BINDING UPON EACH AND EVERY COMPACTING STATE, PROVIDED THAT A COMPACTING STATE MAY WITHDRAW FROM THE COMPACT ("WITHDRAWING STATE") BY ENACTING A STATUTE SPECIFICALLY REPEALING THE STATUTE WHICH ENACTED THE COMPACT INTO LAW.
- 35 B. THE EFFECTIVE DATE OF WITHDRAWAL IS THE
  36 EFFECTIVE DATE OF THE REPEALING STATUTE. HOWEVER, THE WITHDRAWAL
  37 SHALL NOT APPLY TO ANY TAX OR COMPLIANCE DETERMINATIONS APPROVED

- 1 ON THE DATE THE REPEALING STATUTE BECOMES EFFECTIVE, EXCEPT BY
- 2 MUTUAL AGREEMENT OF THE COMMISSION AND THE WITHDRAWING STATE
- 3 UNLESS THE APPROVAL IS RESCINDED BY THE COMMISSION.
- 4 C. THE MEMBER OF THE WITHDRAWING STATE SHALL
  5 IMMEDIATELY NOTIFY THE EXECUTIVE COMMITTEE OF THE COMMISSION IN
- 6 WRITING UPON THE INTRODUCTION OF LEGISLATION REPEALING THIS
- 7 COMPACT IN THE WITHDRAWING STATE.
- 8 THE COMMISSION SHALL NOTIFY THE OTHER
- 9 COMPACTING STATES OF THE INTRODUCTION OF SUCH LEGISLATION WITHIN
- 10 TEN (10) DAYS AFTER ITS RECEIPT OF NOTICE THEREOF.
- 11 E. THE WITHDRAWING STATE IS RESPONSIBLE FOR ALL
- 12 OBLIGATIONS, DUTIES AND LIABILITIES INCURRED THROUGH THE EFFECTIVE
- 13 DATE OF WITHDRAWAL, INCLUDING ANY OBLIGATIONS, THE PERFORMANCE OF
- 14 WHICH EXTEND BEYOND THE EFFECTIVE DATE OF WITHDRAWAL. TO THE
- 15 EXTENT THOSE OBLIGATIONS MAY HAVE BEEN RELEASED OR RELINQUISHED BY
- 16 MUTUAL AGREEMENT OF THE COMMISSION AND THE WITHDRAWING STATE,
- 17 THE COMMISSION'S DETERMINATIONS PRIOR TO THE EFFECTIVE DATE OF
- 18 WITHDRAWAL SHALL CONTINUE TO BE EFFECTIVE AND BE GIVEN FULL FORCE
- 19 AND EFFECT IN THE WITHDRAWING STATE. UNLESS FORMALLY RESCINDED BY
- 20 THE COMMISSION.

- 21 F. REINSTATEMENT FOLLOWING WITHDRAWAL OF ANY
- 22 COMPACTING STATE SHALL OCCUR UPON THE EFFECTIVE DATE OF THE
- 23 WITHDRAWING STATE REENACTING THE COMPACT.

#### 2. DEFAULT

25 A. IF THE COMMISSION DETERMINES THAT ANY
26 COMPACTING STATE HAS AT ANY TIME DEFAULTED ("DEFAULTING STATE") IN
27 THE PERFORMANCE OF ANY OF ITS OBLIGATIONS OR RESPONSIBILITIES UNDER
28 THIS COMPACT. THE BYLAWS OR DULY PROMULGATED RULES THEN AFTER

- 29 NOTICE AND HEARING AS SET FORTH IN THE BYLAWS, ALL RIGHTS, PRIVILEGES
- 30 AND BENEFITS CONFERRED BY THIS COMPACT ON THE DEFAULTING STATE
- 31 SHALL BE SUSPENDED FROM THE EFFECTIVE DATE OF DEFAULT AS FIXED BY
- 32 THE COMMISSION. THE GROUNDS FOR DEFAULT INCLUDE. BUT ARE NOT
- 33 LIMITED TO. FAILURE OF A COMPACTING STATE TO PERFORM ITS OBLIGATIONS
- 34 OR RESPONSIBILITIES. AND ANY OTHER GROUNDS DESIGNATED IN COMMISSION
- 35 Rules. The Commission shall immediately notify the Defaulting
- 36 STATE IN WRITING OF THE DEFAULTING STATE'S SUSPENSION PENDING A CURE
- 37 OF THE DEFAULT, THE COMMISSION SHALL STIPULATE THE CONDITIONS AND
- 38 THE TIME PERIOD WITHIN WHICH THE DEFAULTING STATE MUST CURE ITS

1	DEFAULT. IF THE DEFAULTING STATE FAILS TO CURE THE DEFAULT WITHIN		
2	THE TIME PERIOD SPECIFIED BY THE COMMISSION, THE DEFAULTING STATE		
3	SHALL BE TERMINATED FROM THE COMPACT AND ALL RIGHTS, PRIVILEGES		
4	AND BENEFITS CONFERRED BY THIS COMPACT SHALL BE TERMINATED FROM		
5	THE EFFECTIVE DATE OF TERMINATION.		
6	B. DECISIONS OF THE COMMISSION THAT ARE ISSUED ON		
7	THE EFFECTIVE DATE OF TERMINATION SHALL REMAIN IN FORCE IN TH		
8	DEFAULTING STATE IN THE SAME MANNER AS IF THE DEFAULTING STATE HAD		
9	WITHDRAWN VOLUNTARILY PURSUANT TO SECTION 1 OF THIS ARTICLE.		
10	C. REINSTATEMENT FOLLOWING TERMINATION OF ANY		
11	COMPACTING STATE REQUIRES A REENACTMENT OF THE COMPACT.		
12	3. DISSOLUTION OF COMPACT		
14	<del>y,</del> <del>pissolution of compact</del>		
13	A. THE COMPACT DISSOLVES EFFECTIVE UPON THE DATE		
14	OF THE WITHDRAWAL OR DEFAULT OF THE COMPACTING STATE WHICH		
15	REDUCES MEMBERSHIP IN THE COMPACT TO ONE COMPACTING STATE.		
16	B. Upon the dissolution of this Compact, the		
17	COMPACT BECOMES NULL AND VOID AND SHALL HAVE NO FURTHER FORCE OR		
18	EFFECT, AND THE BUSINESS AND AFFAIRS OF THE COMMISSION SHALL BE		
19	WOUND UP AND ANY SURPLUS FUNDS SHALL BE DISTRIBUTED IN ACCORDANCE		
20	WITH THE RULES AND BYLAWS.		
21	ARTICLE XV		
22	SEVERABILITY AND CONSTRUCTION		
23	1. The provisions of this Compact shall be severable		
$\frac{25}{24}$	AND IF ANY PHRASE, CLAUSE, SENTENCE OR PROVISION IS DEEMED		
	UNENFORCEABLE, THE REMAINING PROVISIONS OF THE COMPACT SHALL BE		
$\frac{25}{26}$			
26	ENFORCEABLE.		
27	2. The provisions of this Compact shall be liberally		
28	CONSTRUED TO EFFECTUATE ITS PURPOSES.		
20	CONSTRUCTO TO ELLECTORIZATION CONTROLLO.		
29	3. THROUGHOUT THIS COMPACT THE USE OF THE SINGULAR		
30	SHALL INCLUDE THE PLURAL AND VICE-VERSA.		
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31	4. The headings and captions of articles, sections and		
32	SUB-SECTIONS USED IN THIS COMPACT ARE FOR CONVENIENCE ONLY AND		

1	SHALL BE IGNORED IN CONSTRUING THE SUBSTANTIVE PROVISIONS OF THE		
2	COMPACT.		
3	<del>ARTICLE XVI</del>		
4	BINDING EFFECT OF COMPACT AND OTHER LAWS		
5	1. OTHER LAWS		
6	A. NOTHING HEREIN PREVENTS THE ENFORCEMENT OF		
7	ANY OTHER LAW OF A COMPACTING STATE EXCEPT AS PROVIDED IN		
8	PARAGRAPH B. OF THIS SECTION.		
9	B. DECISIONS OF THE COMMISSION, AND ANY RULES, AND		
10	ANY OTHER REQUIREMENTS OF THE COMMISSION SHALL CONSTITUTE THE		
11	EXCLUSIVE RULE, OR DETERMINATION APPLICABLE TO THE COMPACTING		
12	STATES. ANY LAW OR REGULATION REGARDING NON-ADMITTED INSURANCE		
13	OF MULTI-STATE RISKS THAT IS CONTRARY TO RULES OF THE COMMISSION IS		
14	PREEMPTED WITH RESPECT TO THE FOLLOWING:		
15	(1) CLEARINGHOUSE TRANSACTION DATA		
16	REPORTING REQUIREMENTS;		
17	(II) ALLOCATION FORMULA;		
18	(III) CLEARINGHOUSE TRANSACTION DATA		
19	COLLECTION REQUIREMENTS;		
20	(IV) PREMIUM TAX PAYMENT TIME FRAMES AND		
21	RULES CONCERNING DISSEMINATION OF DATA AMONG THE COMPACTING		
22	STATES FOR NON-ADMITTED INSURANCE OF MULTI-STATE RISKS AND		
23	SINGLE STATE RISKS;		
24	(V) EXCLUSIVE COMPLIANCE WITH SURPLUS LINES		
25	LAW OF THE HOME STATE OF THE INSURED;		
26	(VI) RULES FOR REPORTING TO A CLEARINGHOUSE		
27	FOR RECEIPT AND DISTRIBUTION OF CLEARINGHOUSE TRANSACTION DATA		
28	RELATED TO NON-ADMITTED INSURANCE OF MULTI-STATE RISKS;		
29	(VII) UNIFORM FOREIGN INSURERS ELIGIBILITY		
30	REQUIREMENTS;		
31	(VIII) UNIFORM POLICYHOLDER NOTICE; AND		

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1 (IX) UNIFORM TREATMENT OF PURCHASING GROUPS
2 PROCURING NON-ADMITTED INSURANCE.

C. EXCEPT AS STATED IN PARAGRAPH B, ANY RULE, UNIFORM STANDARD OR OTHER REQUIREMENT OF THE COMMISSION SHALL CONSTITUTE THE EXCLUSIVE PROVISION THAT A COMMISSIONER MAY APPLY TO COMPLIANCE OR TAX DETERMINATIONS. NOTWITHSTANDING THE FOREGOING, NO ACTION TAKEN BY THE COMMISSION SHALL ABROCATE OR RESTRICT: (I) THE ACCESS OF ANY PERSON TO STATE COURTS; (II) THE AVAILABILITY OF ALTERNATIVE DISPUTE RESOLUTION UNDER ARTICLE X OF THIS COMPACT (III) REMEDIES AVAILABLE UNDER STATE LAW RELATED TO BREACH OF CONTRACT, TORT, OR OTHER LAWS NOT SPECIFICALLY DIRECTED TO COMPLIANCE OR TAX DETERMINATIONS; (IV) STATE LAW RELATING TO THE CONSTRUCTION OF INSURANCE CONTRACTS; OR (V) THE AUTHORITY OF THE ATTORNEY GENERAL OF THE STATE, INCLUDING BUT NOT LIMITED TO MAINTAINING ANY ACTIONS OR PROCEEDINGS, AS AUTHORIZED BY LAW.

### 2. BINDING EFFECT OF THIS COMPACT

- 17 A. ALL LAWFUL ACTIONS OF THE COMMISSION, 18 INCLUDING ALL RULES PROMULGATED BY THE COMMISSION, ARE BINDING 19 UPON THE COMPACTING STATES, EXCEPT AS PROVIDED HEREIN.
- 20 B. ALL AGREEMENTS BETWEEN THE COMMISSION AND 21 THE COMPACTING STATES ARE BINDING IN ACCORDANCE WITH THEIR TERMS.
- 22 C. Upon the request of a party to a conflict over 23 The Meaning or Interpretation of Commission actions, and upon a 24 Majority vote of the Compacting States, the Commission may issue 25 Advisory opinions regarding the Meaning or Interpretation in 26 Dispute. This provision may be implemented by Rule at the discretion 27 OF THE COMMISSION.
- 28 IN THE EVENT ANY PROVISION OF THIS COMPACT Đ. 29 EXCEEDS THE CONSTITUTIONAL LIMITS IMPOSED ON THE LEGISLATURE OF ANY 30 COMPACTING STATE, THE OBLIGATIONS, DUTIES, POWERS OR JURISDICTION 31 SOUGHT TO BE CONFERRED BY THAT PROVISION UPON THE COMMISSION SHALL BE INEFFECTIVE AS TO THAT STATE AND THOSE OBLIGATIONS DUTIES. POWERS 32 33 OR JURISDICTION SHALL REMAIN IN THE COMPACTING STATE AND SHALL BE 34 EXERCISED BY THE AGENCY THEREOF TO WHICH THOSE OBLIGATIONS. DUTIES. 35 POWERS OR JURISDICTION ARE DELEGATED BY LAW IN EFFECT AT THE TIME 36 THIS COMPACT BECOMES EFFECTIVE.

# 1 Surplus Line Insurance Premiums by State Appendix A

ALABAMA 445,746,000 1.47% ALABAMA 445,746,000 1.47% ALASKA 89,453,519 0.29% ARIZONA 663,703,267 2.18% ARIZONA 663,703,267 2.18% CALIFORNIA 5,622,450,467 18.40% COLORADO 543,781,333 1.70% COLORADO 543,781,333 1.70% CONNECTICUT 329,558,800 1.08% DELAWARE 92,835,950 0.31% DELAWARE 92,835,950 0.31% GEORGIA 805,642,150 2.05% HAWAH 232,951,489 0.77% LILINOIS 1,06,604,629 3.34% NEININA 412,265,320 1.36% LOWA 135,130,933 0.44% KANSAS 160,270,300 0.53% LOUISIANA 853,172,280 2.81% MAINE 60,111,200 0.20% MARYLAND 434,887,600 1.43% MASSACHUSETTS 708,640,225 2.33% MICHIGAN 703,357,040 2.31% MINNISOTA 393,128,400 1.29% MINNISOTA 393,128,400 1.29% MINSSOURI 404,489,860 1.33% NEW JERSEY 1,087,091,033 0.21% NEW MANNE 64,692,873 0.21% MINSSOURI 404,489,860 1.33% NEW JERSEY 1,087,091,033 3.58% NEW HAMPSHIRE 102,946,250 0.34% NEW MERCEY 1,087,091,033 3.58% NEW JERSEY 1,087,091,000 1.122% OHIO 312,702,150 1.003% NORTH DAKOTA 36,222,943 0.12% OHIO 312,702,150 1.003% NORTH DAKOTA 36,223,943 0.12% OHIO 312,702,150 1.003% NORTH DAKOTA 36,223,943 0.12% OHIO 312,702,150 1.003%	2	STATE	PREMIUMS BASED ON	SHARE OF TOTAL
5         ALASKA         89,453,519         0.29%           6         ARIZONA         663,703,267         2.18%           7         ARKANSAS         201,859,750         0.66%           8         CALIFORNIA         5,622,450,467         18.49%           9         COLORADO         543,781,333         1.79%           10         CONNECTICUT         329,358,800         1.08%           11         DELAWARE         92,835,950         0.31%           12         PLORIDA         2,660,908,760         8.75%           13         GEORGIA         895,643,150         2.95%           14         HAWAH         232,951,489         0.77%           14         HAWAH         232,951,489         0.77%           15         IDAHO         74,202,255         0.24%           16         HLINOIS         1,016,504,629         3.34%           16         HLINOIS         1,016,504,629         3.34%           18         IOWA         135,130,933         0.41%           18         IOWA         135,130,933         0.41%           19         KANSAS         160,279,300         0.52%           21         LOUISIANA         853,173	3		TAXES PAID	<b>PREMIUMS</b>
5         ALASKA         89,453,519         0.29%           6         ARIZONA         663,703,267         2.18%           7         ARKANSAS         201,859,750         0.66%           8         CALIFORNIA         5,622,450,467         18.49%           9         COLORADO         543,781,333         1.79%           10         CONNECTICUT         329,358,800         1.08%           11         DELAWARE         92,835,950         0.31%           12         PLORIDA         2,660,908,760         8.75%           13         GEORGIA         895,643,150         2.95%           14         HAWAH         232,951,489         0.77%           14         HAWAH         232,951,489         0.77%           15         IDAHO         74,202,255         0.24%           16         HLINOIS         1,016,504,629         3.34%           16         HLINOIS         1,016,504,629         3.34%           18         IOWA         135,130,933         0.41%           18         IOWA         135,130,933         0.41%           19         KANSAS         160,279,300         0.52%           21         LOUISIANA         853,173				
6 ARIZONA 663,703,267 2.18% 7 ARKANSAS 201,850,750 0.66% 8 CALIFORNIA 5,622,150,167 18.19% 9 COLORADO 513,781,333 1.79% 10 CONNECTICUT 329,358,800 1.08% 11 DELAWARE 92,835,950 0.31% 12 FLORIDA 2,660,908,760 8.75% 13 GEORGIA 895,613,150 2.95% 14 HAWAH 232,951,489 0.77% 15 IDAHO 74,202,255 0.24% 16 ILLINOIS 1,016,504,629 3.34% 17 INDIANA 412,265,320 1.36% 18 IOWA 135,130,933 0.14% 18 IOWA 135,130,933 0.14% 18 IOWA 143,265,320 1.36% 160,270,300 0.53% 161,205,320 1.36% 160,270,300 0.53% 161,11,200 0.20% 1AMINE 60,111,200 0.20% 1AMINE 60,111,200 0.20% 1AMINE 60,111,200 0.20% 1AMINE 60,111,200 0.20% 1AMINESOTA 393,128,400 1.29% 1.33% 1.44% 1.488,660 1.43% 1.488,660 1.43% 1.49% 1.49% 1.49% 1.49% 1.40	4	<del>ALABAMA</del>	<del>445,746,000</del>	<del>1.47%</del>
7 ARKANSAS  8 CALIFORNIA  9 COLORADO  10 CONNECTICUT  11 329,358,800  11 DELAWARE  12 PLORIDA  13 2660,908,760  13 CEORGIA  14 HAWAH  12 232,951,489  15 IDAHO  16 ILLINOIS  17,192,255  17,100  18 IOWA  19 KANSAS  10 LORNA  10 IOWA  11 INDIANA  11 135,130,933  11 INDIANA  11 142,265,320  12 ILUNOIS  13 IOWA  13 IOWA  13 IOWA  13 IOWA  14 IOWA  15 IOWA  16 IOWA  17 INDIANA  18 IOWA  19 KANSAS  160,270,300  153%  160,270,300  160,300  173%  179%  18 IOWA	5	<del>ALASKA</del>	<del>89,453,519</del>	<del>0.29%</del>
8 CALIFORNIA 5,622,150,167 18.19% 9 COLORADO 543,781,333 1.79% 10 CONNECTICUT 329,358,800 1.08% 11 DELAWARE 92,835,950 9.31% 17.00% 11 DELAWARE 92,855,950 9.31% 17.00% 11 DELAWARE 1232,951,489 9.77% 11 DELAWARI 232,951,489 9.77% 11 DELAWARI 1232,951,489 9.77% 11 DELAWARI 1232,951,489 9.77% 11 DELAWARI 1235,130,933 9.44% 18.00% 1235,130,933 9.44% 18.00% 1235,130,933 9.44% 19.00% 1235,130,933 9.44% 19.00% 1235,130,933 9.44% 19.00% 1235,130,933 9.44% 19.00% 1235,130,933 9.55% 160,279,300 9.53% 170,279,150 1.03% 170,270,150 1.03% 17	6	<del>ARIZONA</del>	<del>663,703,267</del>	<del>2.18%</del>
9 COLORADO 543,781,333 1.79% 10 CONNECTICUT 329,358,800 1.08% 11 DELAWARE 92,835,950 0.31% 12 FLORIDA 2,660,008,760 8.75% 13 GEORGIA 805,643,150 2.05% 14 HAWAH 232,951,489 0.77% 15 IDAHO 74,202,255 0.24% 16 ILLINOIS 1,016,504,629 3.34% 17 INDIANA 412,265,320 1.36% 18 IOWA 135,130,033 0.44% 160,279,300 0.53% 160,279,300 0.53% 160,279,300 0.55% 120UISIANA 853,173,280 2.81% 22 MAINE 60,111,200 0.20% MARYLAND 434,887,600 1.43% 160,210,20% 143% 170,20% 17	7	ARKANSAS	201,859,750	<del>0.66%</del>
10 CONNECTICUT 11 DELAWARE 12 PLORIDA 13 QEORGIA 13 QEORGIA 14 HAWAH 15 JANIE 16 HAWAH 17 INDIANA 18 HOWA 19 KENTUCKY 19 LOUISIANA 19 KENTUCKY 10 MARYLAND 10 MARYLAND 11 LOUISIANA 12 HAWSACHUSETTS 15 HOUNESOTA 16 HAYSACHUSETTS 17 HOUNESOTA 18 HOWA 18 JANIE 19 WASSACHUSETTS 10 MINNESOTA 11 MINNESOTA 10 MINNESOTA 10 MINNESOTA 10 MINNESOTA 10 MINNESOTA 11 MINNESOTA 11 MINNESOTA 12 MISSISTIPH 12 GASJA13,175 13 NEW JANIE 14 MISSOURI 15 MISSOURI 16 MISSOURI 17 MISSISTIPH 16 MISSOURI 17 MISSISTIPH 17 MISSISTIPH 18 MISSOURI 19 MONTANA 19 MONTANA 10 MISSISTIPH 10 MISSOURI 10 MISSISTIPH 10 MISSOURI 11 MISSOURI 12 MISSOURI 12 MISSOURI	8	CALIFORNIA	5,622,450,467	<del>18.49%</del>
11         DELAWARE         92,835,950         0.31%           12         FLORIDA         2,660,908,760         8.75%           13         GEORGIA         895,643,150         2.95%           14         HAWAH         232,951,489         0.77%           15         IDAHO         74,202,255         0.24%           16         ILLINOIS         1,016,504,629         3.34%           17         INDIANA         413,265,320         1.36%           18         IOWA         135,130,933         0.41%           19         KANSAS         160,279,300         0.53%           20         KENTUCKY         167,996,133         0.55%           21         LOUISIANA         853,173,280         2.81%           22         MAINE         60,111,200         0.20%           23         MARVIAND         434,887,600         1.43%           24         MASSACHUSETTS         708,640,225         2.33%           25         MICHIGAN         703,357,040         2.31%           26         MINNESOTA         393,128,400         1.29%           27         MISSISSIPPI         263,313,175         0.87%           28         MISSOURI	9	<del>Colorado</del>	$\frac{543,781,333}{6}$	<del>1.79%</del>
12 FLORIDA 2,660,098,760 8.75% 13 GEORGIA 895,643,150 2.95% 14 HAWAH 232,951,489 0.77% 15 IDAHO 74,202,255 0.24% 16 ILLINOIS 1,016,504,629 3.34% 17 INDIANA 412,265,320 1.36% 18 IOWA 135,130,933 0.44% 19 KANSAS 160,279,300 0.55% 20 KENTUCKY 167,996,133 0.55% 21 LOUISIANA 853,173,280 2.81% 22 MAINE 60,111,200 0.20% 23 MARYLAND 434,887,600 1.43% 24 MASSACHUSETTS 708,640,225 2.33% 25 MICHIGAN 703,357,040 2.31% 26 MINNESOTA 393,128,400 1.29% 27 MISSISSIPH 263,313,175 0.87% 28 MISSOURI 404,489,860 1.33% 29 MONTANA 64,692,873 0.21% 30 NEBRASKA 92,141,167 0.30% 31 NEVADA 354,271,514 1.17% 32 NEW HAMPSHIRE 102,946,250 0.34% 33 NEW JERSEY 1,087,994,033 3.58% 34 NEW JERSEY 1,087,994,033 3.58% 35 NEW YORK 2,768,618,983 0.11% 36 NORTH CAROLINA 514,965,060 1.69% 37 NORTH DAKOTA 36,223,943 0.12% 39 OKLAHOMA 319,526,400 1.05% 30 OREGON 312,702,150 1.03%	10	CONNECTICUT	<del>329,358,800</del>	<del>1.08%</del>
13 GEORGIA 899,643,150 2.05% 14 HAWAH 232,951,489 0.77% 15 IDAHO 74,202,255 0.24% 16 ILLINOIS 1,016,504,629 3.34% 17 INDIANA 412,265,320 1.36% 18 IOWA 135,130,933 0.44% 19 KANSAS 160,279,300 0.53% 18 IOWIN 853,173,280 2.81% 21 LOUISIANA 853,173,280 2.81% 22 MAINE 60,111,200 0.20% 23 MARYLAND 434,887,600 1.43% 24 MASSACHUSETTS 708,640,225 2.33% 25 MICHIGAN 703,357,040 2.31% 26 MINNESOTA 393,128,400 1.29% 27 MISSISPPI 263,312,175 0.87% 28 MISSOURI 404,489,860 1.33% 29 MONTANA 64,692,873 0.21% 30 NEBRASKA 92,141,167 0.30% 31 NEVADA 354,271,514 1.17% 32 NEW HAMPSHIRE 102,946,250 0.34% 33 NEW JERSEY 1,087,994,033 3.55% 34 NEW JERSEY 1,087,994,033 3.55% 36 NORTH CAROLINA 514,965,060 1.12% 38 OHIO 342,000,000 1.12% 39 OKLAHOMA 319,526,400 1.05% 40 OREGON 312,702,150	11	<del>DELAWARE</del>	92,835,950	<del>0.31%</del>
14       HAWAH       232,951,489       0.77%         15       IDAHO       74,202,255       0.24%         16       ILLINOIS       1,016,504,629       3.34%         17       INDIANA       412,265,320       1.36%         18       IOWA       135,130,933       0.44%         19       KANSAS       160,279,300       0.53%         20       KENTUCKY       167,996,133       0.55%         21       LOUISIANA       852,172,280       2.81%         22       MAINE       60,111,200       0.20%         23       MARYLAND       434,887,600       1.43%         24       MASSACHUSETTS       708,640,225       2.33%         25       MICHIGAN       703,357,040       2.31%         26       MINNESOTA       393,128,400       1.29%         27       MISSISSIPPI       263,312,175       0.87%         28       MISSOURI       404,480,860       1.33%         29       MONTANA       64,692,873       0.21%         30       NEBRASKA       92,141,167       0.30%         31       NEW HAMPSHIRE       102,946,250       0.34%         35       NEW JERSEY       1,087,994,033	12	<del>Florida</del>	<del>2,660,908,760</del>	<del>8.75%</del>
15         IDAHO         71,202,255         0.24%           16         ILLINOIS         1,016,504,629         3.34%           17         INDIANA         412,265,320         1.36%           18         IOWA         135,130,933         0.44%           19         KANSAS         160,279,300         0.53%           20         KENTUCKY         167,996,133         0.55%           21         LOUISIANA         853,173,280         2.81%           22         MAINE         60,111,200         0.20%           23         MARYLAND         434,887,600         1.43%           24         MASSACHUSETTS         708,640,225         2.33%           25         MICHIGAN         703,357,040         2.31%           26         MINNESOTA         393,128,400         1.29%           27         MISSISSIPPI         263,313,175         0.87%           28         MISSOURI         404,489,860         1.33%           29         MONTANA         64,692,873         0.21%           30         NEBRASKA         92,141,167         0.30%           31         NEW JERSEY         1,087,994,033         3.58%           34         NEW JERSEY	13	<del>Georgia</del>	<del>895,643,150</del>	$\frac{2.95\%}{}$
16         ILLINOIS         1,016,504,629         3,34%           17         INDIANA         412,265,320         1,36%           18         IOWA         135,130,933         0,14%           19         KANSAS         160,270,300         0,53%           20         KENTUCKY         167,996,133         0,55%           21         LOUISIANA         853,173,280         2,81%           22         MAINE         60,111,200         0,20%           23         MARYLAND         434,887,600         1,43%           24         MASSACHUSETTS         708,640,225         2,33%           25         MICHIGAN         703,357,040         2,31%           26         MINNESOTA         393,128,400         1,29%           27         MISSISSIPPI         263,313,175         0,87%           28         MISSOURI         404,480,860         1,33%           29         MONTANA         64,692,873         0,21%           30         NEBRASKA         92,141,167         0,30%           31         NEW HAMPSHIRE         102,946,250         0,34%           32         NEW HAMPSHIRE         108,40,23         3,58%           34         NEW JERS	14	<del>HAWAH</del>	$\frac{232,951,489}{232,951,489}$	<del>0.77%</del>
17       Indiana       412,265,320       1,36%         18       Iowa       135,130,933       0.44%         19       Kansas       160,279,300       0.53%         20       Kentucky       167,996,133       0.55%         21       Louisiana       853,173,280       2,81%         22       Mane       60,111,200       0.20%         23       Maryland       434,887,600       1.43%         24       Massachusetts       708,640,225       2.33%         25       Michigan       703,357,040       2.31%         26       Minnesota       393,128,400       1,29%         27       Mississippi       263,313,175       0.87%         28       Missouri       404,489,860       1,33%         29       Montana       64,692,873       0.21%         30       Nebraska       92,141,167       0.30%         31       New Hampshire       102,946,250       0.34%         33       New Jersey       1,087,994,033       3.58%         34       New Jersey       1,087,994,033       3.58%         35       New York       2,768,618,083       9.11%         36       North Carolina	15	<del>IDAHO</del>	$\frac{74,202,255}{6}$	$0.24\frac{0}{6}$
18         Iowa         135,130,933         0.44%           19         Kansas         160,279,300         0.53%           20         Kentucky         167,996,133         0.55%           21         Louisiana         853,173,280         2.81%           22         Maine         60,111,200         0.20%           23         Maryland         434,887,600         1.43%           24         Massachusetts         708,640,225         2.33%           25         Michigan         703,357,040         2.31%           26         Minnesota         393,128,400         1.29%           27         Mississippi         263,313,175         0.87%           28         Missouri         404,489,860         1.33%           29         Montana         64,692,873         0.21%           30         Nebraska         92,141,167         0.30%           31         New Hampshire         102,946,250         0.34%           33         New Jersey         1,087,994,933         3.58%           34         New Mexico         67,608,458         0.22%           35         New York         2,768,618,083         0.11%           36         North	16	<del>ILLINOIS</del>	<del>1,016,504,629</del>	$\frac{3.34\%}{6}$
19 KANSAS 160,279,300 0.53% 20 KENTUCKY 167,996,133 0.55% 21 LOUISIANA 853,173,280 2.81% 22 MARNE 60,111,200 0.20% 23 MARYLAND 434,887,600 1.43% 24 MASSACHUSETTS 708,640,225 2.33% 25 MICHIGAN 703,357,040 2.31% 26 MINNESOTA 393,128,400 1.29% 27 MISSISSIPPI 263,313,175 0.87% 28 MISSOURI 404,489,860 1.33% 29 MONTANA 64,692,873 0.21% 30 NEBRASKA 92,141,167 0.30% 31 NEVADA 354,271,514 1.17% 32 NEW HAMPSHIRE 102,946,250 0.34% 33 NEW JERSEY 1,087,994,033 3.58% 34 NEW MEXICO 67,608,458 0.22% 35 NEW YORK 2,768,618,083 0.11% 36 NORTH CAROLINA 514,965,060 1.69% 37 NORTH DAKOTA 36,223,943 0.12% 38 OHIO 342,000,000 1.12% 39 OKLAHOMA 319,526,400 1.05% 40 OREGON 312,702,150	17	<del>Indiana</del>	412,265,320	<del>1.36%</del>
Tentucky   167,996,133   0.55%	18	<del>IOWA</del>	$\frac{135,130,933}{135,130,933}$	<del>0.44%</del>
21         LOUISIANA         852,173,280         2.81%           22         MAINE         60,111,200         0.20%           23         MARYLAND         434,887,600         1.43%           24         MASSACHUSETTS         708,640,225         2.33%           25         MICHIGAN         703,357,040         2.31%           26         MINNESOTA         393,128,400         1.29%           27         MISSISIPH         263,313,175         0.87%           28         MISSOURI         404,489,860         1.33%           29         MONTANA         64,692,873         0.21%           30         NEBRASKA         92,141,167         0.30%           31         NEVADA         354,271,514         1.17%           32         NEW HAMPSHIRE         102,946,250         0.34%           33         NEW JERSEY         1,087,994,933         3.58%           34         NEW MEXICO         67,608,458         0.22%           35         NEW YORK         2,768,618,083         9.11%           36         NORTH CAROLINA         514,965,060         1.69%           37         NORTH DAKOTA         36,222,943         0.12%           39	19	<del>Kansas</del>	$\frac{160,279,300}{1}$	<del>0.53%</del>
22       MAINE       60,111,200       0,20%         23       MARYLAND       434,887,600       1,43%         24       MASSACHUSETTS       708,640,225       2,33%         25       MICHIGAN       703,357,040       2,31%         26       MINNESOTA       393,128,400       1,29%         27       MISSISSIPPI       263,313,175       0,87%         28       MISSOURI       404,489,860       1,33%         29       MONTANA       64,692,873       0,21%         30       NEBRASKA       92,141,167       0,30%         31       NEVADA       354,271,514       1,17%         32       NEW HAMPSHIRE       102,946,250       0,34%         33       NEW JERSEY       1,087,994,033       3,58%         34       NEW MEXICO       67,608,458       0,22%         35       NEW YORK       2,768,618,083       0,11%         36       NORTH CAROLINA       514,965,060       1,69%         37       NORTH DAKOTA       36,223,943       0,12%         39       OKLAHOMA       319,526,400       1,05%         40       OREGON       312,702,150       1,03%	20	<b>Kentucky</b>	<del>167,996,133</del>	<del>0.55%</del>
23 MARYLAND 24 MASSACHUSETTS 25 MICHIGAN 26 MINNESOTA 27 MISSISPH 28 MISSOURI 29 MONTANA 30 NEBRASKA 30 NEW HAMPSHIRE 30 NEW JERSEY 31 NEW YORK 31 NORTH CAROLINA 32 NORTH CAROLINA 36 NORTH CAROLINA 37 NORTH DAKOTA 38 ORGAN 39 OKLAHOMA 31 ORGON 31 NORTH CAROLINA 31 NORTH DAKOTA 31 NORTH DAKOTA 32 OKLAHOMA 342,000,000 342,000,000 312,702,150 31 ORGON 31 NORTH ORGON 310,000 312,702,150 310 311 NORTH DAKOTA 310,526,400 310,536 311,537 311 NORTH DAKOTA 311,965,640 311,9656,400 312,702,150 310,337 311,438 311,4	21	<del>Louisiana</del>	<del>853,173,280</del>	$\frac{2.81\%}{2.81\%}$
24       MASSACHUSETTS       708,640,225       2.33%         25       MICHIGAN       703,357,040       2.31%         26       MINNESOTA       393,128,400       1.29%         27       MISSISSIPPI       263,313,175       0.87%         28       MISSOURI       404,489,860       1.33%         29       MONTANA       64,692,873       0.21%         30       NEBRASKA       92,141,167       0.30%         31       NEVADA       354,271,514       1.17%         32       NEW HAMPSHIRE       102,946,250       0.34%         33       NEW JERSEY       1,087,994,033       3.58%         34       NEW MEXICO       67,608,458       0.22%         35       NEW YORK       2,768,618,083       0.11%         36       NORTH CAROLINA       514,965,060       1.69%         37       NORTH DAKOTA       36,223,043       0.12%         38       OHIO       342,000,000       1.12%         39       OKLAHOMA       319,526,400       1.05%         40       OREGON       312,702,150       1.03%	22	MAINE	<del>60,111,200</del>	<del>0.20%</del>
25       MICHIGAN       703,357,040       2.31%         26       MINNESOTA       393,128,400       1.29%         27       MISSISSIPPI       263,313,175       0.87%         28       MISSOURI       404,489,860       1.33%         29       MONTANA       64,692,873       0.21%         30       NEBRASKA       92,141,167       0.30%         31       NEVADA       354,271,514       1.17%         32       NEW HAMPSHIRE       102,946,250       0.34%         33       NEW JERSEY       1,087,994,033       3.58%         34       NEW MEXICO       67,608,458       0.22%         35       NEW YORK       2,768,618,083       9.11%         36       NORTH CAROLINA       514,965,060       1.69%         37       NORTH DAKOTA       36,223,943       0.12%         38       OHIO       342,000,000       1.12%         39       OKLAHOMA       319,526,400       1.05%         40       OREGON       312,702,150       1.03%	23	MARYLAND	<del>434,887,600</del>	$\frac{1.43\%}{1.43\%}$
26 MINNESOTA 393,128,400 1.29% 27 MISSISIPPI 263,313,175 0.87% 28 MISSOURI 404,489,860 1.33% 29 MONTANA 64,692,873 0.21% 30 NEBRASKA 92,141,167 0.30% 31 NEVADA 354,271,514 1.17% 32 NEW HAMPSHIRE 102,946,250 0.34% 33 NEW JERSEY 1,087,994,033 3.58% 34 NEW MEXICO 67,608,458 0.22% 35 NEW YORK 2,768,618,083 0.11% 36 NORTH CAROLINA 514,965,060 1.69% 37 NORTH DAKOTA 36,223,943 0.12% 38 OHIO 342,000,000 1.12% 39 OKLAHOMA 319,526,400 1.05% 40 OREGON 312,702,150	24	<b>Massachusetts</b>	<del>708,640,225</del>	$\frac{2.330/}{4.33/0}$
27       Mississippi       263,313,175       0.87%         28       Missouri       404,489,860       1.33%         29       Montana       64,692,873       0.21%         30       Nebraska       92,141,167       0.30%         31       Nevada       354,271,514       1.17%         32       New Hampshire       102,946,250       0.34%         33       New Jersey       1,087,994,033       3.58%         34       New Mexico       67,608,458       0.22%         35       New York       2,768,618,083       0.11%         36       North Carolina       514,965,060       1.69%         37       North Dakota       36,223,943       0.12%         38       Ohio       342,000,000       1.12%         39       Oklahoma       319,526,400       1.05%         40       Oregon       312,702,150       1.03%	25	<b>MICHIGAN</b>	<del>703,357,040</del>	$\frac{2.31\%}{2.31\%}$
28 MISSOURI 404,489,860 1.33% 29 MONTANA 64,692,873 0.21% 30 NEBRASKA 92,141,167 0.30% 31 NEVADA 354,271,514 1.17% 32 NEW HAMPSHIRE 102,946,250 0.34% 33 NEW JERSEY 1,087,994,032 3.58% 34 NEW MEXICO 67,608,458 0.22% 35 NEW YORK 2,768,618,083 0.11% 36 NORTH CAROLINA 514,965,060 1.69% 37 NORTH DAKOTA 36,223,943 0.12% 38 OHIO 342,000,000 1.12% 39 OKLAHOMA 319,526,400 1.05% 40 OREGON 312,702,150	26	<b>MINNESOTA</b>	<del>393,128,400</del>	<del>1.29%</del>
29 MONTANA 30 NEBRASKA 31 NEVADA 31 NEW HAMPSHIRE 32 NEW HAMPSHIRE 33 NEW JERSEY 34 NEW MEXICO 35 NEW YORK 36 NORTH CAROLINA 37 NORTH DAKOTA 38 OHIO 39 OKLAHOMA 40 OREGON 30 NEBRASKA 30 1.21% 30 0.21% 30 0.30% 31.17% 31.17% 32 1.17% 34 1.17% 35 1.17% 36 1.17% 37 NORTH DAKOTA 36,223,943 38 OHIO 312,702,150 312,702,150	27	<b>Mississippi</b>	$\frac{263,313,175}{2}$	<del>0.87%</del>
30       NEBRASKA       92,141,167       0.30%         31       NEVADA       354,271,514       1.17%         32       NEW HAMPSHIRE       102,946,250       0.34%         33       NEW JERSEY       1,087,994,033       3.58%         34       NEW MEXICO       67,698,458       0.22%         35       NEW YORK       2,768,618,083       9.11%         36       NORTH CAROLINA       514,965,060       1.69%         37       NORTH DAKOTA       36,223,943       0.12%         38       OHIO       342,000,000       1.12%         39       OKLAHOMA       319,526,400       1.05%         40       OREGON       312,702,150       1.03%	28	<b>Missouri</b>	<del>404,489,860</del>	$\frac{1.33\%}{1.33\%}$
31       New Hampshire       102,946,250       0.34%         32       New Hampshire       102,946,250       0.34%         33       New Jersey       1,087,994,033       3.58%         34       New Mexico       67,608,458       0.22%         35       New York       2,768,618,083       9.11%         36       North Carolina       514,965,060       1.69%         37       North Dakota       36,223,943       0.12%         38       Ohio       342,000,000       1.12%         39       Oklahoma       319,526,400       1.05%         40       Oregon       312,702,150       1.03%	29	<b>MONTANA</b>	64,692,873	$\frac{0.21\%}{}$
32       NEW HAMPSHIRE       102,946,250       0.34%         33       NEW JERSEY       1,087,994,033       3.58%         34       NEW MEXICO       67,608,458       0.22%         35       NEW YORK       2,768,618,083       9.11%         36       NORTH CAROLINA       514,965,060       1.69%         37       NORTH DAKOTA       36,223,943       0.12%         38       OHIO       342,000,000       1.12%         39       OKLAHOMA       319,526,400       1.05%         40       OREGON       312,702,150       1.03%	30	<del>Nebraska</del>	<del>92,141,167</del>	<del>0.30%</del>
33       New Jersey       1,087,994,033       3.58%         34       New Mexico       67,608,458       0.22%         35       New York       2,768,618,983       9.11%         36       North Carolina       514,965,960       1.69%         37       North Dakota       36,223,943       0.12%         38       Ohio       342,000,000       1.12%         39       Oklahoma       319,526,400       1.05%         40       Oregon       312,702,150       1.03%	31	<del>NEVADA</del>	<del>354,271,514</del>	<del>1.17%</del>
34       New Mexico       67,608,458       0.22%         35       New York       2,768,618,083       9.11%         36       North Carolina       514,965,060       1.69%         37       North Dakota       36,223,943       0.12%         38       Ohio       342,000,000       1.12%         39       Oklahoma       319,526,400       1.05%         40       Oregon       312,702,150       1.03%	32	NEW HAMPSHIRE	<del>102,946,250</del>	<del>0.34%</del>
35       New York       2,768,618,083       9.11%         36       North Carolina       514,965,060       1.69%         37       North Dakota       36,223,943       0.12%         38       Ohio       342,000,000       1.12%         39       Oklahoma       319,526,400       1.05%         40       Oregon       312,702,150       1.03%	33	NEW JERSEY	<del>1,087,994,033</del>	<del>3.58%</del>
36       NORTH CAROLINA       514,965,060       1.69%         37       NORTH DAKOTA       36,223,943       0.12%         38       OHIO       342,000,000       1.12%         39       OKLAHOMA       319,526,400       1.05%         40       OREGON       312,702,150       1.03%	34	NEW MEXICO	<del>67,608,458</del>	$\frac{0.22\%}{0.22\%}$
37       North Dakota       36,223,943       0.12%         38       Ohio       342,000,000       1.12%         39       Oklahoma       319,526,400       1.05%         40       Oregon       312,702,150       1.03%	35	NEW YORK	<del>2,768,618,083</del>	<del>9.11%</del>
38       OHIO       342,000,000       1.12%         39       OKLAHOMA       319,526,400       1.05%         40       OREGON       312,702,150       1.03%	36	NORTH CAROLINA	<del>514,965,060</del>	<del>1.69%</del>
39	37	NORTH DAKOTA	<del>36,223,943</del>	$\frac{0.12\%}{}$
40 <b>Oregon 312,702,150 1.03</b> %	38	Оню	<del>342,000,000</del>	$\frac{1.12\%}{1.12\%}$
	39	<del>Oklahoma</del>	319,526,400	<del>1.05%</del>
41 <b>PENNSYLVANIA</b> 780,666,667 2.57%	40	<del>Oregon</del>	312,702,150	<del>1.03%</del>
	41	<b>PENNSYLVANIA</b>	<del>780,666,667</del>	2.57%

1	RHODE ISLAND	<del>71,794,067</del>	0.24%
2	SOUTH CAROLINA	<del>412,489,825</del>	<del>1.36%</del>
3	SOUTH DAKOTA	$\frac{38,702,120}{38,702,120}$	<del>0.13%</del>
4	<b>TENNESSEE</b>	451,775,240	<del>1.49%</del>
5	TEXAS	3,059,170,454	<del>10.06%</del>
6	<del>UTAH</del>	$\frac{142,593,412}{1}$	<del>0.47%</del>
7	<b>VERMONT</b>	41,919,433	<del>0.14%</del>
8	<del>Virginia</del>	<del>611,530,667</del>	<del>2.01%</del>
9	<b>Washington</b>	<del>739,932,050</del>	$\frac{2.43\%}{2.13\%}$
10	West Virginia	$\frac{130,476,250}{1}$	<del>0.43%</del>
11	<b>Wisconsin</b>	$\frac{248,758,333}{2}$	<del>0.82%</del>
12	<b>WYOMING</b>	40,526,967	<del>0.13%</del>
13	<del>Total</del>	$\frac{30,400,197,251}{100}$	<del>100.00%</del>

14 THIS DATA IS 2005 CALENDAR YEAR DATA EXCERPTED FROM A STUDY
15 DATED FEBRUARY 27, 2007 BY MACKIN & COMPANY.

<del>31-102.</del>

17 THE MARYLAND INSURANCE COMMISSIONER OF THE MARYLAND
18 INSURANCE ADMINISTRATION IS HEREBY APPOINTED AS THE STATE OF
19 MARYLAND'S REPRESENTATIVE TO THE SURPLUS LINES INSURANCE
20 MULTI-STATE COMPLIANCE COMPACT COMMISSION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act may not take effect until a similar Act is enacted by at least one other state; that at least one other state is requested to concur in this Act of the General Assembly of Maryland by the enactment of a similar Act; that the Department of Legislative Services shall notify the appropriate officials of the other states of the enactment of this Act; and that upon the concurrence in this Act by at least one other state, the Governor of the State of Maryland shall issue a proclamation declaring this Act valid and effective and shall forward a copy of the proclamation to the Director of the Department of Legislative Services.

SECTION 3. AND BE IT FURTHER ENACTED, That, subject to Section 2 of this Act, this Act shall take effect July 1, 2011.