GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 220 Committee Substitute Favorable 4/26/19 PROPOSED SENATE COMMITTEE SUBSTITUTE H220-PCS30493-TU-22

Short Title: Insurance Technical Changes.-AB

(Public)

Sponsors: Referred to:

February 28, 2019

A BILL TO BE ENTITLED

AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE INSURANCE

- 3 LAWS, AS RECOMMENDED BY THE DEPARTMENT OF INSURANCE.
- 4 The General Assembly of North Carolina enacts:
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PART I. HOLDING COMPANY ACT CHANGES

SECTION 1. G.S. 58-19-10(b) reads as rewritten:

8 "(b) In addition to investments in common stock, preferred stock, debt obligations, and 9 other securities permitted under this Chapter, a domestic insurer may also:

- 10 Invest, in common stock, preferred stock, debt obligations, and other (1)securities of one or more affiliates or subsidiaries, amounts that do not exceed 11 the lesser of ten percent (10%) of the insurer's admitted assets or fifty percent 12 (50%) of the insurer's policyholders' surplus, provided that after those 13 investments, the insurer's policyholders' surplus will be reasonable in relation 14 to the insurer's outstanding liabilities and adequate to its financial needs. In 15 calculating the amount of the investments, investments in domestic or foreign 16 insurance affiliates or subsidiaries and health maintenance organizations shall 17 be excluded, and there shall be included: (i) total net monies or other 18 19 consideration expended and obligations assumed in the acquisition or formation of a subsidiary, including all organizational expenses and 20 contributions to capital and surplus of the subsidiary whether or not 21 22 represented by the purchase of capital stock or issuance of other securities; and (ii) all amounts expended in acquiring additional common stock, preferred 23 stock, debt obligations, and other securities, and all contributions to the capital 24 25 or surplus, of a subsidiary subsequent to its acquisition or formation; 26
 - (3) With the approval of the Commissioner, invest any greater amount in common stock, preferred stock, debt obligations, or other securities of one or more <u>affiliates or</u> subsidiaries; provided that after such investment the insurer's policyholders' surplus will be reasonable in relation to the insurer's outstanding liabilities and adequate to its financial needs."

33 PART II. SURPLUS LINES CHANGES

34 **SECTION 2.(a)** G.S. 58-21-35(b) reads as rewritten:



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"(b)	The licensee shall complete and retain a copy of the report i	n paper or electronic
• •	ed by the Commissioner. The report required by this secti	1 1
	by G.S. 58-21-80 shall be completed on a standardized forn	
1 1	ssioner and are not public records is not a public record	1
G.S. 58-2-100.		
	CTION 2.(b) G.S. 58-21-40(b)(3) is repealed.	
	CTION 2.(c) G.S. $58-21-75$ reads as rewritten:	
	ecords of surplus lines licensee.	
	is lines licensee shall keep in his or her office in this State-	a full and true record
-	lines insurance contract placed by or through the licensee,	
	ificate, cover note, or other evidence of insurance. The rec	
following items		ord shan morade un
(1)	Amount of the insurance and perils insured;	
(1) (2)	Brief description of the property insured and its location	
(2) (3)	Gross premium charged;	,
(3)	Any return premium paid;	
(1)	Rate of premium charged upon the several items of prop	ertv.
(6)	Effective date of the contract, and the terms of the contra	
(0) (7)	Name and address of the insured;	,
(7) (8)	Name and address of the insurer;	
(9)	Amount of tax and other sums to be collected from the $\frac{1}{2}$	nsured and insured
(10)		
(10)	insurer or its representative, and the application.applicat	-
(11)		ion, and
	of each contract shall be kept open at all reasonable times to	o examination by the
	without notice for a period not less than five years following	•
contract."	while the for a period not less than rive years following	ig termination of the
	CTION 2.(d) G.S. 58-21-80 is repealed.	
	CTION 2.(e) G.S. $58-21-95$ reads as rewritten:	
	uspension, revocation or nonrenewal of surplus lines lice	ensee's license.
	issioner may suspend, revoke, or refuse to renew the licen	
	otice and hearing as provided under G.S. 58-2-70 upon an	1
following grou		
(1)	Removal of the surplus lines licensee's office from this S	State:
(1) (2)	Removal of the surplus lines licensee's office accounts a	
(2)	State during the period during which such accounts and	
	to be maintained under G.S. 58-21-75;	are required
(3)	Closing of the surplus lines licensee's office for a per	iod of more than 30
	business days, unless permission is granted by the Comr	
(4)	Failure to make and file required reports;	
(4)	Failure to transmit the required tax on surplus lines pren	niums:
(6)	Failure to maintain the required bond; Failure to pay the	
(0)	stamping office;	sumping ree to the
(7)	Violation of any provision of this Article; or	
(7) (8)	For any other cause for which an insurance license could	be denied revoked
(0)	suspended, or renewal refused under the Insurance Law.	
	suspended, or renewar rerused under the insurance Law.	
PARTIII AT	GN STATE LAW WITH NAIC MODEL LAW REGAR	DING IMMUNITY
	ACTORS HIRED BY THE DEPARTMENT	
	CTION 3.(a) G.S. 58-30-71(a) reads as rewritten:	
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50 SECTION 3.(a) G.S. 58-30-71(a) reads as rewritten:

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1	"(a) For the purposes of this section, the persons Persons entitled to protec	tion under this
2	section are:	
3	(1) All receivers responsible for the conduct of a delinquency pro	ceeding under
4	this Article, including present and former receivers; and	
5	(2) Their employees <u>All of the receiver's employees</u> , meaning a	ll present and
6	former special deputies and assistant special deputies app	ointed by the
7	Commissioner, staff assigned to the delinquency proceeding en	nployed by the
8	Attorney General's Office, and all persons whom the Commis	sioner, special
9	deputies, or assistant special deputies have employed to assist in	a delinquency
10	proceeding under this Article. Attorneys, accountants, audit	
1	professional persons or firms, who are retained by the receiver a	as independent
2	contractors and their employees are not employees of the receive	er for purposes
13	of this section.	
14	(3) <u>All of the receiver's contractors, meaning all persons who are i</u>	retained by the
5	receiver or the receiver's employees as independent contractor	
6	delinquency proceeding under this Article, including attorneys	
7	auditors, and other professional persons or firms and their emp	
8	SECTION 3.(b) G.S. 58-30-71(b) reads as rewritten:	<u>/</u>
19	"(b) The receiver and his employees have receiver, the receiver's employees	oyees, and the
20	receiver's contractors shall have official immunity and are immune from suit and	liability, both
21	personally and in their official capacities, for any claim for damage to or loss	of property or
22	personal injury or other civil liability caused by or resulting from any alleged	act, error, or
23	omission of the receiver or any employee arising out of or by reason of any of the	following:
24	(1) their <u>Their</u> duties or employment; employment.	
25	(2) Any matters that have been subject to review by the Court at	fter notice and
26	opportunity to be heard, provided that the alleged act, error, or	<u>omission was</u>
27	not disapproved or disallowed by the Court.	
28	provided that nothing Provided, however, that nothing in this section holds	
29	any employee receiver, the receiver's employees, or the receiver's contractors imr	
30	or liability for any damage, loss, injury, or liability caused by the intentional	
81	wanton misconduct of the receiver or any employee receiver, the receiver's emp	
32	receiver's contractors or for any bodily injury caused by the operation of a motor	vehicle."
33	SECTION 3.(c) G.S. 58-30-71(j) reads as rewritten:	
34 55	"(j) Nothing in this section deprives the receiver or any employee receiver	
35	employees, or the receiver's contractors of any immunity, indemnity, benefits of	law, rights, or
6 7	any defense otherwise available."	
	ΒΑ ΣΤΙΧΥ ΟΙ Α ΣΙΕΧΥ ΟΟΝΚΕΝΙΤ ΤΟ ΒΑ ΤΕ	
38 39	PART IV. CLARIFY CONSENT TO RATE SECTION 4 (a) G.S. 58 36 30(b) reads as rewritten:	
.9 .0	SECTION 4.(a) G.S. 58-36-30(b) reads as rewritten:	voicel domage
	"(b) This subsection applies only to insurance against loss to automobile ph and related expanses. A rate in excess of that promulgated by the Bureau may be	•
1	and related expenses. A rate in excess of that promulgated by the Bureau may be insurer on any specific risk if the higher rate is charged in accordance with rules of the second	
2	insurer on any specific risk if the higher rate is charged in accordance with rules a Commissioner. An insurer shall give notice to the insured that the rates used to	
	Commissioner. An insurer shall give notice to the insured that the rates used to	
4 5	premium for the policy are greater than those rates that are applicable in the solution by including the following language in the policy on page one of the dec	
15 16	Carolina by including the following language in the policy on page one of the dec or on a separate page before the declarations page, in at least 14 point type or in a t	
.0 .7	than the remainder of the document whichever is larger, bolded, and all capitalize	•
. / .8	NOTICE: THE PREMIUM THAT WE ARE CHARGING FOR A	
+0 19	PHYSICAL DAMAGE AND RELATED EXPENSES THAT COVERS THE I	
-9 60	YOUR COVERED VEHICLE(S) EXCEEDS THE PREMIUM BASED	
1	APPROVED RATES IN NORTH CAROLINA, IN ACCORDANCE WITH G.S.	
71	MIROVED RATES IN NORTH CAROLINA, IN ACCORDANCE WITH 0.5.	<i>30-30-30(0)</i> .

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1 The disclosure statement noted above in this subsection shall be included on any renewal of 2 or endorsement to the policy when the rates charged exceed the approved manual rate. The 3 insurer shall retain consent to rate information for each insured and make this information 4 available to the Commissioner, upon request of the Commissioner. This subsection may also be 5 used to provide motor vehicle liability coverage limits above those required under Article 9A of 6 Chapter 20 of the General Statutes and above those that could be ceded to the North Carolina 7 Reinsurance Facility under Article 37 of this Chapter to persons whose personal excess liability 8 insurance policies require that they maintain specific higher liability coverage limits. Any data 9 obtained by the Commissioner under this subsection is proprietary and confidential and is not a 10 public record under G.S. 132-1 or G.S. 58-2-100."

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SECTION 4.(b) G.S. 58-36-30(b1) reads as rewritten:

This subsection applies only to insurance against loss to residential property with not 12 "(b1) 13 more than four housing units. A rate in excess of that promulgated by the Bureau may be charged 14 by an insurer on any specific risk if the higher rate is charged in accordance with rules adopted 15 by the Commissioner. An insurer shall give notice to the insured that the rates used to calculate the premium for the policy are greater than those rates that are applicable in the State of North 16 17 Carolina by including the following language in the policy on page one of the declarations page 18 or on a separate page before the declarations page, in at least 14 point type or in a font size larger 19 than the remainder of the document whichever is larger, bolded, and all capitalized:

20 NOTICE: IN ACCORDANCE WITH G.S. 58-36-30(b1), THE PREMIUM BASED
 21 UPON THE APPROVED RATES IN NORTH CAROLINA FOR RESIDENTIAL PROPERTY
 22 INSURANCE COVERAGE APPLIED FOR WOULD BE \$_____. OUR PREMIUM FOR THIS
 23 COVERAGE IS \$_____.

The disclosure statement noted above in this subsection shall be included on any renewal of or endorsement to the policy when the rates charged exceed <u>the</u> approved manual rate. for any subsequent increase above the. The insurer shall retain consent to rate information for each insured and make this information available to the Commissioner, upon request of the Commissioner. Any data obtained by the Commissioner under this subsection is proprietary and confidential and is not a public record under G.S. 132-1 or G.S. 58-2-100."

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SECTION 4.(c) G.S. 58-36-30(c) reads as rewritten:

31 "(c) Any approved rate under subsection (b) of this section with respect This subsection 32 applies only to workers' compensation and employers' liability insurance written in connection 33 therewith shall be furnished to the Bureau.therewith. A rate in excess of that promulgated by the 34 Bureau may be charged by an insurer on any specific risk if the higher rate is charged in 35 accordance with rules adopted by the Commissioner."

36

SECTION 4.(d) G.S. 58-36-30(e) reads as rewritten:

37 "(e) Each insurer shall collect <u>the following</u> consent to rate data for nonfleet private
38 passenger motor vehicle physical damage and homeowners residential property (all forms
39 excluding HO4 and HO6) with not more than four housing units (all forms, excluding HO4 and
40 <u>HO6</u>) and transmit the data electronically for each policy to the Commissioner on a semi-annual
41 basis in a format prescribed and designated by the Commissioner:
42"

- 42 43
- 43 44 so

SECTION 4.(e) The Commissioner may adopt temporary rules to implement this section.

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46 PART V. FAST ACT CONFORMING CHANGE

SECTION 5. G.S. 58-39-26(a) reads as rewritten:

48 "(a) Disclosure Required. – In addition to the notice requirements of G.S. 58-39-25, an
49 insurance institution or agent shall provide, to all applicants and policyholders no later than (i)
50 before the initial disclosure of personal information under G.S. 58-39-75(11) or (ii) the time of

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1 2 3 4	•	he insurance policy or certificate, a clear and conspicuous of the insurance institution or agent's policies and practice Disclosing nonpublic personal information to affiliates a parties, consistent with section 502 of Public Law 10	s with respect to: nd nonaffiliated third
5 6 7	(2)	categories of information that may be disclosed. Disclosing nonpublic personal information of persons w customers of the financial institution.	ho have ceased to be
8	(3)	Protecting the nonpublic personal information of consu	ners
9		s shall be made in accordance with the regulations prescrib	
10	504 of Public La		Sed under section 505
11		mation to Be Included. – The disclosure required by subsec	tion (a) of this section
12	shall include:	indicit to be included. The disclosure required by subsec	tion (u) of this section
12	(1)	The policies and practices of the insurance institution or	agent with respect to
13	(1)	disclosing nonpublic personal information to nonaffiliat	0 1
15 16		than agents of the insurance institution or agent, consis of Public Law 106-102, and including:	_
17		a. The categories of persons to whom the information of the second secon	nation is or may be
18		disclosed, other than the persons to whom the	-
19		provided under section $502(e)$ of Public Law 100	-
20		b. The policies and practices of the insurance inst	
21		respect to disclosing of nonpublic personal int	0
22		who have ceased to be customers of the insurance	
23	(2)	The categories of nonpublic personal information that	-
24		insurance institution or agent.	·
25	(3)	The policies that the insurance institution or agent ma	intains to protect the
26		confidentiality and security of nonpublic personal infor-	mation in accordance
27		with section 501 of Public Law 106-102.	
28	(4)	The disclosures required, if any, under section 603(d)(2)(A)(iii) of the Fair
29		Credit Reporting Act.	
30		e case of a policyholder, the notice required by this section	
31		y during the continuation of the policy. As used in this s	
32		nce in any period of 12 consecutive months during which t	1 0
33		ption to Annual Notice Requirement. – An insurance insti	
34	· · ·	de the privacy notice annually as required under subsectio	n (c) of this section if
35	all of the followi		
36	<u>(1)</u>	The insurance institution or agent provides nonpublic	±
37		only in accordance with the provisions of sections 50	
38		Public Law 106-102 or regulations prescribed under sec	tion 504(b) of Public
39	$\langle 0 \rangle$	<u>Law 106-102.</u>	1 1
40	<u>(2)</u>	The insurance institution or agent has not changed its p	-
41		with regard to disclosing nonpublic personal information	-
42 43		practices that were disclosed in the most recent disclose	tre sent to consumers
43 44	If at any tim	in accordance with this section.	nligg to an ingurance
44 45	-	ne, subdivision (1) or (2) of this subsection no longer ap nt, then the insurance institution or agent shall be required	-
43 46		quired under subsection (c) of this section."	
40 47	privacy notice re	quirea under subsection (c) of uns section.	
48	PART VI STR	EAMLINE EXPEDITED EXTERNAL REVIEW PRO	CESS
49		FION 6.(a) G.S. 58-50-82(a) reads as rewritten:	
-	~=•		

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	request for an	xcept as provided in subsection (g) of this section, a covered per n expedited external review with the Commissioner at the time the	
		ives any of the following:	
-	(1)	· · · · · · · · · · · · · · · · · · ·	t the following
		conditions apply:	
)		a. The covered person has a medical condition where the	
		completion of an expedited review of an appea	-
		noncertification set forth in G.S. $58-50-61(l)$ would	be reasonably
)		expected to seriously jeopardize the life or health of the	-
)		or would jeopardize the covered person's ability to re function; and function.	gain maximum
		b. The covered person has filed a request for an expedite	d appeal under
		G.S. 58-50-61(<i>l</i>).	
	(2)		51(<i>l</i>) upholding
		a noncertification if: if all of the following conditions apply:	
		a. The noncertification appeal decision involves a medic	
		the covered person for which the time frame for co	-
		expedited second-level grievance review of a noncertific	
		in G.S. 58-50-62(i) would reasonably be expected	•
		jeopardize the life or health of the covered person or	
		covered person's ability to regain maximum function;	
		b. The covered person has filed a request for an expedite	
		<u>grievance</u> review of a noncertification as set forth in G_{1}	<u>-S. 58-50-61(1);</u>
	(2)	or <u>G.S. 58-50-62(i).</u>	
	(3)	· · · · · · · · · · · · · · · · · · ·	
			olding a
		noncertification:noncertification if all of the following condition	
		a. If the covered person has a medical condition where the completion of a standard external review under G.S. 5	
		reasonably be expected to seriously jeopardize the life	
		covered person or jeopardize the covered person's al	
		maximum function; or function.	Jinty to regain
		b. If the second-level grievance concerns a noncerti	fication of an
		admission, availability of care, continued stay, or heal	
		for which the covered person received emergency servi	
		been discharged from a facility."	
	SE	ECTION 6.(b) G.S. 58-50-82(b) reads as rewritten:	
		Vithin two days after receiving a request for an expedited extern	al review, the
		er shall complete all of the following:	,
	(1)		fication appeal
	()	decision, or second-level grievance review decision which is th	
		request that the request has been received and provide a copy	•
		The Commissioner shall also request any information from	-
		necessary to make the preliminary review set forth in G.S. 58-5	
		require the insurer to deliver the information not later than or	
		request was made.	2
	(2)	1	w and, if it is
	~ /	eligible, determine whether it is eligible for expedited review.	
	(3)		
	<u></u>	provider requesting the service that is the subject of the exter	-
		· · · · · · · · · · · · · · · · · · ·	

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1	certi	fied the request on a form prescribed by the Comm	nissioner, then one of
2		ollowing shall apply:	
3	<u>a.</u>	For a request made pursuant to subdivision (a)(1) of this section that
4		the Commissioner has determined meets	
5		requirements set forth in G.S. 58 50 80(b)(2),	5
6		medical advice from a medical professional who	
7		the organization that will be assigned to conduc	
8		of the request, whether section, the request show	
9		on an expedited basis because the time frame	
10		expedited review under G.S. 58-50-61(1) w	_
10		expected to seriously jeopardize the life or health	-
11			-
12		or would jeopardize the covered person's ability	
		function. The Commissioner shall then inform th	-
14		covered person's provider who performed or requ	
15		the insurer whether the Commissioner has a	-
16		person's request for an expedited external review	
17		has accepted the covered person's request for a	-
18		review, then the Commissioner shall, in	
19		G.S. 58-50-80, assign an organization to conduct	
20		appropriate time frame. If the Commissioner	-
21		covered person's request for an expedited exter	
22		covered person shall be informed by the Co	
23		covered person must exhaust, at a minimum,	
24		appeal process under G.S. 58-50-61(l) before ma	•
25		for an external review with the Commissioner.nc	
26	b.	For a request made pursuant to subdivision (a)	
27		the Commissioner has determined meets	2
28		requirements set forth in G.S. 58 50 80(b)(2), the	
29		determine, based on medical advice from a med	-
30		is not affiliated with the organization that will be	
31		the external review of the request, whether section	
32		shall be reviewed on an expedited basis becaus	
33		completion of an expedited review under C	G.S. 58-50-62 would
34		reasonably be expected to seriously jeopardize th	ne life or health of the
35		covered person or would jeopardize the covered	ed person's ability to
36		regain maximum function. The Commissioner	shall then inform the
37		covered person, the covered person's provide	r who performed or
38		requested the service, and the insurer whether the	he Commissioner has
39		accepted the covered person's request for an expe	dited external review.
40		If the Commissioner has accepted the covered p	erson's request for an
41		expedited external review, then the Commissione	er shall, in accordance
42		with G.S. 58-50-80, assign an organization to	conduct the review
43		within the appropriate time frame. If the Co	ommissioner has not
44		accepted the covered person's request for an expe	dited external review,
45		then the covered person shall be informed by the	
46		the covered person must exhaust the insurer	
47		process under G.S. 58 50 62 before making ar	-
48		external review with the Commissioner.notified.	-
49	с.	For a request made pursuant to sub-subdivision (
50		that the Commissioner has determined mee	
51		requirements set forth in G.S. 58 50 80(b)(2), the	•
~ 1			

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	determine, based on medical advice from a medical professional whit is not affiliated with the organization that will be assigned to conduct the external review of the request, whether section, the request should be added as the request whether section.
	<u>shall</u> be reviewed on an expedited basis because the time frame for completion of a standard external review under G.S. 58-50-80 would be the standard external review under G.S. 58-50-80 wo
	reasonably be expected to seriously jeopardize the life or health of the
	covered person or would jeopardize the covered person's ability
	regain maximum function. The Commissioner shall then-inform the
	covered person, the covered person's provider who performed of
)	requested the service, and the insurer whether the review will be
	conducted using an expedited or standard time frame and shall,
	accordance with G.S. 58-50-80, assign an organization to conduct the
	review within the appropriate time frame.
	d. For a request made pursuant to sub subdivision (a)(3)b. of this section that the Commissioner has determined meets the reviewability
	requirements set forth in G.S. 58 50 80(b)(2), the Commissioner sha
	in accordance with G.S. 58 50 80, assign an organization to condu
	the expedited review and inform the covered person, the covered
	person's provider who performed or requested the service, and the
)	insurer of its decision the Commissioner shall, in accordance with
	G.S. 58-50-80, assign an organization to conduct the expedited revie
	and inform the covered person, the covered person's provider wh
	performed or requested the service, and the insurer of its decision."
	SECTION 6.(c) G.S. 58-50-89 reads as rewritten:
	"§ 58-50-89. Hold harmless for Commissioner, medical professionals, Commissioner an
	independent review organizations.
	Neither the The Commissioner, a medical professional rendering advice to the Commission
	under G.S. 58 50 82(b)(2), an independent review organization, nor shall or a clinical per
)	reviewer working on behalf of an <u>independent review</u> organization <u>shall not</u> be liable for damage
	to any person for any opinions rendered during or upon completion of an external revie conducted under this Part, unless the opinion was rendered in bad faith or involved group
	negligence."
	SECTION 6.(d) Subsections (a) and (b) of this section become effective October
	2019, and apply to requests for expedited review submitted on or after that date.
,	PART VII. BAIL BONDSMAN CHANGES
	SECTION 7.(a) G.S. 58-71-1 is amended by adding a new subdivision to read:
	"(6a) Premium An amount of money paid in exchange for a bail bondsman
	services in writing a bail bond."
)	SECTION 7.(b) G.S. 58-71-45 reads as rewritten:
	"§ 58-71-45. Terms of licenses.
	A license issued to a bail bondsman or to a runner authorizes the licensee to act in the
	capacity until the license is <u>lapsed</u> , suspended or revoked. Upon the suspension or revocation
•	a license, the <u>The</u> licensee shall return the license to the <u>Commissioner</u> . <u>Commissioner within 1</u>
	working days of the lapse, suspension, or revocation of the license. A license of a bail bondsma and a license of a runner shall be renewed in accordance with G.S. 58-71-75. After notifying the
,	Commissioner in writing, a professional bondsman who employs a runner may cancel the
	runner's authority to act for the professional bondsman."
	SECTION 7.(c) G.S. 58-71-165(a) reads as rewritten:
)	"(a) Each professional bail bondsman shall file with the Commissioner a written report
	a form prescribed by the Commissioner regarding all bail bonds on which the bondsman is liab

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1 2 3	given, (iii)	as of the first day of each month showing (i) each individual bonded, (ii) the date the bond was given, (iii) the principal sum of the bond, (iv) the <u>State or local official to whom given, and court</u> <u>file or docket number for the principal's court obligation, (v)</u> the fee charged for the bonding			
4 5		service in each instance.instance, and (vi) the certificate seal number for each bond issued." SECTION 7.(d) G.S. 58-71-167 reads as rewritten:			
5 6	"8 58 7 1 1		ortion of bond premium payments deferred.		
0 7	9 50-71- (a)		v case where the agreement between principal and suret	w calls for some portion	
8			ium payments to be deferred or paid after the defendant		
9	custody, a	written	n memorandum of agreement between the principal and	l surety shall be kept on	
10			with a copy provided to the principal, upon request. principal	<u>cipal.</u> The memorandum	
11	shall conta		following information:		
12		(1)	The amount of the premium payment deferred or not	yet paid at the time the	
13		$\langle \mathbf{O} \rangle$	defendant is released from jail.		
14		(2)	The method and schedule of payment to be made b	•	
15			bondsman, which shall include the dates of payment a	nd amount to be paid on	
16 17		(2)	each date.		
17 18		(3)	That the principal is, upon the principal's request, is memorandum.	entitled to a copy of the	
19	(b)	The n	nemorandum must be signed by the defendant and the b	oondsman, or one of the	
20		0	ts, and dated at the time the agreement is made. Any su	-	
21	of the memorandum must be in writing, signed, dated, and kept on file by the surety, with a copy				
22	provided t	the p	rincipal, upon request.principal."		
23 24	PART V	III. C	LARIFY RULE-MAKING AUTHORITY FOR	STATE FIRE AND	
25			MISSION		
26			TION 8. G.S. 58-78-5(a) is amended by adding a new s	subdivision to read:	
27	"(a)		commission shall have the following powers and duties:		
28					
29		<u>(17)</u>	To adopt, modify, or repeal any rules and regulat	tions necessary for the	
30			purpose of carrying out the provisions of this Article.	"	
31					
32	PART I	X. PR	REPAID HEALTH PLAN LICENSING ACT	CLARIFYING AND	
33	TECHNI	CAL C	CHANGES		
34			TION 9.(a) G.S. 58-93-20(c) reads as rewritten:		
35	"(c)		person that is already a licensed health organization		
36	-		recognized as a PHP under this Article and shall be iss	1	
37			h organization's demonstration to the Commissioner of		
38			ed health organization shall not be required to file a PHF		
39	11		r provide the notice required by subsection (d) of this s		
40	1		license. Unless otherwise exempted, a licensed healt	e	
41			naining requirements of this Article, including deposi	t, minimum capital and	
42	surplus, ai		king capital requirements."		
43	118 FO 02 /		TION 9.(b) G.S. 58-93-30 reads as rewritten:		
44 45	"§ 58-93-3			awaaad of towa the waard	
45 46			sioner shall establish <u>charge</u> an application fee not to of for entities filing an application to be licensed as a PHF		
40 47			all establish charge an annual PHP license continuation		
47 48			lars (\$5,000). The PHP license shall continue in full fo		
40 49			of the annual PHP license continuation fee in accordance		
4) 50			y other provisions of this Chapter applicable to PHPs."	$100 \text{ with } 0.5. \ 50^{-}0^{-}(0)$	
50 51	una subjec		FION 9.(c) G.S. 58-93-60 reads as rewritten:		

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1	"§ 58-93-60. Examinations.
2	The Commissioner may make an examination of the affairs of any PHP as often as the
3	Commissioner determines it to be necessary for the protection of the interests of the enrollees or
4	the State but not less frequently than once every five years. The Commissioner shall notify DHHS
5	prior to any examination of a PHP and shall provide DHHS with the results of an examination in
6	accordance with G.S. 58-93-5(e). Examinations shall otherwise be conducted under
7	G.S. 58-2-131 through G.S. 58-2-134."
8	SECTION 9.(d) G.S. 58-93-90 reads as rewritten:
9	"§ 58-93-90. Rehabilitation or liquidation of PHP.
10	(a) Any rehabilitation or liquidation of a PHP shall be deemed to be the rehabilitation or
11	liquidation of an insurance company and shall be conducted under the supervision of the
12	Commissioner pursuant to Article 30 of this Chapter. The Commissioner may apply for an order
13	directing the rehabilitation or liquidation of a PHP upon one or more grounds set out in Article
14	30 of this Chapter or when it is the opinion of the Commissioner that the continued operation of
15	the PHP would be hazardous either to the enrollees or to the State. Priority shall be given to
16	DHHS's claims over all other claims in G.S. 58-30-220, except for claims in G.S. 58-30-220(1).
17	(b) To the greatest extent possible, the Commissioner shall provide notice to DHHS prior
18	to seeking an application for an order to rehabilitate or liquidate a PHP under this section. If prior
19	notice is not possible, the Commissioner shall provide the notice to DHHS as soon as possible
20	after seeking the order."
21	SECTION 9.(e) G.S. 58-93-95(a) reads as rewritten:
22	"(a) When the Commissioner has cause to believe that grounds for the denial of an
23	application for a license exist, or that grounds for the suspension or revocation of a license exist,
24	notification shall be given to the PHP in writing. writing and a copy of the notice shall be provided
25	to DHHS. This notice shall specifically state the grounds for denial, suspension, or revocation
26	and shall set a date for a hearing on the matter at least 30 days after notice is given."
27	SECTION 9.(f) G.S. 58-93-120(16) reads as rewritten:
28	"(16) G.S. 58-7-26, Asset or reduction from liability for reinsurance ceded by a
29	domestic insurer to an assuming insurer not meeting the requirements of
30	G.S. 58-7-121. G.S. 58-7-21."
31	0.5. 50 / 121. 0.5. 50 / 21.
32	PART X. CLARIFY WHEN APPLICATION SENT TO NORTH CAROLINA
33	SELF-INSURANCE SECURITY ASSOCIATION
34	SECTION 10. G.S. 97-170(b) reads as rewritten:
35	"(b) An applicant for a license as a self-insurer shall file with the Commissioner the
36	information required by subsection (d) of this section on a form prescribed by the Commissioner
37	at least 90 days before the proposed licensing date. No application is complete until the
38	Commissioner has received all required information. A copy of the application <u>must shall also</u>
39	be filed with the North Carolina Self-Insurance Security Association at least 90 days before the
40	proposed licensing date.at the same time the application is filed with the Commissioner."
41	
42	PART XI. MEDICARE SUPPLEMENT CHANGES
43	SECTION 11.(a) G.S. 58-54-45 reads as rewritten:
44	"§ 58-54-45. By reason of disability.
45	(a) In For Persons Whose Eligibility for Medicare Occurred Before January 1, 2020. – In
46	addition to any rule adopted under this Article that is directly or indirectly related to open
47	enrollment, an insurer shall at least make standardized Medicare Supplement Plan A available to
48	persons eligible for Medicare by reason of disability before age 65 and also standardized Plan C
49	or F if marketing either Plan to persons eligible for Medicare before January 1, 2020, due to age.
50	This action shall be taken without regard to medical condition, claims experience, or health
51	status. To be eligible, a person must submit an application during the six-month period beginning

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1 with the first month the person first enrolls in Medicare Part B. For those persons that are 2 retroactively enrolled in Medicare Part B due to a retroactive eligibility decision made by the 3 Social Security Administration, the application must be submitted within a six-month period 4 beginning with the month in which the person receives notification of the retroactive eligibility 5 decision. 6 For Persons Whose Eligibility for Medicare Occurs on or After January 1, 2020. - In (a1) addition to any rule adopted under this Article that is directly or indirectly related to open 7 8 enrollment, an insurer shall at least make standardized Medicare Supplement Plan A available to 9 persons eligible for Medicare by reason of disability before age 65 and also standardized Plan D 10 or G if marketing either Plan to persons eligible for Medicare on or after January 1, 2020, due to 11 age. This action shall be taken without regard to medical condition, claims experience, or health status. To be eligible, a person must submit an application during the six-month period beginning 12 13 with the first month the person first enrolls in Medicare Part B. For those persons that are 14 retroactively enrolled in Medicare Part B due to a retroactive eligibility decision made by the Social Security Administration, the application must be submitted within a six-month period 15 16 beginning with the month in which the person receives notification of the retroactive eligibility 17 decision. 18 (b) Persons eligible for Medicare by reason of disability before age 65 who are enrolled 19 in a managed care plan and whose coverage under the managed care plan is terminated through 20 cancellation, nonrenewal, or disenrollment have the guaranteed right to purchase Medicare 21 Supplement Plans A and C A, D, or G from any insurer within 63 days after the date of 22 termination or disenrollment. 23 An insurer may develop premium rates specific to the disabled population. No insurer (c)24 shall discriminate in the pricing of the Medicare supplement plans referred to in this section 25 because of the health status, claims experience, receipt of health care, or medical condition of an 26 applicant where an application for the plan is submitted during an open enrollment or is submitted 27 within 63 days after the managed care plan is terminated. The rates and any applicable rating 28 factors for the Medicare supplement plans referred to in this section shall be filed with and 29 approved by the Commissioner." 30 SECTION 11.(b) This section becomes effective January 1, 2020. 31 32 PART XII. EXCLUSIVE PROVIDER BENEFIT PLANS 33 SECTION 12.(a) G.S. 58-50-56(i) reads as rewritten: 34 A person enrolled in a preferred provider benefit plan may obtain covered health care "(i) 35 services from a provider who does not participate in the plan. In accordance with rules adopted 36 by the Commissioner and subject to G.S. 58-3-190 and G.S. 58-3-200(d), the preferred provider 37 benefit plan may limit coverage for health care services obtained from a nonparticipating 38 provider. The Commissioner shall adopt rules on product limitations, including payment 39 differentials for services rendered by nonparticipating providers. These rules shall be similar in 40 substance to rules governing HMO point-of-service products." 41 SECTION 12.(b) Article 50 of Chapter 58 of the General Statutes is amended by 42 adding a new section to read: 43 "§ 58-50-56.1. Continuity of care. 44 Definitions. – The following definitions shall apply in this section: (a) Exclusive provider benefit plan. – A preferred provider benefit plan in which 45 (1)enrollees must receive covered services from health care providers who are 46 47 under contract with the insurer and under which there is no coverage for care 48 received from a health care provider who is not under contract with the insurer, 49 except for emergency services as required by G.S. 58-3-190 and medically 50 necessary covered services as required by G.S. 58-3-200(d). Insurer. - As defined in G.S. 58-50-56. 51 (2)

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<u>(3)</u>	Ongo	ing special condition. – One of the fo	llowing conditions:
	<u>a.</u>	An acute illness that is serious en	-
		treatment to avoid a reasonable poss	sibility of death or permanent harm.
	<u>b.</u>	A chronic illness, disease, or c	ondition that is life-threatening,
		degenerative, or disabling, and that	requires medical care or treatment
		over a prolonged period of time.	
	<u>c.</u>	Pregnancy from the start of the second	ond trimester.
	<u>d.</u>	A terminal illness for which an ind	ividual has a medical prognosis of
		a life expectancy of six months or l	ess.
<u>(4)</u>	Term	inated or termination. – The expiratio	n or nonrenewal of a contract. This
	term	does not include an ending of the co	ontract by an insurer for failure to
		applicable quality standards or for fra	
(b) Termi	ination	of a Provider If (i) a contract bet	ween an insurer and a health care
provider offering	g an ex	clusive provider benefit plan is tern	ninated by the provider or by the
		verage provided by the insurer are ter	
	-	pation in an insurer's exclusive provi	
		t from the provider for an ongoing	special condition on the date of
		lowing shall apply:	
<u>(1)</u>		termination of the contract by the ins	
		itten notification of termination by th	
		sured on a timely basis of the termin	
		continuation of coverage of treatmen	
		apply only if the insured has a cla	
	2	ded by the terminated provider or the	
		er to be a patient of the terminated pro	
<u>(2)</u>	-	ect to subsection (h) of this section, th	-
		to continue to be covered with respect	
	-	der for the ongoing special condition	in during a transitional period, as
(a) Navul	2	ded under this section.	n han afit nlan affanad har an inaunan
		red Insured. – Each exclusive provide	· · ·
-		coverage to individuals who (i) are a cause the individual's employer has	•
		From a provider for an ongoing sp	
		all notify the newly covered insured	
		a provider that is not contracted with	
		on (h) of this section, the insurer shall	
•		e covered with respect to the treatme	
		a transitional period, as provided und	
	-	Period: In General. – Except as othe	
		period provided under this subsection	•
	-	long as it does not exceed 90 days	• •
-		subdivision (b)(1) of this section or th	
		(c) of this section.	i
		Period: Scheduled Surgery, Organ Tr	ansplantation, or Inpatient Care. –
		antation, or other inpatient care was so	
	-	ablished waiting list for surgery, organ	
		he notice required under subdivision	
		subsection (c) of this section, then	
subsection with	respect	to the surgery, transplantation, or	other inpatient care shall extend
through the date	of disc	harge of the individual after complete	ion of the surgery, transplantation,
		• •	• • •

General Assembly Of North Carolina Session 2019 1 or other inpatient care, and through post-discharge follow-up care related to the surgery, 2 transplantation, or other inpatient care occurring within 90 days after the date of discharge. 3 Transitional Period: Pregnancy. - If an individual has entered the second trimester of (f) 4 pregnancy on or before the date of the notice required under subdivision (b)(1) of this section or 5 the date of enrollment in a new plan described in subsection (c) of this section, and the provider 6 was treating the pregnancy before the date of the notice, or the date of enrollment in the plan, 7 then the transitional period with respect to the provider's treatment of the pregnancy shall extend 8 through the provision of 60 days of postpartum care. 9 Transitional Period: Terminal Illness. - If an individual was determined to be (g) 10 terminally ill at the time of a provider's termination of participation under subsection (b) of this 11 section or at the time of enrollment in the plan under subsection (c) of this section, and the provider was treating the terminal illness before the date of the termination or enrollment in the 12 13 plan, then the transitional period shall extend for the remainder of the individual's life with respect 14 to care directly related to the treatment of the terminal illness or its medical manifestations. 15 Permissible Terms and Conditions. - An insurer may condition coverage of continued (h) 16 treatment by a provider under subsection (b) or (c) of this section upon the following terms and 17 conditions: 18 When care is provided pursuant to subsection (b) of this section, the provider (1) 19 agrees to accept reimbursement from the insurer and, with respect to 20 cost-sharing, from the insured involved at the rates applicable before the start 21 of the transitional period as payment in full. 22 (2) When care is provided pursuant to subsection (c) of this section, the provider 23 agrees to accept the prevailing rate based on contracts the insurer has with the 24 same or similar providers in the same or similar geographic area, plus the 25 applicable copayment from the newly covered insured, as reimbursement in 26 full from the insurer and the insured for all covered services. 27 The provider agrees to comply with the quality assurance programs of the (3) 28 insurer responsible for payment under this subsection and to provide to the 29 insurer necessary medical information related to the care provided. The 30 insurer's quality assurance programs shall not override the professional or 31 ethical responsibility of the provider or interfere with the provider's ability to 32 provide information or assistance to the insured. 33 The provider agrees to adhere to the insurer's established policies and (4)34 procedures for participating providers, including procedures regarding 35 referrals and obtaining prior authorization, providing services pursuant to a 36 treatment plan approved by the insurer, and member hold harmless provisions. 37 (5) The receipt of notification from the insured within 45 days of the date of the 38 notice described in subdivision (b)(1) of this section or the new enrollment 39 described in subsection (c) of this section, that the insured elects to continue 40 receiving treatment by the provider. 41 The provider agrees to discontinue providing services at the end of the (6) 42 transition period and to assist the insured in an orderly transition to a network 43 provider. Nothing in this section shall prohibit the insured from continuing to 44 receive services from the provider at the insured's expense. 45 Construction. – Nothing in this section shall do any of the following: (i) 46 (1) Require the coverage of benefits that would not have been covered if the 47 provider involved remained a participating provider or, in the case of a newly 48 covered insured, require the coverage of benefits not provided under the 49 policy in which the newly covered insured is enrolled.

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1		an insurer to offer a transitional period under these circumstances is not
2		subject to the grievance review provisions of G.S. 58-50-62.
3	<u>(3)</u>	Prohibit an insurer from extending any transitional period beyond that
4		specified in this section.
5	<u>(4)</u>	Prohibit an insurer from terminating the continuing services of a provider
6		when the insurer has determined that the provider's continued provision of
7		services may result in, or is resulting in, a serious danger to the health or safety
8		of the insured. A termination for these reasons shall be in accordance with the
9		contract provisions that the provider would otherwise be subject to if the
10		provider's contract were still in effect.
11	(j) Discl	osure of Right to Transitional Period. – Each insurer shall include a clear
12	description of an	insured's rights under this section in its evidence of coverage and summary plan
13	description."	
14	SEC	FION 12.(c) The Department of Insurance may adopt temporary rules to
15	implement this s	ection.
16	SEC	FION 12.(d) Subsections (a) and (b) of this section apply to insurance contracts
17	issued, renewed,	or amended on or after the effective date of this act.
18		
19	PART XIII. EF	FECTIVE DATE
20	SEC	FION 13. Except as otherwise provided, this act is effective when it becomes
21	law.	