### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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### HOUSE BILL 473\* Committee Substitute Favorable 4/24/13 PROPOSED COMMITTEE SUBSTITUTE H473-PCS70363-TP-26

Short Title: NC Captive Insurance Act.

(Public)

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	Sponsors:		
	Referred to:		
	April 1, 2013		
1	A BILL TO BE ENTITLED		
2	AN ACT TO ENACT THE NORTH CAROLINA CAPTIVE INSURANCE ACT.		
3	The General Assembly of North Carolina enacts:		
4	SECTION 1. Article 10 of Chapter 58 of the North Carolina General Statutes is		
5	amended by adding a new Part to read:		
6	"Part 9. Captive Insurance Companies.		
7	"Subpart 1. General Provisions.		
8	" <u>§ 58-10-335. Purpose.</u>		
9	(a) This Part shall be known and may be cited as the "North Carolina Captive Insurance		
10	Act."		
11	(b) The purpose of this Part is to establish the procedures for the organization and		
12	regulation of the operations of captive insurance companies within this State and thereby		
13	promote the general welfare of the people of this State.		
14	"§ 58-10-340. Definitions.		
15	The following definitions apply in this Part:		
16	(1) Affiliated company. – Any company in the same corporate system as a		
17	parent, an industrial insured, or a member organization by virtue of common		
18	ownership, control, operation, or management.		
19	(2) Alien. – An alien company as defined in G.S. 58-1-5.		
20	(3) Alien captive insurance company. – Any insurance company formed to write		
21	insurance business for its parents and affiliates and licensed pursuant to the		
22	laws of an alien jurisdiction which imposes statutory or regulatory standards		
23	in a form acceptable to the Commissioner on companies transacting the		
24	business of insurance in such jurisdiction.		
25	(4) Association. – Any legal association of individuals, corporations, limited		
26	liability companies, partnerships, associations, or other entities that meets		
27	the criteria set forth in either sub-subdivision a. or b. of this subdivision:		
28	a. The member organizations of the association or the association itself.		
29	either alone or in conjunction with some or all of the member		
30	organizations, are described by any of the following:		
31	1. Owning, controlling, or holding with power to vote all of the		
32	outstanding voting securities of an association captive		
33	insurance company incorporated as a stock insurer.		
34	2. Having complete voting control over an association captive		
35	insurance company incorporated as a mutual insurer.		
55	mourance company meorporated as a matual institer.		



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		<u>3.</u>	Constituting all of the subscribers of an	association captive
			insurance company formed as a reciprocal	-
		<u>4.</u>	- · · · ·	
			insurance company formed as a limited lial	
		<u>b.</u> <u>Ea</u>	ach member organization of the association is on	
		<u> </u>	-	
			nonprofit organization.	
		<u>2.</u>	An entity or organization exempt from tax	
			501(c) of the Internal Revenue Code, 26 U	
		<u>3.</u>		
			utility district, or other public body gener	•
			governmental body or governmental	
			organized by local act or public act of the	
			or any agency, board, or commission of	
			metropolitan government, county, authorit	
			other public body generally classified as a	
			or governmental entity. This sub-sub-su	bdivision shall be
	(5)	A	liberally construed.	41 - 4 <sup>1</sup>
	<u>(5)</u>		on captive insurance company. – Any company	
			per organizations of an association, and that a	
			ffiliated companies of the member organizatio	ns and the risks of
	( <b>6</b> )		ation itself.	w a branch contina
	<u>(6)</u>		<u>usiness. – Any insurance business transacted b</u>	y a branch captive
	( <b>7</b> )		<u>company in this State.</u>	ingurance company
	<u>(7)</u>		aptive insurance company. – Any alien captive	
			by the Commissioner to transact the business of bugh a business unit with a principal place of bu	
			<u>captive insurance company is a pure captive i</u>	
			ect to operations in this State, unless otherwis	
		Commiss	-	<u>e permitted by the</u>
	<u>(8)</u>		perations. – Any business operations of a branc	h cantive insurance
	<u>(0)</u>		in this State.	<u>n captive institutee</u>
	<u>(9)</u>		insurance company. – Any pure captive in	surance company
	<u>(2)</u>		on captive insurance company, industrial insured	
			, risk retention group, protected cell captive in	
			ted cell captive insurance company, or special	
			surance company formed or licensed under this	
	<u>(10)</u>	-	ioner. – Defined in G.S. 58-1-5.	<u> </u>
	$\frac{(10)}{(11)}$		controlling, controlled by, or under common c	control with. – The
	<u>(11)</u>		n, direct or indirect, of the power to direct or ca	
			gement and policies of a person, whether through	
			curities, by contract other than a commercial co	
			gement services, or otherwise; provided that such	
			an official position or corporate office held by	
			presumed to exist if a person, directly or indirec	-
			th the power to vote, or holds proxies repres	-
			more of the voting securities of another person	
			ebutted by a showing that control does not exist	<b>-</b>
		•	ition, for purposes of this Part, the fact that an	
			reinsurance to a ceding insurer under an SPFC	

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-		itself sufficient grounds for a finding that the SPFC and ceding inst	urer are
2		under common control.	
3	(12)	Controlled unaffiliated business A person meeting all of the follow	<u>ing:</u>
ļ		a. The person is not in the corporate system of a parent and its a	ffiliated
5		companies in the case of a pure captive insurance company, of	or is not
Ď		in the corporate system of an industrial insured and its a	
1		companies in the case of an industrial insured captive in	
3		company.	
)		b. The person has an existing contractual relationship with a particular descent of the person has an existing contractual relationship with a particular descent of the person has an existing contract of the person has an exist of the person has	arent or
)		one of its affiliated companies in the case of a pure captive in	
		company, or with an industrial insured or one of its a	
		companies in the case of an industrial insured captive in	
		company.	surunce
		c. The person's risks are managed by a pure captive insurance of	omnany
		or an industrial insured captive insurance company, as applic	
		accordance with G.S. 58-10-470.	
	(12)	Counterparty. – An SPFC's parent or affiliated company or a ceding	incurar
3	<u>(13)</u>		
		to the SPFC contract. A nonaffiliated company may be design	
1		counterparty, but that designation is subject to the prior approval	or the
	(1.4)	Commissioner.	
	$\frac{(14)}{(15)}$	<u>Court. – Defined in G.S. 58-30-10.</u>	
,	<u>(15)</u>	Department. – Defined in G.S. 58-1-5.	<i>.</i> .
	<u>(16)</u>	<u>General account. – All assets and liabilities of a protected cell</u>	captive
	(17)	insurance company not attributable to a protected cell.	
	<u>(17)</u>	Incorporated cell. – A protected cell of an incorporated cell	-
		insurance company that is organized as a corporation or other lega	<u>il entity</u>
	(10)	separate from the incorporated cell captive insurance company.	
	<u>(18)</u>	Incorporated cell captive insurance company. – A protected cell	-
		insurance company that is established as a corporation or other lega	
		separate from its incorporated cells that are also organized as separa	ite legal
	(10)	entities.	
	<u>(19)</u>	Industrial insured. – An insured that meets all of the following:	
		a. <u>It procures the insurance of any risk or risks by use of the ser</u>	
		a full-time employee acting as an insurance manager or buyer.	-
		b. Its aggregate annual premiums for insurance on all risks total	at least
		twenty-five thousand dollars (\$25,000).	
		c. It has at least 25 full-time employees.	
	(20)	Industrial insured captive insurance company Any company that	insures
)		risks of the industrial insureds that comprise the industrial insured	
		and that may insure the risks of the affiliated companies of the in	dustrial
		insureds and the risks of the controlled unaffiliated business of an in	<u>idustrial</u>
2		insured or its affiliated companies.	
5	(21)	Industrial insured group Any group of industrial insureds that coll-	ectively
		are described by any of the following:	
í		a. Own, control, or hold with power to vote all of the outs	standing
		voting securities of an industrial insured captive insurance co	ompany
,		incorporated as a stock insurer.	<u>`</u>
		b. <u>Have complete voting control over an industrial insured</u>	captive
)		insurance company incorporated as a mutual insurer.	
)		c. Constitute all of the subscribers of an industrial insured	captive
		insurance company formed as a reciprocal insurer.	<u> </u>
		mourance company formed as a recipiocal insurer.	

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		d. Have complete voting control over an industr	ial insured captive
		insurance company formed as a limited liability c	ompany.
<u>(</u>	(22)	Insurance securitization or securitization A transac	
		related transactions which meet the requirements of sub-	
		b. of this subdivision:	
		a. The transactions include capital market offering	gs that are effected
		through related risk transfer instruments	-
		administrative agreements where all or part of	
		transactions is used to fund the SPFC's of reinsurance contract with a ceding insurer and b	bligations under a
			by which one of the
		following occur:	actly on indirectly
		<u>1.</u> <u>Proceeds are obtained by a SPFC, dir</u>	
		through the issuance of securities by the	SPFC or any other
		person.	• 1
		2. <u>All of the following occur: (i) a person pr</u>	
		letters of credit or other assets for the bene	
		the Commissioner authorizes the SPFC to	
		credit or other assets as admitted assets	
		SPFC's annual report; and (iii) all or	
		proceeds, letters of credit, or assets, as ap	
		fund the SPFC's obligations under a reinsu	urance contract with
		a ceding insurer.	
		b. The transactions do not include the issuance of a	
		the benefit of the Commissioner to satisfy all or	-
		capital and surplus requirements under G.S. 58-10	
<u>(</u>	(23)	Member organization Any individual, corporation	
		company, partnership, association, or other entity t	hat belongs to an
		association.	
<u>(</u>	<u>(24)</u>	Mutual corporation A corporation organized without	ut stockholders and
		includes a nonprofit corporation with members.	
<u>(</u>	(25)	Mutual insurer A company owned by its policyholder	rs where no stock is
		available for purchase on the stock exchanges.	
(	(26)	NAIC. – Defined in G.S. 58-1-5.	
<u>(</u>	(27)	Organizational documents The documents that n	
		pursuant to North Carolina law in order to legally form	
		State or to obtain a certificate of authority to transact busing	iness in this State.
<u>(</u>	(28)	Parent An individual, corporation, limited liability co	<u>mpany, partnership,</u>
		association, or other entity, or individual that directly	or indirectly owns,
		controls, or holds with power to vote more than fifty p	ercent (50%) of the
		outstanding voting of any of the following interests:	
		a. Securities of a pure captive insurance company of	organized as a stock
		corporation.	-
		b. <u>Membership interests of a pure captive insurance</u>	company organized
		as a nonprofit corporation.	• • •
		c. <u>Membership interests of a pure captive insurance</u>	company organized
		as a limited liability company.	
		d. Securities of an SPFC.	
(	(29)	Participant. – A person or an entity authorized to b	be a participant by
2	<u> </u>	G.S. 58-10-515, and any affiliate of a participant, th	
		protected cell captive insurance company, if the losses of	•
		limited through a participant contract.	parterpuit ulo
		minou unough a participant contract.	

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1 2	<u>(30)</u>	<u>Participant contract. – A contract by which a protec</u> <u>company insures the risks of a participant and limi</u>	ts the losses of each such
3		participant to its pro rata share of the assets of on	e or more protected cells
4		identified in such participant contract.	
5	<u>(31)</u>	Person. – Defined in G.S. 58-1-5.	
6	<u>(32)</u>	Protected cell. – Either of the following:	
7		<u>a.</u> <u>A separate account established by a protect</u>	-
8		company formed or licensed under this Pa	·
9		pool of assets and liabilities are segregated a	
10		this Part from the remainder of the protect	-
11		company's assets and liabilities, in accordate	
12		or more participant contracts to fund the lial	• •
13		captive insurance company, with respect t	to the participants as set
14		forth in the participant contracts.	
15		b. A separate account established and maintain	-
16		SPFC contract and the accompanying insur-	ance securitization with a
17		<u>counterparty.</u>	
18	<u>(33)</u>	Protected cell assets All assets, contract rights	
19		identified with and attributable to a specific protect	ed cell of a protected cell
20		captive insurance company.	
21	<u>(34)</u>	Protected cell captive insurance company. – Any ca	aptive insurance company
22		meeting all of the following:	
23		<u>a.</u> <u>The minimum capital and surplus required</u>	by this Part are provided
24		by one or more sponsors.	
25		b. The company is formed or licensed under the	
26		c. <u>The company insures the risks of separ</u>	rate participants through
27		participant contracts.	
28		d. The company funds its liability to each pa	
29		more protected cells and segregates the ass	
30		from the assets of other protected cells an	
31		protected cell captive insurance company's g	
32	<u>(35)</u>	Protected cell liabilities. – All liabilities and other of	-
33		and attributed to a specific protected cell of	a protected cell captive
34		insurance company.	
35	<u>(36)</u>	Pure captive insurance company. – Any company	
36		parent and affiliated companies or a controlled	unaffiliated business or
37	( <b>-</b> -)	businesses.	
38	<u>(37)</u>	<u>Risk retention group. – A captive insurance comp</u>	
39		laws of this State pursuant to the Liability Risk R	
40		U.S.C. § 3901 et seq., as amended, as a stock or n	-
41		reciprocal or other limited liability entity. Risk	
42		under this Part are subject to all applicable insurance	-
43		limited to, any applicable provisions in Articles 1, 2	2, 3, 7, 19, 22, 33, and 34
44		of this Chapter.	
45	<u>(38)</u>	Securities Those different types of debt obl	
46		certificates, surplus notes, funding agreements, de	rivatives, and other legal
47		forms of financial instruments.	
48	<u>(39)</u>	SPFC or Special Purpose Financial Captive. – A ca	
49		that has received a certificate of authority from the	he Commissioner for the
50		limited purposes provided for in this Part.	

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	(40)	SPFC contract A contract between the SPI	FC and the counterparty
		pursuant to which the SPFC agrees to provide	insurance or reinsurance
		protection to the counterparty for risks associate	d with the counterparty's
		insurance or reinsurance business.	
	(41)	SPFC securities. – The securities issued by an SPF	С.
	(42)	Sponsor. – Any person or entity that is approved	
		provide all or part of the capital and surplus req	•
		organize and operate a protected cell captive insura	ance company.
	(43)	Surplus note An unsecured subordinated debt of	
		surplus certificate under this Part and otherwise	possessing characteristics
		consistent with paragraph 3 of the NAIC's	
		Accounting Principles No. 41, as amended.	-
"§ 58-10-3	45. Li	icensing; authority; confidentiality.	
(a)		captive insurance company, when permitted by its of	organizational documents,
may apply		ne Commissioner for a license to do any and all	-
		hrough (16) and (19) through (22) of G.S. 58-7-15; p	_
	(1)	No pure captive insurance company shall insure an	
		its parent and affiliated companies or a controlle	-
		businesses.	
	(2)	No association captive insurance company shall in	nsure any risks other than
	<u> </u>	those of its association, those of the member organ	
		and those of a member organization's affiliated con	
	(3)	No industrial insured captive insurance company s	-
	<u>, , , , , , , , , , , , , , , , , , , </u>	than those of the industrial insureds that compr	•
		group, those of their affiliated companies, and	· · · · · · · · · · · · · · · · · · ·
		unaffiliated business of an industrial insured or its	
	(4)	No risk retention group shall insure any risks other	-
		and owners.	
	(5)	No captive insurance company shall provide po	ersonal motor vehicle or
	<u> </u>	homeowner's insurance coverage or any componen	·
	(6)	No captive insurance company shall accept or ce	ede reinsurance except as
		provided in G.S. 58-10-445 and G.S. 58-10-605.	
	(7)	No captive insurance company shall provide acci	dent and health insurance
		on a direct basis.	
	(8)	No captive insurance company shall provide we	orkers' compensation and
		employer's liability insurance on a direct basis.	•
	(9)	No captive insurance company shall provide life in	nsurance or annuities on a
	<u> </u>	direct basis.	
<u>(b)</u>	No ca	uptive insurance company shall transact any insurat	nce business in this State
unless:	-		
	(1)	It obtains a license from the Commissioner pursua	nt to subsection (c) of this
	<u></u>	section authorizing it to do insurance business in th	
	<u>(2)</u>	Its board of directors or committee of manage	
	<u>, , , , , , , , , , , , , , , , , , , </u>	reciprocal insurer, its subscribers' advisory com	
		meeting each year in this State.	
	(3)	It maintains its principal place of business in this S	tate.
	(4)	It appoints a registered agent to accept service of	process and to otherwise
	<u>(4)</u>	It appoints a registered agent to accept service of act on its behalf in this State, provided that when	-
	<u>(4)</u>	act on its behalf in this State, provided that whene cannot with reasonable diligence be found at the	ever such registered agent

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1 2		captive insurance company upon whom any process, notice be served and such service shall be done in accordance with	G.S. 58-16-30.
3		der to receive a license to issue policies of insurance as a c	-
4		State, an applicant business entity shall meet all of the following	
5	<u>(1)</u>	The applicant business entity shall submit its organization	
6		the Commissioner. If the Commissioner approves the	
7		documents, then the Commissioner shall issue a letter	* *
8 9		certifying the Commissioner's approval. The applicant bus	
		submit the organizational documents, along with a copy	
10 11		letter issued by the Commissioner, and the required	
11		organizational documents prescribed by North Carolina law	
12		of State for filing. Upon filing the organizational documer	
13 14		of State shall issue a certificate of filing to the applicar	* *
14 15		business entity shall submit a copy of the certificate of filing	
15 16		applicant's organizational documents issued by the Secretar	ly of State to the
10	( <b>2</b> )	<u>Commissioner.</u>	th of its president
18	<u>(2)</u>	The applicant business entity shall file a statement under oat and secretary showing its financial condition.	in of its president
10	(3)	The applicant business entity shall file its plan of operation.	
20	$(\underline{3})$ $(\underline{4})$	The applicant business entity shall file other documents as	s required by the
20	<u>(+)</u>	Commissioner.	s required by the
22	<u>(5)</u>	The applicant business entity shall also file with the Comm	issioner evidence
23	<u>(5)</u>	of all of the following:	issioner evidence
24		<u>a.</u> The amount and liquidity of its assets relative to	the risks to be
25		assumed.	the fisks to be
26		b. The adequacy of the expertise, experience, and	character of the
27		person or persons who will manage it.	
28		c. The overall soundness of its plan of operation.	
29		d. The adequacy of the loss prevention programs of its	insureds.
30		e. Such other factors deemed relevant by the C	
31		ascertaining whether the applicant business entity	
32		meet its policy obligations.	
33	<u>(6)</u>	No less than the amount required by G.S. 58-10-370 shall	be paid in by the
34		applicant business entity and deposited with the Comn	
35		alternative, an irrevocable letter of credit in that amount a	and acceptable to
36		the Commissioner shall be filed with the Commissioner.	
37	<u>(7)</u>	The applicant business entity shall submit to the Commission	oner for approval
38		a description of the coverages, deductibles, coverage li	imits, and rates,
39		together with such additional information as the Commissio	ner may require.
40	(d) When	never a captive insurance company desires to amend th	e organizational
41	documents subm	nitted pursuant to subdivision (c)(1) of this section, the comp	any shall submit
42	the amended org	anizational documents to the Commissioner. If the Commission	oner approves the
43		en the Commissioner shall issue a letter to the applicar	
44		approval. The applicant business entity shall submit the	
45		g with a copy of the approval letter issued by the Comm	
46		fees for organizational documents prescribed in North Car	
47	-	te for filing. Upon filing the organizational documents, the S	-
48		rtificate of filing to the applicant. The applicant shall subm	* *
49		ng relative to the applicant's organizational documents issued	by the Secretary
50	of State to the Co	ommissioner.	

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<u>(e)</u> <u>If a ca</u>	aptive insurance company makes any subsequent m	aterial change to any item
in the descriptio	n submitted pursuant to subdivision (c)(7) of this	section, then the captive
insurance compa	ny shall submit an appropriate revision to the Comr	nissioner for approval and
shall not offer an	y additional kinds of insurance until a revision of su	ch description is approved
	oner. The captive insurance company shall inform	
-	n rates within 30 days of the adoption of such chang	
	nation submitted pursuant to this subsection is confi	
	mmissioner or the Commissioner's designee only u	•
competent jurisdi		
(1)	This subdivision shall not apply to any risk retention	on group.
$\overline{(2)}$	The Commissioner shall have the discretion to disc	
<u> </u>	public official having jurisdiction over the regulati	
	state, provided that:	
	a. The public official agrees in writing to main	ntain the confidentiality of
	such information; and	
	b. The laws of the state in which the public	official serves require the
	information to be and to remain confidentia	-
(3)	Organizational documents filed with the Secretary	
<u></u>	be nonconfidential public records in the Secretary	
(g) The C	commissioner is authorized to retain legal, financial,	
	e Department, the costs of which shall be reim	
	all apply to examinations, investigations, and proce	• • •
authority of this s	••••••	<u> </u>
	Commissioner is satisfied that the documents an	d statements filed by an
	insurance company comply with this section, the	•
	thorizing it to do insurance business in this State.	
	ommissioner use of consultants and other profess	ionals.
	sioner may contract with consultants and other pro	
complete the ap	oplication process, examinations, and other regu	latory activities required
oursuant to this l	Part. Such contracts for financial, legal, examination	n, and other services shall
not be subject to	any of the following:	
<u>(1)</u>	<u>G.S. 114-2.3.</u>	
<u>(2)</u>	<u>G.S. 147-17.</u>	
$\overline{(3)}$	Articles 3, 3C, and 8 of Chapter 143 of the Gene	ral Statutes, together with
	rules and procedures adopted under those Articles	s concerning procurement,
	contracting, and contract review.	
" <u>§ 58-10-355. O</u>	rganizational examination.	
In addition	to the processing of the application, an organi	zational investigation or
examination ma	y be performed before an applicant is licensed	1. Such investigation or
	l consist of a general survey of the applicant's co	-
	and minute books; verification of capital and surplu	
	; determination of assets and liabilities; and a revie	
	r deems necessary.	
	esignation of captive manager.	
	ing, captive insurance companies shall report in wr	iting to the Commissioner
	dress of the manager designated to manage the ca	
the nume und ud		
	her shall approve the captive manager and may r	equire the submission of
The Commission	her shall approve the captive manager and may re- nation regarding the proposed captive manager in a	-
The Commission	nation regarding the proposed captive manager in a	-

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1	No captive i	nsurance company shall adopt a name that is	the same, deceptively similar, or
2	-	fused with or mistaken for any other existing	
3	•	ame likely to mislead the public. Any name	-
4		omply with the requirements of State law.	<u>+</u>
5		apital and surplus requirements.	
6		aptive insurance company shall be issued a	license unless it possesses and
7		aired paid-in capital and surplus of:	<u> </u>
8 9	<u>(1)</u>	In the case of a pure captive insurance com fifty thousand dollars (\$250,000) or such of	1 ·
0			other amount determined by the
1	( <b>2</b> )	Commissioner.	man company not loss than five
2	<u>(2)</u>	In the case of an association captive insura hundred thousand dollars (\$500,000).	uice company, not less than five
3	<u>(3)</u>	In the case of an industrial insured captive i	insurance company, not less than
4		five hundred thousand dollars (\$500,000).	
5	<u>(4)</u>	In the case of a risk retention group, no	ot less than one million dollars
5		<u>(\$1,000,000).</u>	
7	<u>(5)</u>	In the case of a protected cell captive insur-	ance company, not less than two
8		hundred fifty thousand dollars (\$250,000).	
9	(b) The	Commissioner may prescribe additional capi	tal and surplus based upon the
)	type, volume, an	d nature of insurance business to be transacted	. <u>.</u>
1	(c) Capit	al and surplus shall be in the form of cash of	or an irrevocable letter of credit
2	issued by a bank	approved by the Commissioner.	
3	" <u>§ 58-10-375. D</u>	<u>vividends and distributions.</u>	
4	<u>No captive i</u>	nsurance company shall pay a dividend or o	ther distribution from capital or
5	surplus without	the prior approval of the Commissioner. App	roval of an ongoing plan for the
6	payment of divid	lends or other distributions shall be conditioned	ed upon the retention, at the time
7	of each paymen	t, of capital or surplus in excess of amount	s specified by or determined in
8		formulas approved by the Commissioner. A	
)	otherwise make	such distributions as are in conformity with i	ts purposes and approved by the
)	Commissioner.		
1	" <u>§ 58-10-380.</u> F	ormation of captive insurance companies.	
2	····	re captive insurance company may be incorpo	
3	capital divided in	nto shares and held by the stockholders, as a r	nonprofit corporation with one or
4		or as a manager-managed limited liability com	
5		ssociation captive insurance company, an ind	
5	<u>company, or a ri</u>	sk retention group may be any of the following	
7	<u>(1)</u>	Incorporated as a stock insurer with its cap	ital divided into shares and held
3		by the stockholders.	
)	<u>(2)</u>	Incorporated as a mutual corporation.	
)	<u>(3)</u>	Organized as a reciprocal insurer in acco	ordance with Article 15 of this
l		<u>Chapter.</u>	
2	<u>(4)</u>	Organized as a manager-managed limited lia	ability company.
3	<u>(c)</u> <u>A cap</u>	ptive insurance company incorporated or organ	nized in this State shall have not
4	less than three in	corporators or three organizers of whom not le	ess than one shall be a resident of
5	this State.		
6	<u>(d)</u> The d	capital stock of a captive insurance company	incorporated as a stock insurer
7	may be authorize	ed with no par value.	
8	(e) In the	e case of a captive insurance company formed	l as a corporation, at least one of
9		the board of directors shall be a resident of th	
0	insurance comp	any formed as a reciprocal insurer, at least	st one of the members of the
1	subscribers' adv	isory committee shall be a resident of this	State. In the case of a captive

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1	insurance company formed as a limited liability company, at least one of the managers shall be
2	a resident of this State.
3	(f) <u>Captive insurance companies formed as corporations, limited liability companies</u> ,
4	partnerships, or as nonprofit corporations under this Part shall have the privileges provided in
5	and be subject to all State statutes and laws, as applicable, provided that this Part shall control
6	in the event of a conflict.
7	(g) Mergers, consolidations, conversions, mutualizations, acquisitions,
8	redomestications, or other similar transactions of captive insurance companies shall be subject
9	to the same provisions of this Chapter applicable to traditional insurance companies, except:
10	(1) <u>The Commissioner may, upon request of an insurer party to a merger</u>
11	authorized under this subsection, waive such applicable requirements.
12	(2) <u>The Commissioner may waive or modify the requirements for public notice</u>
13 14	$\frac{\text{and hearing.}}{(2)}$
14 15	(3) An alien insurer may be a party to a merger authorized under this subsection, provided that the requirements for a merger between a captive insurance
15 16	company and a foreign insurer under this Chapter shall apply to a merger
10	between a captive insurance company and an alien insurer under this
18	subsection. For the purposes of this subdivision, an alien insurer shall be
10	treated as a foreign insurer under this Chapter and the domicile of the alien
20	shall be the equivalent to that of another state.
21	(h) Captive insurance companies formed as reciprocal insurers under this Part shall
22	have the privileges provided in and be subject to Article 15 of this Chapter in addition to this
23	Part, provided that this Part shall control in the event of a conflict. To the extent a reciprocal
24	insurer is made subject to other provisions of this Chapter pursuant to Article 15 of this
25	Chapter, such provisions shall not be applicable to a reciprocal insurer formed under this Part
26	unless such provisions are expressly made applicable to captive insurance companies under this
27	Part.
28	(i) <u>The articles of incorporation or bylaws of a captive insurance company formed as a</u>
29	corporation may authorize a quorum of its board of directors to consist of no fewer than
30	<u>one-third of the fixed or prescribed number of directors.</u>
31 32	(j) The subscribers' agreement or other organizing document of a captive insurance
32 33	company formed as a reciprocal insurer may authorize a quorum of its subscribers' advisory committee to consist of no fewer than one-third of the number of its members.
33 34	(k) With the Commissioner's approval, a captive insurance company organized as a
35	stock insurer may convert to a nonprofit corporation with one or more members by filing with
36	the Secretary of State an election for such conversion, provided that:
37	(1) The election shall certify that, at the time of the company's original
38	organization and at all times thereafter, the company has conducted its
39	business in a manner not inconsistent with a nonprofit purpose.
40	(2) At the time of the filing of its election, the company shall file with both the
41	Commissioner and the Secretary of State articles of conversion, including
42	articles of incorporation consistent with this Part and with all other
43	applicable State statutes and laws.
44	(1) In the case of a captive insurance company formed as a limited liability company, a
45	reciprocal insurance company, or mutual insurance company, any proxy executed by the
46	members, subscribers, and policyholders of each shall be valid if executed and transmitted in
47	compliance with all applicable State statutes and laws.
48	" <u>§ 58-10-385. Directors.</u>
49 50	(a) Every captive insurance company shall report to the Commissioner within 30 days
50 51	after any change in its executive officers or directors, including in its report a biographical affidavit for each new officer or director.
51	

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1	(b) <u>No director, officer, or employee of a captive insurance company</u>	shall, except on
2	behalf of the captive insurance company, accept or be the beneficiary of, any	-
3	gift, or other compensation because of any investment, loan, deposit, purchas	
4	or exchange made by or for the captive insurance company, but such personal sector of the captive insurance company, but such personal sector of the captive insurance company.	1 <b>1</b>
5	reasonable compensation for necessary services rendered to the captive insura	
6	his or her usual private, professional, or business capacity.	<u>ı</u>
7	(c) Any profit or gain received by or on behalf of any person in violation	on of this section
8	shall inure to and be recoverable by the captive insurance company.	
9	"§ 58-10-390. Conflict of interest.	
10	(a) Each captive insurance company chartered in this State is requ	uired to adopt a
11	conflict of interest statement for officers, directors, and key employees. Such	h statement shall
12	disclose that the individual has no outside commitments, personal or other	
13	divert him or her from his or her duty to further the interests of the captive ins	surance company
14	he or she represents, but this shall not preclude such person from being a dire	ctor or officer in
15	more than one insurance company.	
16	(b) Each officer, director, and key employee shall file such disclosure v	with the Board of
17	Directors yearly.	
18	"§ 58-10-395. Change of business.	
19	(a) Any material change in a captive insurance company's business pl	an that was filed
20	with the Commissioner at the time of initial application and any subsequent a	mendment of the
21	plan requires prior approval from the Commissioner.	
22	(b) Any change in any other information filed with the application m	ust be filed with
23	the Commissioner within 60 days but does not require prior approval.	
24	" <u>§ 58-10-400. Insurance manager and intermediaries.</u>	
25	No person shall act in or from this State as a managing general age	
26	reinsurance intermediary for captive business without the authorization of the	
27	Application for such authorization must be on a form prescribed by the Commi	ssioner.
28	" <u>§ 58-10-405. Annual reports.</u>	
29	(a) <u>No captive insurance companies shall be required to make any anr</u>	nual report to the
30	Commissioner except as provided in this Part.	
31	(b) Prior to March 1 of each year, and prior to March 15 of each year in	
32	captive insurance companies or industrial insured captive insurance companies	
33	insurance company shall submit to the Commissioner a report of its fina	
34	verified by oath of two of its executive officers. Each captive insurance comp	
35	using generally accepted accounting principles, unless the Commissioner requi	
36	accepts the use of statutory accounting principles or other comprehensive bas	
37	The Commissioner may require, approve, or accept any appropriate or necessa	
38	of the statutory accounting principles or other comprehensive basis of accounting fractional states of the statutory accounting principles or other comprehensive basis of accounting principles or other comprehense or other comprehensity principles or other compreh	
39	of insurance and kinds of insurers to be reported upon. The Commission	
40	additional information to supplement such report. Except as otherwise pro	
41	retention group and association captive insurance company shall file its represented by C.S. 58.2.165 and each risk stantise group and association of	
42	required by G.S. 58-2-165, and each risk retention group and association c	-
43 44	company shall comply with the requirements set forth in G.S. 58-4-5. A insurance companies shall report on forms adopted by the Commissioner.	
44 45	shall apply to each report filed pursuant to this section. Branch captive insu	
46	shall file the report required by this section unless otherwise required by	
40 47	Special Purpose Financial Captive insurance companies shall report in a	
48	G.S. 58-10-625.	
49	(c) A pure captive insurance company or an industrial insured ca	antive insurance
50	company may make written application to the Commissioner for filing the requ	*

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1	alternative repor	ting date based on the company's fiscal year-end. If an al	Iternative reporting
2	date is granted b	y the Commissioner, then:	• •
3	(1)	The annual report is due 75 days after the fiscal year-end.	
4	$\overline{(2)}$	In order to provide sufficient detail to support the premi	ium tax return, the
5	<u> </u>	pure captive insurance company or industrial insured	
6		company shall file, prior to March 15 of each year	-
7		year-end, pages 1, 2, 3, and 5 of the "Captive Annual"	
8		Industrial Insured," verified by oath of two of its executive	
9	" <u>§ 58-10-420.</u> A	nnual audit and actuarial certification.	<u>e officers.</u>
10	(a) All c	aptive insurance companies shall have an annual audit b	by an independent
11	certified public a	accountant and shall file such audited financial report with	the Commissioner
12	on or before Jun	e 30 for the prior calendar year.	
13		ve insurance companies that have received approval to rep	ort on other than a
14		sis pursuant to G.S. 58-10-405 shall file such statements wi	
15	the end of their f		
16		ve insurance companies with less than one million two	hundred thousand
17	· · · ·	000) in written premium may make a written request for e	
18		uirement. Such request must be made at least 90 days p	÷
19		any's fiscal year-end or as otherwise required by the Comm	-
20		ed on a case-by-case basis and may be subject to the Comr	-
20		of the captive insurance company's parent company in lieu	
22		Surance company.	
22	•		auronaa aomnany'a
		innual audit report shall be considered part of the captive in	
24	-	financial condition except with respect to the date by whi	<u>ch it must de med</u>
25		ssioner. The annual audit shall consist of the following:	• • • • • •
26	<u>(1)</u>	<u>Opinion of independent certified public accountant. – Fi</u>	
27		furnished pursuant to this section shall be audited by ind	*
28		public accountants in accordance with generally accepted	
29		as determined by the American Institute of Certified Pub	
30		statutory accounting principles in accordance with the	
31		Practices and Procedures Manual in effect for the period	
32		report. The opinion of the independent certified public	<u>c accountant shall</u>
33		cover all years presented. The opinion shall be addres	
34		insurance company on stationery of the accountant show	ving the address of
35		issuance and shall be signed and dated.	
36	<u>(2)</u>	Report of evaluation of internal controls This report	rt shall include an
37		evaluation of the internal controls of the captive insurance	e company relating
38		to the methods and procedures used in the securing	of assets and the
39		reliability of the financial records, including, but not limited	ed to, such controls
40		as the system of authorization and approval and the separa	
41		review shall be conducted in accordance with generally	
42		standards or statutory accounting principles and the rep	
43		Commissioner. An exemption from this evaluation may	
44		case-by-case basis upon written request to the Commissio	
45	(3)	Accountant's letter of qualifications. – The accountant	
46	<u>(5)</u>	captive insurance company, for inclusion in the filing of	
47		report, a letter stating:	the autitud annual
47 48			act to the continue
48 49		a. <u>That the accountant is independent with respective sequences</u> insurance company and conforms to the standard	-
		insurance company and conforms to the standard	•
50		as contained in the Code of Professional Ethics,	pronouncements of

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		the Amer	rican Institute of Certified Public	Accountants, and
			ments of the Financial Accounting Stand	
	<u>b.</u>		al background and experience of the sta	
			uding the experience in auditing captives	
		companies		
	<u>c.</u>		countant understands that the audited	annual report and
			ntant's opinions thereon will be filed in	-
			n with the Commissioner.	<u>r</u>
	<u>d.</u>	That the		requirements of
			)-422(b) and (c) and that the account	•
			make available for review by the C	
		-	oner's appointed agent, or other designed	
			in G.S. 58-10-422(c).	<u> </u>
	<u>e.</u>		accountant is properly licensed by an	appropriate state
			authority and that he or she is a member	
			erican Institute of Certified Public Accou	
<u>(4)</u>	Financ		nts. – Statements required shall be as follo	
	<u>a.</u>		neets reporting assets, liabilities, capital, a	
	<u>b.</u>		s of operations.	<u> </u>
			s of cash flow.	
	<u>c.</u> <u>d.</u>		s of changes in capital and surplus.	
	<u>e.</u>		inancial statements. The notes to financia	al statements shall
		be those re	equired by generally accepted accountin	g principles, or as
		required b	y any other comprehensive basis of acc	counting in use by
		-	e insurance company and approved by t	
		and shall in	nclude:	
		<u>1.</u> <u>A</u> 1	reconciliation of differences, if any, bet	tween the audited
		fina	ancial report and the report of its financ	ial condition filed
		wit	th the Commissioner in ac	cordance with
		<u>G.S</u>	<u>S. 58-10-405(b).</u>	
		<u>2.</u> <u>A</u>	summary of ownership and relationship	ip of the captive
			urance company and all affiliated	•
			npanies insured by the captive insurance	
			narrative explanation of all material	
			ances with the captive insurance compan	
<u>(5)</u>			oss reserves and loss expense reserves	
			h a Statement of Actuarial Opinion eval	
			y's loss reserves and loss expense reserv	
	-	-	Statement of Actuarial Opinion shall b	
		-	al Society, a member in good standing	
			aries, or an individual who has demonst	
			aluation to the Commissioner. Certification	on shall be in such
USED 10 400 T 1			nissioner deems appropriate.	
			<u>l public accountants.</u>	
			pany, after becoming subject to this Par	
			writing, the name and address of the ind	
<b>A</b>			t the annual audit set forth in G.S. 58-10-	
· · · ·			ompany shall require its independent	-
			writing an officer and all members of the	
_			of any determination by the independence	-
accountant that the	e capti	ve insurance	e company has materially misstated its f	mancial condition

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1	in its report to the Commissioner as required in G.S. 58-10-405. The independent certified
2	public accountant shall furnish such notification to the Commissioner within five working days
3	of notifying the captive insurance company.
4	(c) A captive insurance company shall require its independent certified public
5	accountant to make available for review by the Commissioner or his or her appointed agent the
6	work papers prepared in the conduct of the audit of the captive insurance company. The captive
7	insurance company shall require that the independent certified public accountant retain the
8	audit work papers for a period of not less than five years after the period reported upon. The
9	aforementioned review by the Commissioner shall be considered an examination and all
10	working papers obtained during the course of such examination shall be confidential. The
11	captive insurance company shall require that the independent certified public accountant
12	provide copies, in such form as the Commissioner deems appropriate, of any of the working
13	papers which the Commissioner considers relevant. Such working papers may be retained by
14	the Commissioner. "Work papers" as referred to in this section include, but are not necessarily
15	limited to, schedules, analyses, reconciliations, abstracts, memoranda, narratives, flow charts,
16	copies of captive insurance company records, or other documents prepared or obtained by the
17	independent certified public accountant and the independent certified public accountant's
18	employees in the conduct of their audit of the captive insurance company.
19	(d) The lead audit partner may not act in that capacity for more than five consecutive
20	years. For purposes of this subsection, lead audit partner means the partner having primary
21	responsibility for the audit. The person shall be disqualified from acting in that or similar
22	capacity for the captive insurance company for a period of five consecutive years. A captive
23	insurance company may make application to the Commissioner for relief from the above
24	rotation requirement on the basis of unusual circumstances. This application should be made at
25	least 30 days before the end of the calendar year. The Commissioner may consider the
26	following factors in determining if the relief should be granted:
27	(1) Number of partners, expertise of the partners, or the number of insurance
28 29	<ul> <li><u>clients in the firm;</u></li> <li>(2) Premium volume of the captive insurance company; or</li> </ul>
29 30	<ul> <li>(2) Premium volume of the captive insurance company; or</li> <li>(3) Number of jurisdictions in which the insurer transacts business.</li> </ul>
31	"§ 58-10-425. Deposit requirement.
32	(a) Whenever the Commissioner deems that the financial condition of a captive
33	insurance company warrants additional security beyond that required pursuant to
34	G.S. 58-10-345(c)(6), the Commissioner may require a captive insurance company to deposit
35	with the Commissioner additional cash or securities approved by the Commissioner or,
36	alternatively, to furnish the Commissioner a clean irrevocable letter of credit issued by a bank
37	chartered by the State or by a member bank of the Federal Reserve System and approved by the
38	Commissioner.
39	(b) A captive insurance company may receive interest or dividends from deposits held
40	by the Commissioner or exchange the deposits for others of equal value with the approval of
41	the Commissioner.
42	(c) If a captive insurance company discontinues business, the Commissioner shall
43	return deposits held by the Commissioner only after being satisfied that all obligations of the
44	captive insurance company have been discharged.
45	" <u>§ 58-10-430. Examinations.</u>
46	(a) Whenever the Commissioner determines it to be prudent, the Commissioner shall
47	visit a captive insurance company and inspect and examine its affairs to ascertain its financial
48	condition, its ability to fulfill its obligations, and whether it has complied with this Part. The
49 50	expenses and charges of the examination shall be paid by the captive insurance company. (b) $C = 58.2 \pm 100$ shall emphasize examination and here the exact in the section.
50	(b) G.S. 58-2-160 shall apply to examinations conducted under this section.

#### **General Assembly Of North Carolina** Session 2013 1 All examination reports, preliminary examination reports or results, working papers, (c) 2 recorded information, documents, and copies thereof produced by, obtained by, or disclosed to 3 the Commissioner or any other person in the course of an examination made under this section 4 are confidential, are not subject to subpoena, and may not be made public by the Commissioner 5 or an employee or agent of the Commissioner. Nothing in this subsection shall prevent the 6 Commissioner from using such information in furtherance of the Commissioner's regulatory 7 authority under this Chapter. The Commissioner shall have the discretion to grant access to 8 such information to public officials having jurisdiction over the regulation of insurance in any 9 other state or country, or to law enforcement officers of this State, or any other state or agency 10 of the federal government at any time, only if the officials receiving the information agree in 11 writing to maintain the confidentiality of the information in a manner consistent with this 12 subsection. 13 "§ 58-10-435. License suspension or revocation. 14 The license of a captive insurance company may be suspended or revoked if the (a) 15 Commissioner finds, upon examination, hearing, or other evidence, that a captive insurance 16 company has committed the violations described in subdivisions (1) through (7) of this 17 subsection, or met the criteria in subdivisions (8) through (10) of this subsection, and that the 18 suspension or revocation is in the best interest of the public and the policyholders of such 19 captive insurance company, notwithstanding any other provision of this Chapter: 20 (1)Insolvency or impairment of capital or surplus. 21 (2)Failure to meet the requirements of G.S. 58-10-370. 22 (3) Refusal or failure to submit an annual report, as required by this Part, or any 23 other report or statement required by law or by lawful order of the 24 Commissioner. 25 Failure to comply with its own charter, bylaws, or other organizational (4)26 document. 27 Failure to submit to or pay the cost of an examination or any legal obligation (5) 28 relative to an examination, as required by this Part. 29 Use of methods that, although not otherwise specifically prohibited by law, (6) 30 nevertheless render its operation detrimental or its condition unsound with 31 respect to the public or to its policyholders. 32 Failure otherwise to comply with the laws of this State. (7) 33 Failure to commence business according to its plan of operation within two (8) 34 years of being licensed. 35 (9) Failure to carry on insurance business in or from this State. 36 (10)By request of the captive insurance company. 37 (b) Before the Commissioner suspends or revokes the license of a captive insurance 38 company under subdivisions (a)(7) or (a)(8) of this section, the Commissioner shall give the 39 captive insurance company notice in writing of the grounds on which the Commissioner 40 proposes to suspend or revoke the license, and shall afford the captive insurance company an 41 opportunity to make objection in writing within the period of 30 days after receipt of notice. 42 The Commissioner shall take into consideration any objection received by the Commissioner 43 within that period and, if the Commissioner decides to suspend or revoke the license, cause the 44 order of suspension or revocation to be served on the captive insurance company. 45 "§ 58-10-440. Investment requirements. Except as may be otherwise authorized by the Commissioner, association captive 46 (a) 47 insurance companies and risk retention groups shall comply with the investment requirements 48 contained in G.S. 58-7-167, 58-7-170, 58-7-172, 58-7-173, 58-7-178, 58-7-179, 58-7-180, 58-7-183, 58-7-185, 58-7-187, 58-7-188, 58-7-192, 58-7-193, 58-7-197, 58-7-200, and 49 50 58-7-205, as applicable. Notwithstanding any other provision of this Chapter, the

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1	(b) No pure captive insurance company, industrial insured captive insurance company,
2	protected cell captive insurance company, incorporated cell captive insurance company, or
3	special purpose financial captive insurance company shall be subject to any restrictions on
4	allowable investments, provided that the Commissioner may prohibit or limit any investment
5	that threatens the solvency or liquidity of any such company.
6	(c) <u>No pure captive insurance company shall make a loan to or an investment in its</u>
7	parent company or affiliates without prior written approval of the Commissioner, and any such
8	loan or investment shall be evidenced by documentation approved by the Commissioner. Loans
9	of minimum capital and surplus funds required by G.S. 58-10-370 are prohibited.
10	(d) Notwithstanding this section or G.S. 58-7-167, 58-7-170, 58-7-172, 58-7-173,
11	58-7-178, 58-7-179, 58-7-180, 58-7-183, 58-7-185, 58-7-187, 58-7-188, 58-7-192, 58-7-193,
12	58-7-197, 58-7-200, and 58-7-205, an association captive insurance company of an association
13	described in G.S. 58-10-340(4)(b) may hold any interest in qualified headquarters property, and
14	the qualified headquarters property shall be admitted assets and authorized investments of the
15	association captive insurance company. The net book value of the qualified headquarters
16	property deemed admitted and authorized under this subsection may not exceed two million
17	five hundred thousand dollars (\$2,500,000), and an association captive insurance company
18	holding qualified headquarters property pursuant to this subsection shall at all times maintain
19	total surplus, without regard to the qualified headquarters property, of at least the sum of (i)
20	fifty percent (50%) of the net book value of the qualified headquarters property and (ii) the
21	minimum capital and surplus requirements. For purposes of this subsection, "qualified
22	headquarters property" includes the real property and the building in which the principal office
23	of the association captive insurance company is located and also includes any improved and
24	unimproved real property of the association captive insurance company that is located within
25	1,500 feet of the company's principal office.
26	" <u>§ 58-10-445. Reinsurance.</u>
26 27	(a) <u>Any captive insurance company may provide reinsurance as authorized by this</u>
27	(a) Any captive insurance company may provide reinsurance as authorized by this
27 28	(a) Any captive insurance company may provide reinsurance as authorized by this Chapter on risks ceded by any other insurer.
27 28 29 30 31	<ul> <li>(a) Any captive insurance company may provide reinsurance as authorized by this Chapter on risks ceded by any other insurer.</li> <li>(b) Any captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as a risk retention group, then the ceding risk retention group or its members must qualify for</li> </ul>
27 28 29 30 31 32	<ul> <li>(a) Any captive insurance company may provide reinsurance as authorized by this</li> <li>Chapter on risks ceded by any other insurer.</li> <li>(b) Any captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as</li> </ul>
27 28 29 30 31 32	<ul> <li>(a) Any captive insurance company may provide reinsurance as authorized by this Chapter on risks ceded by any other insurer.</li> <li>(b) Any captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as a risk retention group, then the ceding risk retention group or its members must qualify for</li> </ul>
27 28 29 30 31 32 33 34	<ul> <li>(a) Any captive insurance company may provide reinsurance as authorized by this Chapter on risks ceded by any other insurer.</li> <li>(b) Any captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as a risk retention group, then the ceding risk retention group or its members must qualify for membership with the reinsurer. The Commissioner shall have the discretion to allow a captive</li> </ul>
27 28 29 30 31 32 33	<ul> <li>(a) Any captive insurance company may provide reinsurance as authorized by this Chapter on risks ceded by any other insurer.</li> <li>(b) Any captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as a risk retention group, then the ceding risk retention group or its members must qualify for membership with the reinsurer. The Commissioner shall have the discretion to allow a captive insurance company to take credit for the reinsurance of risks or portions of risks ceded to an unauthorized reinsurer, after review, on a case-by-case basis. The Commissioner may require any documents, financial information, or other evidence that such an unauthorized reinsurer</li> </ul>
27 28 29 30 31 32 33 34	<ul> <li>(a) Any captive insurance company may provide reinsurance as authorized by this Chapter on risks ceded by any other insurer.</li> <li>(b) Any captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as a risk retention group, then the ceding risk retention group or its members must qualify for membership with the reinsurer. The Commissioner shall have the discretion to allow a captive insurance company to take credit for the reinsurance of risks or portions of risks ceded to an unauthorized reinsurer, after review, on a case-by-case basis. The Commissioner may require</li> </ul>
27 28 29 30 31 32 33 34 35	<ul> <li>(a) Any captive insurance company may provide reinsurance as authorized by this Chapter on risks ceded by any other insurer.</li> <li>(b) Any captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as a risk retention group, then the ceding risk retention group or its members must qualify for membership with the reinsurer. The Commissioner shall have the discretion to allow a captive insurance company to take credit for the reinsurance of risks or portions of risks ceded to an unauthorized reinsurer, after review, on a case-by-case basis. The Commissioner may require any documents, financial information, or other evidence that such an unauthorized reinsurer</li> </ul>
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<ol> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> </ol>	<ul> <li>(a) Any captive insurance company may provide reinsurance as authorized by this Chapter on risks ceded by any other insurer.</li> <li>(b) Any captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as a risk retention group, then the ceding risk retention group or its members must qualify for membership with the reinsurer. The Commissioner shall have the discretion to allow a captive insurance company to take credit for the reinsurance of risks or portions of risks ceded to an unauthorized reinsurer, after review, on a case-by-case basis. The Commissioner may require any documents, financial information, or other evidence that such an unauthorized reinsurer will be able to demonstrate adequate security for its financial obligations.</li> <li>(c) In addition to reinsurers authorized by this Chapter, a captive insurance company may take credit for the reinsurance of risks or portions of risks ceded to a pool, exchange, or</li> </ul>
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1	the liability of the ceding insurer under the contract reinsured without dimin	ution because of
2	the insolvency of the ceding insurer.	
3	(g) Reinsurance under this section shall be effected through a writte	en agreement of
4	reinsurance setting forth the terms, provisions, and conditions governing such	reinsurance. The
5	Commissioner may require that complete copies of all reinsurance treaties a	and contracts be
6	filed and approved by the Commissioner.	
7	" <u>§ 58-10-450. Membership in rating organizations; exemption fro</u>	<u>m</u> compulsory
8	associations.	
9	(a) No captive insurance company shall be required to join a rating orga	
10	(b) No captive insurance company shall be permitted to join or contribu	
11	any plan, pool, association, or guaranty or insolvency fund in this State, no	
12	captive insurance company, or any insured or affiliate thereof, receive any b	
13	such plan, pool, association, or guaranty or insolvency fund for claims ar	ising out of the
14	operations of such captive insurance company.	
15	" <u>§ 58-10-455. Taxation.</u>	D
16 17	(a) Each captive insurance company shall pay to the Department of	
17 18	prior to March 1 of each year, a tax at the rate of four-tenths of one percent (0 twenty million dollars (\$20,000,000) and three tenths of one percent (0,2%)	
18 19	twenty million dollars (\$20,000,000), and three-tenths of one percent (0.3%) thereafter on the direct premiums collected or contracted for on policies	
20	insurance written by the captive insurance company during the year ending De	
20	preceding, after deducting from the direct premiums subject to the tax the	
22	policyholders as return premiums. Return premiums shall include dividends	
23	premiums or premium deposits returned or credited to policyholders.	on unubsorbed
24	(b) Each captive insurance company shall pay to the Department of	Revenue on or
25	prior to March 1 of each year, a tax at the rate of two hundred twenty-five the	
26	percent (0.225%) on the first twenty million dollars (\$20,000,000) of assur	
27	premium, and one hundred fifty thousandths of one percent (0.150%) on	
28	million dollars (\$20,000,000), and fifty thousandths of one percent (0.050%) or	the next twenty
29	million dollars (\$20,000,000), and twenty-five thousandths of one percent (1	).025%) of each
30	dollar thereafter. However, no reinsurance tax applies to premiums for risks or	portions of risks
31	that are subject to taxation on a direct basis pursuant to subsection (a) of	this section. No
32	reinsurance premium tax shall be payable in connection with the receipt of as	sets in exchange
33	for the assumption of loss reserves and other liabilities of another insurer	
34	ownership and control, provided that the Commissioner verifies that such trans	*
35	a plan to discontinue the operations of such other insurer, and that the intent	
36	such transaction is to renew or maintain such business with the captive insurance	<u> </u>
37	(c) Except with regard to a protected cell captive insurance compan	
38	G.S. 58-10-340, with more than 10 cells, the annual minimum aggregate tax	· ·
39 40	captive insurance company calculated under subsections (a) and (b) of this sections (b) and (c) of this section (c) of the sect	
40	thousand dollars (\$5,000), and the annual maximum aggregate tax shall thousand dollars (\$100,000). For a protocted call continue incurrence company with	
41 42	thousand dollars (\$100,000). For a protected cell captive insurance company w cells, the annual minimum aggregate tax to be paid under subsections (a) and (b)	
42 43	shall be ten thousand dollars (\$10,000), and the annual maximum aggregate	
43 44	lesser of (i) one hundred thousand dollars (\$10,000) plus five thousand	
45	multiplied by the number of cells over 10 and (ii) two hundred thousand dollars	
46	captive insurance company is a special purpose financial captive and if such c	
47	company is subject to subsection (e) of this section as a captive insurance	÷
48	company is subject to subsection (c) of this section as a capitor insurance common ownership and control with one or more other captive insurance	• •
49	(collectively the "consolidated group"), the premium tax calculated with	•
50	consolidated group under subsections (a) and (b) of this section shall be a	•
51	member of the consolidated group in the same proportion that the premium a	

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1	member bears to the total premium of all members. The consolidated group shall pay an
2	aggregate premium tax equal to the greater of the sum of the premium tax allocated to the
3	members and five thousand dollars (\$5,000), provided that:
4	(1) If the total of premium tax allocated to all members of a consolidated group
5	that are special purpose financial captives exceeds one hundred thousand
6	dollars (\$100,000), then the total premium tax allocated to such members
7	shall be one hundred thousand dollars (\$100,000).
8	(2) If the total of premium tax allocated to all members of the consolidated
9	group that are not special purpose financial captive insurance companies
10	exceeds one hundred thousand dollars (\$100,000), then the total of premium
11	tax allocated to such members shall be one hundred thousand dollars
12	<u>(\$100,000).</u>
13	(d) The tax provided for in this section shall constitute all taxes collectible under the
14	laws of this State from any captive insurance company and from any insured on its payments to
15 16	a captive insurance company, and no other occupation tax or other taxes shall be levied or collected from any captive insurance company by this State or any county city, or municipality
10	<u>collected from any captive insurance company by this State or any county, city, or municipality</u> within this State, except ad valorem taxes on real and personal property used in the production
17	of income.
18 19	(e) Subject to subsection (c) of this section, two or more captive insurance companies
20	under common ownership and control shall be taxed as though they were a single captive
21	insurance company.
22	(f) There shall be created a special fund known as the Captive Insurance Regulatory
23	Fund which shall receive appropriations to cover cost of staff and other expenses incurred by
24	the Commissioner in both regulating captive insurance companies and promoting North
25	Carolina's captive insurance industry. All premium taxes paid to the Department of Revenue
26	under this Part shall be deposited in the Captive Insurance Regulatory Fund. At the end of each
27	fiscal year, the balance in the Captive Insurance Regulatory Fund, in excess of such amount
28	reasonably necessary to fund the Commissioner's administration of this Part and the promotion
29	of North Carolina's captive insurance industry during the upcoming fiscal year, shall be
30	transferred to the General Fund. Within 30 days after the end of each fiscal year, the
31	Commissioner shall submit to the Joint Legislative Commission on Governmental Operations
32	and the Fiscal Research Division of the General Assembly a written report stating:
33 34	(1) The total amount of funds paid into the Captive Insurance Regulatory Fund,
54 35	including taxes paid, as reported to the Commissioner by the Department of Revenue.
35 36	(2) The total amount of the Commissioner's costs to administer this Part and
30 37	promote North Carolina's captive insurance industry during such fiscal year.
38	(3) The Commissioner's estimate of the total amount of the Commissioner's
39	costs to administer this Part and promote North Carolina's captive insurance
40	industry during the current fiscal year.
41	(g) The tax provided for in this section shall be calculated on an annual basis,
42	notwithstanding policies or contracts of insurance or contracts of reinsurance issued on a
43	multiyear basis. In the case of multiyear policies or contracts, the premium shall be prorated for
44	purposes of determining the tax under this section.
45	(h) Nothing in this section shall be construed to provide an exemption from sales and
46	use tax.
47	(i) In the case of a branch captive insurance company, the tax provided for in this
48	section shall apply only to the branch business of such company.
49	" <u>§ 58-10-460. Adoption and amendment of rules by Commissioner.</u>

The Commissioner may adopt and, from time to time, amend such rules relating to captive
nsurance companies as are necessary to enable the Commissioner to carry out the provisions of
his Part.
§ 58-10-465. Applicable provisions.
No provisions of this Chapter, other than those contained in this Part or as expressly
provided in this Part, shall apply to captive insurance companies. Risk retention groups shall
have the privileges and be subject to Article 22 of this Chapter in addition to the applicable
provisions of this Part.
§ 58-10-470. Establishment of standards regarding risk management.
The Commissioner may adopt rules establishing standards to ensure that a parent or its
affiliated company, or an industrial insured or its affiliated company, is able to exercise control
of the risk management function of any controlled unaffiliated business to be insured by a pure
captive insurance company or an industrial insured captive insurance company, respectively;
provided, however, that until such time as rules under this section are adopted, the
Commissioner may approve the coverage of such risks by a pure captive insurance company or
an industrial insured captive insurance company.
<u>§ 58-10-475. Supervision; rehabilitation; liquidation.</u>
Except as otherwise provided in this Part, the terms and conditions set forth in Article 30 of
his Chapter shall apply in full to captive insurance companies formed or licensed under this
Part.
<u>'§ 58-10-480. Authority for expenditure of public funds.</u>
Any municipality, county, authority, utility district, or other public body generally
classified as a governmental body or governmental entity whether chartered or organized by
ocal act or public act of the General Assembly, or otherwise, or any agency, board, or
commission of any municipality, metropolitan government, county, authority, utility district, or
other public body generally classified as a governmental body or governmental entity may
expend public funds for the purchase of capital stock in a captive insurance company or to
provide guaranty capital in a mutual captive insurance company, provided that at the time of
authorization of expenditure of public funds adequate insurance markets in the United States
are not available to cover the risks, hazards, and liabilities of the public body or that the needed
coverage is only available at excessive rates or with unreasonable deductibles.
' <u>§ 58-10-485. Violations and penalties.</u>
(a) If, after providing the opportunity for a contested case hearing held in accordance
with the provisions of Article 3A of Chapter 150B of the General Statutes, the Commissioner
inds that any insurer, person, or entity required to be licensed, permitted, or authorized to
ransact the business of insurance under this Part has violated any provision of this Part or any
ule or regulation authorized by this Part, the Commissioner may order:
(1) The insurer, person, or entity to cease and desist from engaging in the act or
$\frac{\text{practice giving rise to the violation.}}{\text{Payment of a monotory penalty purpose to C S 58.2.70}$
(2) Payment of a monetary penalty pursuant to G.S. 58-2-70.
(3) The suspension or revocation of the insurer's, person's, or entity's license.
(b) Whenever the Commissioner has evidence that any person has violated or is
violating any provisions of this Part, or has violated or is violating any order or requirement of he Commissioner issued by the Commissioner under this Part, and that the interests of
policyholders, creditors, or the public may be irreparably harmed by delay, the Commissioner
nay issue an emergency cease and desist order that shall become effective on the date specified
n the order. The emergency cease and desist order shall also include a notice of hearing, which
shall be conducted as provided under Article 3A of Chapter 150B of the General Statutes.
However, the person ordered to cease and desist under this subsection may request and shall be
granted an expedited review of the order. The emergency order shall remain in effect prior to
and during the proceedings, unless modified by the Commissioner.

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1	"§ 58-10-495. C	aptive insurance companies reinsuring life insuran	ice policies.
2		tive insurance company that reinsures life insurance	
3		ariable life policies, and related guarantees and riders	1 <b>1</b>
4	that are actuaria	ally sufficient to support the liabilities incurred b	by the captive insurance
5		uring life insurance policies.	
6	(b) For p	urposes of the annual report required pursuant to C	G.S. 58-10-405, a captive
7		ny described by subsection (a) of this section shall co	· · · · · · · · · · · · · · · · · · ·
8	requirements:		
9	(1)	If the company uses statutory accounting princip	ples, it shall submit the
10		annual report in the form of the annual statement a	
11		life insurers, as modified or supplemented by the C	Commissioner, unless the
12		Commissioner requires or approves a different form	•
13	<u>(2)</u>	If the company uses generally accepted accounting	<b>•</b>
14		appropriate modifications or adaptations ther	
15		Commissioner, it shall submit the annual report in	
16		Commissioner.	
17		"Subpart 2. Protected Cell Captive Insurance Comp	oanies.
18	" <u>§ 58-10-500.</u> F	orming a protected cell captive insurance company	
19	(a) One of	or more sponsors may form a protected cell captive i	nsurance company under
20	this Subpart.		
21	<u>(b)</u> <u>A pro</u>	tected cell captive insurance company shall be incorp	porated as a stock insurer
22	with its capital d	ivided into shares and held by the stockholders, as a	mutual corporation, as a
23	nonprofit corpor	ation with one or more members, or as a manager-	managed limited liability
24	<u>company.</u>		
25	" <u>§ 58-10-505.</u>	Additional filing requirements for applicant	protected cell captive
26		ance companies.	
27		the information required by G.S. 58-10-345(c), each	
28	-	e company shall file with the Commissioner all of the	•
29	<u>(1)</u>	Materials demonstrating how the applicant will a	
30		expense experience of each protected cell at a lev	
31		sufficient by the Commissioner, and how it will r	eport such experience to
32		the Commissioner.	
33	<u>(2)</u>	A statement acknowledging that all records of	
34		records pertaining to any protected cells, shall	
35		inspection or examination by the Commissioner	or the Commissioner's
36		designated agent.	
37	<u>(3)</u>	All contracts or sample contracts between the applic	• • •
38	<u>(4)</u>	Evidence that expenses shall be allocated to each p	rotected cell in a fair and
39		equitable manner.	
40		stablishment of protected cells.	
41		tected cell captive insurance company formed or lice	
42		intain one or more incorporated or unincorporated	protected cells, to insure
43		ore participants, subject to the following conditions:	
44	<u>(1)</u>	A protected cell captive insurance company may	•
45		protected cells if the Commissioner has approve	
46		operation or amendments to a plan of operation su	
47		cell captive insurance company with respect to each	±
48		operation shall include, but is not limited to, the sp	
49 50		and investment guidelines of the protected of	-
50		Commissioner may require additional information in	n the plan of operation.

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	(2)	Upon the Commissioner's written approval of the p	lan of operation, the
		protected cell captive insurance company may attribute	insurance obligations
		with respect to its insurance business to the protected c	ell in accordance with
		the approved plan of operation.	
	<u>(3)</u>	A protected cell shall have its own distinct name or	designation that shall
		include the words "protected cell" or "incorporated cell	
	<u>(4)</u>	The protected cell captive insurance company sha	ll transfer all assets
		attributable to a protected cell to one or more separ	ately established and
		identified protected cell accounts bearing the name of	or designation of that
		protected cell. Protected cell assets must be held	in the protected cell
		accounts for the purpose of satisfying the obligations of	f that protected cell.
	<u>(5)</u>	An incorporated protected cell may be organized and	· · · · · · · · · · · · · · · · · · ·
		of business organization authorized by the Commission	± •
		protected cell of a protected cell captive insurer shall	*
		insurer for purposes of this Part. Unless otherwi	-
		organizational documents of a protected cell c	
		incorporated protected cell of the protected cell capti	-
		the same directors, secretary, and registered office	
		captive insurer.	<u> </u>
	(6)	All attributions of assets and liabilities between a p	protected cell and the
	<u> </u>	general account shall be in accordance with the p	
		participant contracts approved by the Commissioner.	-
		assets or liabilities shall be made by a protected c	
		company between the protected cell captive insuran	*
		account and its protected cells. Any attribution of	* * *
		between the general account and a protected cell s	
		readily marketable securities with established market v	
(b)	The ci	reation of a protected cell does not create, with respect to	
	-	rate from the protected cell captive insurance company	*
	-	prated cell. Amounts attributed to a protected cell und	•
	-	to a protected cell account, are owned by the protected	
		company shall be, or hold itself out to be, a trustee	
protected	cell as	sets of that protected cell account. Notwithstanding	this subsection, the
protected	cell cap	tive insurance company may allow for a security interest	t to attach to protected
1	-	otected cell account when the security interest is in fav	-
	-	otherwise allowed under applicable law.	
(c)		Part shall not be construed to prohibit the protected of	cell captive insurance
		ontracting with or arranging for an investment adviso	-
		third party to manage the protected cell assets of a	
		penses, and other compensation of the third-party ad	±
		protected cell assets of that protected cell and not fr	
		otected cells or the assets of the protected cell captive	-
general ad	-		r
(d)		tected cell captive insurance company shall establis	h administrative and
		dures necessary to properly identify (i) the one or more	
		tive insurance company and (ii) the assets and liabilitie	-
		e directors of a protected cell captive insurance company	
_			
protected		bilities:	
_		bilities: Separate and separately identifiable from the assets	

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(2) Attributable to one protected cell separate and separately identifiable from
protected cell assets and protected cell liabilities attributable to other
protected cells.
If this subsection is violated, then the remedy of tracing is applicable to protected cell assets
when commingled with protected cell assets of other protected cells or the assets of the
protected cell captive insurance company's general account. The remedy of tracing shall not be
construed as an exclusive remedy.
(e) When establishing a protected cell, the protected cell captive insurance company
shall attribute to the protected cell assets a value at least equal to the reserves and other
insurance liabilities attributed to that protected cell.
(f) Each protected cell shall be accounted for separately on the books and records of the
protected cell captive insurance company to reflect (i) the financial condition and results of
operations of such protected cell, (ii) net income or loss, (iii) dividends or other distributions to
participants, and (iv) such other factors as may be provided in the participant contract or
required by the Commissioner.
(g) No asset of a protected cell shall be chargeable with liabilities arising out of any
other insurance business the protected cell captive insurance company may conduct.
(h) No sale, exchange, or other transfer of assets shall be made by such protected cell
captive insurance company between or among any of its protected cells without the consent of
such protected cells.
(i) No sale, exchange, transfer of assets, dividend, or distribution shall be made from a
protected cell to a protected cell captive insurance company or participant without the
Commissioner's approval. In no event shall the Commissioner's approval be given if the sale,
exchange, transfer, dividend, or distribution would result in the insolvency or impairment of a
protected cell.
(j) All attributions of assets and liabilities to the protected cells and the general account
shall be in accordance with the plan of operation approved by the Commissioner. No other
attribution of assets or liabilities shall be made by a protected cell captive insurance company
between its general account and any protected cell, or between any protected cells. The
protected cell captive insurance company shall attribute all insurance obligations, assets, and
liabilities relating to a reinsurance contract entered into with respect to a protected cell to such
protected cell. The performance under such reinsurance contract and any tax benefits, losses,
refunds, or credits allocated pursuant to a tax allocation agreement to which the protected cell
captive insurance company is a party, including any payments made by or due to be made to
the protected cell captive insurance company pursuant to the terms of such agreement, shall
reflect the insurance obligations, assets, and liabilities relating to the reinsurance contract that
are attributed to such protected cell.
(k) In connection with the conservation, rehabilitation, or liquidation of a protected cell
captive insurance company, the assets and liabilities of a protected cell shall, to the extent the
Commissioner determines they are separable, at all times be kept separate from and shall not be
commingled with those of other protected cells and the protected cell captive insurance
company.
(1) Each protected cell captive insurance company shall annually file with the
Commissioner such financial reports as required by the Commissioner. Any such financial
report shall include without limitation accounting statements detailing the financial experience
of each protected cell.
(m) Each protected cell captive insurance company shall notify the Commissioner in
writing within 10 business days of any protected cell that is insolvent or otherwise unable to
meet its claim or expense obligations.
(n) No participant contract shall take effect without the Commissioner's prior written
approval. The addition of each new protected cell, the withdrawal of any participant, or the
upproval. The addition of each new protected cen, the withdrawar of any participant, of the

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termination of	any existing protected cell shall constitute a ch	hange in the plan of operation
	ommissioner's prior written approval.	<u> </u>
	business written by a protected cell captive insu	rance company, with respect to
	cell, must be secured by one of the following met	1 <b>1</b> 1
(1)	Fronted by an insurance company licensed un	
$\overline{(2)}$	Reinsured by a reinsurer authorized or approv	
$\overline{(3)}$	Secured by a trust fund in the United States	
	and claimants, funded by an irrevocable letter	<b>1 1</b>
	that is acceptable to the Commissioner. The	e amount of security provided
	shall be no less than the reserves associated	with those liabilities which are
	neither fronted nor reinsured, including rese	erves for losses, allocated loss
	adjustment expenses, incurred but not re	-
	premiums for business written through the p	participant's protected cell. The
	Commissioner may require the protected cell	
	increase the funding of any security arrange	
	subdivision. If the form of security is a lette	
	shall be issued or confirmed by a bank appr	
	trust maintained pursuant to this subdivision	
	and upon such terms approved by the Commis	
	withstanding this Chapter or other laws of t	
	, in the event of an insolvency of a protected c	
	missioner determines that one or more prote	
	may separate such cells from the protected cell of	· · · ·
	application of the protected cell captive insurance ted cells into one or more new or existing pr	<b>1 1</b>
	one or more other captive insurance compan	
-	commissioner deems acceptable.	ies, pursuant to such plan of
•	Participation in a protected cell captive insura	nce company
	ociations, corporations, limited liability compa	
	entities may be participants in any protected c	
	sed under this Part.	<u>en enpute montanee company</u>
	ponsor may be a participant in a protected cell car	otive insurance company.
	articipant need not be a shareholder of the pr	· · · ·
	affiliate thereof.	1
	articipant shall insure only its own risks three	ough a protected cell captive
insurance comp		
" <u>§ 58-10-520.</u>	Combining assets of protected cells.	
Notwithstar	ding G.S. 58-10-510, the assets of two or t	more protected cells may be
combined for p	urposes of investment and such combination sha	ll not be construed as defeating
	of such assets for accounting or other purposes.	
	ll comply with the investment requirements	
	-172, 58-7-173, 58-7-178, 58-7-179, 58-7-180,	
	-192, 58-7-193, 58-7-197, 58-7-200, and 58-7-20	** *
*	th such investment requirements shall be wait	<b>.</b>
	banies to the extent that credit for reinsurance	
-	S. 58-10-445 or to the extent otherwise deemed	
	ner. Notwithstanding any other provision of th	-
	e use of alternative reliable methods of valuation	
	Application of supervision, rehabilitation, a	and liquidation provisions to
prot	tected cell captive insurance companies.	

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1	(a) Exce	ept as otherwise provided in this Part, Article 30 of this Chapt	er shall apply to a
2		aptive insurance company.	
3	-	n any order of supervision, rehabilitation, or liquidation of	f a protected cell
4		ice company, the Commissioner or receiver shall manage	•
5		protected cell captive insurance company pursuant to this Part	
6		vithstanding Article 30 of this Chapter:	<u></u>
7	(1)	No assets of a protected cell shall be used to pay any ex	openses or claims
8		other than those attributable to such protected cell.	<u>ipenses or crums</u>
9	(2)	A protected cell captive insurance company's capital and s	surplus shall at all
10	<u>(2)</u>	times be available to pay any expenses of, or claims agai	
11		cell captive insurance company.	nst, the protected
12		"Subpart 3. Branch Captive Insurance Companies.	
12	"8 58-10-530 I	Establishment of branch captive insurance companies.	
14		anch captive insurance company may be established in this St	ate in accordance
15		and equive insurance company may be established in this St art, to write in this State any insurance or reinsurance of the	
16		parent and affiliated companies that is subject to the Emp	
17		y Act of 1974, as amended, or any insurance or reinsurance	-
18		ve insurance companies pursuant to this Part.	<u>e permitted to be</u>
19		branch captive insurance company shall do any insurance bus	iness in this State
20		ins the principal place of business for its branch operations in t	
21		Security for payment of branch captive insurance company	
22		branch captive insurance company shall be issued a	
23		unless it possesses and maintains as security for the payn	-
24		ne branch operations:	
25	(1)	An amount equal to the amount set forth in G.S. 58-10-370	) as the minimum
26	<u> </u>	capital requirement for a pure captive insurance company.	<u> </u>
27	<u>(2)</u>	Reserves on such insurance policies or such reinsurance co	ontracts as may be
28	<u>*</u>	issued or assumed by the branch captive insurance com	
29		branch operations, including reserves for losses, allocated	
30		expenses, incurred but not reported losses, and unearne	-
31		regard to business written through the branch operations; p	
32		that the Commissioner may permit a branch captive insur	
33		credit against any such reserve requirement any security	
34		that the branch captive insurance company may post with a	
35		that may be posted by a reinsurer with the branch of	-
36		company, and in either case if such security remains posted	
37	<u>(b)</u> <u>Subj</u>	ect to the prior approval of the Commissioner, the amo	ounts required in
38	•	f this section may be held in the form of:	-
39	(1)	A trust formed under a trust agreement and funded by as	sets acceptable to
40		the Commissioner.	-
41	<u>(2)</u>	An irrevocable letter of credit issued or confirmed by a b	bank approved by
42		the Commissioner.	
43	<u>(3)</u>	With respect to the amounts required in subdivision (a)(	1) of this section
44		only, cash on deposit with the Commissioner.	
45	<u>(4)</u>	Any combination of subdivisions (b)(1) through (3) of this	section.
46	" <u>§ 58-10-540.</u> I	Petition for certificate of authority.	
47	In the case	of an alien captive insurance company seeking to become lice	ensed as a branch
48		nce company, the alien captive insurance company sl	
49	-	to issue a certificate setting forth the Commissioner's fi	-
50		e character, reputation, financial responsibility, insurance	
51	business qualifi	cations of the officers and directors of the alien captive insura	nce company, the

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licensing and maintenance of the branch operations	s will promote the general good of the State.
After the Commissioner issues a certificate of	• • •
company shall comply with all other applicable Sta	-
"§ 58-10-545. Filing of reports and statements.	······································
Prior to March 1 of each year, or with the app	proval of the Commissioner within 60 days
after its fiscal year-end, a branch captive insurance	
copy of all reports and statements required to be	1 · ·
which the alien captive insurance company is form	•
officers. If the Commissioner is satisfied that th	
insurance company in its domiciliary jurisdiction pr	
financial condition of the alien captive insurance of	
requirement for completion of the captive annual	statement for business written in the allen
jurisdiction.	
" <u>§ 58-10-550. Examination of a branch captive i</u>	
	aptive insurance company pursuant to
G.S. 58-10-430 shall be of branch business and br	
captive insurance company files annually with the C	
its equivalent, issued by or filed with the licensin	
branch captive insurance company is formed,	
satisfaction that it is operating in sound financial	condition in accordance with all applicable
laws and regulations of such jurisdiction.	
	tive insurance company shall grant authority
to the Commissioner for examination of the affair	
the jurisdiction in which the alien captive insurance	
"Subpart 4. Special Purpose	-
" <u>§ 58-10-555. Creation of special purpose finance</u>	
Special purpose financial captives (SPFCs) and	
facilitate the securitization of one or more risks as	
capital and achieving the benefits of securitization	· · ·
of entering into SPFC contracts and insurance s	
agreements to facilitate the accomplishment and e	
of SPFCs is intended to achieve greater efficience	• •
securitizations, to diversify and broaden sources of	•
many insurers to insurance securitization and cap	
further the economic development and expand the	le interest of this State through its capitve
insurance program.	lat aulatas anomationa
" <u>§ 58-10-560. Controlling provisions when confl</u>	
· · · · · ·	n those expressly provided in this Part, shall
apply to an SPFC. If any conflict occurs in this Pa	rt related to an SPFC, the provisions of this
<u>Subpart shall control.</u>	n on orden more exemption SDEC on its
	n, or order, may exempt an SPFC or its
protected cells, on a case-by-case basis, from the protected cells, on a case-by-case basis, from the protected cells of the protece cells of the protected cells of the protece cells	
regulation under this Part to be inappropriate given	the nature of the fisks to be insured.
" <u>§ 58-10-565. Application requirements.</u>	contractional decompants may apply to the
	ganizational documents, may apply to the
Commissioner for a certificate of authority to tra	
authorized by this Part. An SPFC shall only insu	
Notwithstanding any other provision of this Part, the risks assumed under the SPFC contract as approximately appro	• •
(b) To transact business in this State, an SPI	
(1) Comply with the procedures esta	

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	(2)	Obtain from the Commissioner a certifica	ate of authority authorizing it to
		conduct insurance or reinsurance business, of	or both, in this State.
	<u>(3)</u>	Hold at least one management meeting e	each year in this State. For the
		purposes of this section, management is d	efined as the board of directors,
		managing board, or other individual or	-
		responsibility for the management of the a	
		election and appointment of officers or othe	er of those agents to act on behalf
		of the SPFC.	
	$\frac{(4)}{(5)}$	Maintain its principal place of business in th	
	<u>(5)</u>	Appoint a resident registered agent to ac	
		otherwise act on its behalf in this State	
		reasonable diligence, is not found at the re	•
		Commissioner shall be an agent of the s	SPFC upon whom any process,
	$(\mathbf{C})$	notice, or demand may be served.	
	<u>(6)</u>	Provide such documentation of the insuran	
		the Commissioner immediately upon closing	•
		a. <u>An opinion of a duly licensed No</u> respect to compliance with this Part	
		of the effective date of the transaction	• • •
		b. A statement under oath of its presid	
		its financial condition.	dent and secretary demonstrating
	(7)	Provide a complete set of the documentation	on of the insurance securitization
	<u>(7)</u>	to the Commissioner immediately following	
<u>(c)</u>	A co	nplete SPFC application shall include the follo	
<u></u>	(1)	A certified copy of the SPFC's organization	
	(2)	Evidence of:	
		a. The amount and liquidity of its a	ssets relative to the risks to be
		assumed.	
		b. The adequacy of the expertise, ex	xperience, and character of the
		person or persons who manage the S	
		c.The overall soundness of the SPFC'sd.Other factors considered releva	
		ascertaining whether the proposed	SPFC is able to meet its policy
		obligations.	1
		e. <u>The applicant SPFC's financial con</u>	-
	(2)	form of the minimum capital to be c	
	<u>(3)</u>	A plan of operation consisting of a descript	
		respect to the contemplated insurance secur related transactions, which shall include:	nuzation, the SPFC contract, and
			scretion of the Commissioner a
		<u>a.</u> <u>Draft documentation or, at the dis</u> written summary of all material ag	
		effectuate the SPFC contract and, be	
		contract, the insurance securitization	
		counterparty, the nature of the risks	
		of protected cells, if any, and the r	
		nature and the interrelationships of	
		to effectuate the insurance securitiza	ation.
		<ul><li>b. <u>to effectuate the insurance securitiza</u></li><li>b. The source and form of additional</li></ul>	
		<u>b.</u> <u>The source and form of additional</u> SPFC.	

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	_	<u>d.</u>	A description of the underwriting, 1	reporting, and claims payment
			methods by which losses covered by	
			accounted for, and settled.	<u> </u>
		<u>e.</u>	A pro forma balance sheet and incom	ne statement illustrating various
		<u></u>	stress case scenarios for the perform	
			<u>SPFC contract.</u>	nunce of the STTE under the
	<u>(4)</u>	Biog	raphical affidavits in NAIC format of	all of the prospective SPEC's
	(-)		ers and directors, providing the officers'	± ±
		name	es under which they have or are conduct	ting their affairs, and any other
		-	aphical information as the Commissione	
	<u>(5)</u>	<u>An a</u>	ffidavit from the applicant SPFC verifyir	
		<u>a.</u>	The applicant SPFC complies with thi	
		<u>b.</u>	The applicant SPFC operates only pur	
		<u>c.</u>	The applicant SPFC's investment st	
			account the liquidity of assets and	_
			administration, and asset managemen	nt of such assets relative to the
			risks associated with the SPFC	contract and the insurance
			securitization transaction.	
		<u>d.</u>	The securities proposed to be iss	ued, if any, are valid legal
			obligations that are either properly reg	gistered with the Commissioner
			or constitute an exempt security	or form part of an exempt
			transaction.	
	<u>(6)</u>	Any	other statements or documents requi	ired by the Commissioner to
		evalu	ate and complete the licensing of the SP	FC.
<u>(d)</u>	<u>In</u> ad	dition	to the information required by subsect	ion (c) of this section and by
G.S. 58-			a protected cell is used, an applica	
Commis	sioner:			
	(1)	<u>A bu</u>	siness plan demonstrating how the applic	cant SPFC accounts for the loss
		and e	expense experience of each protected cel	l at a level of detail found to be
		suffic	cient by the Commissioner and how	the applicant will report the
		expe	rience to the Commissioner.	
	<u>(2)</u>	A sta	tement acknowledging that all records	of the SPFC, including records
		perta	ining to any protected cells, must be m	ade available for inspection or
		exam	ination by the Commissioner.	*
	(3)	All c	contracts or sample contracts between the	he SPFC and any counterparty
			ed to each protected cell.	· • •
	(4)		scription of the expenses allocated to eac	ch protected cell.
(e)			submitted pursuant to this section shall	-
			blic by the Commissioner or the Co	
		-	a court of competent jurisdiction. In ac	-
			isclose such information to a public officient	
			in another state, provided that:	
	<u>(1)</u>		public official shall agree in writing to	maintain the confidentiality of
	1-1		information.	
	(2)		laws of the state in which such public	ic official serves require such
	<u>\_/</u>		mation to be and to remain confidential.	
<u>(f)</u>	GS		30 applies to SPFCs.	
$\frac{(1)}{(g)}$	-		subject to any rules or regulatio	ns promulgated pursuant to
<u>(g)</u> G.S. 58-			subject to any fulles of regulation	ns promutgated pursuant to
(h)		Commi	ssioner may retain legal, financial, a	nd examination services from
<u>(11)</u>	-			
outeida t	he Done	artmont	to examine and investigate the application	tion the cost of which may be

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(c) T	e SPFC shall not adopt a name that is the same as, deceptively similar to, o
	confused with or mistaken for another existing business name registered in th
	me adopted by an SPFC shall comply with State law.
	SPFC shall have at least three incorporators or organizers, of whom at least tw
	ents of this State.
	least one of the members of the management of the SPFC shall be a resident of
this State.	
	a SPFC formed pursuant to this Part has the privileges of and is subject to all other
	of this State's law applicable to its formation, as well as the applicable provision
contained in	his Part, provided that this Part controls if a conflict exists in this State's law.
" <u>§ 58-10-575</u>	Minimum capital.
<u>(a)</u> <u>A</u>	n SPFC shall initially possess and maintain minimum capital of not less than two
hundred and	fifty thousand dollars (\$250,000). All of the minimum initial capitalization sha
be in cash. A	ll other funds of the SPFC in excess of its minimum initial capitalization shall b
in the form c	cash, cash equivalent, or securities invested as approved by the Commissioner.
<u>(b)</u> <u>A</u>	lditional capitalization for the SPFC shall be determined, if so required, by the
<b>Commission</b>	r after giving due consideration to the SPFC's plan of operation, feasibility stud
2	nd the nature of the risks being insured or reinsured, which may be prescribed
	oved by the Commissioner.
	Authorized activities.
	n SPFC shall only insure the risks of a counterparty.
	SPFC shall issue a contract for assumption of risk or indemnification of los
	SPFC contract. However, the SPFC may cede risks assumed through an SPF
	rd-party reinsurers through the purchase of reinsurance or retrocession protection
	oved by the Commissioner.
	n SPFC may enter into contracts and conduct other commercial activities related
	to and necessary to fulfill the purposes of the SPFC contract, insurand
	and this Part. Those activities may include, but are not limited to:
<u>(</u> ]	
<u>(2</u>	
<u>(</u> (	
<u>(</u> 2	
(4	tax, administration, reimbursement, or fiscal agent transactions.
<u>(</u>	<u>Complying with trust indenture, reinsurance, or retrocession, and agreemen</u> necessary or incidental to effectuate an insurance securitization
	compliance with this Part or the plan of operation approved by the
	Commissioner.
<u>(d)</u> <u>A</u>	<u>a SPFC shall do all of the following:</u>
<u>(u)</u> <u>(</u> ]	-
<u>(</u> ]	
<u>\</u>	incurred by an SPFC in reinsuring life insurance policies.
(3	
1-	provided by an approved independent actuary.
"8 58-10-584	Establishment of protected cell accounts.
	is section and G.S. 58-10-590 provide a basis for the creation and use
	s by an SPFC as a means of accessing alternative sources of capital, lowering
-	administrative expenses, and generally making insurance securitizations more
	conflict exists between other provisions of this Part and either this section
	00, then this section or G.S. 58-10-515 shall control as applicable.

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1	(b) An S	PFC may establish and maintain one or more protected	ed cells with prior written
2		Commissioner and subject to compliance with the ap	-
3		e following conditions:	<u>i</u>
4	(1)	A protected cell shall be established only for th	e purpose of insuring or
5	<u></u>	reinsuring risks of one or more SPFC contracts with	
6		intent of facilitating an insurance securitization.	<u> </u>
7	<u>(2)</u>	Each protected cell shall be accounted for sepa	rately on the books and
8	<u> </u>	records of the SPFC to reflect the financial of	•
9		operations of the protected cell, net income or	
10		distributions to the counterparty for the SPFC con	
11		other factors as may be provided in the SI	
12		securitization transaction documents, plan of opera	
13		as required by the Commissioner.	······································
14	<u>(3)</u>	Amounts attributed to a protected cell under the	is Part, including assets
15	<u></u>	transferred to a protected cell account, are owned b	
16		shall be or hold itself out to be a trustee with resp	
17		assets of that protected cell account.	
18	<u>(4)</u>	All attributions of assets and liabilities between	a protected cell and the
19	<u> </u>	general account shall be in accordance with the pl	-
20		by the Commissioner, and no other attribution of	1 11
21		SPFC between the SPFC's general account and its	-
22		permitted. The SPFC shall attribute all insurance	
23		liabilities relating to an SPFC contract and	
24		securitization transaction, including any securities	
25		part of the insurance securitization, to a partic	•
26		insurance obligations, assets, and liabilities relating	
27		the insurance securitization transaction that are	
28		protected cell shall be consistent with:	
29		a. The rights, benefits, obligations, and lia	bilities of any securities
30		attributable to that protected cell.	
31		b. <u>The performance under an SPFC co</u>	ntract and the related
32		securitization transaction and any tax ber	nefits, losses, refunds, or
33		credits allocated, at any point in time pur	suant to a tax allocation
34		agreement between the SPFC and the SPFC	"s counterparty, parent, or
35		company or group company, or any of them	n, in common control with
36		them, as the case may be, including any pay	yments made by or due to
37		be made to the SPFC pursuant to the terms of	of the agreement.
38	<u>(5)</u>	No assets of a protected cell shall be chargeable wi	th liabilities arising out of
39		an SPFC contract related to or associated with	-
40		However, one or more SPFC contracts may be attr	ributed to a protected cell
41		only if the SPFC contracts are intended to be and	d ultimately are part of a
42		single securitization transaction.	
43	<u>(6)</u>	No sale, exchange, or other transfer of assets sha	•
44		between or among any of the SPFC's protected ce	
45		the Commissioner, counterparty, and each protected	
46	<u>(7)</u>	Except as otherwise contemplated in the SPFC con	•
47		securitization transaction documents, or both, no s	
48		assets, dividend, or distribution shall be made fr	-
49		counterparty or parent without the Commissioner	* *
50		exchange, transfer, dividend, or distribution shall n	ot be approved if the sale,

<ul> <li>exchange, transfer, dividend, or distribution would result in a protected cell insolvency or impairment.</li> <li>(a) An SPFC may pay, interest or repay principal, or both, and ma distributions or repayments with respect to any securities attributed to particular protected cell from assets or cash flows relating to or emergi from the SPFC contract and the insurance securitization transactions that a attributable to that particular protected cell in accordance with this Part, or otherwise approved by the Commissioner.</li> <li>(c) No SPFC contract with or attributable to a protected cell shall take effect withe the Commissioner's prior written approval, and the addition of each new protected constitutes a change in the business plan requiring the Commissioner's prior written approval, and the addition of each new protected constitutes a change in the business plan requiring the Commissioner's prior written approval, and the addition of each new protected constitutes a change in the busines plan requiring the Commissioner's prior written approval, and the addition of each new protected constitutes a change in the paplication, the cost of which may be charged against the application, the cost of which may be charged against the application, the cost of which may be charged against the application, the cost of which may be charged against the application in each protected cell or cells in amount determined by the Commissioner after giving due consideration of the SPFC's busine plan, feasibility study, and pro formas, including the nature of the risks to be insured eristured. For purposes of determining the capitalization of each protected cell, an SPFC in G.S. 58-10-575.</li> <li>(e) The establishment of one or more protected cells alone shall not constitute and sh not be deemed to be a fraudulent conveyance, an intent by the SPFC to defraud creditors, or tearty ing out of business but as SPFC for any other fraudulent purpose.</li> <li>"<u>555-10-500. Protected cell accounts</u>.</li> <l< th=""><th>General Assen</th><th>bly Of North Carolina Sess</th><th>ion 2013</th></l<></ul>	General Assen	bly Of North Carolina Sess	ion 2013
<ul> <li>(8) An SPFC may pay interest or repay principal, or both, and may distributions or repayments with respect to any securities attributed to particular protected cell from assets or cash flows relating to or emerging from the SPFC contract and the insurance securitization transactions that a attributable to that particular protected cell in accordance with this Part, or otherwise approved by the Commissioner's prior written approval, and the addition of each new protected cell constitutes a change in the business plan requiring the Commissioner's prior written approval, and the addition of each new protected cell constitutes a change in the business plan requiring the Commissioner's prior written approval, and the addition of each new protected cell constitutes a change in the business plan requiring the Commissioner's from written approval.</li> <li>(a) Commissioner may retain legal, financial, and examination services from outside to pepartment to examine and investigate the application for a protected cell, the cost of which may be charged against the applicant, or the Commissioner may use internal resources examine and investigate the application of its protected cells in amount determined by the Commissioner after giving due consideration of the SPFC's busine plan, feasibility study, and pro formas, including the nature of the risks to be insured relative at an applicant, or both.</li> <li>(c) The establishment of one or more protected cells alone shall not constitute and sh not be deemed to be a fraudulent conveyance, an intent by the SPFC to defraud creditors, or t carrying out of business by the SPFC for any other fraudulent purpose.</li> <li><b>*SEN-05.90.</b> Protected cell accounts</li> <li>(a) All of the following shall apply to a protected cell.</li> <li>(b) The creation of a protected cell shall not create, with respect to that protect cell. "The SPFC shall transfer all assets attributable to the provected cell and the have its own distinct name or designation that includes the words "protect ce</li></ul>		exchange, transfer, dividend, or distribution would result in a protec	ted cell's
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manage the assets of a protected cell, if all remuneration, expenses, and other compensation		•	-
the third-party advisor or manager are payable from the assets of that protected cell and n			

### **General Assembly Of North Carolina** Session 2013 1 from the assets of other protected cells or the assets of the SPFC's general account, unless 2 approved by the Commissioner. 3 Creditors with respect to a protected cell are not entitled to have recourse against the (c) 4 protected cell assets of other protected cells or the assets of the SPFC's general account. If an 5 obligation of an SPFC relates only to the general account, the obligation of the SPFC extends 6 only to that creditor with respect to that obligation, and the creditor is entitled to have recourse 7 only to the assets of the SPFC's general account. 8 The assets of the protected cell shall not be used to pay expenses or claims other (d) 9 than those attributable to the protected cell. Protected cell assets are available only to the SPFC 10 contract counterparty and other creditors of the SPFC that are creditors only with respect to that 11 protected cell and, accordingly, are entitled in conformity with this Part, to have recourse to the protected cell assets attributable to that protected cell. The assets of the protected cell are 12 13 protected from the creditors of the SPFC that are not creditors with respect to that protected cell 14 and who, accordingly, are not entitled to have recourse to the protected cell assets attributable 15 to that protected cell. If an obligation of an SPFC to a person or counterparty arises from an 16 SPFC contract or related insurance securitization transaction, or is otherwise incurred with 17 respect to a protected cell, then the obligation shall: 18 Extend only to the protected cell assets attributable to that protected cell, and (1)19 the person or counterparty, with respect to that obligation, is entitled to have 20 recourse only to the protected cell assets attributable to that protected cell. 21 Not extend to the protected cell assets of another protected cell or the assets (2) 22 of the SPFC's general account, and the person or counterparty, with respect 23 to that obligation, is not entitled to have recourse to the protected cell assets 24 of another protected cell or the assets of the SPFC's general account. The 25 SPFC's capitalization held separate and apart from the capitalization of its 26 protected cell or cells must be available at all times to pay expenses of or 27 claims against the SPFC and may not be used to pay expenses or claims 28 attributable to any protected cell. 29 Notwithstanding any other provision of law, an SPFC may allow for a security (e) 30 interest in accordance with applicable law to attach to protected cell assets or a protected cell 31 account when in favor of a creditor of the protected cell or to facilitate an insurance 32 securitization, including, without limitation, the issuance of the SPFC contract, to the extent 33 those protected cell assets are not required at all times to support the risk, but without otherwise 34 affecting the discharge of liabilities under the SPFC contract, or as otherwise approved by the 35 Commissioner. 36 (f) An SPFC shall establish administrative and accounting procedures necessary to 37 properly identify the one or more protected cells of the SPFC and the protected cell assets and 38 protected cell liabilities to each protected cell. An SPFC shall keep protected cell assets and 39 protected cell liabilities: 40 Separate and separately identifiable from the assets and liabilities of the (1)41 SPFC's general account. 42 Attributable to one protected cell separate and separately identifiable from (2) 43 protected cell assets and protected cell liabilities attributable to other 44 protected cells. 45 All contracts or other documentation reflecting protected cell liabilities shall clearly (g) indicate that only the protected cell assets are available for the satisfaction of those protected 46 47 cell liabilities. In all SPFC insurance securitizations involving a protected cell, the contracts or 48 other documentation effecting the transaction shall contain provisions identifying the protected cell to which the transaction is attributed. In addition, the contracts or other documentation 49 50 shall clearly disclose that the assets of that protected cell, and only those assets, are available to 51 pay the obligations of that protected cell. Notwithstanding this subsection, and subject to this

### **General Assembly Of North Carolina** Session 2013 Part and other applicable laws or regulations, the failure to include this language in the 1 2 contracts or other documentation shall not be used as the sole basis by creditors, insureds or 3 reinsureds, insurers or reinsurers, or other claimants to circumvent the provisions of this 4 section. 5 (h) An SPFC with protected cells shall annually file with the Department accounting 6 statements and financial reports required by this Part, which shall: 7 Detail the financial experience of each protected cell and the SPFC (1)8 separately. 9 Provide the combined financial experience of the SPFC and all protected (2)10 cells. 11 An SPFC with protected cells shall notify the Commissioner in writing within 10 (i) business days of a protected cell becoming insolvent. 12 13 "§ 58-10-595. Issuing securities. 14 An SPFC may issue securities, including surplus notes and other forms of financial (a) instruments, subject to and in accordance with applicable law, its approved plan of operation, 15 16 and its organizational documents. 17 An SPFC, in connection with the issuance of securities, may enter into and perform (b) all of its obligations under any required contracts to facilitate the issuance of these securities. 18 19 Subject to the approval of the Commissioner, an SPFC may lawfully: (c) 20 (1)Account for the proceeds of surplus notes as surplus and not as debt for 21 purposes of statutory accounting. 22 Submit for prior approval of the Commissioner periodic written requests for (2)23 payments of interest on and repayments of principal of surplus notes. In lieu 24 of approval of periodic written requests for authorization to make payments 25 of interest on and repayments of principal of surplus notes and other debt 26 obligations issued by the SPFC, the Commissioner may approve a formula 27 or plan, which shall be included in the SPFC's plan of operation as amended 28 from time to time, for payment of interest, principal, or both, with respect to 29 such surplus notes and debt obligations. 30 (d) The Commissioner, without otherwise prejudicing the Commissioner's authority, may approve formulas for an ongoing plan of interest payments or principal repayments, or 31 both, to provide guidance in connection with the Commissioner's ongoing reviews of requests 32 33 to approve the payments on and principal repayments of the surplus notes. 34 The obligation to repay principal or interest, or both, on the securities issued by the (e) 35 SPFC must reflect the risk associated with the obligations of the SPFC to the counterparty 36 under the SPFC contract. 37 "§ 58-10-600. Asset management agreements. 38 An SPFC may enter into swap agreements, or other forms of asset management agreements, 39 including guaranteed investment contracts, or other transactions that have the objective of 40 leveling timing differences in funding of up-front or ongoing transaction expenses, or managing asset, credit, or interest rate risk of the investments to ensure that the investments are 41 42 sufficient to assure payment or repayment of the securities, and related interest or principal 43 payments, issued pursuant to an SPFC insurance securitization transaction, or the obligations of 44 the SPFC under the SPFC contract. 45 "§ 58-10-605. Reinsurance. An SPFC may reinsure only the risks of a ceding insurer pursuant to a reinsurance 46 (a) 47 contract. No SPFC shall issue a contract of insurance or a contract for assumption of risk or 48 indemnification of loss other than such reinsurance contract. 49 Unless otherwise approved in advance by the Commissioner, no SPFC shall assume (b)

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	(	<u>1)</u>	Proceeds from an insurance securitization, described in G.S. 58-10-340(22).	letters of credit, or other assets
	(	2)	Premium and other amounts payable by	the coding insurar to the SDEC
	7	<u> </u>	pursuant to the reinsurance contract.	the ceding insurer to the STPC
	(	3)	Any return on investment of the items desc	ribed in subdivisions (1) and (2)
	7	<u></u>	of this subsection.	model in subdivisions (1) and (2)
	(c) 7	The re	insurance contract shall contain all provision	ons required or approved by the
(			hich requirements shall take into account the	
i	nsurer rega	rding	the ceding insurer taking credit for the r	· · · · · · · · · · · · · · · · · · ·
1	reinsurance			
			FC may cede risks assumed through a rein	
		-	th the purchase of reinsurance, subject	to the prior approval of the
(	Commission			1 . 1 1 . 1
			FC may enter into contracts and conduct of	
			nd necessary to fulfill the purposes of the re	
			this Part, provided such contracts and acti	
			or are otherwise approved in advance by the	le Commissioner. Such contracts
Ċ			<u>v include the following:</u>	
		$\frac{1}{2}$	Entering into SPFC contracts. Issuing SPFC securities in accordance with	applicable securities law
		<u>2)</u> 3)	Complying with the terms of such contracts	
		<u>3)</u> 4)	Entering into trust, guaranteed investment	
	7	<u>+)</u>	tax, administration, reimbursement, or fisca	•
	(	5)	Complying with trust indenture, reinsura	-
	7	<u></u>	agreements necessary or incidental to effect	
			in compliance with this Part or the plan	
			Commissioner.	i or operation approved by the
	(f) U	Inless	otherwise approved in advance by the Com	missioner, a reinsurance contract
5			any provision for payment by the SPFC in c	
			ontract to any person other than the cedin	
	ceding insur			<u> </u>
_	(g) A	An SP	FC shall notify the Commissioner immedi	ately of any action by a ceding
i			er person to foreclose on or otherwise take	
ł	by the SPFC	to se	cure any obligation of the SPFC.	* *
	<u>(h)</u> <u>I</u>	n the	SPFC insurance securitization, the contracts	s or other relating documentation
2	shall contair	n prov	isions identifying the SPFC.	
	<u>(i)</u> <u>U</u>	Jnless	otherwise approved by the Commissioner, r	no SPFC shall enter into an SPFC
(	contract wit	h a pe	erson that is not licensed or otherwise author	prized to transact the business of
<u>i</u>	nsurance or	reins	urance in at least its state or country of domic	<u>cile.</u>
	<u>(j)</u> <u>N</u>	No SP	FC shall:	
	<u>(</u>	1)	Have any direct obligation to the police	cyholders or reinsureds of the
			counterparty.	
	(	<u>2)</u>	Perform any of the following activities with	•
			anyone who is untrustworthy or of kn	
			convicted of a criminal offense involving th	
			of fiduciary funds or insurance ac	e conversion or misappropriation ecounts, theft, deceit, fraud,
			of fiduciary funds or insurance ac misrepresentation, or corruption:	
			offiduciaryfundsorinsuranceacmisrepresentation, or corruption:a.Lend or otherwise invest assets.	counts, theft, deceit, fraud,
			offiduciaryfundsorinsuranceacmisrepresentation, or corruption:a.Lend or otherwise invest assets.b.Place any assets in custody, trust, or	<u>under management.</u>
			offiduciaryfundsorinsuranceacmisrepresentation, or corruption:a.Lend or otherwise invest assets.	<u>under management.</u> <u>advance, other than by issuance</u>

1	
1	" <u>§ 58-10-610. No securities considered to be insurance or reinsurance contracts.</u>
2	No securities issued by an SPFC pursuant to an insurance securitization shall be considered
3	to be insurance or reinsurance contracts. No investor in these securities or a holder of these
4	securities, by sole means of this investment or holding, shall be considered to be transacting the
5	business of insurance in this State. The underwriter's placement or selling agents and their
6	partners, directors, officers, members, managers, employees, agents, representatives, and
7	advisors involved in an insurance securitization pursuant to this Part shall not be considered to
8	be insurance producers or brokers or conducting business as an insurance or reinsurance
9	company or agency, brokerage, intermediary, advisory, or consulting business only by virtue of
10	their activities in connection with an insurance securitization.
11	" <u>§ 58-10-615. Disposition of assets; investment limitations.</u>
12	(a) The assets of an SPFC shall be preserved and administered by or on behalf of the
13	SPFC to satisfy the liabilities and obligations of the SPFC incident to the reinsurance contract,
14	the insurance securitization, and other related agreements.
15	(b) In the insurance securitization, the security offering memorandum or other
16	document issued to prospective investors regarding the offer and sale of a surplus note or other
17	security shall include a disclosure that all or part of the proceeds of such insurance
18	securitization will be used to fund the SPFC's obligations to the ceding insurer.
19	(c) <u>No SPFC shall be subject to any restriction on investments other than the following:</u>
20	(1) The Commissioner may limit investments by an SPFC to those categories
21 22	and amounts of authorized investments delineated in G.S. 58-7-167,
	<u>58-7-170, 58-7-172, 58-7-173, 58-7-178, 58-7-179, 58-7-180, 58-7-183,</u>
23	<u>58-7-185, 58-7-187, 58-7-188, 58-7-192, 58-7-193, 58-7-197, 58-7-200, and</u>
24 25	58-7-205, as applicable and as amended from time to time.
23 26	(2) No SPFC shall make a loan to any person other than as permitted under its
20 27	<ul> <li>(3) plan of operation or as otherwise approved in advance by the Commissioner.</li> <li>(3) The Commissioner may prohibit or limit any investment that threatens the</li> </ul>
27	(3) <u>The Commissioner may prohibit or limit any investment that threatens the</u> solvency or liquidity of the SPFC unless the investment is otherwise
28 29	approved by the Commissioner in writing.
2) 30	"§ 58-10-620. Dividends.
31	(a) No SPFC shall declare or pay dividends in any form to its owners other than in
32	accordance with the insurance securitization transaction agreements, and in no extent shall the
33	dividends decrease the capital of the SPFC below two hundred fifty thousand dollars
34	(\$250,000). After giving effect to the dividends, the assets of the SPFC, including assets held in
35	trust pursuant to the terms of the insurance securitization, shall be sufficient to satisfy the
36	Commissioner that the SPFC can meet its obligations. Approval by the Commissioner of an
37	ongoing plan for the payment of dividends or other distribution by an SPFC must be
38	conditioned upon the retention at the time of each payment of capital or surplus equal to or in
39	excess of amounts specified by or determined in accordance with formulas approved for the
40	SPFC by the Commissioner.
41	(b) The dividends may be declared by the management of the SPFC if the dividends do
42	not violate this Part or jeopardize the fulfillment of the obligations of the SPFC or the trustee
43	pursuant to the SPFC insurance securitization agreements, the SPFC contract, or any related
44	transaction and other provisions of this Part.
45	"§ 58-10-625. Changes in plan of operation; filing of audit and statement of operation;
46	examinations.
47	(a) Any material change of the SPFC's plan of operation, whether or not through an
48	SPFC protected cell, shall require prior approval of the Commissioner. The following
49	transactions do not constitute material change for purposes of this section:
50	(1) If initially approved in the plan of operation, securities subsequently issued
51	to continue the securitization activities of the SPFC either during or after

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1	expiration, redemption, or satisfaction of all of these, of	part or all of the
2	securities issued pursuant to initial insurance securitization	
3	(2) A change and substitution in a counterparty to a swap to	
4	existing insurance securitization as allowed pursuant to	
5	replacement swap counterparty carries a similar or hig	
6	predecessor with two or more nationally recognized rating a	-
7	(b) No later than six months after the fiscal year-end of the SPFC, th	e SPFC shall file
8	with the Commissioner an audit by a certified public accounting firm	
9	statements of the SPFC and the trust accounts.	
10	(c) An SPFC shall report using statutory accounting princip	les, unless the
11	Commissioner requires, approves, or accepts the use of generally acce	epted accounting
12	principles or other comprehensive basis of accounting. In each case the Co	ommissioner may
13	require, approve, or accept any appropriate or necessary modifications or a	daptations to the
14	accounting basis, and may require the report to be supplemented by additional	information.
15	(d) Each SPFC shall file by March 1 a statement of operations, using	
16	accepted accounting principles or, if approved, accepted, or required by the	
17	statutory accounting principles with useful or necessary modifications or ac	-
18	type of insurance and kinds of insurers to be reported upon, and as supplement	
19	information required by the Commissioner. The statement of operations	· · · · · · · · · · · · · · · · · · ·
20	statement of income, a balance sheet, and may include a detailed listing of	
21	including identification of assets held in trust to secure the obligations of the	
22	SPFC contract. The SPFC also may include with the filing risk-based capital	
23	other adjusted capital calculations to assist the Commissioner with evaluating	
24 25	surplus of the SPFC for the year ending on December 31 of the previous year shall be previous done former required by the Commissioner In addition, the Commissioner In addition of the SPFC for the second state of the SPFC for the year ending on December 31 of the previous year shall be addition.	
25 26	shall be prepared on forms required by the Commissioner. In addition, the Co	<u>ommissioner may</u>
20 27	require the filing of performance assessments of the SPFC contract.	homiss approved
27	(e) <u>An SPFC shall maintain the SPFC's records in this State unless of</u> by the Commissioner and shall make its records available for example.	
28 29	Commissioner at any time. The SPFC shall keep its books and records in suc	
30	financial condition, affairs, and operations can be ascertained and so that the	
31	may readily verify its financial statements and determine its compliance with t	
32	(f) All original books, records, documents, accounts, and vouchers s	
33	and kept available in this State for the purpose of examination and until authority	•
34	otherwise dispose of the records is secured from the Commissioner. The	
35	however, may be kept and maintained outside this State if, according to a pla	-
36	management of the SPFC and approved by the Commissioner, the SPFC n	
37	copies instead of the originals. The books or records may be photographed, re	produced on film,
38	or stored and reproduced electronically.	
39	" <u>§ 58-10-630. Cessation of business.</u>	
40	At the cessation of business of an SPFC following termination or cancell	ation of an SPFC
41	contract and the redemption of any related securities issued in connection	
42	contract, the authority granted by the Commissioner expires or, in the case	
43	surviving protected cells, is modified, the SPFC is no longer authorized to a	
44	unless and until a new or modified certificate of authority is issued pursuar	<u>it to a new filing</u>
45	under this Part or as agreed by the Commissioner.	
46	" <u>§ 58-10-635.</u> Supervision, rehabilitation, or liquidation of SPFC.	
47	(a) Except as otherwise provided in this section, the terms and cond	· · · · · · · · · · · · · · · · · · ·
48	Article 30 of this Chapter pertaining to supervision, rehabilitation, and liquid	· · · · · · · · · · · · · · · · · · ·
49 50	apply in full to SPFCs or each of the SPFC's protected cells, independently,	· · · · · · · · · · · · · · · · · · ·
50 51	causing or otherwise effecting a supervision, rehabilitation, or liquidation another protected cell.	of the SPFC of
51	anomer protected cen.	

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1	(b)	Notwi	thstanding the provisions of Article 30 of this Chapter, an	nd without causing or
2			ng a rehabilitation or liquidation of an otherwise solvent	
3	SPFC and	subjec	t to the provisions of subdivision (g)(5) of this section, the	e Commissioner may
4	<u>apply by p</u>	petition	n to the court for an order authorizing the Commission	ner to rehabilitate or
5	liquidate an	n SPFC	C domiciled in this State on one or more of the following g	grounds:
6		(1)	There has been embezzlement, wrongful sequestrat	tion, dissipation, or
7			diversion of the assets of the SPFC intended to be used to	to pay amounts owed
8			to the counterparty or the holders of SPFC securities.	
9		(2)	The SPFC is insolvent and the holders of a majority in	outstanding principal
10			amount of each class of SPFC securities request or con	sent to rehabilitation
11			or liquidation pursuant to the provisions of this Part.	
12	<u>(c)</u>	Notwi	thstanding the provisions of Article 30 of this Chapter, the	e Commissioner may
13	<u>apply by p</u>	oetitior	n to the Court for an order authorizing the Commission	ner to rehabilitate or
14	liquidate or	ne or r	nore of an SPFC's protected cells independently, without	causing or otherwise
15	effecting a	rehab	ilitation or liquidation of the SPFC generally or another	of its protected cells
16	on one or n	nore of	f the following grounds:	
17		<u>(1)</u>	There has been embezzlement, wrongful sequestrat	-
18			diversion of the assets of the SPFC attributable to the a	-
19			or cells intended to be used to pay amounts owed to the	1 1
20			holders of SPFC securities of the affected protected cell	
21		<u>(2)</u>	The affected protected cell is insolvent and the hold	
22			outstanding principal amount of each class of SPFC sec	
23			that particular protected cell request or consent	to rehabilitation or
24			liquidation pursuant to the provisions of this Part.	
25 26	<u>(d)</u>		Court may not grant relief provided by subdivision (b)	
26 27			fter notice and a hearing, the Commissioner, who shall	
27 28	-		s by preponderance of the evidence that relief must be	-
28 29	generally.	be ma	de with respect to one or more protected cells by name,	latilei tilali tile SFFC
29 30		Notwi	thstanding another provision in this Chapter, rules adopte	d under this Chapter
31			cable law or regulation, upon any order of rehabilitation	
32			more of the SPFC's protected cells, the receiver shall m	
33			SPFC pursuant to the provisions of this Part. The receiver	-
34			one protected cell are not applied to the liabilities linked	
35			FC generally, unless an asset or liability is linked to mor	±
36			e the receiver shall deal with the asset or liability in accord	_
37			overning instrument or contract.	
38			respect to amounts recoverable under an SPFC co	ontract, the amount
39			ne receiver must not be reduced or diminished as a resu	
40	order of re	habilit	ation or liquidation with respect to the counterparty, not	withstanding another
41	provision i	n the c	contracts or other documentation governing the SPFC insu	rance securitization.
42	<u>(g)</u>	Notwi	thstanding the provisions of Article 30 of this Chapter	or other laws of this
43	State:			
44		<u>(1)</u>	An application or petition, or a temporary restraining	order or injunction
45			issued pursuant to the provisions of Article 30 of this G	
46			to a counterparty does not prohibit the transaction of a b	-
47			including any payment by an SPFC made pursuant to	an SPFC security, or
48			any action or proceeding against an SPFC or its assets.	
49		<u>(2)</u>	The commencement of a summary proceeding or othe	÷ •
50			commenced before a delinquency proceeding with resp	
51			any order issued by the court does not prohibit the p	ayment by an SPFC

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1		made pursuant to an SPFC security, SPFC c	contract, or the SPFC from taking
2		any action required to make the payment.	_
3	<u>(3)</u>	A receiver of a counterparty may not voi	d a nonfraudulent transfer by a
4		counterparty to an SPFC of money or othe	
5		SPFC contract.	
6	<u>(4)</u>	A receiver of an SPFC may not void a nonfi	raudulent transfer by the SPFC of
7		money or other property made to a cou	-
8 9		contract or made to or for the benefit of an account of the SPFC security.	y holder of an SPFC security on
10	<u>(5)</u>	The Commissioner may not seek to have	e an SPFC with protected cells
11	<u> </u>	declared insolvent as long as at least on	-
12		remains solvent, and in the case of such a	-
13		handle the SPFC's assets in compliance with	
14		and other laws of this State.	
15	(h) Subse	ection (g) of this section does not prohibit the	e Commissioner from taking any
16		under Article 30 of this Chapter with respec	
17	-	ected cell or cells, provided the Commission	
18	-	to declare the SPFC insolvent, subject to and	-
19	-	bdivision (5) of subsection (g) of this section	-
20	solvent protected	l cell or cells, the Commissioner may not proh	ibit payments made by the SPFC
21	pursuant to the	SPFC security, SPFC contract, or otherw	vise made under the insurance
22	securitization tra	unsaction that are attributable to these protection	cted cell or cells or prohibit the
23	SPFC from takin	g any action required to make these payments	<u>.</u>
24	(i) With	the exception of the fulfillment of the obligati	ions under an SPFC contract, and
25	notwithstanding	another provision of this Part or other laws of	this State, the assets of an SPFC,
26	including assets	held in trust, must not be consolidated wit	h or included in the estate of a
27	counterparty in a	ny delinquency proceeding against the counte	rparty, pursuant to the provisions
28	of this Part for	any purpose including, without limitation,	distribution to creditors of the
29	counterparty.		
30		"Subpart 5. Other Provisions.	
31		ther laws applicable to captive insurance co	
32		to the statutes and laws previously referred	
33	provisions of thi	s Chapter are applicable to all captive insurance	
34	<u>(1)</u>	G.S. 58-2-45. – Orders of Commissioner; w	
35	<u>(2)</u>	G.S. 58-2-160 Reporting and investigati	
36		fraud and the financial condition of licensee	
37	<u>(3)</u>	<u>G.S. 58-2-162. – Embezzlement by i</u>	<u>nsurance agents, brokers, or</u>
38		administrators.	
39	<u>(4)</u>	<u>G.S. 58-2-185. – Record of business ke</u>	ept by companies and agents;
40		Commissioner may inspect.	• •
41	<u>(5)</u>	G.S. 58-2-190. – Commissioner may require	
42	<u>(6)</u>	<u>G.S. 58-2-195. – Commissioner may rec</u>	<u>quire records, reports, etc., for</u>
43		agencies, agents, and others.	
44 45	$\frac{(7)}{(8)}$	G.S. 58-2-200. – Books and papers required	
45	$\frac{(8)}{(9)}$	G.S. 58-5-1. – Deposits; use of master trust.	
46 47	$\frac{(9)}{(10)}$	G.S. 58-7-50. – Maintenance and removal o	
47 48	( <u>10)</u> SEC	<u>G.S. 58-7-55. – Exceptions to requirements</u> <b>FION 2.</b> G.S. 58-22-15 reads as rewritten:	01 0.3. 30-7-30.
48 49			
49 50		sk retention groups chartered in this State. k retention group seeking to be chartered in th	his State must be abortared shall
50 51	. ,	rovisions of Part 9 of Article 10 of this Chapt	
51	pursuant to the p	TOVISIONS OF LATE 9 OF ALUCIE TO OF UNS CHapt	er, be chartered and neensed as a

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2 3 4	to write only liability insurance company under Article 7 of this Chapter pur Article and, except as provided elsewhere in this Article, must comply with all of rules applicable to such insurers chartered and licensed in this State and with G.S the extent such requirements are not a limitation on laws, administrative rules, or of this State. As a chartered and licensed liability insurance company, the group	the laws and . 58-22-20 to requirements
5	the taxes imposed in Article 8B of Chapter 105 of the General Statutes.	5
7		
8	<b>SECTION 3.</b> G.S. 58-28-5 reads as rewritten:	
)	"§ 58-28-5. Transacting business without a license prohibited; exceptions.	
	(a) Except as otherwise provided in this section, it is unlawful for any comp	
	into a contract of insurance as an insurer or to transact insurance business in this	
	forth in G.S. 58-28-13 without a license issued by the Commissioner. This sect	ion does not
	apply to the following acts or transactions:	
	(10) An activity in this State by or on the sole behalf of a captive ins	
	and subject to regulation in another jurisdiction other than the	
	insures solely the risks of the company's parent an	
	companies.companies, or the risks of controlled unaffiliated com	<u>ipanies.</u>
	"	
	SECTION 4. G.S. 58-47-95 reads as rewritten: "§ 58-47-95. Excess insurance and reinsurance.	
	§ 50-47-95. Excess insurance and reinsurance.	
	(b) Any excess insurance policy or reinsurance contract under this sect	tion shall be
	issued by a licensed insurance company, <u>a licensed captive insurance company</u> ,	
	surplus lines insurance company, or an accredited reinsurer, and shall:	
	(1) Provide for at least 30 days' written notice of cancellation by c	ertified mail
	return receipt requested, to the group and to the Commissioner.	·····,
	(2) Be renewable automatically at its expiration, except upon 30	davs' written
	notice of nonrenewal by certified mail, return receipt requested,	•
	and to the Commissioner.	<i>8 1</i>
	SECTION 5. G.S. 97-90 reads as rewritten:	
	"§ 97-190. Excess insurance.	
	(b) An excess insurance policy required by this section shall be issued	by either an
	insurance company licensed in this State State, a captive insurance company licensed	ensed in this
	State, or an eligible surplus lines insurer as defined in G.S. 58-21-10 and shall:	
	(1) Provide for at least 30 days' written notice of cancellation by	-
	certified mail, return receipt requested, to the self-insurer	and to the
	Commissioner.	
	(2) Be renewable automatically at its expiration, except upon 30	
	notice of nonrenewal by certified mail, return receipt reque	ested, to the
	self-insurer and to the Commissioner.	
	<b>SECTION 6.</b> Nothing in this act shall be construed to obligate	
	Assembly to appropriate funds to implement the provisions of this act. This	
	effective July 1, 2013, if funds are appropriated for the 2013-2015 fiscal biennium the Department with regulatory staff and recourses to license and regulate continues.	-
	the Department with regulatory staff and resources to license and regulate capting appropriate of the this set shall not become affective up	
	companies. If no funds are appropriated, then this act shall not become effective u	nul july 1 of
	a year in which the General Assembly appropriates funds to implement it.	