GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

S

SENATE BILL 476* Insurance Committee Substitute Adopted 4/18/13 Finance Committee Substitute Adopted 5/1/13 Fourth Edition Engrossed 5/6/13

	Short Title: N	C Captive Insurance Act.		(Public)	
	Sponsors:				
	Referred to:				
		Ma	rch 28, 2013		
1 2	ΔΝ ΔΩΤ ΤΟ ΕΙ		TO BE ENTITLED OLINA CAPTIVE INSURANC	Е АСТ	
$\frac{2}{3}$		sembly of North Carolina e		LINCI.	
4		5	hapter 58 of the North Carolina	a General Statutes is	
5		ing a new Part to read:	hapter 56 of the Horth Carolina	a Ocherar Statutes 15	
6	unionaed by dat	6	e Insurance Companies.		
7		-	General Provisions.		
8	" <u>§ 58-10-335.</u> 1	-	Sellerur Provisions.		
9			ay be cited as the "North Carolin	na Captive Insurance	
10	<u>Act.</u> "				
11		purpose of this Part is to	establish the procedures for t	he organization and	
12			nsurance companies within thi		
13	-	eral welfare of the people of	-	•	
14	" <u>§ 58-10-340.</u> 1				
15		g definitions apply in this	Part:		
16	<u>(1)</u>	Affiliated company	Any company in the same co	rporate system as a	
17		parent, an industrial insu	red, or a member organization	by virtue of common	
18		ownership, control, oper	ation, or management.		
19	<u>(2)</u>	<u>Alien. – An alien compa</u>	<u>ny as defined in G.S. 58-1-5.</u>		
20	<u>(3)</u>	Alien captive insurance	company. – Any insurance com	pany formed to write	
21		insurance business for i	ts parents and affiliates and lice	ensed pursuant to the	
22		laws of an alien jurisdic	tion which imposes statutory or	regulatory standards	
23			the Commissioner on compa	anies transacting the	
24		business of insurance in	such jurisdiction.		
25	<u>(4)</u>	Association. – Any leg	al association of individuals, of	corporations, limited	
26			tnerships, associations, or othe		
27			ther sub-subdivision a. or b. of t		
28			anizations of the association or t		
29			in conjunction with some or		
30			e described by any of the follow		
31			controlling, or holding with pov		
32			ng voting securities of an	•	
33		<u>insurance</u>	company incorporated as a stoc	<u>ck insurer.</u>	



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	2.	Having complete voting control	ol over an association captive
		insurance company incorporate	d as a mutual insurer.
	<u>3.</u>	Constituting all of the subscril	bers of an association captive
	_		-
	4.		-
b.	Each		
		-	
		nonprofit organization.	1
	2.	An entity or organization exem	pt from taxation under Section
		501(c) of the Internal Revenue	Code, 26 U.S.C. § 501(c).
	3.		
	_		• •
		•	vernmental entity, whether
			• • •
			• • •
		1 10 1	
		liberally construed.	
Asso	ciation	captive insurance company Any	y company that insures risks of
the r	nember	corganizations of an association,	and that also may insure the
<u>risks</u>	of affi	liated companies of the member	organizations and the risks of
the a	ssociati	ion itself.	
Bran	ch busi	iness. – Any insurance business tr	ransacted by a branch captive
<u>insur</u>	ance co	ompany in this State.	
<u>Bran</u>	ch capt	<u>tive insurance company. – Any ali</u>	en captive insurance company
-			•
<u>State</u>	throug	the a business unit with a principal	place of business in this State.
			ss otherwise permitted by the
	-	• •	of a branch captive insurance
		• • •	
-	±		1 1 1
			under this Part.
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-		-	•
	-		
	-	•	
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	-		•
			· · · ·
<u>tnis</u> (leimiti	on, for purposes of this Part, the	fact that an SPFC exclusively
	b. b. b. b. b. b. b. b. b. b. b. b. b. b	2. 3. 4. b. Each 1. 2. 3. 4. b. Each 1. 2. 3. </td <td>insurance company incorporate 3. Constituting all of the subscrittiis insurance company formed as a 4. Having complete voting control insurance company formed as a 5. Each member organization of the assoc 1. A not-for-profit corporation, not nonprofit organization. 2. An entity or organization exemt 501(c) of the Internal Revenue 3. A municipality, metropolitan g 501(c) of the Internal Revenue 3. A municipality, metropolitan g 501(c) of the Internal Revenue 501(c) or any agency, board, or company. 501(c) of the Internal Revenue 501(c) of the Internal R</td>	insurance company incorporate 3. Constituting all of the subscrittiis insurance company formed as a 4. Having complete voting control insurance company formed as a 5. Each member organization of the assoc 1. A not-for-profit corporation, not nonprofit organization. 2. An entity or organization exemt 501(c) of the Internal Revenue 3. A municipality, metropolitan g 501(c) of the Internal Revenue 3. A municipality, metropolitan g 501(c) of the Internal Revenue 501(c) or any agency, board, or company. 501(c) of the Internal Revenue 501(c) of the Internal R

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	provides reinsurance to a ceding insurer under an SPFC contract is not by
	itself sufficient grounds for a finding that the SPFC and ceding insurer are
	under common control.
<u>(12)</u>	Controlled unaffiliated business. – A person meeting all of the following:
	a. The person is not in the corporate system of a parent and its affiliated
	companies in the case of a pure captive insurance company, or is not
	in the corporate system of an industrial insured and its affiliated
	companies in the case of an industrial insured captive insurance
	company.
	b. The person has an existing contractual relationship with a parent or
	one of its affiliated companies in the case of a pure captive insurance
	company, or with an industrial insured or one of its affiliated
	companies in the case of an industrial insured captive insurance
	company.
	c. The person's risks are managed by a pure captive insurance company
	or an industrial insured captive insurance company, as applicable, in
	accordance with G.S. 58-10-470.
<u>(13)</u>	Counterparty An SPFC's parent or affiliated company or a ceding insurer
<u> </u>	to the SPFC contract. A nonaffiliated company may be designated a
	counterparty, but that designation is subject to the prior approval of the
	Commissioner.
(14)	Court. – Defined in G.S. 58-30-10.
$\frac{(15)}{(15)}$	Department. – Defined in G.S. 58-1-5.
(16)	General account. – All assets and liabilities of a protected cell captive
(10)	insurance company not attributable to a protected cell.
<u>(17)</u>	Incorporated cell. – A protected cell of an incorporated cell captive
<u>(17)</u>	insurance company that is organized as a corporation or other legal entity
	separate from the incorporated cell captive insurance company.
<u>(18)</u>	Incorporated cell captive insurance company. – A protected cell captive
<u>(10)</u>	insurance company that is established as a corporation or other legal entity
	separate from its incorporated cells that are also organized as separate legal
	entities.
<u>(19)</u>	Industrial insured. – An insured that meets all of the following:
<u>(1))</u>	a. It procures the insurance of any risk or risks by use of the services of
	a full-time employee acting as an insurance manager or buyer.
	 <u>b.</u> Its aggregate annual premiums for insurance on all risks total at least
	twenty-five thousand dollars (\$25,000).
	c. It has at least 25 full-time employees.
<u>(20)</u>	Industrial insured captive insurance company. – Any company that insures
<u>(20)</u>	risks of the industrial insureds that comprise the industrial insured group,
	and that may insure the risks of the affiliated companies of the industrial
	insureds and the risks of the controlled unaffiliated business of an industrial
(21)	insured or its affiliated companies.
<u>(21)</u>	Industrial insured group. – Any group of industrial insureds that collectively
	are described by any of the following:
	a. Own, control, or hold with power to vote all of the outstanding
	voting securities of an industrial insured captive insurance company
	in componented, or a stack in survey
	incorporated as a stock insurer.
	 <u>incorporated as a stock insurer.</u> <u>Have complete voting control over an industrial insured captive</u> insurance company incorporated as a mutual insurer.

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	c. Constitute all of the subscribers of an industria	al insured captive
	insurance company formed as a reciprocal insurer.	
	d. Have complete voting control over an industria	al insured captive
	insurance company formed as a limited liability con	-
(22)) Insurance securitization or securitization. – A transaction	on or a group of
	related transactions which meet the requirements of sub-s	
	b. of this subdivision:	
	<u>a.</u> The transactions include capital market offerings	s that are effected
	through related risk transfer instruments	
	administrative agreements where all or part of t	the result of such
	transactions is used to fund the SPFC's obl	ligations under a
	reinsurance contract with a ceding insurer and by	which one of the
	following occur:	
	<u>1.</u> <u>Proceeds are obtained by a SPFC, directed by a SPFC, directe</u>	ctly or indirectly,
	through the issuance of securities by the S	SPFC or any other
	person.	
	2. <u>All of the following occur: (i) a person pro</u>	ovides one or more
	letters of credit or other assets for the benef	it of the SPFC; (ii)
	the Commissioner authorizes the SPFC to t	reat such letters of
	credit or other assets as admitted assets for	
	SPFC's annual report; and (iii) all or a	
	proceeds, letters of credit, or assets, as appl	
	fund the SPFC's obligations under a reinsur	ance contract with
	a ceding insurer.	
	b. <u>The transactions do not include the issuance of a</u>	
	the benefit of the Commissioner to satisfy all or	-
	capital and surplus requirements under G.S. 58-10-	
<u>(23)</u>	• • •	-
	company, partnership, association, or other entity that	at belongs to an
	association.	. 11 11 1
<u>(24)</u>		stockholders and
	includes a nonprofit corporation with members.	
<u>(25)</u>		where no stock is
(0)	available for purchase on the stock exchanges.	
$\frac{(26)}{(27)}$		not be submitted
<u>(27)</u>	<u>pursuant to North Carolina law in order to legally form</u>	
	State or to obtain a certificate of authority to transact busin	
(28)		
(20)	association, or other entity, or individual that directly o	
	controls, or holds with power to vote more than fifty per	-
	outstanding voting of any of the following interests:	(3070) 01 ult
	<u>a.</u> <u>Securities of a pure captive insurance company or</u>	ganized as a stock
	<u>a. Securities of a pure captive insurance company of</u> corporation.	Sumzed as a stock
	<u>b.</u> <u>Membership interests of a pure captive insurance c</u>	ompany organized
	as a nonprofit corporation.	ompany organizou
	<u>c.</u> <u>Membership interests of a pure captive insurance c</u>	ompany organized
	as a limited liability company.	ompany organizou
	<u>d.</u> <u>Securities of an SPFC.</u>	
(29)		a participant by
(2)	G.S. 58-10-515, and any affiliate of a participant, that	
	c.e. co to cre, and any armitice of a participant, that	is moured by a

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1		protected cell captive insurance company, if the los	ses of the participant are
2		limited through a participant contract.	
3	<u>(30)</u>	Participant contract. – A contract by which a protect	ed cell captive insurance
4		company insures the risks of a participant and limit	s the losses of each such
5		participant to its pro rata share of the assets of one	or more protected cells
6		identified in such participant contract.	-
7	<u>(31)</u>	Person. – Defined in G.S. 58-1-5.	
8	(32)	Protected cell. – Either of the following:	
9		a. A separate account established by a protected	ed cell captive insurance
0		company formed or licensed under this Par	
1		pool of assets and liabilities are segregated a	nd insulated by means of
2		this Part from the remainder of the protected	•
3		company's assets and liabilities, in accordan	-
4		or more participant contracts to fund the liab	
5		captive insurance company, with respect to	
6		forth in the participant contracts.	<u>i</u>
7		b. <u>A separate account established and maintain</u>	ned by an SPFC for one
8		SPFC contract and the accompanying insura	
9		<u>counterparty.</u>	
0	(33)	Protected cell assets. – All assets, contract rights,	and general intangibles
1	<u></u>	identified with and attributable to a specific protected	
2		captive insurance company.	<u>+</u>
3	(34)	Protected cell captive insurance company. – Any ca	ptive insurance company
4	<u>x</u> z	meeting all of the following:	<u></u>
5		a. The minimum capital and surplus required b	by this Part are provided
6		by one or more sponsors.	÷
7		b. The company is formed or licensed under thi	s Part.
8		c. The company insures the risks of separa	
9		participant contracts.	<u> </u>
0		d. The company funds its liability to each pa	rticipant through one or
1		more protected cells and segregates the asse	
2		from the assets of other protected cells and	
3		protected cell captive insurance company's g	
4	<u>(35)</u>	Protected cell liabilities All liabilities and other of	-
5		and attributed to a specific protected cell of a	protected cell captive
5		insurance company.	
7	<u>(36)</u>	Pure captive insurance company. – Any company	that insures risks of its
8	<u> </u>	parent and affiliated companies or a controlled	
9		businesses.	
0	<u>(37)</u>	Risk retention group. – A captive insurance compa	any organized under the
1	<u></u>	laws of this State pursuant to the Liability Risk Re	
2		U.S.C. § 3901 et seq., as amended, as a stock or m	
3		reciprocal or other limited liability entity. Risk r	-
4		under this Part are subject to all applicable insuranc	
5		limited to, any applicable provisions in Articles 1, 2	
6		of this Chapter.	, , , , ,
7	<u>(38)</u>	Securities. – Those different types of debt obli	gations, equity, surplus
8	<u>,,,,,</u>	certificates, surplus notes, funding agreements, der	
.9		forms of financial instruments.	,

<u>(39)</u> (40)	that has received a certificate of authority from the Commissioner for the limited purposes provided for in this Part.
	that has received a certificate of authority from the Commissioner for the limited purposes provided for in this Part.
<u>(40)</u>	limited purposes provided for in this Part.
<u>(40)</u>	
	SPFC contract A contract between the SPFC and the counterparty
	pursuant to which the SPFC agrees to provide insurance or reinsurance
	protection to the counterparty for risks associated with the counterparty's
	insurance or reinsurance business.
<u>(41)</u>	
$\overline{(42)}$	Sponsor. – Any person or entity that is approved by the Commissioner to
<u> </u>	provide all or part of the capital and surplus required by this Part and to
	organize and operate a protected cell captive insurance company.
(43)	Surplus note. – An unsecured subordinated debt obligation deemed to be a
<u> </u>	surplus certificate under this Part and otherwise possessing characteristics
	consistent with paragraph 3 of the NAIC's Statement of Statutory
	Accounting Principles No. 41, as amended.
"§ 58-10-345. J	Licensing; authority; confidentiality.
	captive insurance company, when permitted by its organizational documents,
•	the Commissioner for a license to do any and all insurance comprised in
	through (16) and (19) through (22) of G.S. 58-7-15; provided, however, that:
(1)	No pure captive insurance company shall insure any risks other than those of
<u> </u>	its parent and affiliated companies or a controlled unaffiliated business or
	businesses.
(2)	No association captive insurance company shall insure any risks other than
	those of its association, those of the member organizations of its association,
	and those of a member organization's affiliated companies.
<u>(3)</u>	No industrial insured captive insurance company shall insure any risks other
	than those of the industrial insureds that comprise the industrial insured
	group, those of their affiliated companies, and those of the controlled
	unaffiliated business of an industrial insured or its affiliated companies.
(4)	No risk retention group shall insure any risks other than those of its members
<u></u>	and owners.
<u>(5)</u>	No captive insurance company shall provide personal motor vehicle or
	homeowner's insurance coverage or any component thereof.
<u>(6)</u>	No captive insurance company shall accept or cede reinsurance except as
	provided in G.S. 58-10-445 and G.S. 58-10-605.
<u>(7)</u>	No captive insurance company shall provide accident and health insurance
<u> </u>	on a direct basis.
<u>(8)</u>	No captive insurance company shall provide workers' compensation and
<u> </u>	employer's liability insurance on a direct basis.
<u>(9)</u>	No captive insurance company shall provide life insurance or annuities on a
<u>x</u>	direct basis.
(b) No a	captive insurance company shall transact any insurance business in this State
unless:	
<u>(1)</u>	It obtains a license from the Commissioner pursuant to subsection (c) of this
<u>, - /</u>	section authorizing it to do insurance business in this State.
<u>(2)</u>	Its board of directors or committee of managers or, in the case of a
<u>_/</u>	reciprocal insurer, its subscribers' advisory committee holds at least one
	meeting each year in this State.
(3)	It maintains its principal place of business in this State
$\frac{(3)}{(4)}$	<u>It maintains its principal place of business in this State.</u> <u>It appoints a registered agent to accept service of process and to otherwise</u>

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1		cannot with reasonable diligence be found at the registe	red office of the
2		captive insurance company, the Commissioner shall be a	
3		captive insurance company upon whom any process, notice	
4		be served and such service shall be done in accordance with	-
5	(c) In ord	ler to receive a license to issue policies of insurance as a	
6		State, an applicant business entity shall meet all of the followi	-
7	(1)	The applicant business entity shall submit its organization	• •
8		the Commissioner. If the Commissioner approves th	
9		documents, then the Commissioner shall issue a letter	
10		certifying the Commissioner's approval. The applicant bus	
11		submit the organizational documents, along with a copy	
12		letter issued by the Commissioner, and the required	**
13		organizational documents prescribed by North Carolina law	
14		of State for filing. Upon filing the organizational document	
15		of State shall issue a certificate of filing to the application	nt. The applicant
16		business entity shall submit a copy of the certificate of fili	ng relative to the
17		applicant's organizational documents issued by the Secreta	ry of State to the
18		Commissioner.	-
19	<u>(2)</u>	The applicant business entity shall file a statement under oa	th of its president
20		and secretary showing its financial condition.	
21	<u>(3)</u>	The applicant business entity shall file its plan of operation.	
22	<u>(4)</u>	The applicant business entity shall file other documents a	s required by the
23		Commissioner.	
24	<u>(5)</u>	The applicant business entity shall also file with the Comm	issioner evidence
25		of all of the following:	
26		<u>a.</u> <u>The amount and liquidity of its assets relative to</u>	o the risks to be
27		assumed.	
28		b. The adequacy of the expertise, experience, and	character of the
29		person or persons who will manage it.	
30		<u>c.</u> <u>The overall soundness of its plan of operation.</u>	
31		d. <u>The adequacy of the loss prevention programs of its</u>	
32		e. Such other factors deemed relevant by the C	
33		ascertaining whether the applicant business entity	will be able to
34 25		meet its policy obligations.	1 . 1 . 1 .1
35	<u>(6)</u>	No less than the amount required by G.S. 58-10-370 shall	
36 37		applicant business entity and deposited with the Comr	
37 38		alternative, an irrevocable letter of credit in that amount a	and acceptable to
38 39	(7)	the Commissioner shall be filed with the Commissioner.	oner for enprovel
39 40	<u>(7)</u>	<u>The applicant business entity shall submit to the Commissi</u> a description of the coverages, deductibles, coverage 1	* *
40 41		together with such additional information as the Commission	· · · ·
42	(d) When	ever a captive insurance company desires to amend the	
43		itted pursuant to subdivision $(c)(1)$ of this section, the comp	
44		anizational documents to the Commissioner. If the Commission	
45		n the Commissioner shall issue a letter to the application	**
46		approval. The applicant business entity shall submit the	
47		g with a copy of the approval letter issued by the Comm	
48		ees for organizational documents prescribed in North Car	
49		e for filing. Upon filing the organizational documents, the S	
50	· · · ·	tificate of filing to the applicant. The applicant shall subn	

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1	certificate of filing relative to the applicant's organizational documents issued by the Secretary
2	of State to the Commissioner.
3	(e) If a captive insurance company makes any subsequent material change to any item
4	in the description submitted pursuant to subdivision (c)(7) of this section, then the captive
5	insurance company shall submit an appropriate revision to the Commissioner for approval and
6	shall not offer any additional kinds of insurance until a revision of such description is approved
7	by the Commissioner. The captive insurance company shall inform the Commissioner of any
8	material change in rates within 30 days of the adoption of such change.
9	(f) Information submitted pursuant to this subsection is confidential, and may be made
10	public by the Commissioner or the Commissioner's designee only upon an order of a court of
11	competent jurisdiction, except:
12	(1) This subdivision shall not apply to any risk retention group.
13	(2) The Commissioner shall have the discretion to disclose such information to a
14	public official having jurisdiction over the regulation of insurance in another
15	state, provided that:
16	a. <u>The public official agrees in writing to maintain the confidentiality of</u>
17	such information; and
18	b. The laws of the state in which the public official serves require the
19	information to be and to remain confidential.
20	(3) Organizational documents filed with the Secretary of State shall continue to
21	be non-confidential public records in the Secretary of State's office.
22	(g) <u>The Commissioner is authorized to retain legal, financial, and examination services</u>
23	from outside the Department, the costs of which shall be reimbursed by the applicant.
24	G.S. 58-2-160 shall apply to examinations, investigations, and processing conducted under the
25	authority of this section.
26	(h) If the Commissioner is satisfied that the documents and statements filed by an
27	applicant captive insurance company comply with this section, then the Commissioner shall
28	grant a license authorizing it to do insurance business in this State.
29	" <u>§ 58-10-350. Commissioner use of consultants and other professionals.</u>
30	The Commissioner may contract with consultants and other professionals to expedite and
31	complete the application process, examinations, and other regulatory activities required
32	pursuant to this Part. Such contracts for financial, legal, examination, and other services shall not be subject to any of the following:
33	not be subject to any of the following: (1) = C S = 114.2.2
34 35	$\frac{(1)}{(2)} = \frac{G.S.\ 114-2.3.}{G.S.\ 147.\ 17}$
35 36	 (2) <u>G.S. 147-17.</u> (3) Articles 3, 3C, and 8 of Chapter 143 of the General Statutes, together with
30 37	(3) <u>Articles 3, 3C, and 8 of Chapter 143 of the General Statutes, together with</u> rules and procedures adopted under those Articles concerning procurement,
38	contracting, and contract review.
39	" <u>§ 58-10-355. Organizational examination.</u>
40	<u>In addition to the processing of the application, an organizational investigation or</u>
41	examination may be performed before an applicant is licensed. Such investigation or
42	examination shall consist of a general survey of the applicant's corporate records, including
43	charters, bylaws, and minute books; verification of capital and surplus; verification of principal
44	place of business; determination of assets and liabilities; and a review of such other factors as
45	the Commissioner deems necessary.
46	" <u>§ 58-10-360. Designation of captive manager.</u>
47	Before licensing, captive insurance companies shall report in writing to the Commissioner
48	the name and address of the manager designated to manage the captive insurance company.
49	The Commissioner shall approve the captive manager and may require the submission of
50	additional information regarding the proposed captive manager in a form and manner as the
51	Commissioner may designate.

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1	"§ 58-10-365. Names of companies.	_
2	No captive insurance company shall adopt a name that is the same, deceptively similar, o	or
3	likely to be confused with or mistaken for any other existing business name registered in thi	
4	State, nor any name likely to mislead the public. Any name adopted by a captive insurance	
5	company shall comply with the requirements of State law.	_
5	" <u>§ 58-10-370. Capital and surplus requirements.</u>	
7	(a) No captive insurance company shall be issued a license unless it possesses an	ıd
;	maintains unimpaired paid-in capital and surplus of:	
	(1) In the case of a pure captive insurance company, not less than two hundre fifty thousand dollars (\$250,000) or such other amount determined by the	
	 <u>Commissioner.</u> <u>In the case of an association captive insurance company, not less than fived theorem of dollars (\$500,000)</u> 	<u>/e</u>
	 (3) <u>hundred thousand dollars (\$500,000).</u> (3) In the case of an industrial insured captive insurance company, not less that 	
	(3) In the case of an industrial insured captive insurance company, not less that five hundred thousand dollars (\$500,000).	.11
		r 0
	(4) In the case of a risk retention group, not less than one million dollar (\$1,000,000).	15
	(5) In the case of a protected cell captive insurance company, not less than tw	20
	hundred fifty thousand dollars (\$250,000).	0
	(b) The Commissioner may prescribe additional capital and surplus based upon th	1e
	type, volume, and nature of insurance business to be transacted.	
	(c) <u>Capital and surplus shall be in the form of cash or an irrevocable letter of cred</u>	it
	issued by a bank approved by the Commissioner.	
	"§ 58-10-375. Dividends and distributions.	
	No captive insurance company shall pay a dividend or other distribution from capital of	or
	surplus without the prior approval of the Commissioner. Approval of an ongoing plan for th	
	payment of dividends or other distributions shall be conditioned upon the retention, at the tim	
	of each payment, of capital or surplus in excess of amounts specified by or determined i	in
	accordance with formulas approved by the Commissioner. A captive insurance company ma	ι <u>γ</u>
	otherwise make such distributions as are in conformity with its purposes and approved by th	<u>ie</u>
	Commissioner.	
	" <u>§ 58-10-380. Formation of captive insurance companies.</u>	
	(a) <u>A pure captive insurance company may be incorporated as a stock insurer with it</u>	
	capital divided into shares and held by the stockholders, as a nonprofit corporation with one of	or
	more members, or as a manager-managed limited liability company.	
	(b) An association captive insurance company, an industrial insured captive insurance	<u>e</u>
	company, or a risk retention group may be any of the following:	
	(1) Incorporated as a stock insurer with its capital divided into shares and hel	ld
	by the stockholders.	
	(2) Incorporated as a mutual corporation.	
	(3) Organized as a reciprocal insurer in accordance with Article 15 of this	<u>is</u>
	Chapter.	
	(4) Organized as a manager-managed limited liability company.	
	(c) <u>A captive insurance company incorporated or organized in this State shall have no</u>	
	less than three incorporators or three organizers of whom not less than one shall be a resident of	<u>)f</u>
	this State.	
	(d) The capital stock of a captive insurance company incorporated as a stock insure	<u>ər</u>
	may be authorized with no par value. (a) In the case of a contribution of least one of a	_f
	(e) In the case of a captive insurance company formed as a corporation, at least one of the members of the board of directors shall be a resident of this State. In the case of a captive	
	the members of the board of directors shall be a resident of this State. In the case of a captive insurance company formed as a reciprocal insurer, at least one of the members of the	
	mourance company formed as a recipiocal insurer, at least one of the members of th	1C

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1	subscribers' adv	isory committee shall be a resident of this State. In the c	ase of a captive	
2	insurance company formed as a limited liability company, at least one of the managers shall be			
3	a resident of this	• • • •	-	
4		ve insurance companies formed as corporations, limited lial	oility companies,	
5	_	as nonprofit corporations under this Part shall have the privil		
6	-	o all State statutes and laws, as applicable, provided that this		
7	in the event of a	· · ·		
8	(g) Merg		acquisitions	
9		s, or other similar transactions of captive insurance companies		
0		isions of this Chapter applicable to traditional insurance comp		
1	<u>(1)</u>	The Commissioner may, upon request of an insurer pa		
2	<u>\1</u> /	authorized under this subsection, waive such applicable requ	• •	
	<u>(2)</u>	The Commissioner may waive or modify the requirements		
	<u>(2)</u>	and hearing.	<u>Ioi puolie notice</u>	
	(2)	An alien insurer may be a party to a merger authorized under	r this subsection	
	<u>(3)</u>			
		provided that the requirements for a merger between a c	-	
		company and a foreign insurer under this Chapter shall ap		
		between a captive insurance company and an alien in		
		subsection. For the purposes of this subdivision, an alien		
		treated as a foreign insurer under this Chapter and the dom	licile of the alien	
		shall be the equivalent to that of another state.		
	· · · ·	ve insurance companies formed as reciprocal insurers under		
		ges provided in and be subject to Article 15 of this Chapter in		
	-	hat this Part shall control in the event of a conflict. To the ex		
		subject to other provisions of this Chapter pursuant to A		
		ovisions shall not be applicable to a reciprocal insurer forme		
	•	isions are expressly made applicable to captive insurance com	panies under this	
	<u>Part.</u>			
		articles of incorporation or bylaws of a captive insurance comp		
		v authorize a quorum of its board of directors to consist of	of no fewer than	
	one-third of the	fixed or prescribed number of directors.		
	<u>(j)</u> The s	subscribers' agreement or other organizing document of a c	aptive insurance	
	company formed	d as a reciprocal insurer may authorize a quorum of its subs	cribers' advisory	
	committee to con	nsist of no fewer than one-third of the number of its members.		
	(k) With	the Commissioner's approval, a captive insurance company	y organized as a	
	stock insurer ma	y convert to a nonprofit corporation with one or more member	ers by filing with	
	the Secretary of	State an election for such conversion, provided that:		
	(1)	The election shall certify that, at the time of the con	npany's original	
		organization and at all times thereafter, the company has		
		business in a manner not inconsistent with a nonprofit purpo		
	<u>(2)</u>	At the time of the filing of its election, the company shall f		
	<u></u>	Commissioner and the Secretary of State articles of conv		
		articles of incorporation consistent with this Part and		
		applicable State statutes and laws.	with un ould	
	(l) In the	e case of a captive insurance company formed as a limited lial	nility company a	
		ance company, or mutual insurance company, any proxy		
		ribers, and policyholders of each shall be valid if executed an		
		all applicable State statutes and laws.		
	"§ 58-10-385. D			
9	<u>8 30-10-303. D</u>	<u>11 CUUI 5.</u>		

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1 2	(a) Every captive insurance company shall report to the Commissioner within 30 days after any change in its executive officers or directors, including in its report a biographical
2 3	affidavit for each new officer or director.
4	(b) No director, officer, or employee of a captive insurance company shall, except on
5	behalf of the captive insurance company, accept or be the beneficiary of, any fee, brokerage,
6	gift, or other compensation because of any investment, loan, deposit, purchase, sale, payment,
7	or exchange made by or for the captive insurance company, but such person may receive
8	reasonable compensation for necessary services rendered to the captive insurance company in
9	his or her usual private, professional, or business capacity.
10	(c) Any profit or gain received by or on behalf of any person in violation of this section
11	shall inure to and be recoverable by the captive insurance company.
12	"§ 58-10-390. Conflict of interest.
13	(a) Each captive insurance company chartered in this State is required to adopt a
14	conflict of interest statement for officers, directors, and key employees. Such statement shall
15	disclose that the individual has no outside commitments, personal or otherwise, that would
16	divert him or her from his or her duty to further the interests of the captive insurance company
17	he or she represents, but this shall not preclude such person from being a director or officer in
18	more than one insurance company.
19	(b) Each officer, director, and key employee shall file such disclosure with the Board of
20	Directors yearly.
21	" <u>§ 58-10-395. Change of business.</u>
22	(a) <u>Any material change in a captive insurance company's business plan that was filed</u>
23	with the Commissioner at the time of initial application and any subsequent amendment of the
24	plan requires prior approval from the Commissioner.
25 26	(b) Any change in any other information filed with the application must be filed with the Commissioner within 60 days but does not require prior approval.
20 27	the Commissioner within 60 days but does not require prior approval. "§ 58-10-400. Insurance manager and intermediaries.
28	<u>No person shall act in or from this State as a managing general agent, producer, or</u>
29	reinsurance intermediary for captive business without the authorization of the Commissioner.
30	Application for such authorization must be on a form prescribed by the Commissioner.
31	"§ 58-10-405. Annual reports.
32	(a) No captive insurance companies shall be required to make any annual report to the
33	Commissioner except as provided in this Part.
34	(b) Prior to March 1 of each year, and prior to March 15 of each year in the case of pure
35	captive insurance companies or industrial insured captive insurance companies, each captive
36	insurance company shall submit to the Commissioner a report of its financial condition,
37	verified by oath of two of its executive officers. Each captive insurance company shall report
38	using generally accepted accounting principles, unless the Commissioner requires, approves, or
39	accepts the use of statutory accounting principles or other comprehensive basis of accounting.
40	The Commissioner may require, approve, or accept any appropriate or necessary modifications
41	of the statutory accounting principles or other comprehensive basis of accounting for the type
42	of insurance and kinds of insurers to be reported upon. The Commissioner may require
43	additional information to supplement such report. Except as otherwise provided, each risk
44	retention group and association captive insurance company shall file its report in the form
45	required by G.S. 58-2-165, and each risk retention group and association captive insurance
46	company shall comply with the requirements set forth in G.S. 58-4-5. All other captive
47	insurance companies shall report on forms adopted by the Commissioner. G.S. 58-10-345(f)
48	shall apply to each report filed pursuant to this section. Branch captive insurance companies
49 50	shall file the report required by this section unless otherwise required by G.S. 58-10-545.
50 51	Special Purpose Financial Captive insurance companies shall report in accordance with G.S. 58-10-625.
51	<u>U.S. J0-10-04J.</u>

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(c) A p	ure captive insurance company or an industrial insu	red captive insurance
· · · ·	nake written application to the Commissioner for filing th	-
	rting date based on the company's fiscal year-end. If a	X X
	by the Commissioner, then:	r
(1)	The annual report is due 75 days after the fiscal year- ϵ	end.
$\overline{(2)}$	In order to provide sufficient detail to support the p	
<u>1</u>	pure captive insurance company or industrial insu	· · · · · · · · · · · · · · · · · · ·
	company shall file, prior to March 15 of each y	-
	year-end, pages 1, 2, 3, and 5 of the "Captive Ann	
	Industrial Insured," verified by oath of two of its exec	
"\$ 58-10-420.	Annual audit and actuarial certification.	
	captive insurance companies shall have an annual au	dit by an independent
	accountant and shall file such audited financial report	• •
-	ne 30 for the prior calendar year.	with the commissioner
	ive insurance companies that have received approval to	report on other than a
	asis pursuant to G.S. 58-10-405 shall file such statement	
the end of their	-	5 within 100 days aller
	ive insurance companies with less than one million	two hundred thousand
	(000) in written premium may make a written request f	
	quirement. Such request must be made at least 90 day	*
	any's fiscal year-end or as otherwise required by the C	
-	red on a case-by-case basis and may be subject to the C	-
	of the captive insurance company's parent company in 1	
	isurance company.	ned of the annual addit
-	annual audit report shall be considered part of the captiv	e insurance company's
	f financial condition except with respect to the date by	
-	issioner. The annual audit shall consist of the following:	which it must be med
(1)	Opinion of independent certified public accountant.	– Financial statements
<u>\/</u>	furnished pursuant to this section shall be audited by	
	public accountants in accordance with generally acce	
	as determined by the American Institute of Certified	
	statutory accounting principles in accordance with	
	Practices and Procedures Manual in effect for the	-
	report. The opinion of the independent certified p	÷
	cover all years presented. The opinion shall be ad	
	insurance company on stationery of the accountant s	
	issuance and shall be signed and dated.	
<u>(2)</u>	Report of evaluation of internal controls. – This r	eport shall include an
<u>_/</u>	evaluation of the internal controls of the captive insur	-
	to the methods and procedures used in the secur	· · · ·
	reliability of the financial records, including, but not l	-
	as the system of authorization and approval and the se	
	review shall be conducted in accordance with gener	
	standards or statutory accounting principles and the	• • •
	Commissioner. An exemption from this evaluation	-
	case-by-case basis upon written request to the Comm	
(3)	Accountant's letter of qualifications. – The account	
<u>107</u>	captive insurance company, for inclusion in the filing	
	report, a letter stating:	
	<u>a.</u> That the accountant is independent with r	respect to the captive
	insurance company and conforms to the stand	
	moutance company and comornis to the stan	and of the profession

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	as cont	ained in the Code of Professional Ethic	es. pronouncements of
		merican Institute of Certified Publi	^
		ncements of the Financial Accounting St	
	-	neral background and experience of the	
		ncluding the experience in auditing capti	
	<u>compar</u>		
	-	ne accountant understands that the audi	ted annual report and
		countant's opinions thereon will be file	-
		ction with the Commissioner.	
	d. That	-	e requirements of
		3-10-422(b) and (c) and that the according to the second s	
		to make available for review by the	
		issioner's appointed agent, or other desi	
		ned in G.S. 58-10-422(c).	<u> </u>
		he accountant is properly licensed by	an appropriate state
		ng authority and that he or she is a mer	
		American Institute of Certified Public Ac	
<u>(4)</u>		ments. – Statements required shall be as	
	a. Balanc	e sheets reporting assets, liabilities, capit	tal, and surplus.
		ents of operations.	-
		ents of cash flow.	
	d. Statem	ents of changes in capital and surplus.	
		to financial statements. The notes to fina	ancial statements shall
	be those	se required by generally accepted accou	nting principles, or as
	<u>require</u>	d by any other comprehensive basis of	accounting in use by
	the cap	tive insurance company and approved	by the Commissioner,
		all include:	
	<u>1.</u>	A reconciliation of differences, if any,	
		financial report and the report of its fir	
		with the Commissioner in	accordance with
	2	<u>G.S. 58-10-405(b).</u>	
	<u>2.</u>	A summary of ownership and relation	
		insurance company and all affilia	÷
	2	companies insured by the captive insura	
	<u>3.</u>	A narrative explanation of all mate	
(5)	Contification	balances with the captive insurance com	
<u>(5)</u>		of loss reserves and loss expense reserve	
		with a Statement of Actuarial Opinion of pany's loss reserves and loss expense re	• 1
		the Statement of Actuarial Opinion sha	
		arial Society, a member in good stand	
		Actuaries, or an individual who has dem	
		evaluation to the Commissioner. Certifi	
		ommissioner deems appropriate.	cation shan of in such
"§ 58-10-422. In		ified public accountants.	
		company, after becoming subject to this	s Part, shall within 60
		in writing, the name and address of the	
• •		duct the annual audit set forth in G.S. 58	-
		company shall require its independent	
		in writing an officer and all members of	-
		ny of any determination by the indepe	

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

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

51 Commissioner may approve the use of alternative reliable methods of valuation and rating.

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1	(b) No pure captive insurance company, industrial insured captive insurance company,
2	protected cell captive insurance company, incorporated cell captive insurance company, or
3	special purpose financial captive insurance company shall be subject to any restrictions on
4	allowable investments, provided that the Commissioner may prohibit or limit any investment
5	that threatens the solvency or liquidity of any such company.
6	(c) No pure captive insurance company shall make a loan to or an investment in its
7	parent company or affiliates without prior written approval of the Commissioner, and any such
8	loan or investment shall be evidenced by documentation approved by the Commissioner. Loans
9	of minimum capital and surplus funds required by G.S. 58-10-370 are prohibited.
10	(d) Notwithstanding this section or G.S. 58-7-167, 58-7-170, 58-7-172, 58-7-173,
11	<u>58-7-178, 58-7-179, 58-7-180, 58-7-183, 58-7-185, 58-7-187, 58-7-188, 58-7-192, 58-7-193, 58-7-192, 58-7-193, 58-7-192, 58-7-193, 58-7-</u>
12	58-7-197, 58-7-200, and 58-7-205, an association captive insurance company of an association
13	described in G.S. 58-10-340(4)(b) may hold any interest in qualified headquarters property, and
14	the qualified headquarters property shall be admitted assets and authorized investments of the
15	association captive insurance company. The net book value of the qualified headquarters
16	property deemed admitted and authorized under this subsection may not exceed two million
17 18	five hundred thousand dollars (\$2,500,000), and an association captive insurance company
18 19	holding qualified headquarters property pursuant to this subsection shall at all times maintain total surplus, without regard to the qualified headquarters property, of at least the sum of (i)
20	fifty percent (50%) of the net book value of the qualified headquarters property and (ii) the
20	minimum capital and surplus requirements. For purposes of this subsection, "qualified
22	headquarters property" includes the real property and the building in which the principal office
23	of the association captive insurance company is located and also includes any improved and
24	unimproved real property of the association captive insurance company that is located within
25	1,500 feet of the company's principal office.
26	"§ 58-10-445. Reinsurance.
27	(a) Any captive insurance company may provide reinsurance as authorized by this
28	Chapter on risks ceded by any other insurer.
29	(b) Any captive insurance company may take credit for the reinsurance of risks or
30	portions of risks ceded to reinsurers complying with this Chapter. If the reinsurer is licensed as
31	a risk retention group, then the ceding risk retention group or its members must qualify for
32	membership with the reinsurer. The Commissioner shall have the discretion to allow a captive
33	insurance company to take credit for the reinsurance of risks or portions of risks ceded to an
34	unauthorized reinsurer, after review, on a case-by-case basis. The Commissioner may require
35	any documents, financial information, or other evidence that such an unauthorized reinsurer
36	will be able to demonstrate adequate security for its financial obligations.
37	(c) In addition to reinsurers authorized by this Chapter, a captive insurance company
38	may take credit for the reinsurance of risks or portions of risks ceded to a pool, exchange, or association to the extent authorized by the Commissioner. The Commissioner may require any
39 40	documents, financial information, or other evidence that such a pool, exchange, or association
40 41	will be able to provide adequate security for its financial obligations. The Commissioner may
42	deny authorization or impose any limitations on the activities of a reinsurance pool, exchange,
43	or association that in the Commissioner's judgment are necessary and proper to provide
44	adequate security for the ceding captive insurance company and for the protection and
45	consequent benefit of the public at large.
46	(d) Insurance by a captive insurance company of any workers' compensation or accident
47	and health-qualified self-insured plan shall only be in the form of reinsurance.
48	(e) No credit shall be allowed for reinsurance where the reinsurance contract does not
49	result in the complete transfer of the risk or liability to the reinsurer.
50	(f) No credit shall be allowed, as an asset or a deduction from liability, to any ceding
51	insurer for reinsurance unless the reinsurance is payable by the assuming insurer on the basis of

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1	the liability of the ceding insurer under the contract reinsured without diminution because of
2	the insolvency of the ceding insurer.
3	(g) Reinsurance under this section shall be effected through a written agreement of
4	reinsurance setting forth the terms, provisions, and conditions governing such reinsurance. Th
5	Commissioner may require that complete copies of all reinsurance treaties and contracts b
6	filed and approved by the Commissioner.
7	"§ 58-10-450. Membership in rating organizations; exemption from compulsor
8	associations.
9	(a) No captive insurance company shall be required to join a rating organization.
10	(b) No captive insurance company shall be permitted to join or contribute financially t
11	any plan, pool, association, or guaranty or insolvency fund in this State, nor shall any suc
12	captive insurance company, or any insured or affiliate thereof, receive any benefit from an
13	such plan, pool, association, or guaranty or insolvency fund for claims arising out of the
14	operations of such captive insurance company.
15	" <u>§ 58-10-455. Taxation.</u>
16	A captive insurance company is taxed in accordance with Article 8B of Chapter 105 of the
17 18	<u>General Statutes.</u> "§ 58-10-460. Adoption and amendment of rules by Commissioner.
18 19	<u>The Commissioner may adopt and, from time to time, amend such rules relating to captive</u>
20	insurance companies as are necessary to enable the Commissioner to carry out the provisions of
20	this Part.
22	" <u>§ 58-10-465. Applicable provisions.</u>
23	No provisions of this Chapter, other than those contained in this Part or as express
24	provided in this Part, shall apply to captive insurance companies. Risk retention groups sha
25	have the privileges and be subject to Article 22 of this Chapter in addition to the applicable
26	provisions of this Part.
27	"§ 58-10-470. Establishment of standards regarding risk management.
28	The Commissioner may adopt rules establishing standards to ensure that a parent or i
29	affiliated company, or an industrial insured or its affiliated company, is able to exercise control
30	of the risk management function of any controlled unaffiliated business to be insured by a pur
31	captive insurance company or an industrial insured captive insurance company, respectively
32	provided, however, that until such time as rules under this section are adopted, the
33	Commissioner may approve the coverage of such risks by a pure captive insurance company of
34	an industrial insured captive insurance company.
35 36	" <u>§ 58-10-475. Supervision; rehabilitation; liquidation.</u> Except as otherwise provided in this Part, the terms and conditions set forth in Article 30 of
30 37	this Chapter shall apply in full to captive insurance companies formed or licensed under th
38	Part.
39	" <u>§ 58-10-480. Authority for expenditure of public funds.</u>
40	Any municipality, county, authority, utility district, or other public body general
41	classified as a governmental body or governmental entity whether chartered or organized b
42	local act or public act of the General Assembly, or otherwise, or any agency, board, o
43	commission of any municipality, metropolitan government, county, authority, utility district, of
44	other public body generally classified as a governmental body or governmental entity ma
45	expend public funds for the purchase of capital stock in a captive insurance company or t
46	provide guaranty capital in a mutual captive insurance company, provided that at the time of
47	authorization of expenditure of public funds adequate insurance markets in the United State
48	are not available to cover the risks, hazards, and liabilities of the public body or that the needed
49	coverage is only available at excessive rates or with unreasonable deductibles.
50	" <u>§ 58-10-485. Violations and penalties.</u>

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1	(a) If, aft	er providing the opportunity for a contested case hearing held in accordance	ce
2		ns of Article 3A of Chapter 150B of the General Statutes, the Commission	
3	•	surer, person, or entity required to be licensed, permitted, or authorized	
4		ness of insurance under this Part has violated any provision of this Part or ar	
5		authorized by this Part, the Commissioner may order:	
6	(1)	The insurer, person, or entity to cease and desist from engaging in the act	or
7		practice giving rise to the violation.	_
8	(2)	Payment of a monetary penalty pursuant to G.S. 58-2-70.	
9	$\overline{(3)}$	The suspension or revocation of the insurer's, person's, or entity's license.	
10	(b) When	ever the Commissioner has evidence that any person has violated or	is
11	violating any pro	visions of this Part, or has violated or is violating any order or requirement	of
12	the Commission	er issued by the Commissioner under this Part, and that the interests of	of
13	policyholders, cr	editors, or the public may be irreparably harmed by delay, the Commission	er
14	may issue an em	ergency cease and desist order that shall become effective on the date specifie	ed
15	in the order. The	emergency cease and desist order shall also include a notice of hearing, which	<u>ch</u>
16		ed as provided under Article 3A of Chapter 150B of the General Statute	
17	-	son ordered to cease and desist under this subsection may request and shall b	
18	•	ited review of the order. The emergency order shall remain in effect prior	to
19		oceedings, unless modified by the Commissioner.	
20		aptive insurance companies reinsuring life insurance policies.	
21		tive insurance company that reinsures life insurance policies, including terr	
22		riable life policies, and related guarantees and riders, shall maintain reserve	
23		Illy sufficient to support the liabilities incurred by the captive insurance	<u>ce</u>
24 25		<u>uring life insurance policies.</u> urposes of the annual report required pursuant to G.S. 58-10-405, a captive	
23 26		ny described by subsection (a) of this section shall comply with the followir	
27	requirements:	Ty described by subsection (a) of this section shall comply with the following	<u>ig</u>
28	(1)	If the company uses statutory accounting principles, it shall submit the	ne
29	<u>(1)</u>	annual report in the form of the annual statement approved by the NAIC for	
30		life insurers, as modified or supplemented by the Commissioner, unless the	
31		Commissioner requires or approves a different form of annual report.	
32	<u>(2)</u>	If the company uses generally accepted accounting principles, including ar	ıv
33		appropriate modifications or adaptations thereto approved by the	_
34		Commissioner, it shall submit the annual report in a form approved by the	
35		Commissioner.	
36		"Subpart 2. Protected Cell Captive Insurance Companies.	
37	" <u>§ 58-10-500.</u> F	orming a protected cell captive insurance company.	
38		r more sponsors may form a protected cell captive insurance company und	er
39	<u>this Subpart.</u>		
40		tected cell captive insurance company shall be incorporated as a stock insur	
41		ivided into shares and held by the stockholders, as a mutual corporation, as	
42		ation with one or more members, or as a manager-managed limited liabili	ty
43	<u>company.</u>		
44	" <u>§ 58-10-505.</u> :	Additional filing requirements for applicant protected cell captiv	<u>ve</u>
45 46		ance companies. A the information required by $G \leq 58, 10, 345(a)$, each applicant protected as	. 11
40 47		the information required by G.S. 58-10-345(c), each applicant protected ce company shall file with the Commissioner all of the following:	<u>, 11</u>
47	(1)	Materials demonstrating how the applicant will account for the loss ar	nd
49	<u>\1)</u>	expense experience of each protected cell at a level of detail found to b	
50		sufficient by the Commissioner, and how it will report such experience	
51		the Commissioner.	

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<u>(2</u>	2) A statement acknowledging that all records of the	applicant, including
	records pertaining to any protected cells, shall be	**
	inspection or examination by the Commissioner or	the Commissioner's
	designated agent.	
<u>(3</u>	3) All contracts or sample contracts between the applicant	and any participants.
<u>(4</u>	Evidence that expenses shall be allocated to each prote	ected cell in a fair and
	equitable manner.	
" <u>§ 58-10-510</u>	. Establishment of protected cells.	
<u>(a)</u> <u>A</u>	protected cell captive insurance company formed or license	d under this Part may
establish and	I maintain one or more incorporated or unincorporated prot	tected cells, to insure
risks of one of	or more participants, subject to the following conditions:	
<u>(1</u>) A protected cell captive insurance company may es	stablish one or more
	protected cells if the Commissioner has approved it	<u>in writing a plan of</u>
	operation or amendments to a plan of operation subm	itted by the protected
	cell captive insurance company with respect to each pro	otected cell. A plan of
	operation shall include, but is not limited to, the specif	ic business objectives
	and investment guidelines of the protected cell,	provided that the
	Commissioner may require additional information in th	-
(2	2) Upon the Commissioner's written approval of the p	lan of operation, the
	protected cell captive insurance company may attribute	insurance obligations
	with respect to its insurance business to the protected co	ell in accordance with
	the approved plan of operation.	
<u>(3</u>	3) A protected cell shall have its own distinct name or	designation that shall
	include the words "protected cell" or "incorporated cell.	-
(4) The protected cell captive insurance company sha	ll transfer all assets
	attributable to a protected cell to one or more separ	ately established and
	identified protected cell accounts bearing the name of	or designation of that
	protected cell. Protected cell assets must be held	in the protected cell
	accounts for the purpose of satisfying the obligations of	f that protected cell.
<u>(5</u>	5) An incorporated protected cell may be organized and	operated in any form
	of business organization authorized by the Commission	er. Each incorporated
	protected cell of a protected cell captive insurer shall b	be treated as a captive
	insurer for purposes of this Part. Unless otherwis	
	organizational documents of a protected cell ca	aptive insurer, each
	incorporated protected cell of the protected cell capti	ve insurer must have
	the same directors, secretary, and registered office	as the protected cell
	captive insurer.	
<u>(6</u>	5) <u>All attributions of assets and liabilities between a p</u>	rotected cell and the
	general account shall be in accordance with the pl	an of operation and
	participant contracts approved by the Commissioner. N	No other attribution of
	assets or liabilities shall be made by a protected c	ell captive insurance
	company between the protected cell captive insurance	ce company's general
	account and its protected cells. Any attribution of	assets and liabilities
	between the general account and a protected cell sh	nall be in cash or in
	readily marketable securities with established market va	alues.
<u>(b)</u> <u>T</u>	he creation of a protected cell does not create, with respect to	that protected cell, a
	separate from the protected cell captive insurance company	-
	corporated cell. Amounts attributed to a protected cell under	
assets transfe	erred to a protected cell account, are owned by the protected of	cell. No protected cell
	a aga an	
captive insur	ance company shall be, or hold itself out to be, a trustee ll assets of that protected cell account. Notwithstanding	-

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1	protected cell captive insurance company may allow for a security interest to attach to protected				
2	cell assets or a protected cell account when the security interest is in favor of a creditor of the				
3	protected cell and otherwise allowed under applicable law.				
4	(c) This Part shall not be construed to prohibit the protected cell captive insurance				
5	company from contracting with or arranging for an investment advisor, commodity trading				
6	advisor, or other third party to manage the protected cell assets of a protected cell, if all				
7	remuneration, expenses, and other compensation of the third-party advisor or manager are				
8	payable from the protected cell assets of that protected cell and not from the protected cell				
9	assets of other protected cells or the assets of the protected cell captive insurance company's				
10	general account.				
11	(d) A protected cell captive insurance company shall establish administrative and				
12	accounting procedures necessary to properly identify (i) the one or more protected cells of the				
13	protected cell captive insurance company and (ii) the assets and liabilities attributable to each				
14	protected cell. The directors of a protected cell captive insurance company shall keep protected				
15	cell assets and liabilities:				
16	(1) <u>Separate and separately identifiable from the assets and liabilities of the</u>				
17	protected cell captive insurance company's general account.				
18	(2) Attributable to one protected cell separate and separately identifiable from				
19	protected cell assets and protected cell liabilities attributable to other				
20	protected cells.				
21	If this subsection is violated, then the remedy of tracing is applicable to protected cell assets				
22	when commingled with protected cell assets of other protected cells or the assets of the				
23	protected cell captive insurance company's general account. The remedy of tracing shall not be				
24 25	<u>construed as an exclusive remedy.</u>				
25 26	(e) When establishing a protected cell, the protected cell captive insurance company				
26 27	shall attribute to the protected cell assets a value at least equal to the reserves and other insurance liabilities attributed to that protected cell				
27	<u>insurance liabilities attributed to that protected cell.</u> (f) Each protected cell shall be accounted for separately on the books and records of the				
28 29	protected cell captive insurance company to reflect (i) the financial condition and results of				
29 30	operations of such protected cell, (ii) net income or loss, (iii) dividends or other distributions to				
31					
32	participants, and (iv) such other factors as may be provided in the participant contract or required by the Commissioner.				
33	(g) No asset of a protected cell shall be chargeable with liabilities arising out of any				
34	other insurance business the protected cell captive insurance company may conduct.				
35	(h) No sale, exchange, or other transfer of assets shall be made by such protected cell				
36	captive insurance company between or among any of its protected cells without the consent of				
37	such protected cells.				
38	(i) No sale, exchange, transfer of assets, dividend, or distribution shall be made from a				
39	protected cell to a protected cell captive insurance company or participant without the				
40	Commissioner's approval. In no event shall the Commissioner's approval be given if the sale,				
41	exchange, transfer, dividend, or distribution would result in the insolvency or impairment of a				
42	protected cell.				
43	(i) All attributions of assets and liabilities to the protected cells and the general account				
44	shall be in accordance with the plan of operation approved by the Commissioner. No other				
45	attribution of assets or liabilities shall be made by a protected cell captive insurance company				
46	between its general account and any protected cell, or between any protected cells. The				
47	protected cell captive insurance company shall attribute all insurance obligations, assets, and				
48	liabilities relating to a reinsurance contract entered into with respect to a protected cell to such				
49	protected cell. The performance under such reinsurance contract and any tax benefits, losses,				
50	refunds, or credits allocated pursuant to a tax allocation agreement to which the protected cell				
51	captive insurance company is a party, including any payments made by or due to be made to				

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1	the protected cell captive insurance company pursuant to the terms of such agreement, shall
2	reflect the insurance obligations, assets, and liabilities relating to the reinsurance contract that
3	are attributed to such protected cell.
4	(k) In connection with the conservation, rehabilitation, or liquidation of a protected cell
5	captive insurance company, the assets and liabilities of a protected cell shall, to the extent the
6	Commissioner determines they are separable, at all times be kept separate from and shall not be
7	commingled with those of other protected cells and the protected cell captive insurance
8	company.
9	(1) Each protected cell captive insurance company shall annually file with the
10	Commissioner such financial reports as required by the Commissioner. Any such financial
11	report shall include without limitation accounting statements detailing the financial experience
12	of each protected cell.
13	(m) Each protected cell captive insurance company shall notify the Commissioner in
14	writing within 10 business days of any protected cell that is insolvent or otherwise unable to
15	meet its claim or expense obligations.
16	(n) No participant contract shall take effect without the Commissioner's prior written
17	approval. The addition of each new protected cell, the withdrawal of any participant, or the
18	termination of any existing protected cell shall constitute a change in the plan of operation
19	requiring the Commissioner's prior written approval.
20	(o) The business written by a protected cell captive insurance company, with respect to
21	each protected cell, must be secured by one of the following methods:
22	(1) Fronted by an insurance company licensed under the laws of any state.
23	(2) Reinsured by a reinsurer authorized or approved by this State.
24	(3) Secured by a trust fund in the United States for the benefit of policyholders
25	and claimants, funded by an irrevocable letter of credit, or other arrangement
26	that is acceptable to the Commissioner. The amount of security provided
27	shall be no less than the reserves associated with those liabilities which are
28	neither fronted nor reinsured, including reserves for losses, allocated loss
29	adjustment expenses, incurred but not reported losses, and unearned
30	premiums for business written through the participant's protected cell. The
31	Commissioner may require the protected cell captive insurance company to
32	increase the funding of any security arrangement established under this
33	subdivision. If the form of security is a letter of credit, the letter of credit
34 35	shall be issued or confirmed by a bank approved by the Commissioner. A trust maintained pursuant to this subdivision shall be established in a form
35 36	and upon such terms approved by the Commissioner.
37	(p) Notwithstanding this Chapter or other laws of this State, and in addition to
38	G.S. 58-10-525, in the event of an insolvency of a protected cell captive insurance company
39	where the Commissioner determines that one or more protected cells remain solvent, the
40	Commissioner may separate such cells from the protected cell captive insurance company and
41	may allow, on application of the protected cell captive insurance company, for the conversion
42	of such protected cells into one or more new or existing protected cell captive insurance
43	companies, or one or more other captive insurance companies, pursuant to such plan of
44	operation as the Commissioner deems acceptable.
45	"§ 58-10-515. Participation in a protected cell captive insurance company.
46	(a) Associations, corporations, limited liability companies, partnerships, trusts, and
47	other business entities may be participants in any protected cell captive insurance company
48	formed or licensed under this Part.
49	(b) A sponsor may be a participant in a protected cell captive insurance company.
50	(c) A participant need not be a shareholder of the protected cell captive insurance
51	company or any affiliate thereof.

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1	(d) A participant shall insure only its own risks through a protect	ed cell captive
2	insurance company.	•
3	"§ 58-10-520. Combining assets of protected cells.	
4	Notwithstanding G.S. 58-10-510, the assets of two or more protected	cells may be
5	combined for purposes of investment and such combination shall not be constru	ued as defeating
6	the segregation of such assets for accounting or other purposes. Protected cell ca	aptive insurance
7	companies shall comply with the investment requirements contained in	G.S. 58-7-167,
8	58-7-170, 58-7-172, 58-7-173, 58-7-178, 58-7-179, 58-7-180, 58-7-183, 58-7	
9	58-7-188, 58-7-192, 58-7-193, 58-7-197, 58-7-200, and 58-7-205, as applicabl	
10	compliance with such investment requirements shall be waived for protect	_
11	insurance companies to the extent that credit for reinsurance ceded to reinsu	
12	pursuant to G.S. 58-10-445 or to the extent otherwise deemed reasonable and	·· ·
13	the Commissioner. Notwithstanding any other provision of this Chapter, the	Commissioner
14	may approve the use of alternative reliable methods of valuation and rating.	•••
15	"§ 58-10-525. Application of supervision, rehabilitation, and liquidation	i provisions to
16	protected cell captive insurance companies.	-111
17	(a) Except as otherwise provided in this Part, Article 30 of this Chapter	shall apply to a
18 19	<u>protected cell captive insurance company.</u> (b) Upon any order of supervision, rehabilitation, or liquidation of a	protected cell
20	captive insurance company, the Commissioner or receiver shall manage	-
20	liabilities of the protected cell captive insurance company pursuant to this Part.	the assets and
22	(c) Notwithstanding Article 30 of this Chapter:	
23	(1) No assets of a protected cell shall be used to pay any exp	enses or claims
24	other than those attributable to such protected cell.	
25	(2) A protected cell captive insurance company's capital and sur	plus shall at all
26	times be available to pay any expenses of, or claims agains	
27	cell captive insurance company.	*
28	"Subpart 3. Branch Captive Insurance Companies.	
29	" <u>§ 58-10-530. Establishment of branch captive insurance companies.</u>	
30	(a) <u>A branch captive insurance company may be established in this Stat</u>	e, in accordance
31	with this Subpart, to write in this State any insurance or reinsurance of the en	
32	business of its parent and affiliated companies that is subject to the Emplo	-
33	Income Security Act of 1974, as amended, or any insurance or reinsurance	permitted to be
34	written by captive insurance companies pursuant to this Part.	
35	(b) No branch captive insurance company shall do any insurance busin	
36	unless it maintains the principal place of business for its branch operations in the	
37	" <u>§ 58-10-535. Security for payment of branch captive insurance company la</u>	
38 39	(a) No branch captive insurance company shall be issued a l	
39 40	<u>Commissioner unless it possesses and maintains as security for the payme</u> attributable to the branch operations:	Int of madinues
40	(1) An amount equal to the amount set forth in G.S. 58-10-370	as the minimum
42	capital requirement for a pure captive insurance company.	
43	(2) Reserves on such insurance policies or such reinsurance company.	tracts as may be
44	issued or assumed by the branch captive insurance comp	-
45	branch operations, including reserves for losses, allocated	
46	expenses, incurred but not reported losses, and unearned	
47	regard to business written through the branch operations; pro	-
48	that the Commissioner may permit a branch captive insuration	
49	credit against any such reserve requirement any security for	
50	that the branch captive insurance company may post with a c	

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1	that may be posted by a reinsurer with the branch captive insurance
2	company, and in either case if such security remains posted.
3	(b) Subject to the prior approval of the Commissioner, the amounts required in
4	subsection (a) of this section may be held in the form of:
5	(1) A trust formed under a trust agreement and funded by assets acceptable to
6	the Commissioner.
7	(2) An irrevocable letter of credit issued or confirmed by a bank approved by
8	the Commissioner.
9	(3) With respect to the amounts required in subdivision (a)(1) of this section
10	only, cash on deposit with the Commissioner.
11	(4) <u>Any combination of subdivisions (b)(1) through (3) of this section.</u>
12	" <u>§ 58-10-540. Petition for certificate of authority.</u>
13	In the case of an alien captive insurance company seeking to become licensed as a branch
14	captive insurance company, the alien captive insurance company shall petition the
15	Commissioner to issue a certificate setting forth the Commissioner's finding that, after
16	considering the character, reputation, financial responsibility, insurance experience, and
17	business qualifications of the officers and directors of the alien captive insurance company, the
18	licensing and maintenance of the branch operations will promote the general good of the State.
19	After the Commissioner issues a certificate of authorization, the alien captive insurance
20	company shall comply with all other applicable State statutes or common law.
21	"§ 58-10-545. Filing of reports and statements.
22	Prior to March 1 of each year, or with the approval of the Commissioner within 60 days
23	after its fiscal year-end, a branch captive insurance company shall file with the Commissioner a
24	copy of all reports and statements required to be filed under the laws of the jurisdiction in
25	which the alien captive insurance company is formed, verified by oath of two of its executive
26	officers. If the Commissioner is satisfied that the annual report filed by the alien captive
27	insurance company in its domiciliary jurisdiction provides adequate information concerning the
28	financial condition of the alien captive insurance company, the Commissioner may waive the
29	requirement for completion of the captive annual statement for business written in the alien
30	jurisdiction.
31	" <u>§ 58-10-550. Examination of a branch captive insurance company.</u>
32	(a) Any examination of a branch captive insurance company pursuant to
33	G.S. 58-10-430 shall be of branch business and branch operations only so long as the branch
34	captive insurance company files annually with the Commissioner a certificate of compliance, or
35	its equivalent, issued by or filed with the licensing authority of the jurisdiction in which the
36	branch captive insurance company is formed, and demonstrates to the Commissioner's
37	satisfaction that it is operating in sound financial condition in accordance with all applicable
38	laws and regulations of such jurisdiction.
39	(b) As a condition of licensure, an alien captive insurance company shall grant authority
40	to the Commissioner for examination of the affairs of the alien captive insurance company in
41	the jurisdiction in which the alien captive insurance company is formed.
42	"Subpart 4. Special Purpose Financial Captives.
43	" <u>§ 58-10-555. Creation of special purpose financial captives.</u>
44	Special purpose financial captives (SPFCs) are provided by this Subpart exclusively to
45	facilitate the securitization of one or more risks as a means of accessing alternative sources of
46	capital and achieving the benefits of securitization. SPFCs are created for the limited purpose
47	of entering into SPFC contracts and insurance securitization transactions and into related
48	agreements to facilitate the accomplishment and execution of those transactions. The creation
49	of SPFCs is intended to achieve greater efficiencies in structuring and executing insurance
50	securitizations, to diversify and broaden sources of capital for insurers, to facilitate access for
51	many insurers to insurance securitization and capital markets financing technology, and to

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1	further th	e econ	omic de	evelopment and expand the interest of this	State through its captive
2				everopment and expand are interest of time	<u>Bute inough his cupirte</u>
3	insurance program. "§ 58-10-560. Controlling provisions when conflict exists; exemptions.				
4	(a)			s of this Chapter, other than those expressly	
5	<u>~ ~</u>			y conflict occurs in this Part related to an SI	
6	<u>Subpart sl</u>			y connect occurs in this I art related to an SI	
7	(b)			ssioner, by rule, regulation, or order, may	exempt an SPEC or its
8				case-by-case basis, from this Part if the	
9				t to be inappropriate given the nature of the r	
10				ion requirements.	isks to be insured.
11	(a)			when permitted by its organizational docu	ments may apply to the
12				tificate of authority to transact insurance of	• • • •
13				An SPFC shall only insure or reinsure the	
14				her provision of this Part, an SPFC may put	1 V
15		_	-	the SPFC contract as approved by the Comm	
16	(b)			usiness in this State, an SPFC shall:	
17	<u>(0)</u>	<u>(1)</u>		bly with the procedures established in G.S. 58	-10-345(c)
18		$\frac{(1)}{(2)}$	-	n from the Commissioner a certificate of a	
19		<u>(2)</u>		ict insurance or reinsurance business, or both	
20		(3)		at least one management meeting each ye	
21		<u>(0)</u>	-	ses of this section, management is defined	
22				ging board, or other individual or individ	
23				nsibility for the management of the affairs of	
24			-	on and appointment of officers or other of the	-
25				SPFC.	
26		<u>(4)</u>	-	tain its principal place of business in this Stat	e.
27		<u>(5)</u>		int a resident registered agent to accept s	
28		<u>, </u>		wise act on its behalf in this State. If the	-
29				nable diligence, is not found at the registere	
30				nissioner shall be an agent of the SPFC	
31			-	e, or demand may be served.	
32		<u>(6)</u>	Provi	de such documentation of the insurance secu	uritization as requested by
33				ommissioner immediately upon closing of the	
34			<u>a.</u>	An opinion of a duly licensed North Ca	rolina legal counsel with
35			_	respect to compliance with this Part and an	-
36				of the effective date of the transaction.	
37			<u>b.</u>	A statement under oath of its president an	d secretary demonstrating
38				its financial condition.	
39		<u>(7)</u>	Provi	de a complete set of the documentation of the	ne insurance securitization
40			to the	Commissioner immediately following closin	g of the transaction.
41	<u>(c)</u>	A con	nplete S	PFC application shall include the following:	-
42		(1)	A cer	tified copy of the SPFC's organizational docu	iments.
43		<u>(2)</u>	Evide	nce of:	
44			<u>a.</u>	The amount and liquidity of its assets r	elative to the risks to be
45				assumed.	
46			<u>b.</u>	The adequacy of the expertise, experien	ice, and character of the
47				person or persons who manage the SPFC.	
48			<u>c.</u>	The overall soundness of the SPFC's plan of	of operation.
49			<u>d.</u>	Other factors considered relevant by	the Commissioner in
50				ascertaining whether the proposed SPFC	is able to meet its policy
51				obligations.	

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1		<u>e.</u>	The applicant SPFC's financial cond	lition, including the source and
2			form of the minimum capital to be co	ntributed to the SPFC.
3	<u>(3)</u>	<u>A pl</u>	an of operation consisting of a description	on of or statement of intent with
1		respe	ect to the contemplated insurance securi	tization, the SPFC contract, and
5		relat	ed transactions, which shall include:	
)		<u>a.</u>	Draft documentation or, at the disc	cretion of the Commissioner, a
		_	written summary of all material agree	
			effectuate the SPFC contract and, bef	
			contract, the insurance securitization	
			counterparty, the nature of the risks b	
			of protected cells, if any, and the m	
			nature and the interrelationships of t	
			to effectuate the insurance securitizat	-
		<u>b.</u>	The source and form of additional	
		<u></u>	SPFC.	
		C	The proposed investment strategy of	the SPEC
		<u>c.</u> <u>d.</u>	A description of the underwriting,	
		<u>u.</u>	methods by which losses covered by	
			accounted for, and settled.	the BITE contract are reported,
		<u>e.</u>	A pro forma balance sheet and incor	ne statement illustrating various
		<u>c.</u>	stress case scenarios for the perfor	
			SPFC contract.	mance of the STTC under the
	(A)	Diog	raphical affidavits in NAIC format of	all of the prospective SPEC's
	<u>(4)</u>		•	* *
			ers and directors, providing the officers	• •
			es under which they have or are conduc	
	(5)	-	raphical information as the Commission	• •
	<u>(5)</u>		ffidavit from the applicant SPFC verifyi	-
		<u>a.</u>	The applicant SPFC complies with th	
		<u>b.</u>	The applicant SPFC operates only pu	
		<u>c.</u>	The applicant SPFC's investment s	
			account the liquidity of assets and	=
			administration, and asset manageme	
			risks associated with the SPFC	contract and the insurance
			securitization transaction.	
		<u>d.</u>	The securities proposed to be is	
			obligations that are either properly re	
			or constitute an exempt security	or form part of an exempt
			transaction.	
	<u>(6)</u>	<u>Any</u>	other statements or documents requ	ired by the Commissioner to
			ate and complete the licensing of the SI	
	<u>(d)</u> <u>In ad</u>	dition	to the information required by subsec	tion (c) of this section and by
	<u>G.S. 58-10-585,</u>	when	a protected cell is used, an applic	ant SPFC shall file with the
	Commissioner:			
	<u>(1)</u>	<u>A bu</u>	siness plan demonstrating how the appli	icant SPFC accounts for the loss
		and	expense experience of each protected ce	ll at a level of detail found to be
			cient by the Commissioner and how	
			rience to the Commissioner.	
	<u>(2)</u>	-	atement acknowledging that all records	of the SPFC, including records
	<u></u>		ining to any protected cells, must be n	-
		1	nination by the Commissioner.	<u> </u>

	on 2013
1 (3) All contracts or sample contracts between the SPFC and any coun	terparty
2 related to each protected cell.	
3 (4) <u>A description of the expenses allocated to each protected cell.</u>	
4 (e) Information submitted pursuant to this section shall be and remain confident	tial, and
5 shall not be made public by the Commissioner or the Commissioner's designee	unless
6 disclosure is ordered by a court of competent jurisdiction. In addition, the Commission	ner shall
7 have the discretion to disclose such information to a public official having jurisdiction	over the
8 regulation of insurance in another state, provided that:	
9 (1) Such public official shall agree in writing to maintain the confident	<u>iality of</u>
10 <u>such information.</u>	
11 (2) The laws of the state in which such public official serves requi	re such
12 information to be and to remain confidential.	
13 (f) <u>G.S. 58-10-430 applies to SPFCs.</u>	
14 (g) SPFCs are subject to any rules or regulations promulgated pursu	uant to
15 <u>G.S. 58-10-460.</u>	
16 (h) The Commissioner may retain legal, financial, and examination service	
17 outside the Department to examine and investigate the application, the cost of which	
18 charged against the applicant. The Commissioner also may use internal resources to e	
19 and investigate the application based upon an hourly rate for the services performed	
20 usual and customary fee charged by the financial services industry for similar work sub	-
21 minimum fee of twelve thousand dollars (\$12,000), six thousand dollars (\$6,000) of v	which is
22 payable upon filing of the application and the remainder upon licensure.	
23 (i) An SPFC shall be subject to payment of premium taxes as requi	ired by
24 <u>G.S. 58-10-455.</u>	
25 (j) The Commissioner shall grant a certificate of authority authorizing the S	
26 transact insurance or reinsurance business as an SPFC in this State, upon a finding	g by the
 27 <u>Commissioner that:</u> 28 (1) The SPFC's proposed plan of operation provides a reasonable and e 	www.aatad
28 (1) The SPFC's proposed plan of operation provides a reasonable and e 29 successful operation.	expected
30 (2) The terms of the SPFC contract and related transactions comply w	with this
31 Part.	<u>viui uiis</u>
32 (3) The proposed plan of operation is not hazardous to any counterparty.	
33 (4) To the extent required by law or regulation, the Commissioner	
34 equivalent regulatory authority of the state of domicile of each coun	
35 has notified the Commissioner in writing or otherwise provided as	
36 satisfactory to the Commissioner that it has approved or not disappro	
37 transaction.	
38 (5) The certificate of authority authorizing the SPFC to transact bus	iness is
39 limited only to the insurance or reinsurance activities that the S	
40 authorized to conduct pursuant to this Part.	
	issioner
41 (k) In evaluating the expectation of a successful operation, factors the Comm	
41 (k) In evaluating the expectation of a successful operation, factors the Comm 42 shall consider include whether the proposed SPFC and its management are of know	
	nership,
42 shall consider include whether the proposed SPFC and its management are of know	-
 42 shall consider include whether the proposed SPFC and its management are of know 43 character and reasonably believed not to be affiliated, directly or indirectly, through own 	s, with a
 42 shall consider include whether the proposed SPFC and its management are of know 43 character and reasonably believed not to be affiliated, directly or indirectly, through own 44 control, management, reinsurance transactions, or other insurance or business relations 	s, with a
 shall consider include whether the proposed SPFC and its management are of know character and reasonably believed not to be affiliated, directly or indirectly, through owy control, management, reinsurance transactions, or other insurance or business relations person known to have been involved in the improper manipulation of assets, accord 	s, with a unts, or
 42 shall consider include whether the proposed SPFC and its management are of know 43 character and reasonably believed not to be affiliated, directly or indirectly, through own 44 control, management, reinsurance transactions, or other insurance or business relations 45 person known to have been involved in the improper manipulation of assets, accord 46 reinsurance. 47 (1) To ensure the proposed plan of operation is not hazardous to any counterpart 48 Commissioner may require reasonable safeguards in the SPFC's plan of operation 	<u>s, with a</u> unts, or arty, the
 42 shall consider include whether the proposed SPFC and its management are of know 43 character and reasonably believed not to be affiliated, directly or indirectly, through own 44 control, management, reinsurance transactions, or other insurance or business relations 45 person known to have been involved in the improper manipulation of assets, accord 46 reinsurance. 47 (1) To ensure the proposed plan of operation is not hazardous to any counterpart 48 Commissioner may require reasonable safeguards in the SPFC's plan of operation 49 applicable and appropriate in the circumstance, including, without limitation, that certain 	arty, the n where
 42 shall consider include whether the proposed SPFC and its management are of know 43 character and reasonably believed not to be affiliated, directly or indirectly, through own 44 control, management, reinsurance transactions, or other insurance or business relations 45 person known to have been involved in the improper manipulation of assets, accord 46 reinsurance. 47 (1) To ensure the proposed plan of operation is not hazardous to any counterpart 48 Commissioner may require reasonable safeguards in the SPFC's plan of operation 	arty, the n where

General Assembly Of North Carolina Session 2013 A foreign or alien corporation or limited liability company, upon approval of the 1 (m) 2 Commissioner, may become a domestic SPFC after complying with G.S. 58-10-345(c)(1). 3 After such documents are successfully filed, the foreign or alien corporation or limited liability 4 company is entitled to the necessary or appropriate certificates or licenses to transact business 5 as an SPFC in this State and is subject to the authority and jurisdiction of this State. In 6 connection with this redomestication, the Commissioner may waive any requirements for 7 public hearings. It is not necessary for a corporation or limited liability company 8 redomesticating into this State to merge, consolidate, transfer assets, or otherwise engage in 9 another reorganization, other than as specified in this section. 10 "§ 58-10-570. Organization of an SPFC. 11 An SPFC may be established as a stock corporation, limited liability company, (a) 12 mutual, partnership, or other form of organization approved by the Commissioner. 13 The SPFC's organizational documents shall limit the SPFC's authority to transact the (b) 14 business of insurance or reinsurance to those activities the SPFC conducts to accomplish its 15 purpose as expressed in this Part. 16 The SPFC shall not adopt a name that is the same as, deceptively similar to, or (c) 17 likely to be confused with or mistaken for another existing business name registered in this 18 State. Any name adopted by an SPFC shall comply with State law. An SPFC shall have at least three incorporators or organizers, of whom at least two 19 (d) 20 shall be residents of this State. 21 At least one of the members of the management of the SPFC shall be a resident of (e) 22 this State. 23 An SPFC formed pursuant to this Part has the privileges of and is subject to all other (f) 24 requirements of this State's law applicable to its formation, as well as the applicable provisions 25 contained in this Part, provided that this Part controls if a conflict exists in this State's law. 26 "§ 58-10-575. Minimum capital. 27 An SPFC shall initially possess and maintain minimum capital of not less than two (a) hundred and fifty thousand dollars (\$250,000). All of the minimum initial capitalization shall 28 29 be in cash. All other funds of the SPFC in excess of its minimum initial capitalization shall be 30 in the form of cash, cash equivalent, or securities invested as approved by the Commissioner. 31 Additional capitalization for the SPFC shall be determined, if so required, by the (b) Commissioner after giving due consideration to the SPFC's plan of operation, feasibility study, 32 33 pro formas, and the nature of the risks being insured or reinsured, which may be prescribed in 34 formulas approved by the Commissioner. 35 "§ 58-10-580. Authorized activities. 36 An SPFC shall only insure the risks of a counterparty. (a) 37 (b) No SPFC shall issue a contract for assumption of risk or indemnification of loss 38 other than an SPFC contract. However, the SPFC may cede risks assumed through an SPFC 39 contract to third-party reinsurers through the purchase of reinsurance or retrocession protection 40 on terms approved by the Commissioner. 41 An SPFC may enter into contracts and conduct other commercial activities related (c) 42 or incidental to and necessary to fulfill the purposes of the SPFC contract, insurance 43 securitization, and this Part. Those activities may include, but are not limited to: 44 Entering into SPFC contracts. (1) 45 Issuing SPFC securities in accordance with applicable securities law. (2)Complying with the terms of such contracts or securities. 46 (3) 47 (4) Entering into trust, guaranteed investment contract, letter of credit, swap, 48 tax, administration, reimbursement, or fiscal agent transactions. 49 Complying with trust indenture, reinsurance, or retrocession, and agreements (5) necessary or incidental to effectuate an insurance securitization in 50

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1			compliance with this Part or the plan of operation	approved by the
2			Commissioner.	
3	<u>(d)</u>	An SP	FC shall do all of the following:	
4		(1)	Discount its reserves at discount rates as approved by the C	Commissioner.
5		(2)	Maintain reserves that are actuarially sufficient to sup	port the liabilities
6			incurred by an SPFC in reinsuring life insurance policies.	
7		<u>(3)</u>	File annually with the Commissioner an actuarial op	inion on reserves
8			provided by an approved independent actuary.	
9	" <u>§ 58-10-5</u>	85. Es	stablishment of protected cell accounts.	
10	(a)	This s	section and G.S. 58-10-590 provide a basis for the cre	eation and use of
11	protected c	ells by	y an SPFC as a means of accessing alternative sources of	f capital, lowering
12	formation	and ad	lministrative expenses, and generally making insurance se	curitizations more
13	efficient. I	f a con	nflict exists between other provisions of this Part and eith	her this section or
14			hen this section or G.S. 58-10-515 shall control as applicabl	
15	(b)		PFC may establish and maintain one or more protected cells	
16			commissioner and subject to compliance with the applicable	-
17			e following conditions:	
18		(1)	A protected cell shall be established only for the purpo	ose of insuring or
19		<u>, </u>	reinsuring risks of one or more SPFC contracts with a cou	
20			intent of facilitating an insurance securitization.	
21		(2)	Each protected cell shall be accounted for separately	on the books and
22		<u>, , , , , , , , , , , , , , , , , , , </u>	records of the SPFC to reflect the financial condition	
23			operations of the protected cell, net income or loss, d	
24			distributions to the counterparty for the SPFC contract w	
25			other factors as may be provided in the SPFC co	
26			securitization transaction documents, plan of operation, o	
20 27			as required by the Commissioner.	<u>r ousiness piun, or</u>
28		(3)	Amounts attributed to a protected cell under this Part	including assets
20 29		<u>(5)</u>	transferred to a protected cell account, are owned by the S	-
30			shall be or hold itself out to be a trustee with respect to the	
31			assets of that protected cell account.	<u>lose protected cen</u>
32		(4)	All attributions of assets and liabilities between a protection	ected cell and the
32 33		<u>(+)</u>	general account shall be in accordance with the plan of o	
33 34			by the Commissioner, and no other attribution of assets	
35			SPFC between the SPFC's general account and its protect	
35 36			permitted. The SPFC shall attribute all insurance obliga	
30 37			liabilities relating to an SPFC contract and the	
38			securitization transaction, including any securities issued	
38 39			part of the insurance securitization, to a particular pr	
39 40			insurance obligations, assets, and liabilities relating to the	
40 41				
41 42			the insurance securitization transaction that are attribut	<u>ed to a particular</u>
			protected cell shall be consistent with:	· · · · · · · · · · · · · · · · · · ·
43			a. <u>The rights, benefits, obligations, and liabilities</u>	of any securities
44			attributable to that protected cell.	
45 46			b. The performance under an SPFC contract	
46			securitization transaction and any tax benefits, l	
47			credits allocated, at any point in time pursuant t	
48			agreement between the SPFC and the SPFC's coun	
49 50			company or group company, or any of them, in con	
50			them, as the case may be, including any payments	-
51			be made to the SPFC pursuant to the terms of the a	greement.

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1	<u>(5)</u>	No assets of a protected cell shall be chargeable wit	h liabilities arising out of
2		an SPFC contract related to or associated with	another protected cell.
3		However, one or more SPFC contracts may be attri	ibuted to a protected cell
		only if the SPFC contracts are intended to be and	ultimately are part of a
		single securitization transaction.	
	<u>(6)</u>	No sale, exchange, or other transfer of assets shall	ll be made by the SPFC
		between or among any of the SPFC's protected cell	ls without the consent of
		the Commissioner, counterparty, and each protected	cell.
	<u>(7)</u>	Except as otherwise contemplated in the SPFC con	tract or related insurance
		securitization transaction documents, or both, no sa	ale, exchange, transfer of
		assets, dividend, or distribution shall be made from	om a protected cell to a
		counterparty or parent without the Commissioner'	s approval and the sale,
		exchange, transfer, dividend, or distribution shall no	
		exchange, transfer, dividend, or distribution would a	result in a protected cell's
		insolvency or impairment.	
	<u>(8)</u>	An SPFC may pay interest or repay principa	
		distributions or repayments with respect to any s	securities attributed to a
		particular protected cell from assets or cash flows	relating to or emerging
		from the SPFC contract and the insurance securitization	
		attributable to that particular protected cell in accord	lance with this Part, or as
		otherwise approved by the Commissioner.	
		PFC contract with or attributable to a protected cell	
		ner's prior written approval, and the addition of e	
		nge in the business plan requiring the Commissioner	
		ner may retain legal, financial, and examination se	
	-	xamine and investigate the application for a protecte	
	• •	against the applicant, or the Commissioner may u	
		vestigate the application, the cost of which may	be charged against the
	applicant, or bot		nd maintain minimum
		SPFC utilizing protected cells shall possess a	
		parate and apart from the capitalization of its proto- ed by the Commissioner after giving due consideration	
		study, and pro formas, including the nature of the	
		arposes of determining the capitalization of each prote	
	-	the and maintain capitalization in each protected cell in	
		PFC in G.S. 58-10-575.	
		establishment of one or more protected cells alone shall	ll not constitute and shall
		b be a fraudulent conveyance, an intent by the SPFC to	
		usiness by the SPFC for any other fraudulent purpose.	
		rotected cell accounts.	
		f the following shall apply to a protected cell:	
	$\frac{\underline{(u)}}{(1)}$	The creation of a protected cell shall not create, with	n respect to that protected
	<u>(1)</u>	cell, a legal person separate from the SPFC.	riespeet to that protected
	<u>(2)</u>	Notwithstanding subdivision (a)(1) of this subsectiv	on a protected cell shall
	<u>(2)</u>	have its own distinct name or designation that inclu	-
		cell." The SPFC shall transfer all assets attributable	
		one or more separately established and identified	
		bearing the name or designation of that protected ce	•
)	<u>(3)</u>	Although a protected cell is not a separate legal pe	
)	<u>\</u>	SPFC in a protected cell is subject to orders of the	
		property would have been if the protected cell were	-
		property would have been if the protected cell were	a separate tegar person.

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1	(4) The property of an SPFC in a protected cell shall be served with pro-	ocess in
2	its own name in all civil actions or proceedings involving or relatin	
3	activities of that protected cell or a breach by the SPFC of a duty	to the
4	protected cell or to a counterparty to a transaction linked or attributed	to it by
5	serving the SPFC.	
6	(5) A protected cell exists only at the pleasure of the SPFC. At the cess	ation of
7	business of a protected cell in accordance with the plan approved	by the
8	Commissioner, the SPFC shall close out the protected cell account.	-
9	(b) Nothing in this section shall be construed to prohibit an SPFC from contracti	ng with
10	or arranging for an investment advisor, commodity trading advisor, or other third p	party to
1	manage the assets of a protected cell, if all remuneration, expenses, and other compens	ation of
2	the third-party advisor or manager are payable from the assets of that protected cell	
3	from the assets of other protected cells or the assets of the SPFC's general account	
4	approved by the Commissioner.	
5	(c) Creditors with respect to a protected cell are not entitled to have recourse aga	inst the
6	protected cell assets of other protected cells or the assets of the SPFC's general account	
7	obligation of an SPFC relates only to the general account, the obligation of the SPFC	extends
8	only to that creditor with respect to that obligation, and the creditor is entitled to have r	ecourse
9	only to the assets of the SPFC's general account.	
0	(d) The assets of the protected cell shall not be used to pay expenses or claim	ns other
1	than those attributable to the protected cell. Protected cell assets are available only to th	
2	contract counterparty and other creditors of the SPFC that are creditors only with respec	t to that
.3	protected cell and, accordingly, are entitled in conformity with this Part, to have recours	e to the
.4	protected cell assets attributable to that protected cell. The assets of the protected	cell are
25	protected from the creditors of the SPFC that are not creditors with respect to that protect	ted cell
6	and who, accordingly, are not entitled to have recourse to the protected cell assets attri-	ibutable
27	to that protected cell. If an obligation of an SPFC to a person or counterparty arises the	from an
8	SPFC contract or related insurance securitization transaction, or is otherwise incurr	ed with
9	respect to a protected cell, then the obligation shall:	
0	(1) Extend only to the protected cell assets attributable to that protected c	ell, and
1	the person or counterparty, with respect to that obligation, is entitled	to have
2	recourse only to the protected cell assets attributable to that protected	cell.
3	(2) Not extend to the protected cell assets of another protected cell or th	e assets
4	of the SPFC's general account, and the person or counterparty, with	respect
5	to that obligation, is not entitled to have recourse to the protected ce	ll assets
6	of another protected cell or the assets of the SPFC's general account	nt. The
7	SPFC's capitalization held separate and apart from the capitalization	<u>n of its</u>
8	protected cell or cells must be available at all times to pay expense	es of or
9	claims against the SPFC and may not be used to pay expenses or	claims
0	attributable to any protected cell.	
-1	(e) Notwithstanding any other provision of law, an SPFC may allow for a	security
2	interest in accordance with applicable law to attach to protected cell assets or a protect	ted cell
3	account when in favor of a creditor of the protected cell or to facilitate an in	<u>surance</u>
4	securitization, including, without limitation, the issuance of the SPFC contract, to the	e extent
15	those protected cell assets are not required at all times to support the risk, but without ot	
6	affecting the discharge of liabilities under the SPFC contract, or as otherwise approved	l by the
7	Commissioner.	
8	(f) An SPFC shall establish administrative and accounting procedures neces	
19	properly identify the one or more protected cells of the SPFC and the protected cell as	
50	protected cell liabilities to each protected cell. An SPFC shall keep protected cell ass	sets and
51	protected cell liabilities:	

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1	<u>(1)</u>	Separate and separately identifiable from the assets and liabilities of the	ne
2		SPFC's general account.	
3	<u>(2)</u>	Attributable to one protected cell separate and separately identifiable from	
4		protected cell assets and protected cell liabilities attributable to othe	er
5		protected cells.	
6		ontracts or other documentation reflecting protected cell liabilities shall clear	_
7		y the protected cell assets are available for the satisfaction of those protected	
8		all SPFC insurance securitizations involving a protected cell, the contracts of	
9		tion effecting the transaction shall contain provisions identifying the protected	
10		e transaction is attributed. In addition, the contracts or other documentation	
11		lose that the assets of that protected cell, and only those assets, are available t	
12		ons of that protected cell. Notwithstanding this subsection, and subject to th	
13		applicable laws or regulations, the failure to include this language in the	
14		er documentation shall not be used as the sole basis by creditors, insureds of	
15 16	reinsureds, insu section.	rers or reinsurers, or other claimants to circumvent the provisions of th	15
17		PFC with protected cells shall annually file with the Department accounting	าฮ
18		inancial reports required by this Part, which shall:	<u>15</u>
19	<u>statements and 1</u> (1)	Detail the financial experience of each protected cell and the SPF	C
20	<u>(1)</u>	separately.	<u> </u>
21	(2)	Provide the combined financial experience of the SPFC and all protected	be
22	<u>_/</u>	cells.	
23	(i) An S	PFC with protected cells shall notify the Commissioner in writing within 1	0
24		a protected cell becoming insolvent.	
25		suing securities.	
26		PFC may issue securities, including surplus notes and other forms of financi	al
27		ject to and in accordance with applicable law, its approved plan of operation	
28	and its organizat	ional documents.	
29	<u>(b)</u> <u>An S</u>	PFC, in connection with the issuance of securities, may enter into and perform	<u>m</u>
30	-	ons under any required contracts to facilitate the issuance of these securities.	
31	-	ect to the approval of the Commissioner, an SPFC may lawfully:	
32	<u>(1)</u>	Account for the proceeds of surplus notes as surplus and not as debt for	or
33		purposes of statutory accounting.	
34	<u>(2)</u>	Submit for prior approval of the Commissioner periodic written requests for	
35		payments of interest on and repayments of principal of surplus notes. In lie	
36		of approval of periodic written requests for authorization to make paymen	
37		of interest on and repayments of principal of surplus notes and other del	
38		obligations issued by the SPFC, the Commissioner may approve a formu	
39		or plan, which shall be included in the SPFC's plan of operation as amende	
40		from time to time, for payment of interest, principal, or both, with respect to	<u>to</u>
41		such surplus notes and debt obligations.	
42		Commissioner, without otherwise prejudicing the Commissioner's authority	-
43		rmulas for an ongoing plan of interest payments or principal repayments, or	
44	•	guidance in connection with the Commissioner's ongoing reviews of reques	ts
45 46		ayments on and principal repayments of the surplus notes.	10
46 47		obligation to repay principal or interest, or both, on the securities issued by the	
47 48	under the SPFC	ect the risk associated with the obligations of the SPFC to the counterpart	ιy
48 49		sset management agreements.	
49 50		us enter into swap agreements, or other forms of asset management agreement	2
50		nteed investment contracts, or other transactions that have the objective of	
51	menuumg guala	need investment contracts, or other transactions that have the objective (<u> </u>

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1	leveling timing differences in funding of up-front or ongoing transaction expenses, or
2	managing asset, credit, or interest rate risk of the investments to ensure that the investments are
3	sufficient to assure payment or repayment of the securities, and related interest or principal
4	payments, issued pursuant to an SPFC insurance securitization transaction, or the obligations of
5	the SPFC under the SPFC contract.
6	" <u>§ 58-10-605. Reinsurance.</u>
7	(a) An SPFC may reinsure only the risks of a ceding insurer pursuant to a reinsurance
8	contract. No SPFC shall issue a contract of insurance or a contract for assumption of risk or
9	indemnification of loss other than such reinsurance contract.
10	(b) Unless otherwise approved in advance by the Commissioner, no SPFC shall assume
11	or retain exposure to insurance or reinsurance losses for its own account that are not funded by:
12	(1) Proceeds from an insurance securitization, letters of credit, or other assets
13	described in G.S. 58-10-340(22).
14	(2) Premium and other amounts payable by the ceding insurer to the SPFC
15	pursuant to the reinsurance contract.
16	(3) Any return on investment of the items described in subdivisions (1) and (2)
17	of this subsection.
18	(c) The reinsurance contract shall contain all provisions required or approved by the
19	Commissioner, which requirements shall take into account the laws applicable to the ceding
20	insurer regarding the ceding insurer taking credit for the reinsurance provided under such
21	reinsurance contract.
22	(d) An SPFC may cede risks assumed through a reinsurance contract to one or more
23	reinsurers through the purchase of reinsurance, subject to the prior approval of the
24	Commissioner.
25	(e) An SPFC may enter into contracts and conduct other commercial activities related
26	or incidental to and necessary to fulfill the purposes of the reinsurance contract, the insurance
27	securitization, and this Part, provided such contracts and activities are included in the SPFC's
28	plan of operation or are otherwise approved in advance by the Commissioner. Such contracts
29 20	and activities may include the following:
30	(1) Entering into SPFC contracts.
31	(2) <u>Issuing SPFC securities in accordance with applicable securities law.</u>
32 33	 (3) Complying with the terms of such contracts or securities. (4) Entering into trust gueranteed investment contract latter of gradit gueranteed.
55 34	(4) Entering into trust, guaranteed investment contract, letter of credit, swap,
54 35	 (5) tax, administration, reimbursement, or fiscal agent transactions. (5) Complying with trust indenture, reinsurance, or retrocession and other
35 36	(5) <u>Complying with trust indenture, reinsurance, or retrocession and other</u> agreements necessary or incidental to effectuate an insurance securitization
30 37	in compliance with this Part or the plan of operation approved by the
38	Commissioner.
39	(f) Unless otherwise approved in advance by the Commissioner, a reinsurance contract
40	shall not contain any provision for payment by the SPFC in discharge of its obligations under
41	the reinsurance contract to any person other than the ceding insurer or any receiver of the
42	ceding insurer.
43	(g) An SPFC shall notify the Commissioner immediately of any action by a ceding
44	insurer or any other person to foreclose on or otherwise take possession of collateral provided
45	by the SPFC to secure any obligation of the SPFC.
46	(h) In the SPFC insurance securitization, the contracts or other relating documentation
47	shall contain provisions identifying the SPFC.
48	(i) Unless otherwise approved by the Commissioner, no SPFC shall enter into an SPFC
49	contract with a person that is not licensed or otherwise authorized to transact the business of
50	insurance or reinsurance in at least its state or country of domicile.
51	(j) No SPFC shall:

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2	<u>(1)</u>	Have any direct obligation to the policyholders counterparty.	or reinsureds of the
3	<u>(2)</u>	Perform any of the following activities with anyone of	convicted of a felony
, 1	<u>(2)</u>	anyone who is untrustworthy or of known bad	•
5		convicted of a criminal offense involving the conversion	
5		_	heft, deceit, fraud,
7		misrepresentation, or corruption:	<u>nen, decen, nadu,</u>
3		<u>a.</u> Lend or otherwise invest assets.	
)		b. Place any assets in custody, trust, or under man	agement
)		c. Borrow money or receive a loan or advance, of	
1		of the securities pursuant to an insurance securi	
	510 N	o securities considered to be insurance or reinsurance	
		issued by an SPFC pursuant to an insurance securitization	
		or reinsurance contracts. No investor in these securities	
		e means of this investment or holding, shall be considere	
	-	ance in this State. The underwriter's placement or se	
		rs, officers, members, managers, employees, agents,	
		l in an insurance securitization pursuant to this Part shall	•
		oducers or brokers or conducting business as an insu	
	-	cy, brokerage, intermediary, advisory, or consulting busi	•
		connection with an insurance securitization.	iness only by virtue of
		isposition of assets; investment limitations.	
$\frac{333-10-0}{3}$ (a)		ssets of an SPFC shall be preserved and administered b	w or on behalf of the
		he liabilities and obligations of the SPFC incident to the	•
	-	uritization, and other related agreements.	e remsurance contract,
<u>ine insuran</u> 5 <u>(b)</u>		e insurance securitization, the security offering me	emorandum or other
		to prospective investors regarding the offer and sale of a	•
		iclude a disclosure that all or part of the proceed	-
-		l be used to fund the SPFC's obligations to the ceding ins	
(c)		PFC shall be subject to any restriction on investments oth	
		The Commissioner may limit investments by an SPF	
	<u>(1)</u>	and amounts of authorized investments delineate	
		58-7-170, 58-7-172, 58-7-173, 58-7-178, 58-7-179,	•
		58-7-185, 58-7-187, 58-7-188, 58-7-192, 58-7-193, 58	
5		58-7-205, as applicable and as amended from time to ti	
)	(2)	No SPFC shall make a loan to any person other than	
	<u>_/</u>	plan of operation or as otherwise approved in advance	
	(3)	The Commissioner may prohibit or limit any investm	•
	<u>(3)</u>	solvency or liquidity of the SPFC unless the inv	
		approved by the Commissioner in writing.	estiment is otherwise
	520 Di		
" <u>§ 58-10-6</u> 2 (a)		PFC shall declare or pay dividends in any form to its	owners other than in
		the insurance securitization transaction agreements, and	
		use the capital of the SPFC below two hundred f	
		giving effect to the dividends, the assets of the SPFC, in	
		the terms of the insurance securitization, shall be su	
		at the SPFC can meet its obligations. Approval by the	
		r the payment of dividends or other distribution b	•
		the retention at the time of each payment of capital or	
		ts specified by or determined in accordance with form	
		missioner.	and approved for the
l <u>SPFC by tl</u>			

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1	(b) The dividends may be declared by the management of the SPFC if the	ne dividends do
2	not violate this Part or jeopardize the fulfillment of the obligations of the SPFC	
3	pursuant to the SPFC insurance securitization agreements, the SPFC contract,	or any related
4	transaction and other provisions of this Part.	•
5	"§ 58-10-625. Changes in plan of operation; filing of audit and statement	of operation;
6	examinations.	
7	(a) Any material change of the SPFC's plan of operation, whether or	not through an
8	SPFC protected cell, shall require prior approval of the Commissioner.	-
9	transactions do not constitute material change for purposes of this section:	-
10	(1) If initially approved in the plan of operation, securities subset	equently issued
11	to continue the securitization activities of the SPFC either	
12	expiration, redemption, or satisfaction of all of these, of pa	rt or all of the
13	securities issued pursuant to initial insurance securitization tra	nsactions.
14	(2) A change and substitution in a counterparty to a swap tran	nsaction for an
15	existing insurance securitization as allowed pursuant to the	his Part if the
16	replacement swap counterparty carries a similar or highe	
17	predecessor with two or more nationally recognized rating age	
18	(b) No later than six months after the fiscal year-end of the SPFC, the	SPFC shall file
19	with the Commissioner an audit by a certified public accounting firm of	f the financial
20	statements of the SPFC and the trust accounts.	
21	(c) An SPFC shall report using statutory accounting principle	s, unless the
22	Commissioner requires, approves, or accepts the use of generally accept	
23	principles or other comprehensive basis of accounting. In each case the Com	missioner may
24	require, approve, or accept any appropriate or necessary modifications or ada	ptations to the
25	accounting basis, and may require the report to be supplemented by additional in	formation.
26	(d) Each SPFC shall file by March 1 a statement of operations, using e	either generally
27	accepted accounting principles or, if approved, accepted, or required by the	Commissioner,
28	statutory accounting principles with useful or necessary modifications or adapt	otations for the
29	type of insurance and kinds of insurers to be reported upon, and as supplemente	d by additional
30	information required by the Commissioner. The statement of operations s	hall include a
31	statement of income, a balance sheet, and may include a detailed listing of i	nvested assets,
32	including identification of assets held in trust to secure the obligations of the S	SPFC under the
33	SPFC contract. The SPFC also may include with the filing risk-based capital c	
34	other adjusted capital calculations to assist the Commissioner with evaluating the	he levels of the
35	surplus of the SPFC for the year ending on December 31 of the previous year.	
36	shall be prepared on forms required by the Commissioner. In addition, the Com	missioner may
37	require the filing of performance assessments of the SPFC contract.	
38	(e) An SPFC shall maintain the SPFC's records in this State unless othe	
39	by the Commissioner and shall make its records available for examine	
40	Commissioner at any time. The SPFC shall keep its books and records in such	
41	financial condition, affairs, and operations can be ascertained and so that the	
42	may readily verify its financial statements and determine its compliance with this	
43	(f) All original books, records, documents, accounts, and vouchers sha	÷
44	and kept available in this State for the purpose of examination and until authorit	• •
45	otherwise dispose of the records is secured from the Commissioner. The or	
46	however, may be kept and maintained outside this State if, according to a plan	
47	management of the SPFC and approved by the Commissioner, the SPFC ma	
48	copies instead of the originals. The books or records may be photographed, repro-	oduced on film,
49 50	or stored and reproduced electronically.	
50	" <u>§ 58-10-630. Cessation of business.</u>	

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1	At the cessat	on of business of an SPFC following termination or	cancellation of an SPFC
2		redemption of any related securities issued in cor	
3		hority granted by the Commissioner expires or, in	
4		ed cells, is modified, the SPFC is no longer authorized	
5		a new or modified certificate of authority is issued	
6		as agreed by the Commissioner.	<u>. </u>
7		pervision, rehabilitation, or liquidation of SPFC.	
8	(a) Except	t as otherwise provided in this section, the terms an	d conditions set forth in
9	Article 30 of this	s Chapter pertaining to supervision, rehabilitation, an	nd liquidation of insurers
10	apply in full to S	SPFCs or each of the SPFC's protected cells, indeper	ndently, or both, without
11	causing or other	wise effecting a supervision, rehabilitation, or liqu	idation of the SPFC or
12	another protected	<u>cell.</u>	
13	(b) Notwi	thstanding the provisions of Article 30 of this Chapter	r, and without causing or
14	otherwise effecti	ng a rehabilitation or liquidation of an otherwise solution	vent protected cell of an
15	SPFC and subjec	t to the provisions of subdivision (g)(5) of this section	n, the Commissioner may
16	apply by petition	n to the court for an order authorizing the Commis	ssioner to rehabilitate or
17	liquidate an SPF	C domiciled in this State on one or more of the followi	ing grounds:
18	<u>(1)</u>	There has been embezzlement, wrongful seque	1
19		diversion of the assets of the SPFC intended to be us	
20		to the counterparty or the holders of SPFC securities	
21	<u>(2)</u>	The SPFC is insolvent and the holders of a majority	• • •
22		amount of each class of SPFC securities request or	
23		or liquidation pursuant to the provisions of this Part.	
24		thstanding the provisions of Article 30 of this Chapter	
25		to the Court for an order authorizing the Commis	
26	-	nore of an SPFC's protected cells independently, with	-
27		ilitation or liquidation of the SPFC generally or anot	ther of its protected cells
28		f the following grounds:	, ,• 1• • ,•
29	<u>(1)</u>	There has been embezzlement, wrongful seque	
30		diversion of the assets of the SPFC attributable to the	
31		or cells intended to be used to pay amounts owed to	/
32 33	(2)	holders of SPFC securities of the affected protected	
33 34	<u>(2)</u>	<u>The affected protected cell is insolvent and the h</u> outstanding principal amount of each class of SPFC	• •
34 35		that particular protected cell request or conse	
36		liquidation pursuant to the provisions of this Part.	ant to renationation of
30 37	(d) The C	Court may not grant relief provided by subdivision	(b)(1) or $(c)(1)$ of this
38		fter notice and a hearing, the Commissioner, who s	
39		s by preponderance of the evidence that relief must	
40	-	de with respect to one or more protected cells by nar	-
41	generally.		ne, runer than the stree
42		thstanding another provision in this Chapter, rules add	opted under this Chapter.
43		cable law or regulation, upon any order of rehabilit	
44	**	more of the SPFC's protected cells, the receiver sha	-
45		SPFC pursuant to the provisions of this Part. The rece	
46		one protected cell are not applied to the liabilities lin	
47		FC generally, unless an asset or liability is linked to	_
48		e the receiver shall deal with the asset or liability in a	-
49	of any relevant ge	overning instrument or contract.	
50	(f) With	respect to amounts recoverable under an SPFC	<u>C</u> contract, the amount
51	recoverable by the	ne receiver must not be reduced or diminished as a	result of the entry of an

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1	order of r	ehabili	tation or liquidation with respect to the counterparty, notw	ithstanding another
2			contracts or other documentation governing the SPFC insura	-
3	(g)		ithstanding the provisions of Article 30 of this Chapter of	· · · · · · · · · · · · · · · · · · ·
4	State:		• • • •	
5		(1)	An application or petition, or a temporary restraining	order or injunction
6			issued pursuant to the provisions of Article 30 of this Cl	napter, with respect
7			to a counterparty does not prohibit the transaction of a bu	siness by an SPFC,
8			including any payment by an SPFC made pursuant to an	n SPFC security, or
9			any action or proceeding against an SPFC or its assets.	
10		(2)	The commencement of a summary proceeding or other	interim proceeding
11			commenced before a delinquency proceeding with respe	ct to an SPFC, and
12			any order issued by the court does not prohibit the pay	yment by an SPFC
13			made pursuant to an SPFC security, SPFC contract, or the	e SPFC from taking
14			any action required to make the payment.	
5		<u>(3)</u>	A receiver of a counterparty may not void a nonfraud	ulent transfer by a
16			counterparty to an SPFC of money or other property m	ade pursuant to an
17			SPFC contract.	
18		<u>(4)</u>	A receiver of an SPFC may not void a nonfraudulent tran	sfer by the SPFC of
19			money or other property made to a counterparty pur	
20			contract or made to or for the benefit of any holder of an	n SPFC security on
21			account of the SPFC security.	
22		<u>(5)</u>	The Commissioner may not seek to have an SPFC w	-
23			declared insolvent as long as at least one of the SPF	•
24			remains solvent, and in the case of such an insolvency	
25			handle the SPFC's assets in compliance with subsection	(e) of this section
26	<i></i>	~ .	and other laws of this State.	
27	<u>(h)</u>		ection (g) of this section does not prohibit the Commission	
28	-		under Article 30 of this Chapter with respect only to the	
29		-	ected cell or cells, provided the Commissioner would h	
30			to declare the SPFC insolvent, subject to and without othe	
81			odivision (5) of subsection (g) of this section. In this case,	
82	-		cell or cells, the Commissioner may not prohibit payments	-
33	-		SPFC security, SPFC contract, or otherwise made un	
34 35			nsaction that are attributable to these protected cell or c g any action required to make these payments.	ells or prohibit the
35 36	(i)		the exception of the fulfillment of the obligations under an	SPEC contract and
37	<u>~~</u>		another provision of this Part or other laws of this State, the	
38		-	held in trust, must not be consolidated with or included	
,0 39			ny delinquency proceeding against the counterparty, pursua	
40			any purpose including, without limitation, distribution	
41	counterpa		any purpose meruding, without minution, distribution	to creditors of the
12	<u>counterpu</u>	<u>nty.</u>	"Subpart 5. Other Provisions.	
13	"§ 58-10-	650. O	ther laws applicable to captive insurance companies.	
44			to the statutes and laws previously referred to in this 1	Part. the following
45			Chapter are applicable to all captive insurance companies	
46	-	(1)	G.S. 58-2-45. – Orders of Commissioner; when writing re	
47		(2)	G.S. 58-2-160 Reporting and investigation of insuran	
48			fraud and the financial condition of licensees; immunity f	<u>rom liability.</u>
19		<u>(3)</u>		ents, brokers, or
50			administrators.	

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1	(4) G.S. 58-2-185. – Record of business kept by companies and agents;
2	Commissioner may inspect.
3	(5) G.S. 58-2-190. – Commissioner may require special reports.
	(6) G.S. 58-2-195. – Commissioner may require records, reports, etc., for
	agencies, agents, and others.
	(7) G.S. 58-2-200. – Books and papers required to be exhibited.
	(8) G.S. 58-5-1. – Deposits; use of master trust.
	(9) <u>G.S. 58-7-50. – Maintenance and removal of records and assets.</u>
	(10) <u>G.S. 58-7-55. – Exceptions to requirements of G.S. 58-7-50.</u> "
	SECTION 2. G.S. 58-22-15 reads as rewritten:
	"§ 58-22-15. Risk retention groups chartered in this State.
	(a) A risk retention group seeking to be chartered in this State must be chartered shall,
	pursuant to the provisions of Part 9 of Article 10 of this Chapter, be chartered and licensed as a
	to write only liability insurance company under Article 7 of this Chapter pursuant to this
	Article and, except as provided elsewhere in this Article, must comply with all of the laws and
	rules applicable to such insurers chartered and licensed in this State and with G.S. 58-22-20 to
	the extent such requirements are not a limitation on laws, administrative rules, or requirements
	of this State. As a chartered and licensed liability insurance company, the group is subject to
	the taxes imposed in Article 8B of Chapter 105 of the General Statutes.
	"
	SECTION 3. G.S. 58-28-5 reads as rewritten:
	"§ 58-28-5. Transacting business without a license prohibited; exceptions.
	(a) Except as otherwise provided in this section, it is unlawful for any company to enter
	into a contract of insurance as an insurer or to transact insurance business in this State as set
	forth in G.S. 58-28-13 without a license issued by the Commissioner. This section does not
	apply to the following acts or transactions:
	(10) An activity in this State by or on the sole behalf of a captive insurer <u>licensed</u>
	and subject to regulation in another jurisdiction other than this State that
	insures solely the risks of the company's parent and affiliated
	companies.companies, or the risks of controlled unaffiliated companies.
	SECTION 4. G.S. 58-47-95 reads as rewritten:
	"§ 58-47-95. Excess insurance and reinsurance.
	(b) Any excess insurance policy or reinsurance contract under this section shall be
	issued by a licensed insurance company, <u>a licensed captive insurance company</u> , an approved
	surplus lines insurance company, or an accredited reinsurer, and shall:
	(1) Provide for at least 30 days' written notice of cancellation by certified mail,
	return receipt requested, to the group and to the Commissioner.
	(2) Be renewable automatically at its expiration, except upon 30 days' written
	notice of nonrenewal by certified mail, return receipt requested, to the group
	and to the Commissioner.
	SECTION 5. G.S. 97-90 reads as rewritten:
	"§ 97-190. Excess insurance.
	$(h) \qquad An average incompany notices required here (h) = (h) = (h + 1) + (h$
	(b) An excess insurance policy required by this section shall be issued by either an
	insurance company licensed in this <u>State State</u> , a captive insurance company licensed in this State, or on aligible surplus lines insurer as defined in G.S. 58, 21, 10 and shall:
	State, or an eligible surplus lines insurer as defined in G.S. 58-21-10 and shall:

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(1)	Provide for at least 30 days' written notic certified mail, return receipt requested Commissioner.	, to the self-insurer and to the
(2)	Be renewable automatically at its expirat notice of nonrenewal by certified mail, self-insurer and to the Commissioner.	
"		
	CTION 6.(a) G.S. 105-228.3 reads as rewritte	en:
"§ 105-228.3. I		
	ng definitions apply in this Article:	
(1)	Article 65 corporation. – A corporation s of the General Statutes, regulating hosp corporations.	· ·
<u>(1a)</u>	1	G S 58-10-340
(2)	Insurer. – An insurer as defined in G.S. 58 have pooled their liabilities pursuant	8-1-5 or a group of employers who
	Compensation Act.	
(3)	Self-insurer. – An employer that carries i	ts own risk pursuant to G.S. 97-93
	of the Workers' Compensation Act."	-
	CTION 6.(b) Article 8B of Chapter 105 of t	he General Statutes is amended by
adding a new se		
	Tax on captive insurance companies.	
	Levied A tax is levied in this section of	
-	ce company that is subject to the tax levied	•
	come taxes imposed by Articles 3 and 4 of ge imposed by G.S. 58-6-25.	i this Chapter or to the insurance
	ninistration. – The definitions in G.S. 58-10-3	340 apply in this section. Except as
	s section, the tax is collected and administered	
premiums tax in	<u>mposed under G.S. 105-228.5.</u>	
<u>(c)</u> <u>Tax</u>	Base Gross premiums from business done	in this State by a captive insurance
	ns all premiums collected in the calendar	
	as a return premium. The term "return pre	
-	miums or premium deposits returned or credi	
• •	ies or contracts, the premium must be prorat	
	this section. In the case of a branch captive i	insurance company, the tax applies
	<u>ach business of the company.</u> Rate on Reinsurance Contracts. – The tax	to be applied to gross premiums
	nsurance contracts issued by a captive insurar	
	the following percentages:	nee company under 0.5. 56-16-445
15 computed at	Premiums Collected	
-		Rate of Tax
-		Rate of Tax .225%
	Up to \$20,000,000	.225%
	<u>Up to \$20,000,000</u> \$20,000,000 to \$40,000,000	<u>.225%</u> .150%
<u>(e)</u> Tax	Up to \$20,000,000 \$20,000,000 to \$40,000,000 \$40,000,000 to \$60,000,000	<u>.225%</u> <u>.150%</u> <u>.050%</u> <u>.025%</u>
	Up to \$20,000,000 \$20,000,000 to \$40,000,000 \$40,000,000 to \$60,000,000 \$60,000,000 and over	<u>.225%</u> . <u>150%</u> . <u>050%</u> . <u>025%</u> oplied to gross premiums collected
	Up to \$20,000,000 \$20,000,000 to \$40,000,000 \$40,000,000 to \$60,000,000 \$60,000,000 and over Rate on Other Contracts. – The tax to be ap ntracts of insurance issued by a captive insur- entages:	<u>.225%</u> . <u>150%</u> . <u>050%</u> . <u>025%</u> oplied to gross premiums collected
on all other con	Up to \$20,000,000 \$20,000,000 to \$40,000,000 \$40,000,000 to \$60,000,000 \$60,000,000 and over Rate on Other Contracts. – The tax to be ap ntracts of insurance issued by a captive insur- entages: Premiums Collected	<u>.225%</u> . <u>150%</u> . <u>050%</u> . <u>025%</u> oplied to gross premiums collected rance company is computed at the <u>Rate of Tax</u>
on all other con	Up to \$20,000,000 \$20,000,000 to \$40,000,000 \$40,000,000 to \$60,000,000 \$60,000,000 and over Rate on Other Contracts. – The tax to be ap ntracts of insurance issued by a captive insur- entages:	<u>.225%</u> . <u>150%</u> . <u>050%</u> . <u>025%</u> oplied to gross premiums collected rance company is computed at the

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1	(f) Total Tax Liability. – The aggregate amount of tax payable under this section by a
2	protected cell captive insurance company with more than 10 cells may not be less than ten
3	thousand dollars (\$10,000) and may not exceed the lesser of (i) one hundred thousand dollars
4	(\$100,000) plus five thousand dollars (\$5,000) multiplied by the number of cells over 10 and
5	(ii) two hundred thousand dollars (\$200,000).
6	For all other captive insurance companies, the aggregate amount of tax payable under this
7	section may not be less than five thousand dollars (\$5,000) and may not exceed one hundred
8	thousand dollars (\$100,000).
9	(g) <u>Common Ownership and Control. – Two or more captive insurance companies</u>
10	under common ownership and control are taxed under this section as a single captive insurance
11	company. When one or more captive insurance companies under common ownership and
12	control are taxed as a single captive insurance company, the amount of premium tax calculated
13	with respect to the consolidated group is allocated to each member of the consolidated group in
14	the same proportion that the premium allocable to the member bears to the total premium of all
15	members. The amount of tax allocated to a member of the consolidated group may not exceed
16	one hundred thousand dollars (\$100,000). The aggregate amount of tax payable under
17	subsection (f) of this section by the consolidated group is the sum of the premium tax allocated
18	to the members plus five thousand dollars (\$5,000)."
19	SECTION 6.(c) G.S. 105-228.5(g) reads as rewritten:
20	"(g) Exemptions. – This section does not apply to farmers' mutual assessment fire
21	insurance companies or to fraternal orders or societies that do not operate for a profit and do
22	not issue policies on any person except members. This section does not apply to captive
23	insurance companies taxed under G.S. 105-228.4A."
24	SECTION 7. G.S. 58-6-25 reads as rewritten:
25	"§ 58-6-25. Insurance regulatory charge.
26	(a) Charge Levied. – There is levied on each insurance company <u>company</u>, other than a
27	captive insurance company, an annual charge for the purposes stated in subsection (d) of this
28	section. The charge levied in this section is in addition to all other fees and taxes. The
29	percentage rate of the charge is established pursuant to subsection (b) of this section and is
30	applied to the company's premium tax liability for the taxable year. In determining an insurance
31	company's premium tax liability for a taxable year, the following shall be disregarded:
32	
33	(d) Use of Proceeds. – The Insurance Regulatory Fund is created in the State treasury,
34	under the control of the Office of State Budget and Management. The proceeds of the charge
35	levied in this section and all fees collected under Articles 69 through 71 of this Chapter and
36	under Articles 9 and 9C of Chapter 143 of the General Statutes shall be credited to the Fund.
37	The Fund shall be placed in an interest-bearing account and any interest or other income
38	derived from the Fund shall be credited to the Fund. Moneys in the Fund may be spent only
39	pursuant to appropriation by the General Assembly and in accordance with the line item budget
40	enacted by the General Assembly. The Fund is subject to the provisions of the Executive
41	Budget Act, except that no unexpended surplus of the Fund shall revert to the General Fund.
42	All money credited to the Fund shall be used to reimburse the General Fund for the following:
43	(1) Money appropriated to the Department of Insurance to pay its expenses
44	incurred in regulating the insurance industry industry, including the captive
45	insurance industry, and other industries in this State.
46	
47	(10) Money appropriated to the Department of Insurance to pay its expenses
48	incurred in promoting North Carolina's captive insurance industry.
49	(e) Definitions. – The following definitions apply in this section:
50	(1) Repealed by Session Laws 2003-284, s. 43.2, effective for taxable years
51	beginning on or after January 1, 2004.

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1	(1a) Captive insurance company. – Defined in G.S. 105-228.3.
2	(2) Insurance company. – A company that pays the gross premiums tax levied in
3	G.S. 105-228.5 and G.S. 105-228.8.
4	(3) Insurer. – Defined in G.S. 105-228.3."
5	SECTION 8. Nothing in this act shall be construed to obligate the General
6	Assembly to appropriate funds to implement the provisions of this act. This act becomes
7	effective July 1, 2013, if funds are appropriated for the 2013-2015 fiscal biennium to provide
8	the Department with regulatory staff and resources to license and regulate captive insurance
9	companies. If no funds are appropriated, then this act shall not become effective until July 1 of
10	a year in which the General Assembly appropriates funds to implement it.