SESSION 1999

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SENATE BILL 428*

Short Title: Insurance Technical Changes/AB.

(Public)

Sponsors: Senator Wellons.

Referred to: Insurance.

March 22, 1999

1	A BILL TO BE ENTITLED
2	AN ACT TO REPEAL OBSOLETE OR UNNECESSARY LAWS AND MAKE
3	TECHNICAL AND CLARIFYING AMENDMENTS AND CORRECTIONS IN
4	VARIOUS INSURANCE STATUTES.
5	The General Assembly of North Carolina enacts:
6	
7	PART I. REPEALS OF OBSOLETE OR UNNECESSARY PROVISIONS.
8	Section 1.1. G.S. 58-3-125, 58-6-10, 58-7-150, and 58-71-90 are repealed.
9	Section 1.2. G.S. 58-87-10(e) reads as rewritten:
10	"(e) Revenue Source. – Revenue is credited to the Workers' Compensation Fund
11	from appropriations made to the Department of Insurance for this purpose. In addition,
12	every eligible unit that elects to participate shall pay into the Fund an amount set annually
13	by the State Fire and Rescue Commission to ensure that the Fund will be able to meet its
14	payment obligations under this section. The amount shall be set as a per capita fixed
15	dollar amount for each member of the roster of the eligible unit.
16	The payment shall be made to the State Fire and Rescue Commission on or before
17	July 1 of each year. The Commission shall remit the payments it receives to the State
18	Treasurer, who shall credit the payments to the Fund. If the Commission does not receive an
19	annual payment from an eligible unit by July 1, then that unit shall not receive workers'
20	compensation coverage from the Fund for the fiscal year that begins that July 1."

1	Section 1.3. G.S. 58-3-115 reads as rewritten:		
2	"§ 58-3-115. Twisting with respect to insurance policies; penalties.		
3	No insurer shall make or issue, or cause to be issued, any written or oral statement		
4	that willfully misrepresents or willfully makes an incomplete comparison as to the terms,		
5	conditions, or benefits contained in any policy of insurance for the purpose of inducing or		
6	attempting to induce a policyholder in any way to terminate or surrender, exchange, or		
7	convert any insurance policy. Any person who violates this section is subject to the		
8	provisions of G.S. 58-2-70, 58-3-90 through 58-3-100, and 58-3-125. G.S. 58-2-70 or G.S.		
9	<u>58-3-100.</u> "		
10	Section 1.4. G.S. 58-30-75(7) reads as rewritten:		
11	"(7) Without first obtaining the written consent of the Commissioner pursuant		
12	to G.S. 58-7-150, Commissioner, the insurer has (i) transferred, or		
13	attempted to transfer, in a manner contrary to Article 19 of this Chapter,		
14	substantially its entire property or business, or (ii) has entered into any		
15	transaction, the effect of which is to merge, consolidate, or reinsure		
16	substantially its entire property or business in or with the property or		
17	business of any other person."		
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19	PART II. CONTINUING CARE RETIREMENT COMMUNITY NAME		
20	CORRECTION.		
21	Section 2.1. G.S. 58-30-10(14) reads as rewritten:		
22	"(14) 'Insurer' means any entity licensed under Articles 7, 16, 26, 49, 65, or 67		
23	of this Chapter and any employer that has furnished to the		
24	Commissioner satisfactory proof of its financial responsibility under		
25	G.S. 97-93(a)(2). For purposes of this Article, 'insurer' also includes		
26	continuing care retirement centers-communities licensed under Article		
27	64 of this Chapter."		
28	Section 2.2. The title of Article 64 of Chapter 58 of the General Statutes reads		
29	as rewritten:		
30	"ARTICLE 64.		
31	"Registration, Disclosure, Contract, and Financial Monitoring Requirements for		
32	Continuing Care Facilities. Retirement Communities."		
33	Section 2.3. G.S. 58-64-1 reads as rewritten:		
34	"§ 58-64-1. Definitions.		
35	As used in this Article, unless otherwise specified:		
36	(1) 'Continuing care' means the furnishing to an individual other than an		
37	individual related by blood, marriage, or adoption to the person		
38	furnishing the care, of lodging together with nursing services, medical		
39	services, or other health related services, pursuant to under an agreement		
40	effective for the life of the individual or for a period in excess of longer		
41	than one year.		
42	(2) 'Entrance fee' means a payment that assures a resident a place in a		
43	facility for a term of years or for life.		

1	(3)	'Facility' means the place or places retirement community or
2		<u>communities</u> in which a provider undertakes to provide continuing care
3		to an individual.
4	(4)	'Health related services' means, at a minimum, nursing home admission
5		or assistance in the activities of daily living, exclusive of the provision
6		of meals or cleaning services.
7	(5)	'Living unit' means a room, apartment, cottage, or other area within a
8		facility set aside for the exclusive use or control of one or more
9		identified residents.
10	(6)	'Provider' means the promoter, developer, or owner of a continuing care
11		facility, whether a natural person, partnership, or other unincorporated
12		association, however organized, trust, or corporation, of an institution,
13		building, residence, or other place, whether operated for profit or not, or
14		any other person, that solicits or undertakes to provide continuing care
15		under a continuing care facility contract, or that represents himself
16		himself, herself, or itself as providing continuing care or 'life care.'
17	(7)	'Resident' means a purchaser of, a nominee of, or a subscriber to, a
18		continuing care contract.
19	(8)	'Hazardous financial condition' means a provider is insolvent or in
20		eminent danger of becoming insolvent."
21	Sectio	on 2.4. G.S. 58-64-40(b) reads as rewritten:
22		oard of directors or other governing body of a continuing care-facility or
23		representative shall hold annual meetings with the residents of the
24		-facility for free discussions of subjects including, but not limited to,
25		itures, and financial trends and problems as they apply to the facility and
26		proposed changes in policies, programs, and services. Residents shall be
27		east seven days advance notice of each meeting. An agenda and any
28		vill be distributed by the governing body at the meetings shall remain
29	*	equest to residents."
30		on 2.5. G.S. 58-64-80 reads as rewritten:
31	•	dvisory Committee.
32		be a nine member Continuing Care Advisory Committee appointed by the
33		The Committee shall consist of at least two residents of continuing care
34		cilities, two representatives of the North Carolina Association of
35	-	es for the Aging, one individual who is a certified public accountant and
36	-	ractice in this State, one individual skilled in the field of architecture or
37	engineering, and	d one individual who is a health care professional."
38		
39	PART III.	WORKERS' COMPENSATION LOSS COSTS CONFORMING

40 CHANGES.

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- Section 3.1. G.S. 58-36-1(2) reads as rewritten:
- 42 "(2) The Bureau shall provide reasonable means to be approved by the
 43 Commissioner whereby any person affected by a rate or loss costs made

1	by it may be heard in person or by his the pe	rson's authorized
2	representative before the governing committee or other	proper executive
3	of the Bureau."	
4	Section 3.2. G.S. 58-36-1(5)c. reads as rewritten:	
5	"c. Failure or refusal by any assigned employer	
6	disclosure to the Bureau, servicing carrier, or	-
7	policy of information regarding the employer's	-
8	change of ownership, operations, or payroll, or	
9	to disclose fully any records pertaining to work	*
10	insurance shall be sufficient grounds for the B	ureau to authorize
11	the termination of the policy of that employer."	
12	Section 3.3. G.S. 58-36-10 reads as rewritten:	
13	"§ 58-36-10. Method of rate making; factors considered.	
14	The following standards shall apply to the making and use of rates:	
15	(1) Rates <u>or loss costs</u> shall not be excessive, inaded	juate or unfairly
16 17	discriminatory.	nonco ovnorionoo
17	(2) Due consideration shall be given to actual loss and ex within this State for the most recent three-year perio	
18 19	that information is available; to prospective loss and ex	
20	within this State; to the hazards of conflagration and	* *
20	reasonable margin for underwriting profit and to	-
21	dividends, savings, or unabsorbed premium deposits al	-
23	by insurers to their policyholders, members, or	
24	investment income earned or realized by insurers fro	
25	premium, loss, and loss expense reserve funds general	
26	within this State; to past and prospective expenses sp	
27	to this State; and to all other relevant factors within thi	
28	however, that countrywide expense and loss expe	
29	countrywide data may be considered only where	
30	Carolina experience or data is not available.	
31	(3) In the case of fire insurance rates, as are subject to	o the ratemaking
32	authority of the Bureau, consideration may be given to	the experience of
33	such fire insurance business during the most recent five	ve-year period for
34	which such-that experience is available. In the case	of fire insurance
35	rates that are subject to the ratemaking authority	of the Bureau,
36	consideration shall be given to the insurance p	-
37	classifications of rural fire districts based upon standar	•
38	the Commissioner. To the extent credits are provided	
39	fire hydrants, the Bureau may also provide appropriate	-
40	protection classifications for optional water sources	-
41	lakes, or other bodies of water, in accordance wi	
42	procedures filed with and approved by the Commission	ler.

- Risks may be grouped by classifications and lines of insurance for 1 (4) establishment of rates rates, loss costs, and base premiums. 2 3 Classification rates may be modified to produce rates for individual 4 risks in accordance with rating plans which that establish standards for 5 measuring variations in hazards or expense provisions or both. Such 6 Those standards may measure any differences among risks that can be 7 demonstrated to have a probable effect upon losses or expenses. The 8 Bureau is directed to shall establish and implement a comprehensive 9 classification rating plan for motor vehicle insurance under its 10 jurisdiction within 90 days of September 1, 1977. jurisdiction. No such classification plans shall base any standard or rating plan for private 11 12 passenger (nonfleet) motor vehicles, in whole or in part, directly or indirectly, upon the age or sex-gender of the persons insured. The 13 14 Bureau shall at least once every three years make a complete review of 15 the filed classification rates to determine whether they are proper and supported by statistical evidence, and shall at least once every 10 years 16 17 make a complete review of the territories for nonfleet private passenger 18 motor vehicle insurance to determine whether they are proper and 19 reasonable.
 - (5) In the case of workers' compensation insurance and employers' liability insurance written in connection therewith, due consideration shall be given to the past and prospective effects of changes in compensation benefits and in legal and medical fees that are provided for in General Statutes Chapter 97."
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Section 3.4. G.S. 58-36-15(a) reads as rewritten:

The Bureau shall file with the Commissioner copies of the rates, loss costs, 26 "(a) 27 classification plans, rating plans and rating systems used by its members. Each rate or loss costs filing shall become effective on the date specified in the filing, but not earlier 28 29 than 105 days from the date the filing is received by the Commissioner: Provided that (1) rate or loss costs filings for workers' compensation insurance and employers' liability 30 insurance written in connection therewith shall not become effective earlier than 120 days 31 32 from the date the filing is received by the Commissioner or on the date as provided under 33 in G.S. 58-36-100, whichever is earlier; and (2) any filing may become effective on a date earlier than that specified in this subsection upon agreement between the 34 35 Commissioner and the Bureau."

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Section 3.5. G.S. 58-36-15(f) reads as rewritten:

37 "(f) On or before September 1 of each calendar year-year, or later with the approval 38 of the Commissioner, the Bureau shall submit to the Commissioner the experience, data, 39 statistics, and information referred to in subsection (c) of this section and required under 40 G.S. 58-36-100 and a residual market rate or prospective loss costs review based on such 41 those data for workers' compensation insurance and employers' liability insurance written 42 in connection therewith. Any rate or loss costs increase for such-that insurance that is 43 implemented pursuant to-under this Article shall become effective solely to such insurance

1	as is written having insurance with an inception date on or after the effective date of the
2	rate <u>or loss costs</u> increase."
3	Section 3.6. G.S. 58-36-15(g) reads as rewritten:
4	"(g) The following information must be included in policy form, rule, and rate or
5	loss costs filings under this Article and under Article 37 of this Chapter:
6	(1) A detailed list of the rates, loss costs, rules, and policy forms filed,
7	accompanied by a list of those superseded; and
8	(2) A detailed description, properly referenced, of all changes in policy
9	forms, rules, prospective loss costs, and rates, including the effect of
10	each change."
11	Section 3.7. G.S. 58-36-30(a) reads as rewritten:
12	"(a) No insurer, officer, agent or representative thereof-Except as permitted by G.S. 58-
13	36-100 for workers' compensation loss costs filings, no insurer and no officer, agent, or
14	representative of an insurer shall knowingly issue or deliver or knowingly permit the
15	issuance or delivery of any policy of insurance in this State which-that does not conform
16	to the rates, rating plans, classifications, schedules, rules and standards made and filed by
17	the Bureau. However, an An insurer may deviate from the rates promulgated by the
18	Bureau provided if the insurer has filed the proposed deviation to be applied both with the
19	Bureau and the Commissioner, and provided the deviation is uniform in its application to all
20	risks in the State of the class to which the deviation is to apply; and provided such deviation is
21	approved by the Commissioner if the proposed deviation is based on sound actuarial
22	principles, and if the proposed deviation is approved by the Commissioner. The
23	Commissioner shall approve proposed deviations if they do not render the rates excessive,
24	inadequate or unfairly discriminatory. If approved, the deviation may thereafter be amended,
25	subject to the provisions of this subsection. Amendments to deviations are subject to the
26	same requirements as initial filings. The deviation may be terminated An insurer may
27	terminate a deviation only if the deviation has been in effect for a period of six months
28	before the effective date of the termination and the insurer notifies the Commissioner of
29	the termination no later than 15 days before the effective date of the termination."
30	Section 3.8. G.S. 58-36-30(c) reads as rewritten:
31	"(c) Any deviation with respect to workers' compensation and employers' liability
32	insurance written in connection therewith as filed under subsection (a) of this section
33	shall apply uniformly to all classifications. Any approved rate under subsection (b) of this
34	section with respect to workers' compensation and employers' liability insurance written
35	in connection therewith shall be furnished to the Bureau."
36	Section 3.9. G.S. 58-36-100(a) reads as rewritten:
37	"(a) Nothing in this section requires the Bureau or its member insurers to refile
38	rates previously implemented before two years after the effective date of this section.
39 40	Any member insurer of the Bureau may continue to use all rates and deviations filed and
40	approved for its use until disapproved, or the insurer makes its own filing to change its
41	rates, either by making an independent filing or by filing a reference filing adoption form
42 42	adopting the Bureau's prospective loss costs, or modification thereof. Except as provided
43	in subsection subsections (k) and (m) of this section, with the initial prospective loss

1	costs reference filing, the Bureau shall no longer develop or file any minimum premiums,	
2	minimum premium formulas, or expense constants. If an insurer wishes to amend	
3	minimum premium formulas, formulas or expense constants, it must file the minimum	
4	premium rules, formulas, or amounts it proposes to use. A copy of each filing submitted	
5	to the Commissioner under subsections (e) and (g) of this section shall also be sent to the	
6	Bureau."	
7	Section 3.10. G.S. $58-36-100(b)(1)$ reads as rewritten:	
8	"(1) 'Expenses'. – That portion of a rate attributable to acquisition, field	
9	supervision, collection expenses, any tax levied by the State or by any	
10	political subdivision of the State, licensing costs, fees, and general	
11	expenses, as determined by the insurer."	
12	Section 3.11. G.S. 58-36-100(c) reads as rewritten:	
13	"(c) Except as provided in subsection (m) of this section, for workers' compensation	
14	and employers' liability insurance written in connection with workers' compensation	
15	insurance, the Bureau shall no longer develop or file advisory final rates that contain	
16	provisions for expenses (other than loss adjustment expenses) and profit. The Bureau	
17	shall instead develop and file for approval with the Commissioner, in accordance with	
18	this section, reference filings containing advisory prospective loss costs and the	
19	underlying loss data and other supporting statistical and actuarial information for any	
20	calculations or assumptions underlying these loss costs. Loss-based assessments, any tax	
21	levied by the State or any political subdivision of the State, licensing costs, and fees	
22	assessments will be included in prospective loss costs."	
23	Section 3.12. G.S. 58-36-100(k) reads as rewritten:	
24	"(k) The Bureau shall file with the Commissioner, for approval, filings containing a	
25	revision of rules and supplementary rating information. This includes policy-writing	
26	rules, rating plans, classification codes and descriptions, and rules that include factors or	
27	relativities, such as employers' liability-increased limits factors, factors and related	
28	minimum premiums classification relativities, or similar factors, but excludes minimum	
29	premiums. factors. The Bureau may print and distribute manuals of rules and	
30	supplementary rating information, excluding minimum premiums. information."	
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32	PART IV. HEALTH INSURANCE CLARIFYING CHANGES.	
33	Section 4.1. G.S. 58-50-130(a) is amended by adding a new subdivision to	
34	read:	
35	"(4b) Late enrollees may only be excluded from coverage for the greater	
36	of 18 months or an 18-month preexisting-condition exclusion;	
37	however, if both a period of exclusion from coverage and a	
38	preexisting-condition exclusion are applicable to a late enrollee, the	
39	combined period shall not exceed 18 months. If a period of	
40	exclusion from coverage is applied, a late enrollee shall be enrolled	
41	at the end of that period in the health benefit plan held at the time by	
42	the small employer."	
43	Section 4.2. G.S. 58-51-55(d) reads as rewritten:	

1	"(d) Applicability. – Subsection (b1) of this section applies only to group health		
2	insurance contracts <u>contracts</u> , other than excepted benefits as defined in G.S. 58-68-25,		
3	covering more than 50 employees. The remainder of this section applies only to group		
4	health insurance contracts covering 20 or more employees. For purposes of this section,		
5	'group health insurance contracts' include MEWAs, as defined in G.S. 58-49-30(a)."		
6	Section 4.3. G.S. 58-65-90(d) reads as rewritten:		
7	"(d) Applicability. – Subsection (b1) of this section applies only to subscriber		
8	contracts contracts, other than excepted benefits as defined in G.S. 58-68-25, covering		
9	more than 50 employees. The remainder of this section applies only to group contracts		
10	covering 20 or more employees."		
11	Section 4.4. G.S. 58-67-75(d) reads as rewritten:		
12	"(d) Applicability. – Subsection (b1) of this section applies only to group contracts		
13	contracts, other than excepted benefits as defined in G.S. 58-68-25, covering more than		
14	50 employees. The remainder of this section applies only to group contracts covering 20		
15	or more employees."		
16	Section 4.5. G.S. 58-51-15(h) reads as rewritten:		
17	"(h) Preexisting Condition Exclusion Clarification. – Sub-subdivision (a)(2)b. of		
18	this section does not apply to:		
19	(1) Policies issued to eligible individuals under G.S. 58-68-60.		
20	(2) Excepted benefits as described in G.S. 58-68-25(b). G.S. 58-68-		
21	<u>25(b)(1).</u> "		
22	Section 4.6. G.S. 58-68-40(e) reads as rewritten:		
23	"(e) Exception for Coverage Offered Only to Bona Fide Association		
24	Members.Coverage. – Subsection (a) of this section does not apply to:		
25	(1) Health insurance coverage offered by a health insurer if the coverage		
26	is made available in the small group market only through one or		
27	more bona fide associations.		
28	(2) A self-employed individual as defined in G.S. $58-50-110(21a)$. <u>G.S.</u>		
29	58-50-110(21a), except as otherwise provided for the basic and		
30	standard health care plans under the North Carolina Small Employer		
31	Group Health Coverage Reform Act."		
32	Section 4.7. G.S. 58-68-60(b)(2) reads as rewritten:		
33	"(2) Who is not eligible for coverage under (i) an ERISA a group health		
34	plan, (ii) part A or part B of title XVIII of the Social Security Act, or		
35	(iii) a State plan under title XIX of the Act (or any successor		
36	program), and does not have other health insurance coverage;".		
37	Section 4.8. Section 3.19 of Session Law 1997-519 reads as rewritten:		
38	"Section 3.19. Except as modified by G.S. 58-50-56(i), as enacted in this Part, any		
39 40	administrative rules that were adopted by the Commissioner under the authority of $G.S.$		
40	58-50-50 or G.S. 58-50-55 G.S. 58-65-140, 58-50-50, or 58-50-55 and that were effective		
41 42	before January 1, 1998, are not affected by the repeals in <u>Section 3.16 or Section 3.17 of</u> this act."		
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PART V. BAIL BONDS.

Section 5. G.S. 58-71-82 reads as rewritten:

3 "§ 58-71-82. Dual license holding.

If an individual holds a professional bondsman's license or a runner's license and a surety bondsman's license simultaneously, they are considered one license for the purpose of <u>disciplinary actions involving</u> suspension, revocation, or <u>renewal</u><u>nonrenewal</u> under this Article. Separate renewal fees must be paid for each license, however."

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PART VI. AGENT ASSOCIATIONS MERGER.

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Section 6.1. G.S. 58-32-1 reads as rewritten:

11 "§ 58-32-1. Commission created; membership.

12 There is hereby created within the Department a Public Officers and Employees 13 Liability Insurance Commission. The Commission shall consist of 11 members who shall 14 be appointed as follows: the Commissioner shall appoint six members as follows: two 15 members who are members of the insurance industry who may be chosen from a list of three-six nominees submitted to the Commissioner by the Independent Insurance Agents 16 17 of North Carolina, Inc., and a list of three nominees submitted by the Carolinas Association of 18 Professional Insurance Agents, North Carolina Division; Inc.; one member who is employed by a police department who may be chosen from a list of three nominees submitted to the 19 20 Commissioner jointly by the North Carolina Police Chiefs Association and North 21 Carolina Police Executives Association, and one member who is employed by a sheriff's department who may be chosen from a list of three nominees submitted to the 22 23 Commissioner by the North Carolina Sheriff's Association; one member representing city 24 government who may be chosen from a list of three nominees submitted to the Commissioner by the North Carolina League of Municipalities; and one member 25 representing county government who may be chosen from a list of three nominees 26 27 submitted to the Commissioner by the North Carolina Association of County Commissioners; and the General Assembly shall appoint two persons, one upon the 28 recommendation of the Speaker of the House of Representatives, and one upon the 29 recommendation of the President Pro Tempore of the Senate. The Commissioner or his 30 the Commissioner's designate shall be an ex officio member. Appointments by the 31 32 General Assembly shall be made in accordance with G.S. 120-121, and vacancies in 33 those appointments shall be filled in accordance with G.S. 120-122. The terms of the initial appointees by the General Assembly shall expire on June 30, 1983. The Secretary 34 35 of the Department of Crime Control and Public Safety or his-the Secretary's designate shall be an ex officio member. The Attorney General or his-the Attorney General's 36 37 designate shall be an ex officio member. One insurance industry member appointed by 38 the Commissioner shall be appointed to a term of two years and one insurance industry 39 member shall be appointed to a term of four years. The police department member shall be appointed to a term of two years and the sheriff's department member shall be 40 appointed to a term of four years. The representative of county government shall be 41 42 appointed to a term of two years and the representative of city government to a term of four years. Beginning July 1, 1983, the appointment made by the General Assembly upon 43

the recommendation of the Speaker shall be for two years, and the appointment made by the General Assembly upon the recommendation of the President Pro Tempore of the Senate shall be for four years. Except as provided in this section, if any vacancy occurs in the membership of the Commission, the appointing authority shall appoint another person to fill the unexpired term of the vacating member. After the initial terms established herein have expired, all appointees to the Commission shall be appointed to terms of four years.

8 The Commission members shall elect the chairman and vice-chairman-chair and vice-9 chair of the Commission. The Commission may, by majority vote, remove any member 10 of the Commission for chronic absenteeism, misfeasance, malfeasance or other good 11 cause."

12

Section 6.2. G.S. 58-37-35(d) reads as rewritten:

13 "(d) The Facility shall be administered by a Board of Governors. The Board of 14 Governors shall consist of 12 members having one vote each from the classifications 15 hereinafter enumerated plus the Commissioner who shall serve ex officio without vote. 16 Each Facility insurance company member serving on the Board shall be represented by a 17 senior officer of the company. Not more than one company in a group under the same 18 ownership or management shall be represented on the Board at the same time. Five members of the Board shall be selected by the member insurers, which members shall be 19 20 fairly representative of the industry. To insure representative member insurers, one each 21 shall be selected from the following groups: the American Insurance Association (or its successors), the Alliance of American Insurers (or its successors), the National 22 23 Association of Independent Insurers (or its successors), all other stock insurers not 24 affiliated with the above groups, and all other nonstock insurers not affiliated with the above groups. The Commissioner shall appoint two members of the Board who shall be 25 Facility insurance company members domiciled in this State. The Commissioner shall 26 27 appoint one member of the Board who shall be selected from a list of two nominees submitted by the Auto Insurance Agents of North Carolina, Inc. The Commissioner shall 28 29 appoint four members of the Board who shall be fire and casualty insurance agents licensed in this State and actively engaged in writing motor vehicle insurance in this 30 State. The Commissioner shall select one agent-two agents from among a list of two-four 31 32 nominees submitted by the Independent Insurance Agents of North Carolina, Inc., and one 33 agent from among a list of two nominees submitted by the Carolinas Association of Professional 34 Insurance Agents.-Inc., (or its successors). The initial term of office of said Board members shall be two years. Following completion of initial terms, successors to the 35 36 members of the original Board of Governors shall be selected to serve three years. All 37 members of the Board of Governors shall serve until their successors are selected and qualified and the Commissioner may fill any vacancy on the Board from any of the 38 aforementioned classifications until such vacancies are filled in accordance with the 39 40 provisions of this Article. The Board of Governors of the Facility shall also have as nonvoting members two persons who are not employed by or affiliated with any 41 insurance company or the Department and who are appointed by the Governor to serve at 42 his-the Governor's pleasure." 43

1	Section	6.3. G.S. 58-33-135(b) reads as rewritten:
2		and casualty property and liability advisory committee shall comprise:
3	(1)	Two employees of the Department of Insurance;
4	(2)	One representative Two representatives from a list of two-four
5		nominees submitted by the Independent Insurance Agents of North
6		Carolina;
7	(3)	One representative from a list of two nominees submitted by the
8		Carolinas Association of Professional Insurance Agents (North
9		Carolina Division);
10	(4)	One representative of a licensed property and casualty liability
11		insurance company writing business in this State that operates
12		through an exclusive agency force;
13	(5)	One representative from a list of two nominees submitted by the
14		North Carolina Adjusters Association;
15	(6)	One representative of fire-property and casualty-liability insurers
16		from a list of two nominees submitted by the Association of North
17		Carolina Property and Casualty Insurance Companies; and
18	(7)	One representative from a list of two nominees submitted by the
19		Department of Community Colleges."
20		
21		CELLANEOUS CORRECTIONS.
22		7.1. G.S. 58-3-15 reads as rewritten:
23	-	ional or coinsurance clause.
24		company or agent licensed to do business in this State may issue any
25		of insurance covering property in this State which shall contain-that
26	-	e or provision requiring the insured to take or maintain a larger amount
27		that expressed in such the policy, nor in any way provide that the
28		able as a coinsurer with the company issuing the policy for any part of
29		e to the property described in such-the policy, and any such clause or
30		null and void, and of no effect: Provided, the coinsurance clause or
31	1 2	written in or attached to a policy or policies issued when there is
32		d on the filing face declarations page of such the policy or on the form
33	-	e clause the words 'coinsurance contract,' and the Commissioner may,
34		ssioner's discretion, determine the location of the words 'coinsurance
35		ize of the type to be used. If there be is a difference in the rate for the
36		d without the coinsurance clause, the rates for each shall be furnished
37	the insured upon re	
38		7.2. G.S. 58-30-5 reads as rewritten:
39 40	"§ 58-30-5. Perso	
40		s authorized by this Article may be applied to:
41 42	(1)	All insurers who that are doing, or have done, an insurance business in this State and against whom claims arising from that business
42 43		in this State, and against whom claims arising from that business
43		may exist now or in the future.

1 2	(2)	All insurers who that purport to do an insurance business in this State.
3	(3)	All insurers who that have insureds resident in this State.
4	(4)	All persons organized or in the process of organizing with the intent
5	(1)	to do an insurance business in this State.
6	(5)	All persons subject to Articles 64, 65 and 66, or 67 of this Chapter;
7	(5)	except to the extent there is a conflict between the provisions of this
8		Article and the provisions of those Articles, in which case those
9		Articles will govern.
10	(6)	Self-insured group workers' compensation funds organized under G.S.
11		97-93(a)(2)subject to Article 47 of this Chapter."
12	Section 7	.3. G.S. 58-30-10(14) reads as rewritten:
13	"(14)	'Insurer' means any entity that is or should be licensed under Articles
14		7, 16, 26, <u>47</u> , 49, 65, or 67 of this Chapter and any employer that has
15		furnished to the Commissioner satisfactory proof of its financial
16		responsibility under G.S. 97-93(a)(2). or under Article 5 of Chapter
17		<u>97 of the General Statutes.</u> For the purposes of this Article, 'insurer'
18		also includes continuing care retirement centers that are or should be
19		licensed under Article 64 of this Chapter."
20		1
21	PART VIII. AUT	OMOBILE INSURANCE.
22	Section 8	.1. G.S. 58-36-75(c) is repealed.
23		.2. G.S. 58-37-1(7) reads as rewritten:
24		lotor vehicle insurance' means direct insurance against liability arising
25		t of the ownership, operation, maintenance or use of a motor vehicle
26		r bodily injury including death and property damage and includes
27		edical payments and uninsured and underinsured motorist coverages.
28		With respect to motor carriers who are subject to the financial
29	res	sponsibility requirements established under the Motor Carrier Act of
30		80, the term, 'motor vehicle insurance' includes coverage with respect
31	to	environmental restoration. As used in this subsection the term,
32	CL	ivironmental restoration means restitution for the loss, damage, or
		ivironmental restoration' means restitution for the loss, damage, or struction of natural resources arising out of the accidental discharge,
33	de	struction of natural resources arising out of the accidental discharge,
33 34	de dis	struction of natural resources arising out of the accidental discharge, spersal, release, or escape into or upon the land, atmosphere, water
33 34 35	de dis co	struction of natural resources arising out of the accidental discharge, spersal, release, or escape into or upon the land, atmosphere, water urse, or body of water of any commodity transported by a motor
33 34 35 36	de dis co ca	struction of natural resources arising out of the accidental discharge, spersal, release, or escape into or upon the land, atmosphere, water urse, or body of water of any commodity transported by a motor rrier. Environmental restoration includes the cost of removal and the
33 34 35 36 37	de dis co ca co	struction of natural resources arising out of the accidental discharge, spersal, release, or escape into or upon the land, atmosphere, water urse, or body of water of any commodity transported by a motor rrier. Environmental restoration includes the cost of removal and the st of necessary measures taken to minimize or mitigate damage to
33 34 35 36	de dis co ca co hu	struction of natural resources arising out of the accidental discharge, spersal, release, or escape into or upon the land, atmosphere, water urse, or body of water of any commodity transported by a motor rrier. Environmental restoration includes the cost of removal and the st of necessary measures taken to minimize or mitigate damage to man health, the natural environment, fish, shellfish, and wildlife."
 33 34 35 36 37 38 	de dis co ca co hu Section 8	struction of natural resources arising out of the accidental discharge, spersal, release, or escape into or upon the land, atmosphere, water urse, or body of water of any commodity transported by a motor rrier. Environmental restoration includes the cost of removal and the st of necessary measures taken to minimize or mitigate damage to man health, the natural environment, fish, shellfish, and wildlife." .3. G.S. 58-37-35(b)(2) reads as rewritten:
 33 34 35 36 37 38 39 	de dis co ca co hu Section 8 "(2) Ac	struction of natural resources arising out of the accidental discharge, spersal, release, or escape into or upon the land, atmosphere, water urse, or body of water of any commodity transported by a motor rrier. Environmental restoration includes the cost of removal and the st of necessary measures taken to minimize or mitigate damage to man health, the natural environment, fish, shellfish, and wildlife." .3. G.S. 58-37-35(b)(2) reads as rewritten: dditional ceding privileges for motor vehicle insurance shall be
 33 34 35 36 37 38 39 40 	de dis co ca co hu Section 8 "(2) Ac pro	struction of natural resources arising out of the accidental discharge, spersal, release, or escape into or upon the land, atmosphere, water urse, or body of water of any commodity transported by a motor rrier. Environmental restoration includes the cost of removal and the st of necessary measures taken to minimize or mitigate damage to man health, the natural environment, fish, shellfish, and wildlife." .3. G.S. 58-37-35(b)(2) reads as rewritten:

1	Bodily injury liability: one hundred thousand dollars (\$100,000) each
2	person, three hundred thousand dollars (\$300,000) each accident;
3	Property damage liability: fifty thousand dollars (\$50,000) each
ļ	accident;
	Medical payments: two thousand dollars (\$2,000) each person;
	Underinsured motorist: one hundred thousand dollars (\$100,000) one
	million dollars (\$1,000,000) each person and three hundred thousand
	dollars (\$300,000) each accident for bodily injury liability;
	Uninsured motorist: one hundred thousand dollars (\$100,000) one million
	dollars (\$1,000,000) each person and each accident for bodily injury and
	fifteen thousand dollars (\$15,000) fifty thousand dollars (\$50,000) for
	property damage (one hundred dollars (\$100.00) deductible)."
	Section 8.4. G.S. 58-37-35(e) reads as rewritten:
	"(e) The Commissioner and member companies shall provide for a Board of
	Governors within 30 days after May 24, 1973. If any member seat on the initial Board of
	Governors is not filled in accordance with this Article within such time, then, in that
	event the Commissioner shall appoint natural persons from any of the classifications
	specified in subsection (d) of this section to serve the initial term on the Board of
	Governors. As soon as possible after its selection, the Commissioner shall call for the
	initial meeting of the Board. Governors. After the The Board of Governors have been
	selected it shall then elect from its membership a chairman chair and shall then meet
	thereafter as often as at the call of the chairman shall require chair or at the request of
	three four members of the Board of Governors. The chairman chair shall retain the right
	to vote on all issues. Five Seven members of the Board of Governors shall constitute a
	quorum. The same member may not serve as chairman chair for more than two
	consecutive years. years; provided, however, that a member may continue to serve as
	chair until a successor chair is elected and qualified."
	Section 8.5. G.S. 58-37-40(e) reads as rewritten:
)	"(e) Upon approval of the Commissioner of the plan so submitted or promulgation
)	of a plan deemed approved by the Commissioner, all insurance companies licensed to

write motor vehicle insurance in this State or any component thereof as a prerequisite to further engaging in writing the insurance shall formally subscribe to and participate in the plan so approved.

34 The plan of operation shall provide for, among other matters, (i) the establishment of 35 necessary facilities; (ii) the management of the Facility; (iii) the preliminary assessment of all members for initial expenses necessary to commence operations; (iv) the 36 assessment of members if necessary to defray losses and expenses; (v) the distribution of 37 gains to defray losses incurred since September 1, 1977; losses; (vi) the distribution of gains 38 by credit or reduction of recoupment or allocation surcharges to policies subject to 39 recoupment or allocation surcharges pursuant to this Article (the Facility may apportion 40 the distribution of gains among the coverages eligible for cession pursuant to this 41 42 Article); (vii) the recoupment or allocation of losses sustained by the Facility since September 1, 1977, pursuant to this Article, which losses may be recouped by equitable 43

pro rata assessment of member companies; companies or by way of a surcharge on motor 1 vehicle policies issued by member companies or through the Facility; (viii) the standard 2 3 amount (one hundred percent (100%) or any equitable lesser amount) of coverage 4 afforded on eligible risks which a member company may cede to the Facility; and (ix) the 5 procedure by which reinsurance shall be accepted by the Facility. The plan shall further 6 provide that: 7 Members of the Board of Governors shall receive reimbursement from (1)8 the Facility for their actual and necessary expenses incurred on Facility 9 business, en route to perform Facility business, and while returning 10 from Facility business plus a per diem allowance of twenty-five dollars (\$25.00) a day which may be waived. 11 12 (2)In order to obtain a transfer of business to the Facility effective when the binder or policy or renewal thereof first becomes effective, the 13 14 company must within 30 days of the binding or policy effective date 15 notify the Facility of the identification of the insured, the coverage and 16 limits afforded, classification data, and premium. The Facility shall 17 accept risks at other times on receipt of necessary information, but 18 acceptance shall not be retroactive. The Facility shall accept renewal business after the member on underwriting review elects to again cede 19 20 the business." 21 Section 8.6. G.S. 58-37-40(f) reads as rewritten: The plan of operation shall provide that every member shall, following 22 "(f) 23 payment of any pro rata assessment, commence-begin recoupment of that assessment by 24 way of a surcharge on motor vehicle insurance policies issued by the member or through the Facility until the assessment has been recouped. Such Any surcharge under this 25 subsection or under subsection (e) of this section shall be a percentage of premium 26 adopted by the Board of Governors of the Facility; and the charges determined on the 27 basis of the surcharge shall be combined with and displayed as a part of the applicable 28 29 premium charges. Provided, however, that recoupment-Recoupment of losses sustained by the Facility since September 1, 1977, with respect to nonfleet private passenger motor 30 vehicles may be recouped made only by surcharging nonfleet private passenger motor 31 32 vehicle insurance policies. policies (i) that are subject to the classification plan promulgated 33 pursuant to G.S. 58-36-65 and (ii) to which one or more driving record points have been assigned pursuant to said plan, subject to the provisions of G.S. 58-36-75.- If the amount collected 34 during the period of surcharge exceeds assessments paid by the member to the Facility, 35 the member shall pay over the excess to the Facility on a date specified by the Board of 36 Governors. If the amount collected during the period of surcharge is less than the 37 assessments paid by the member to the Facility, the Facility shall pay the difference to the 38 member. Except as hereinafter provided, otherwise provided in this Article, the amount of 39 recoupment shall not be considered or treated as a rate or premium for any purpose. The 40 Board of Governors shall adopt and implement a plan for compensation of agents of 41 Facility members when recoupment surcharges are imposed; such-that compensation shall 42

43 not exceed the compensation or commission rate normally paid to the agent for the

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issuance or renewal of the automobile liability policy issued through the North Carolina 1 Reinsurance Facility affected by such surcharge; provided, however, that the surcharge. 2 3 However, the surcharge provided for in this section shall include an amount necessary to 4 recover the amount of the assessment to member companies and the compensation paid 5 by each member, pursuant to under this section, to agents." 6 Section 8.7. G.S. 58-37-35(g)(8) reads as rewritten:

- To establish fair and reasonable procedures for the sharing among 7 "(8) 8 members of any loss on Facility business which-that cannot be recouped 9 pursuant to under G.S. 58-37-40(f) G.S. 58-37-40(e) or which cannot be 10 recouped or allocated under G.S. 58-37-75, and other costs, charges, expenses, liabilities, income, property and other assets of the Facility 11 12 and for assessing or distributing to members their appropriate shares. Such-The shares may be based on the member's premiums for voluntary 13 14 business for the appropriate category of motor vehicle insurance or by 15 any other fair and reasonable method." 16
 - Section 8.8. G.S. 58-37-35(1) reads as rewritten:

17 "(1) The classifications, rules, rates, rating plans and policy forms used on motor 18 vehicle insurance policies reinsured by the Facility may be made by the Facility or by any licensed or statutory rating organization or bureau on its behalf and shall be filed with the 19 20 The Board of Governors shall establish a separate subclassification Commissioner. 21 within the Facility for 'clean risks' as herein defined.-risks'. For the purpose of this Article, a 'clean risk' shall be is any owner of a nonfleet private passenger motor vehicle as defined 22 23 in G.S. 58-40-10, if the owner, principal operator, and each licensed operator in the 24 owner's household have two years' driving experience as licensed drivers and if none of the persons has been assigned any Safe Driver Incentive Plan points under Article 36 of 25 this Chapter during the three-year period immediately preceding either (i) the date of 26 27 application for a motor vehicle insurance policy or (ii) the date of preparation of a renewal of a motor vehicle insurance policy. Such-The filings may incorporate by 28 reference any other material on file with the Commissioner. Rates shall be neither 29 excessive, inadequate nor unfairly discriminatory. If the Commissioner finds, after a 30 hearing, that a rate is either excessive, inadequate or unfairly discriminatory, he-the 31 Commissioner shall issue an order specifying in what respect it is deficient and stating 32 33 when, within a reasonable period thereafter, such rate shall be deemed the rate is no longer effective. Said-The order is subject to judicial review as set out in Article 2 of this 34 35 Chapter. Pending judicial review of said order, the filed classification plan and the filed rates may be used, charged and collected in the same manner as set out in G.S. 58-40-45 36 37 of this Chapter. Said-The order shall not affect any contract or policy made or issued prior 38 to-before the expiration of the period set forth in the order. All rates shall be on an 39 actuarially sound basis and shall be calculated, insofar as is possible, to produce neither a 40 profit nor a loss. However, the rates made by or on behalf of the Facility with respect to 'clean risks', as defined above, risks' shall not exceed the rates charged 'clean risks' who are 41 42 not reinsured in the Facility. The difference between the actual rate charged and the actuarially sound and self-supporting rates for 'clean risks' reinsured in the Facility may 43

1	be recouped in similar manner as assessments pursuant to G.S. 58-37-40(f) or allocated		
2	pursuant to G.S. 58-37-75. under G.S. 58-37-40(f). Rates shall not include any factor for		
3	underwriting profit on Facility business, but shall provide an allowance for contingencies.		
4	There shall be a strong presumption that the rates and premiums for the business of the		
5	Facility are neither unreasonable nor excessive."		
6	Section 8.9. G.S. 58-37-75 is repealed.		
7			
8	PART IX. CERTIFICATE OF AUTHORITY CONFORMING NAME CHANGE.		
9	Section 9. The phrase "certificate of authority" is deleted and replaced by the		
10	word "license"wherever it occurs in each of the following sections of the General		
11	Statutes:		
12	G.S. 58-4-15. Revocation of certificate of authority.		
13	G.S. 58-7-55. Exceptions to requirements of G.S. 58-7-50.		
14	G.S. 58-7-70. Effects of redomestication.		
15	G.S. 58-15-5. Definitions.		
16	G.S. 58-16-35. Unauthorized Insurers Process Act.		
17	G.S. 58-24-45. Organization.		
18	G.S. 58-24-145. Injunction – Liquidation – Receivership of domestic		
19	society.		
20	G.S. 58-28-5. Transacting business without certificate of authority		
21	prohibited; exceptions.		
22	G.S. 58-28-15. Validity of acts or contracts of unauthorized company		
23	shall not impair obligation of contract as to the company;		
24	maintenance of suits; right to defend.		
25	G.S. 58-28-45. Uniform Unauthorized Insurers Act.		
26	G.S. 58-30-10. Definitions.		
27	G.S. 58-30-55. Condition on release from delinquency proceedings.		
28	G.S. 58-30-260. Conservation of property of foreign or alien insurers		
29	found in this State.		
30	G.S. 58-33-132. Qualifications of instructors.		
31	G.S. 58-41-55. Penalties; restitution.		
32	G.S. 58-48-35. Powers and duties of the Association.		
33	G.S. 58-48-45. Duties and powers of the Commissioner.		
34	G.S. 58-57-80. Penalties.		
35			
36	PART X. RECODIFICATION CORRECTIONS.		
37	Section 10. The phrase "Articles 1 through 64 of this Chapter" is deleted and		
38	replaced by the words "this Chapter"wherever it occurs in each of the following sections		
39	of the General Statutes:		
40	G.S. 58-1-1. Title of the Chapter.		
41	G.S. 58-1-15. Warranties by manufacturers, distributors, or sellers of		
42	goods or services.		
43	G.S. 58-2-40. Powers and duties of Commissioner.		

1	G.S. 58-2-45.	Orders of Commissioner; when writing required.
2	G.S. 58-2-90.	Extent of review under § 58-2-80.
3	G.S. 58-2-150.	Oath required for compliance with law.
4	G.S. 58-2-155.	Investigation of charges.
5	G.S. 58-2-200.	Books and papers required to be exhibited.
6	G.S. 58-3-5.	No insurance contracts except under Articles 1 through
7	64 of this	-
8	G.S. 58-3-30.	Meaning of terms "accidental injury", and "accidental
9	means".	
10	G.S. 58-3-35.	Stipulations as to jurisdiction and limitation of actions.
11	G.S. 58-3-85.	Corporation or association maintaining office in State
12	-	to qualify and secure license.
13		Limitation of risk.
14		Agent, adjuster, etc., acting without a license or
15		insurance law.
16		Solicitation, negotiation, or payment of premiums on
17		e policies through credit card facilities prohibited;
18	exception	
19	G.S. 58-5-50.	Deposits of foreign life insurance companies.
20	G.S. 58-5-55.	Deposits of capital and surplus by domestic insurance
21	companie	èS.
22	G.S. 58-5-90.	Deposits held in trust by Commissioner or Treasurer.
23	G.S. 58-5-100.	
24	G.S. 58-6-5.	e
25	G.S. 58-6-15.	Licenses run from July 1.
26	G.S. 58-7-1.	Application of Articles 1 through 64 of this Chapter
27	and gener	ral laws.
28		Kinds of insurance authorized.
29	G.S. 58-7-75.	Amount of capital and/or surplus required; impairment
30	of capital	or surplus.
31	G.S. 58-7-115.	Increase of capital stock.
32	G.S. 58-8-20.	Mutual companies with a guaranty capital.
33	G.S. 58-13-15.	Definitions.
34	G.S. 58-13-20.	Exception.
35	G.S. 58-15-15.	Risk limitations.
36	G.S. 58-15-30.	License, surplus, and deposit requirements.
37	G.S. 58-15-35.	Continuation of business under prior requirements.
38	G.S. 58-15-45.	Attorney's domicile.
39	G.S. 58-16-1.	Admitted to do business.
40	G.S. 58-16-5.	Conditions of admission.
41	G.S. 58-16-15.	Foreign companies; requirements for admission.
42	G.S. 58-16-40.	Alternative service of process on insurers.
43	G.S. 58-16-50.	Action to enforce compliance with this Chapter.

1	G.S. 58-19-10. Subsidiaries of insurers.
2	G.S. 58-19-35. Examination.
3	G.S. 58-20-10. Commercial Fishermen Hull Insurance, and Protection
4	and Indemnity Clubs authorized.
5	G.S. 58-22-30. Countersignature not required.
6	G.S. 58-22-50. Administrative and procedural authority regarding risk
7	retention groups and purchasing groups.
8	G.S. 58-24-130. Annual license.
9	G.S. 58-24-140. Foreign or alien society admission.
10	G.S. 58-25-25. Conditions precedent to doing business.
11	G.S. 58-28-1. Purpose of Article.
12	G.S. 58-30-75. Grounds for rehabilitation.
13	G.S. 58-33-120. Agent, adjuster, etc., acting without a license or
14	violating insurance law.
15	G.S. 58-34-5. Retrospective compensation agreements.
16	G.S. 58-40-65. Insurers authorized to act in concert.
17	G.S. 58-40-130. Financial disclosure; rate modifications; reporting
18	requirements.
19	G.S. 58-41-10. Scope.
20	G.S. 58-43-1. Performance of contracts as to devices not prohibited.
21	G.S. 58-43-35. Punishment for issuing fire policies contrary to law.
22	G.S. 58-50-25. Nurses' services.
23	G.S. 58-50-30. [Note: Effective until July 1, 1999.] Discrimination
24	forbidden; right to choose services of optometrist, podiatrist,
25	certified clinical social worker, dentist, chiropractor,
26	psychologist, pharmacist, or advanced practice registered nurse.
27	G.S. 58-51-20. Renewability of individual and blanket hospitalization
28	and accident and health insurance policies.
29	G.S. 58-51-35. Insurers and others to afford coverage to mentally
30	retarded and physically handicapped children.
31	G.S. 58-51-40. Insurers and others to afford coverage for active
32	medical treatment in tax-supported institutions.
33	G.S. 58-51-45. Policies to be issued to any person possessing the
34	sickle cell trait or hemoglobin C trait.
35	G.S. 58-52-1. Definitions.
36	G.S. 58-52-5. Joint action to insure persons 65 years of age or over
37	and their spouses permitted; associations of insurers; individual
38	and group policies.
39	G.S. 58-52-15. Forms and rate manuals subject to § 58-51-1;
40	disapproval of rates.
41	G.S. 58-54-1. Definitions.
42	G.S. 58-57-1. Application of Article.

1	G.S. 58-58-25. Policies to be issued to any person possessing the
2	sickle cell trait or hemoglobin C trait.
3	G.S. 58-58-55. Standard nonforfeiture provisions.
4	G.S. 58-58-160. Voting power under policies of group life insurance.
5	G.S. 58-60-1. Purpose of Article.
6	G.S. 58-65-130. Amendments to certificate of incorporation.
7	G.S. 58-69-45. Insurance licensing provisions not affected.
8	
9	PART XI. EXAMINATION LAW – CROSS REFERENCE CORRECTIONS.
0	Section 11.1. G.S. 58-3-155(c) reads as rewritten:
1	"(c) No licensed property or casualty insurer that has control of a broker may
2	accept insurance from the broker in any transaction in which the broker, when the
3	insurance is placed, is acting as such on behalf of the insured for any compensation,
4	commission, or thing of value unless the broker, before the effective date of the coverage,
5	delivers written notice to the prospective insured disclosing the relationship between the
6	insurer and broker. The disclosure must be signed by the insured and must be retained in
7	the insurer's underwriting file until the completion and release of the examination report
8	under G.S. 58-2-131, 58-2-132, and 58-2-133 G.S. 58-2-131 through G.S. 58-2-134 for the
9	period in which the coverage is in effect. If the insurance is placed through a subbroker
0	that is not a controlled broker, the controlling insurer shall retain in its records a signed
1	commitment from the subbroker that the subbroker is aware of the relationship between
2	the insurer and the broker and that the subbroker has notified or will notify the insured."
3	Section 11.2. G.S. 58-20-30 reads as rewritten:
4	"§ 58-20-30. Financial monitoring and evaluation of clubs.
5	Each club shall be audited annually, at the Club's expense, by a certified public
6	accounting firm. A copy of the audit report shall be furnished to each member, and to the
7	Commissioner. The trustees shall obtain an appropriate actuarial evaluation of the loss
8	and loss adjustment expenses reserves of the Club, including estimate of losses and loss
9	adjustment expenses incurred but not reported. The provisions of G.S. 58-2-131 through
0	<u>G.S. 58-2-133, G.S. 58-2-134, G.S. 58-2-150, 58-2-160, 58-2-165, 58-2-180, 58-2-185,</u>
1	58-2-190, 58-2-200, and G.S. 58-6-5 apply to each Club and to persons that administer
2	the Clubs."
3	Section 11.3. G.S. 58-21-40(c) reads as rewritten:
4	"(c) The Commissioner may, at times deemed appropriate, make or cause to be
5	made an examination of each advisory organization; in which case the provisions of G.S.
6	58-2-131, 58-2-132, 58-2-133, <u>58-2-134, 58-2-150, 58-2-155, 58-2-180, 58-2-185, 58-2-</u>
7	190, 58-2-195, and 58-2-200 shall apply. If the Commissioner finds the advisory
8	organization or any member thereof to be in violation of this Article, the Commissioner
9	may issue an order requiring the discontinuance of the violation."
0	Section 11.4. G.S. 58-23-26(c) reads as rewritten:
1	"(c) Each pool is subject to G.S. 58-2-131, 58-2-132, 58-2-133, <u>G.S. 58-2-134, 58-</u>
-	

42 2-150, 58-2-155, 58-2-165, 58-2-180, 58-2-185, 58-2-190, 58-2-200, 58-3-71, 58-3-75, 43 58-3-81, 58-3-105, 58-6-5, 58-7-21, 58-7-26, 58-7-30, 58-7-31, 58-7-50, 58-7-55, 58-7-

1 2	140, 58-7-160, 58-7-162, 58-7-163, 58-7-165, 58-7-167, 58-7-168, 58-7-170, 58-7-172, 58-7-173, 58-7-175, 58-7-177, 58-7-179, 58-7-180, 58-7-183, 58-7-185, 58-7-187, 58-7-
2	188, 58-7-192, 58-7-193, 58-7-195, 58-7-197, 58-7-200, and Articles 13, 19, and 34 of
4	this Chapter. Annual financial statements required by G.S. 58-2-165 shall be filed by
5	each pool within 60 days after the end of the pool's fiscal year, subject to extension by the
6	Commissioner."
7	Section 11.5. G.S. 58-26-10 reads as rewritten:
8	"§ 58-26-10. Financial statements and licenses required.
9	Title insurance companies are subject to G.S. 58-2-131, 58-2-132, 58-2-133, 58-2-
10	134, 58-2-165, 58-2-180, and 58-6-5. The Commissioner may require title insurance
11	companies to separately report their experience in insuring titles and in insuring closing
12	services. The Commissioner shall annually license such companies and their agents."
13	Section 11.6. G.S. 58-34-2(m) reads as rewritten:
14	"(m) The acts of an MGA are considered to be the acts of the insurer on whose
15	behalf it is acting. An MGA may be examined by the Commissioner under G.S. 58-2-131,
16	58-2-132, or 58-2-133 G.S. 58-2-131 through G.S. 58-2-134 as if it were an insurer."
17	Section 11.7. G.S. 58-47-100 reads as rewritten:
18	"§ 58-47-100. Examinations.
19	G.S. 58-2-131, 58-2-132, and 58-2-133 G.S. 58-2-131 through G.S. 58-2-134 apply to
20	groups."
21	Section 11.8. G.S. 58-47-195 reads as rewritten:
22	"§ 58-47-195. Examinations.
23	TPAs and service companies may be examined under G.S. 58-2-131, 58-2-132, and 58- 2, 132, G S, 58, 2, 131 through G S, 58, 2, 134 "
24	2-133. <u>G.S. 58-2-131 through G.S. 58-2-134.</u> " Section 11.9. G.S. 58-64-55 reads as rewritten:
25 26	"§ 58-64-55. Examinations; financial statements.
26 27	The Commissioner or the Commissioner's designee may, in the Commissioner's
28	discretion, visit a facility offering continuing care in this State to examine its books and
20 29	records. Expenses incurred by the Commissioner in conducting examinations under this
30	section shall be paid by the facility examined. The provisions of G.S. 58-2-131, 58-2-132,
31	58-2-133, <u>58-2-134</u> , 58-2-155, 58-2-165, 58-2-180, 58-2-185, 58-2-190, and 58-6-5 apply
32	to this Article and are hereby incorporated by reference."
33	Section 11.10. G.S. 58-67-100(a) reads as rewritten:
34	"(a) The Commissioner may make an examination of the affairs of any health
35	maintenance organization and the contracts, agreements or other arrangements pursuant
36	to its health care plan as often as the Commissioner deems it necessary for the protection
37	of the interests of the people of this State but not less frequently than once every three
38	years. Examinations shall otherwise be conducted under G.S. 58-2-131, 58-2-132, and 58-
39	2-133. G.S. 58-2-131 through G.S. 58-2-134."
40	Section 11.11. G.S. 143-215.94I(g) reads as rewritten:
41	"(g) Each pool shall be audited annually at the expense of the pool by a certified
42	public accounting firm, with a copy of the report available to the governing body or chief
43	executive officer of each member of the pool and to the Commissioner. The board of

43 executive officer of each member of the pool and to the Commissioner. The board of

1 2 3 4 5	adjustment expense adjustment expense 132, 58-2-133, <u>58</u> 58-2-200, and 58-6	se re ses ir <u>-2-13</u> 6-5 a	all obtain an appropriate actuarial evaluation of the loss and loss eserves of the pool, including an estimate of losses and loss neurred but not reported. The provisions of G.S. 58-2-131, 58-2- 34, 58-2-150, 58-2-155, 58-2-165, 58-2-180, 58-2-185, 58-2-190, pply to each pool and to persons that administer the pools. Annual
6			juired by G.S. 58-2-165 shall be filed by each pool within 60 days
7 8		-	ool's fiscal year. All financial statements required by this section ordance with generally accepted statutory accounting principles."
8 9	shan be prepared h		ordance with generally accepted statutory accounting principles.
10	PART XII. MOT	FOR	CLUBS.
11			G.S. 58-69-1, 58-77-1, and 58-77-5 are repealed.
12			Article 69 of Chapter 58 of the General Statutes is amended by
13	adding a new section		1
14	" <u>§ 58-69-2. Defin</u>		
15	As used in this	Artic	cle:
16	<u>(1)</u> <u>'</u> E	Branc	ch or district office' means any physical location, other than a
17			club's home office, where the motor club or its representatives
18			ct any type of business authorized under this Article.
19			r club' means any person, whether or not residing, domiciled, or
20			red in this State, that, in consideration of dues, assessments, or
21			lic payments of money, promises its members to assist them in
22			rs relating to the ownership, operation, use, or maintenance of
23			vehicles by rendering three or more of the following services:
24	<u>a</u> .	<u></u>	Automobile theft reward service. – A reward payable to any
25			person, law enforcement agency, or officer for information
26			leading to the recovery of a member's stolen vehicle and to the
27 28			apprehension and conviction of the person or person's unlawfully taking the vehicle.
28 29	h		
29 30	<u>b</u>	<u>.</u>	Bail or cash appearance bond service. – The furnishing of cash or a surety bond for a member accused of a violation of the motor
31			vehicle law, or of any law of this State by reason of an
32			automobile accident to secure the member's release and
33			subsequent appearance in court.
34	<u>c</u> .		Emergency road service. – Roadside adjustment of a motor
35	<u>.</u>	÷	vehicle so that the vehicle may be operated under its own power.
36	<u>d</u>	l.	Legal service. – Providing for reimbursement to a member for
37		_	attorneys' fees if criminal proceedings are instituted against the
38			member as a result of the operation of a motor vehicle.
39	<u>e</u> .	<u>.</u>	Map service. – The furnishing of road maps to members without
40			<u>cost.</u>
41	<u>f.</u>	<u>.</u>	Personal travel and accident insurance service Making
42			available to members a personal travel and accident insurance
43			policy issued by a duly licensed insurance company in this State.

1	g. <u>Touring service. – The furnishing of touring information to</u>
2	members without cost.
3	<u>h.</u> <u>Towing service. – Furnishing means to move a motor vehicle</u>
4	from one place to another under power other than its own.
5	(3) <u>'Licensee' means a motor club to which a license has been issued under</u>
6	this Article."
7	Section 12.3. Article 69 of Chapter 58 of the General Statutes is amended by
8	adding a new section to read:
9	"§ 58-69-50. Authority for qualified surety companies to guarantee certain arrest
10	bond certificates.
11	(a) Any domestic or foreign surety company that is authorized to do business in
12	this State may become a surety, by filing with the Department an undertaking to become
13	a surety, in an amount not to exceed one thousand five hundred dollars (\$1,500) with
14	respect to each guaranteed arrest bond certificate issued by a motor club.
15	(b) The undertaking shall be in a form to be prescribed by the Department and
16	shall state:
17	(1) The name and address of the motor club or clubs with respect to which
18	the surety company undertakes to guarantee the arrest bond certificates.
19	(2) The unqualified obligation of the surety company to pay the fine or
20	forfeiture, in an amount not to exceed one thousand five hundred dollars
21	(\$1,500) of any person who, after posting a guaranteed arrest bond
22	certificate which the surety has undertaken to guarantee, fails to make
23	the appearance for which the guaranteed arrest bond certificate was
24	posted."
25	Section 12.4. Article 69 of Chapter 58 of the General Statutes is amended by
26	adding a new section to read:
27	"§ 58-69-55. Guaranteed arrest bond certificates accepted.
28	(a) Any guaranteed arrest bond certificate guaranteed by a surety company under
29	G.S. 58-69-50 shall be accepted in lieu of cash bail or other bond in an amount not to
30	exceed one thousand five hundred dollars (\$1,500) as a bail bond, when signed by the
31	person whose signature appears on the certificate, to guarantee the appearance of that
32	person in any court in this State at the time set by the court when the person is arrested
33	for the violation of any motor vehicle law of this State or any motor vehicle ordinance of
34	any municipality of this State. The guaranteed arrest bond certificate shall not apply to,
35	and shall not be accepted in lieu of, cash bail or bond when the person has been arrested
36	for any impaired driving offense or for any felony.
37	(b) A guaranteed arrest bond certificate that is posted as a bail bond in any court
38	shall be subject to the forfeiture and enforcement provisions with respect to bail bonds in
39	criminal cases as provided by law."
40	
41	PART XIII. WORKERS' COMPENSATION SELF-INSURANCE.
42	Section 13.1. G.S. 58-47-65(f)(3) reads as rewritten:
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 "(3) An individual application, under G.S. 58-47-125, of each applying for coverage in the proposed group on the inception proposed group, with a current GAAP financial statement member. The financial statements are confidential Commissioner may use them in any judicial or adh proceeding." Section 13.2. G.S. 58-47-85(2)c. reads as rewritten: "c. Adopt a policy whereby every member: Pays a deposit to the group of twenty-five per of the member's estimated annual earned proceeding." 	n date of the of the <u>each</u> , but the
 proposed group, with a current GAAP financial statement member. The financial statements are confidential Commissioner may use them in any judicial or add proceeding." Section 13.2. G.S. 58-47-85(2)c. reads as rewritten: "c. Adopt a policy whereby every member: Pays a deposit to the group of twenty-five per of the member's estimated annual earned pro- 	of the <u>each</u> , but the
 member. The financial statements are confidential Commissioner may use them in any judicial or add proceeding." Section 13.2. G.S. 58-47-85(2)c. reads as rewritten: "c. Adopt a policy whereby every member: Pays a deposit to the group of twenty-five per of the member's estimated annual earned pro- 	, but the
 5 Commissioner may use them in any judicial or add proceeding." 7 Section 13.2. G.S. 58-47-85(2)c. reads as rewritten: 8 "c. Adopt a policy whereby every member: 9 1. Pays a deposit to the group of twenty-five per of the member's estimated annual earned pro- 	
 6 proceeding." 7 Section 13.2. G.S. 58-47-85(2)c. reads as rewritten: 8 "c. Adopt a policy whereby every member: 9 1. Pays a deposit to the group of twenty-five per of the member's estimated annual earned professional earned profession. 	
 7 Section 13.2. G.S. 58-47-85(2)c. reads as rewritten: 8 "c. Adopt a policy whereby every member: 9 1. Pays a deposit to the group of twenty-five per of the member's estimated annual earned provide the member's estimated estimated annual earned provide the member'	
 8 "c. Adopt a policy whereby every member: 9 1. Pays a deposit to the group of twenty-five per of the member's estimated annual earned provide the member's estimated annual earned pro	
91.Pays a deposit to the group of twenty-five per of the member's estimated annual earned pr	
10 of the member's estimated annual earned pr	rcent (25%)
*	· · · ·
11 another amount that the Commissioner prese	
12 on, but not limited to, the financial condition of	
13 and the risk retained by the group; or	fi une Broup
14 2. Once every year files with the group the mer	nber's most
15 recent year-end balance sheet, <u>which, at a m</u>	
16 compiled by an independent certified public	
17 The balance sheet shall demonstrate that the	
18 financial position does not show a deficit eq	
19 appropriate for membership in the group. At	
20 of the Commissioner, the group shall make th	
21 available for review. These filings shall	-
22 confidential; provided that the Commissioner n	-
23 information in any judicial or administrative pro-	•
24 Section 13.3. G.S. 58-47-120(f)(11) reads as rewritten:	
25 "(11) Qualifications for group membership, including underwriting	o guidelines
and procedures to identify members any member that a	
27 hazardous financial conditions. -condition."	<u> 10</u> 111 <u>u</u>
28 Section 13.4. G.S. 97-133 reads as rewritten:	
29 "§ 97-133. Powers and duties of the Association.	
30 (a) The Association shall:	
31 (1) Obtain from each member self-insurer and file with the Co	mmissioner
32 individual reports specifying the aggregate benefits each m	
33 during the previous calendar year, and the annual standard pr	
34 would have been paid by the individual member self-insurer	
35 previous calendar year, pursuant to manual rates establish	
36 North Carolina Rate Bureau and using the experience rating	
37 approved by the Commissioner for that member self-inst	
38 annual premium collected by each group member self-insure	
39 prior calendar year. These reports shall be due on or before	
40 following the close of that calendar year, except that this de	
41 be extended by the Commissioner for up to three additional	
42 good cause shown.	
43 (2) Assess each member of the Association as follows:	

- Each individual member self-insurer shall be annually assessed a. an amount equal to one-quarter of one percent (0.25%) of the annual standard premium gross premiums, as determined under G.S. 105-228.5(b), (b1), and (c), that would have been paid by that member self-insurer for workers' compensation insurance during the prior calendar year; and payment to the Association shall be made no later than September 15 following the close of that calendar year. Where any such assessment is paid based in whole or in part upon estimates of annual standard premium gross premiums for the prior calendar year, there shall be made in the next year's assessment an adjustment of the assessment of such prior year based on actual audited annual standard premium-gross premiums. Each group member self-insurer shall be annually assessed an amount equal to one-quarter of one percent (0.25%)of the annual premium collected by gross premiums, as determined under G.S. 105-228.5(b), (b1), and (c), of the group member self-insurer during the prior calendar year; and payment to the Association shall be made no later than September 15 following the close of that calendar year. Regardless of the size of the Fund, during its first 12 months of membership, no member self-insurer may discount or reduce this one-quarter of one percent (0.25%) assessment. Assessments paid by members pursuant to this subdivision shall be credited toward the tax paid by self-insurers under Article 8B of Chapter 105 of the General Statutes. For the purpose of making the assessments authorized by this subsection and subsections (c) and (d) of this section, the Secretary of Revenue shall provide to the Association the selfinsurer premium and payroll information as determined under G.S. 105-228.5(b), (b1), and (c), and the Commissioner shall provide to the Association the group self-insurer premium information reported to the Commissioner under G.S. 58-47-75 and G.S. 58-2-165. Each member self-insurer shall be notified of the assessment no b. later than 30 days before it is due.
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c. If a self-insurer is a member of the Association for less than a full calendar year, the annual standard premium-gross premiums shall be adjusted by that portion of the year the self-insurer is not a member of the Association.

d. If application of the contribution rates referenced in subsubdivisions a. and b. sub-subdivision a. of this subdivision would produce an amount in excess of the five million dollar (\$5,000,000) limits of the fund, an equitable proration may be made; provided that every self-insurer that becomes a member of 1

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the Association shall pay an initial assessment, in an amount established by the Board, regardless of the size of the fund at the time the member joins the Association.

- 4 Administer a fund, to be known as the North Carolina Self-Insurance (3) 5 Guaranty Fund, which shall receive the assessments required in 6 subdivision (2) of this subsection. Once the Fund reaches five million 7 dollars (\$5,000,000), no further assessments shall be made except initial 8 assessments of new member self-insurers that are required to be made in 9 subdivision (2)d. of this subsection. Assessments may be subsequently 10 made only to maintain the Fund at a level of five million dollars (\$5,000,000). In its discretion, the Board may determine that the assets 12 of the Fund should be segregated, or, that a separate accounting shall be made, in order to identify that portion of the Fund which represents 13 14 assessments paid by individual self-insurers and that portion of the Fund 15 which represents assessments paid by group self-insurers. If the Board determines to segregate the Fund in this manner, the Association shall 16 17 thereafter pay covered claims against individual member self-insurers 18 from that portion of the Fund which represents assessments against 19 individual self-insurers and shall thereafter pay covered claims against 20 group member self-insurers from that portion of the Fund which 21 represents assessments against group self-insurers. The cost of administration incurred by the Association shall be borne by the Fund 22 and the Association is authorized to secure reinsurance and bonds and to 23 24 otherwise invest the assets of the Fund to effectuate the purpose of the 25 Association, subject to the approval of the Commissioner. All earnings from investment of Fund assets shall be placed in or credited to the 26 27 Fund.
- 28 The Association may purchase primary excess insurance from an 29 insurer licensed by the Commissioner for the appropriate lines of 30 authority to defray its exposure to loss occasioned by the default of one of its members. The terms of any excess insurance so purchased shall be 31 limited to providing coverage of liabilities which exceed the Fund's 32 33 assets after the payment by member self-insurers of the maximum postinsolvency assessment provided in subdivision (c)(1) of this section 34 35 herein and the Association shall fund any such purchase by levying a special assessment on its members for this purpose or by application of 36 any unencumbered earnings of the Fund or any other available funds. 37 The Association may obtain from each member any information the 38 39 Association may reasonably require in order to facilitate the securing of this primary excess insurance. The Association shall establish 40 reasonable safeguards designed to insure that information so received is 41 42 used only for this purpose and is not otherwise disclosed;

1		(4)	Be obligated to the extent of covered claims occurring prior to the
2			determination of the member self-insurer's insolvency, or occurring
3			after such determination but prior to the obtaining by the self-insurer of
4			workers' compensation insurance as otherwise required under this
5			Chapter. The Association shall pay claims against a self-insurer that are
6			not or have not been paid as a result of a determination of insolvency or
7			the institution of bankruptcy or receivership proceedings that occurred
8			prior to the effective date of this Article.
9		(5)	After paying any claim resulting from a self-insurer's insolvency, be
10			subrogated to the rights of the injured employee and dependents and be
11			entitled to enforce liability against the self-insurer by any appropriate
12			action brought in its own name or in the name of the injured employee
13			and dependents;
14		(6)	Assess the Fund in an amount necessary to pay only:
15			a. The obligations for the Association under this Article subsequent
16			to an insolvency;
17			b. The expenses of handling covered claims subsequent to an
18			insolvency;
19			c. The cost of examinations under G.S. 97-137; and
20			d. Other expenses authorized by this Article;
21		(7)	Investigate claims brought against the Association and adjust,
22			compromise, settle, and pay covered claims to the extent of the
23			Association's obligation; and deny all other claims. The Association
24			may review settlements to which the insolvent self-insurer was a party
25			to determine the extent to which such settlements may be properly
26			contested;
27		(8)	Notify such persons as the Commissioner directs under G.S. 97-136;
28		(9)	Handle claims through its employees or through one or more self-
29			insurers or other persons designated as servicing facilities. Designation
30			of a servicing facility is subject to the approval of the Commissioner,
31			but designation of a member self-insurer as a servicing facility may be
32			declined by such self-insurer;
33		(10)	Reimburse each servicing facility for obligations of the Association paid
34			by the facility and for expenses incurred by the facility while handling
35			claims on behalf of the Association;
36		(11)	Pay the other expenses of the Association authorized by this section;
37			and
38		(12)	Establish in the Plan a mechanism to calculate the assessments required
39		× /	by subdivisions (1) , (2) , (2) and (3) of this subsection by a simple and
40			equitable means to convert from policy or fund years that are different
41			from a calendar year.
42	(b)	The A	Association may:

(1)	Employ or retain such persons as are necessary to handle claims and perform other duties of the Association;
(2)	Borrow funds necessary to effect the purposes of this Article in accord with the Plan;
(3)	Sue or be sued;
(4)	Negotiate and become a party to such contracts as are necessary to carry out the purpose of this section; and
(5)	Perform such other acts as are necessary or proper to effectuate the purpose of this section.
(c) In the	event that the assets of the Fund are not sufficient to pay the obligations
	on, then the Association shall impose an additional assessment upon its
	a shall be known as a post-insolvency assessment which shall be imposed
	i shall be known as a post-insolvency assessment which shall be imposed
as follows:	
(1)	Each individual member self-insurer shall be assessed in an amount not
	to exceed two percent (2%) each year of the annual standard premium
	gross premiums, as determined under G.S. 105-228.5(b), (b1), and (c),
	that would have been paid by that member self-insurer during the prior
	calendar year. The assessments of each individual member self-insurer
	shall be in the proportion that the annual standard premium gross
	premiums, as determined under G.S. 105-228.5(b), (b1), and (c) of the
	individual member self-insurer for the premium calendar year bears to
	the annual standard premium-gross premiums of all individual member
	self-insurers for the preceding calendar year. For group member self-
	insurers, the assessment shall not exceed two percent (2%) each year the
	annual premium collected by that group member self-insurer during the
	prior calendar year. The assessments of each group member self-insurer
	shall be in the proportion that the annual collected premium gross
	premiums of the group member self-insurer for the premium calendar
	year bears to the annual collected premium gross premiums of all group
	member self-insurers for the preceding calendar year.
(2)	Each member self-insurer shall be notified of the assessment no later
	than 30 days before it is due.
(3)	The Association may exempt or defer, in whole or in part, the
	assessment of any member self-insurer, if the assessment would cause
	that member's financial statement to reflect liabilities in excess of assets.
(4)	Delinquent assessments, except as provided in subdivision (3) of this
	subsection, shall bear interest at the rate to be established by the Board,
	but not to exceed the discount rate of the Federal Reserve Bank,
	Richmond, Virginia, on the due date of the assessment, plus four (49) annually computed from the due date of the assessment
	percent (4%) annually, computed from the due date of the assessment.
(5)	The Association shall establish in the Plan a mechanism to calculate the
	assessments required by subdivision (1) of this subsection by a simple

1	and equitable means to convert from policy or fund years that are
2	different from a calendar year.
3	(d) No individual member self-insurer may be assessed in any calendar year an
4	amount greater than two and one-half percent (2.5%) of the annual standard premium-gross
5	premiums, as determined under G.S. 105-228.5(b), (b1), and (c), that would have been
6	paid by that individual member self-insurer during the prior calendar year. No group
7	member self-insurer may be assessed in any calendar year an amount greater than two
8	and one-half percent (2.5%) of the annual premium collected by gross premiums of that
9	group member self-insurer during the prior calendar year. If the maximum assessment
10	does not provide in any one year an amount sufficient to make all necessary payments,
11	the funds available shall be prorated and the unpaid portion shall be paid as soon
12	thereafter as funds become available. There shall be established in the Plan a mechanism
13	to calculate the assessments required by this section by a simple and equitable means to
14	convert from policy or fund years that are different from a calendar year."
15	Section 13.5. G.S. 97-165(2) reads as rewritten:
16	"(2) 'Certified audit' means an audit on which a certified public accountant
17	expresses his or her professional opinion that the accompanying
18	statements fairly present the financial position of the self-insurer, in
19	conformity with generally accepted accounting principles as considered
20	necessary by the auditor under the circumstances. principles."
21	Section 13.6. G.S. 97-170(c) reads as rewritten:
22	"(c) Only an applicant whose employee base is actuarially sufficient in numbers and
23	provides an actuarially appropriate spreading of risk and whose total fixed assets amount to
24	five hundred thousand dollars (\$500,000) or more may apply for a license. In judging the
25	applicant's financial strength and liquidity relative to its ability to comply with the Act,
26	the Commissioner shall consider the applicant's:
27	 (1) Organizational structure and management; (2) Einemail structure and management;
28	(2) Financial strength;
29	 (3) Source and reliability of financial information; (4) Bislasta has ratained;
30	 (4) Risks to be retained; (5) Workers' companyation loss history;
31 32	 (5) Workers' compensation loss history; (6) Number of employees;
32 33	 (6) Number of employees; (7) Claims administration;
33 34	(8) Excess insurance; and
35	 (9) Access to excess insurance or reinsurance.
36	Section 13.7. G.S. 97-170(d)(4) is repealed.
37	Section 13.8. G.S. 97-180(b) reads as rewritten:
38	"(b) Every self-insurer shall submit within 120 days after the end of its fiscal year a
39	certification from a qualified actuary setting forth the actuary's opinion relating to loss
40	and loss adjustment expense reserves for workers' compensation obligations for each state
41	in which the self-insurer does business. North Carolina. The certification shall show
42	liabilities, excess insurance carrier and other qualifying credits, if any, and net retained
43	workers' compensation liabilities. The qualified actuary shall present an annual report to

1 the self-insurer on the items within the scope of and supporting the certification, within

2 90 days after the close of the self-insurer's fiscal year. Upon request, the report shall be
3 submitted to the Commissioner."

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- Section 13.9. G.S. 97-180(d) reads as rewritten:

5 "(d) Every-Upon the request of the Commissioner, every self-insurer shall submit 6 within 120 days after the end of its fiscal year-a report of its annual payroll information. The 7 report shall summarize payroll, by annual amount paid, and the number of employees, by 8 classification, using the rules, classifications, and rates in the most recently approved 9 Workers' Compensation and Employers' Liability Insurance Manual governing the audits of payrolls and the adjustments of premiums. Every self-insurer shall maintain true and 10 accurate payroll records. These payroll records shall be maintained to allow for 11 12 verification of the completeness and accuracy of the annual payroll report."

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14 **PART XIV. EFFECT OF HEADINGS.**

15 Section 14. The headings to the parts of this act are a convenience to the 16 reader and are for reference only. The headings do not expand, limit, or define the text of 17 this act.

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19 **PART XV. EFFECTIVE DATE.**

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Section 15. This act is effective when it becomes law.