## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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## **HOUSE BILL 383\*** Senate Commerce and Insurance Committee Substitute Adopted 6/21/17 Third Edition Engrossed 6/27/17

Short Title: NAIC Models/ORSA & Credit for Reinsurance-AB (Public)

Sponsors:	
Referred to:	

March 16, 2017

## A BILL TO BE ENTITLED

1		A BILL TO BE ENTITLED
2	AN ACT TO M	AKE CERTAIN CHANGES TO THE NORTH CAROLINA INSURANCE
3	LAWS REG	ARDING OWN RISK AND SOLVENCY ASSESSMENTS AND CREDIT
4	FOR REINS	URANCE IN ACCORDANCE WITH MODEL ACTS OF THE NATIONAL
5	ASSOCIATI	ON OF INSURANCE COMMISSIONERS, AS RECOMMENDED BY THE
6	NORTH CA	AROLINA DEPARTMENT OF INSURANCE, AND TO IMPLEMENT
7	REVISED 1	MODEL REGULATIONS OF THE NATIONAL ASSOCIATION OF
8	INSURANC	E COMMISSIONERS GOVERNING RECOMMENDATIONS MADE TO
9	CONSUME	AS REGARDING THE PURCHASE OR EXCHANGE OF ANNUITIES.
10	The General Ass	embly of North Carolina enacts:
11	SECT	FION 1. Article 10 of Chapter 58 of the General Statutes is amended by
12	adding a new Par	t to read:
13	" <u>Pa</u>	rt 10. Risk Management and Own Risk and Solvency Assessment.
14	" <u>§ 58-10-700. P</u>	urpose and scope.
15		purpose of this Part is to establish the requirements for maintaining a risk
16	-	nework and completing an Own Risk and Solvency Assessment (ORSA) and
17		dance and instructions for filing an ORSA Summary Report with the
18	Commissioner.	
19		requirements of this Part shall apply to all insurers domiciled in this State
20		ursuant to G.S. 58-10-725.
21	" <u>§ 58-10-705. D</u>	
22	The followin	g definitions apply in this Part:
23	<u>(1)</u>	Enterprise risk. – Defined in G.S. 58-19-5.
24	<u>(2)</u>	Insurance group. – Those insurers and affiliates included within an insurance
25		holding company system as defined in G.S. 58-19-5.
26	<u>(3)</u>	Insurer Shall have the same meaning as set forth in G.S. 58-1-5 and
27		includes a person subject to Article 65 or 67 of this Chapter. Insurer does not
28		include an agency, authority, or instrumentality of the United States; any of
29		its possessions and territories; the Commonwealth of Puerto Rico; the
30		District of Columbia; nor a state or political subdivision of a state.
31	<u>(4)</u>	Own Risk and Solvency Assessment or ORSA A confidential internal
32		assessment, appropriate to the nature, scale, and complexity of an insurer or
33		insurance group, conducted by that insurer or insurance group of the material
34		and relevant risks associated with the insurer or insurance group's current
35		business plan, and the sufficiency of capital resources to support those risks.



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(5)	ORSA Guidance Manual The current version of	f the Own Risk and
<u></u>	Solvency Assessment Guidance Manual developed	
	NAIC and as amended from time to time. A change in	
	Manual shall be effective on January 1 of the year for	
	year in which the changes have been adopted by the NA	
(6)	ORSA Summary Report. – A confidential high-level s	
<u>107</u>	or insurance group's ORSA, or a combination of repo	-
	information described in the ORSA Guidance Manual.	inter containe the
"§ 58-10-710.	Risk management framework.	
	r shall maintain a risk management framework to ass	sist the insurer with
	sessing, monitoring, managing, and reporting on its mater	
	ent may be satisfied if the insurance group of which the	
	k management framework applicable to the operations of th	
	ORSA requirement.	
	G.S. 58-10-725, an insurer, or the insurance group of w	which the insurer is a
	regularly conduct an ORSA consistent with a process com	
	nual. The ORSA shall be conducted no less than annually	-
	e significant changes to the risk profile of the insurer or the	
	rer is a member.	
	ORSA Summary Report.	
	more than once each year, an insurer shall submit to t	the Commissioner an
	ry Report under the following circumstances:	
(1)	If the insurer is a member of an insurance group, and	the Commissioner is
	the lead state Commissioner of that insurance group as	
	the procedures within the Financial Analysis Handl	book adopted by the
	NAIC, then the insurer shall submit the ORSA Sur	
	Commissioner.	
<u>(2)</u>	If subdivision (1) of this subsection does not apply to	the insurer, then the
	insurer shall submit the ORSA Summary Report upon	n the Commissioner's
	request.	
<u>(b)</u> <u>The</u>	e reports shall include a signature of the insurer or insurat	nce group's chief risk
	r executive having responsibility for the oversight of the in	
management p	rocess attesting to the best of their belief and knowledge th	nat the insurer applies
the enterprise	risk management process described in the ORSA Summa	ary Report and that a
copy of the re	port has been provided to the insurer's board of directors	or to the appropriate
	he board of directors.	
	insurer may comply with subsection (a) of this section b	
recent and sul	bstantially similar reports provided by the insurer or an	other member of an
	p of which the insurer is a member to the commissioner o	
-	regulator of a foreign jurisdiction, if that report provide	
comparable to	the information described in the ORSA Guidance Manual.	Any such report in a
	r than English must be accompanied by a translation of	f that report into the
English langua	i <u>ge.</u>	
" <u>§ 58-10-725.</u>	Exemption.	
	insurer shall be exempt from the requirements of this Part	if it meets both of the
following stand	dards:	
<u>(1)</u>	The insurer has annual direct written and unaffiliate	d assumed premium,
	including international direct and assumed prem	
	premiums reinsured with the Federal Crop Insurar	÷
	Federal Flood Program, less than five hundr	red million dollars
	(\$500.000.000).	

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1	(2) The insurance group of which the insurer is a member has annual direct
2	written and unaffiliated assumed premium, including international direct and
3	assumed premium, but excluding premiums reinsured with the Federal Crop
4	Insurance Corporation and Federal Flood Program, less than one billion
5	dollars (\$1,000,000).
6	(b) If an insurer qualifies for exemption pursuant to subdivision (1) of subsection (a) of
7	this section, but the insurance group of which the insurer is a member does not qualify for
8	exemption pursuant to subdivision (2) of subsection (a) of this section, then the ORSA
9	Summary Report that may be required pursuant to G.S. 58-10-720 shall include every insured
10	within the insurance group, regardless of whether an insurer meets the standard of subdivision
11	(1) of subsection (a) of this section. This requirement may be satisfied by the submission of
12	more than one ORSA Summary Report for any combination of insurers within the group
13	provided that the reports, taken together, include every insurer within the insurance group.
14	(c) If an insurer does not qualify for exemption pursuant to subdivision (1) of
15	subsection (a) of this section, but the insurance group of which it is a member qualifies for
16	exemption pursuant to subdivision (2) of subsection (a) of this section, then the only ORSA
17	Summary Report that may be required pursuant to G.S. 58-10-720 shall be the report applicable
18	to that insurer.
19	(d) An insurer that does not qualify for exemption pursuant to subsection (a) of this
20	section may apply to the Commissioner for a waiver from the requirements of this Part based
21	upon unique circumstances. In deciding whether to grant the insurer's request for waiver, the
22	Commissioner may consider the type and volume of business written, ownership and
23	organizational structure, and any other factor the Commissioner considers relevant to the
24	insurer or insurance group of which the insurer is a member. If the insurer is part of ar
25	insurance group with insurers domiciled in more than one state, the Commissioner shall
26	coordinate with the lead state commissioner and with the other domiciliary commissioners in
27	considering whether to grant the insurer's request for a waiver.
28	(e) <u>Notwithstanding the exemptions stated in this section:</u>
29	(1) <u>The Commissioner may require that an insurer maintain a risk managemen</u>
30	framework, conduct an ORSA, and file an ORSA Summary Report based or
31	unique circumstances, including, but not limited to, the type and volume of
32 33	business written, ownership and organizational structure, federal agency requests, and international supervisor requests.
33 34	
34 35	(2) <u>The Commissioner may require that an insurer maintain a risk managemen</u> framework, conduct an ORSA, and file an ORSA Summary Report if the
36	insurer has a risk-based capital company action level event as set forth in
30 37	G.S. 58-12-11, meets one or more of the standards of an insurer deemed to
38	be in hazardous financial condition as defined in G.S. 58-30-60, or otherwise
39	exhibits qualities of a troubled insurer as determined by the Commissioner.
40	(f) If an insurer that qualifies for an exemption pursuant to subsection (a) of this section
41	subsequently no longer qualifies for that exemption due to changes in premium as reflected in
42	the insurer's most recent annual statement or in the most recent annual statements of the
43	insurers within the insurance group of which the insurer is a member, the insurer shall have one
44	year following the year the threshold is exceeded to comply with the requirements of this Part.
45	"§ 58-10-730. Contents of ORSA Summary Report.
46	(a) The ORSA Summary Report shall be prepared consistent with the ORSA Guidance
47	Manual, subject to the requirements of subsection (b) of this section. Documentation and
48	supporting information shall be maintained and made available upon examination or upor
49	request of the Commissioner.

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1	(b) The r	eview of the ORSA Summary Report, and any ad	dditional requests for
2		l be made using procedures similar to those currently u	<b>₽</b>
3	examination of m	ultistate or global insurers and insurance groups.	
4	" <u>§ 58-10-735.</u> C	onfidentiality.	
5	(a) Docur	nents, materials, or other information, including the OF	RSA Summary Report,
6	in the possession	n of or control of the Commissioner that are obtain	ed by, created by, or
7		Commissioner or any other person under this Part, is re	• •
8		tary and to contain trade secrets. All such document	
9		be confidential by law and privileged, shall not be cons	-
10		. 58-2-100 or Chapter 132 of the General Statutes, s	
11	-	all not be subject to discovery or admissible in eviden	• •
12		, the Commissioner is authorized to use the document	
13		he furtherance of any regulatory or legal action brow	• •
14		official duties. The Commissioner shall not otherwise	
15		r information public without the prior written consent of	
16		er the Commissioner nor any person who received do	
17		tted information, through examination or otherwise, w	
18		Commissioner or with whom such documents, materials	
19 20	-	ant to this Part shall be permitted or required to testing	• • •
20 21		g any confidential documents, materials, or information	i subject to subsection
21	(a) of this section (c) In ord	<u>.</u> ler to assist in the performance of the Commissioner's	regulatory duties the
22	Commissioner:	et to assist in the performance of the Commissioner's	regulatory duties, the
23 24	<u>(1)</u>	May, upon request, share documents, materials, or	r other ORSA-related
25	<u>(1)</u>	information, including the confidential and privileged	
26		or information subject to subsection (a) of this section	
27		and trade secret documents and materials, with oth	
28		international financial regulatory agencies. For purpos	
29		financial regulatory agencies shall include member	
30		college as defined in G.S. 58-19-37, the NAIC,	
31		consultants designated by the Commissioner. Reci	
32		under this subdivision must agree in writing to maint	-
33		and privileged status of the ORSA-related documen	ts, materials, or other
34		information and verify in writing the recipient's legal	<u>l authority to maintain</u>
35		confidentiality.	
36	<u>(2)</u>	May receive documents, materials, or other ORSA	
37		including otherwise confidential and privileged doc	
38		information and proprietary and trade secret information	
39		regulatory officials of other foreign or domestic ju	
40		members of any supervisory college as defined in G.	
41		the NAIC. The Commissioner shall maintain as con	
42		any documents, materials, or information receiv	<b>-</b>
43		subdivision with notice or the understanding that	
44 45		privileged under the laws of the jurisdiction that	is the source of the
45 46	(2)	document, material, or information.	AIC or a third manter
40 47	<u>(3)</u>	Shall enter into a written agreement with the N consultant governing sharing and use of information	
47 48		this Part, consistent with this subsection, that shall do a	± ±
40 49			
49 50		<u>a.</u> <u>Specify procedures and protocols regarding t</u> security of information shared with the N	•
50 51		consultant pursuant to this Part, including pro	
			in protocold

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	for sharing by the NAIC with other state	e regulators from states in
	which the insurance group has domiciled	•
	shall provide that the recipient agrees in	n writing to maintain the
	confidentiality and privileged status of the	ORSA-related documents,
	materials, or other information and has v	erified in writing the legal
	authority to maintain confidentiality.	
<u>b.</u>	Specify that ownership of information sh	nared with the NAIC or a
	third-party consultant pursuant to this	
	Commissioner, and the NAIC's or a third-p	party consultant's use of the
	information is subject to the direction of th	e Commissioner.
<u>c.</u>	Prohibit the NAIC or third-party con	sultant from storing the
	information shared pursuant to this Part in	a permanent database after
	the underlying analysis is completed.	-
<u>d.</u>	Require prompt notice be given to an i	nsurer whose confidential
	information in the possession of the NAIC	or a third-party consultant
	pursuant to this Part is subject to a reques	t or subpoena to the NAIC
	or a third-party consultant for disclosure or	r production.
<u>e.</u>	Require the NAIC or a third-party of	consultant to consent to
	intervention by an insurer in any judicial	or administrative action in
	which the NAIC or a third-party consu	iltant may be required to
	disclose confidential information about the	he insurer shared with the
	NAIC or a third-party consultant pursuant	to this Part.
<u>f.</u>	In the case of an agreement involving	a third-party consultant,
	provide for the insurer's written consent.	
	of information and documents by the Com	_
	te a delegation of regulatory authority	-
•	responsible for the administration, execution	on, and enforcement of the
provisions of this Part.		
	f any applicable privilege or claim of confid	•
	cret materials, or other ORSA-related inform	
	RSA-related information or documents to the	e Commissioner under this
	haring as authorized in this Part.	
	materials, or other information in the possess	-
	nt pursuant to this Part shall be confidential b	
-	blic record under either G.S. 58-2-100 or C	
· · · · · · · · · · · · · · · · · · ·	bject to subpoena, and shall not be subject to	discovery of admissible in
evidence in any private of "§ 58-10-740. Sanction		
		ODSA Summery Deport of
	<u>failing, without just cause, to timely file the</u> I be subject to a civil penalty of one hundred	• •
	d a total penalty of one thousand dollars (\$1,	
	Opportunity to Be Heard Required. – A	
	in accordance with the provisions of Cha	· ·
	oner may order the respondent to pay the as	-
imposed by this section.	mer may order the respondent to pay the as	sessment and ervir penalty
	ceeds of civil penalties provided for in this	section shall be remitted to
	rfeiture Fund in accordance with G.S. 115C-	
"§ 58-10-745. Severabi		101.21
	his Part or the application thereof to any pers	son or circumstance is held
• •	ion shall not affect the provisions or application	
in , and, such determinat	ton shan not arrest the provisions of applicat	none of this fait which call

## **General Assembly Of North Carolina** 1 be given effect without the invalid provision or application, and, to that end, the provisions of 2 this Part are severable." 3 **SECTION 2.** G.S. 58-7-21(b) reads as rewritten: 4 "§ 58-7-21. Credit allowed a domestic ceding insurer. 5 . . . 6 (b) Credit for reinsurance shall be allowed a domestic ceding insurer as either an asset 7 or a reduction from liability on account of reinsurance ceded only when the reinsurer meets the 8 requirements of subdivisions (1), (2), (3), (4), 4(a), or (5) of this subsection. Credit shall be 9 allowed under subdivision (1), (2), or (3) of this subsection only with regard to cessions of 10 those kinds or classes of business in which the assuming insurer is licensed or otherwise 11 permitted to write or assume in its state of domicile or, in the case of a United States branch of an alien assuming insurer, in the state through which it is entered and licensed to transact 12 13 insurance or reinsurance. Credit shall be allowed under subdivision (3) or (4) of this subsection 14 only if the applicable requirements of subdivision (6) of this section-subsection have been 15 satisfied. (1)Credit for reinsurance - Reinsurer licensed in this State. - Credit shall be 16 17 allowed when the reinsurance is ceded to an assuming insurer that is licensed 18 to transact insurance or reinsurance in this State. 19 Credit for reinsurance - Accredited reinsurer. - Credit shall be allowed when (2)the reinsurance is ceded to an assuming insurer that is accredited by the 20 21 Commissioner as a reinsurer in this State. An accredited In order to be eligible for accreditation, a reinsurer is one that:shall do all of the following: 22 23 Files-File with the Commissioner evidence of its submission to this a. 24 State's jurisdiction; jurisdiction. 25 Submits-Submit to this State's authority to examine its books and b. 26 records; records. 27 Is-Be licensed to transact insurance or reinsurance in at least one c. 28 state, or in the case of a United States branch of an alien assuming 29 insurer is insurer, be entered through and licensed to transact 30 insurance or reinsurance in at least one state; state. 31 Files-File annually with the Commissioner a copy of its annual d. 32 statement filed with the insurance regulator of its state of domicile, a 33 copy of its most recent audited financial statement, and a fee of seven 34 hundred fifty dollars (\$750.00) and eithereither: 35 Maintains a policyholders' surplus in an amount that is not 1.

- 36 less than twenty million dollars (\$20,000,000) and whose 37 accreditation has not been denied by the Commissioner 38 within 90 days after its submission; or 39
  - 2. Maintains a policyholders' surplus in an amount less than twenty million dollars (\$20,000,000) and whose accreditation has been approved by the Commissioner.

Credit shall not be allowed a domestic ceding insurer if the assuming insurer's accreditation has been revoked by the Commissioner after notice and opportunity for a hearing.

Credit for reinsurance - Reinsurer domiciled in another state. - Credit shall 45 (3) be allowed when the reinsurance is ceded to an assuming insurer that is 46 47 domiciled in, or in the case of a United States branch of an alien assuming 48 insurer is entered through, a state that uses standards regarding credit for 49 reinsurance substantially similar to those applicable under this section and 50 the assuming insurer or United States branch of an alien assuming insurer:

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41 42

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1 2		a.		ains a policyholders' surplus in an amount n dollars (\$20,000,000); and	not less than twenty
3 4		b.	Subm record	its to the authority of this State to exa	mine its books and
5		The r		ent in sub-subdivision (3)a. of this subsect	ion does not apply to
6			-	eded and assumed under pooling arrangen	
7				olding company system.	nents among mourers
8	(4)			nsurance – Reinsurer maintaining trust fund	de _
9	(+)	a.		t shall be allowed when the reinsurance is of	
10		u.		r that maintains a trust fund in a qua	•
11				tial institution, as defined in G.S. 58-7-26	
12				valid claims of its United States ceding i	· · · ·
13				accessors in interest. The assuming insurer	
14				e Commissioner information substantiall	
15				ed to be reported on the NAIC Annual	-
16			-	ed insurers to enable the Commission	•
17				iency of the trust fund. The assuming in	
18				nation of its books and records by the Co	
19				pense of examination.	
20				1	
21		c.	The f	following requirements apply to the foll	owing categories of
22			assum	ing insurer:	
23			1.	The trust fund for a single assuming inst	surer shall consist of
24				funds in trust in an amount not less	than the assuming
25				insurer's liabilities attributable to reinsura	ance ceded by United
26				States ceding insurers, and, in addition,	-
27				shall maintain a surplus in trust of n	
28				million dollars <del>(\$20,000,000).<u>(</u>\$20,00</del>	_
29				provided in sub-sub-subdivision c.1a. of	
30			<u>1a.</u>	At any time after the assuming insur	rer has permanently
31				discontinued underwriting new business	-
32				for at least three full years, the insurance	-
33				with principal regulatory oversight of the	
34				a reduction in the required trusteed surp	
35				finding, based on an assessment of the	
36 37				required surplus level is adequate for the	-
37 38				States ceding insurers, policyholders, and	-
30 39				reasonably foreseeable adverse loss de	*
39 40				assessment may involve an actuarial r independent analysis of reserves and c	
40 41				consider all material risk factors, includi	
41				the lines of business involved, the stab	
42 43				loss estimates, and the effect of the sur	•
43 44				the assuming insurer's liquidity or solv	
44 45				required trusteed surplus may not be re	-
46				less than thirty percent (30%) of the	
40 47				liabilities attributable to reinsurance ceo	_
48				ceding insurers covered by the trust.	ica by Onica States
49			2.	In the case of a group including incorpo	prated and individual
<del>5</del> 0				unincorporated underwriters:	racea and marriadal
50				united polated under writers.	

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1 2 3 4 5 6 7 8 9 10	I.	For reinsurance ceded under reinsurance agreements with an inception, amendment, or renewal date on or after August 1, 1995, the trust shall consist of an account in trust in an amount not less than the group's respective underwriters' several liabilities attributable to business ceded by United States domiciled ceding insurers to any member underwriter of the group. For reinsurance ceded under reinsurance agreements with an inception date on or before July 31, 1995, and not amended or renewed after that date,
11		notwithstanding the other provisions of this section
12		and G.S. 58-7-26, the trust shall consist of an account
13		in trust in an amount not less than the group's
14 15		<u>respective underwriters'</u> several insurance and reinsurance liabilities attributable to business written
15		in the United States.
17	In	addition to these trusts, the group shall maintain in trust
18		rplus of which one hundred million dollars
19		,000,000) shall be held jointly for the benefit of the
20		d States domiciled ceding insurers of any member of the
21 22	• •	for all years of account. Each incorporated member of roup shall not be engaged in any business other than
22		writing as a member of the group and shall be subject to
<u>-</u> 24		ame level of regulation and solvency control by the
25		's domiciliary insurance regulator as are the
26		orporated members. Within 90 days after its financial
27 28		nents are due to be filed with the group's domiciliary
28 29		nce regulator, the group shall provide to the nissioner an annual certification by the group's
30		ciliary insurance regulator of the solvency of each
31		writer member or, if a certification is unavailable,
32		ial statements prepared by independent public
33		ntants of each underwriter member of the group.
34 35		rust fund for a group of incorporated insurers under on administration, whose members possess aggregate
36		holders surplus of ten billion dollars (\$10,000,000,000),
37		ated and reported in substantially the same manner as
38		ibed by the annual statement instructions and
39		unting Practices and Procedures Manual of the NAIC,
40		thich has continuously transacted an insurance business
41 42		to making application for accreditation, shall do all of
43		llowing:
44	<u>I.</u>	<u>Consist of funds in trust in an amount not less than the</u>
45	_	assuming insurers' several liabilities attributable to
46		business ceded by United States domiciled ceding
47 49		insurers to any members of the group pursuant to
48 49		reinsurance contracts issued in the name of such
49 50	<u>II.</u>	group; Maintain a joint trusteed surplus of which one
51	<u></u>	hundred million dollars (\$100,000,000) shall be held

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				<u>III.</u>	jointly for the benefit of United States domiciled ceding insurers of any member of the group; and File a properly executed NAIC Form AR-1 as evidence of the submission to this State's authority to examine the books and records of any of its members and shall certify that any member examined will been
					and shall certify that any member examined will bear the expense of any such examination.
				W	Tithin 90 days after the statements are due to be filed
					the group's domiciliary regulator, the group shall file
					the Commissioner an annual certification of each
					writer member's solvency by the member's domiciliary
				regula	tors, and financial statements, prepared by independent
					e accountants, of each underwriter member of the group.
		d.	-	ed by	Session Laws 2001-223, s. 3.1. For applicability, see
		~	note.		~
	<u>(4a)</u>				<u>e – Certified reinsurers. – Credit shall be allowed when</u>
					ded to an assuming insurer that has been certified by the
					reinsurer in this State and secures its obligations in
		<u>accon</u> <u>a.</u>			requirements of this subdivision. be eligible for certification, the assuming insurer shall
		<u>a.</u>			owing requirements:
					assuming insurer must be domiciled and licensed to
					ct insurance or reinsurance in a qualified jurisdiction, as
					nined by the Commissioner pursuant to sub-subdivision
					his subdivision;
			<u>2.</u>	The a	ssuming insurer must maintain capital and surplus, or its
				-	alent, of no less than two hundred fifty million dollars
				<u>.</u>	,000,000) calculated in accordance with
					ub-subdivision d.8. of this subdivision. This requirement
					lso be satisfied by an association including incorporated
					<u>idividual unincorporated underwriters having minimum</u> 1 and surplus equivalents, net of liabilities, of at least
				-	undred fifty million dollars (\$250,000,000) and a central
					containing a balance of at least two hundred fifty million
					s (\$250,000,000);
			<u>3.</u>		ssuming insurer must maintain financial strength ratings
					two or more rating agencies deemed acceptable by the
					nissioner. These ratings shall be based on interactive
				comm	unication between the rating agency and the assuming
				insure	r and shall not be based solely on publicly available
				inform	nation. These financial strength ratings will be one
				factor	used by the Commissioner in determining the rating
					s assigned to the assuming insurer. Acceptable rating
					ies include the following:
				<u>I.</u>	Standard & Poor's;
				<u>II.</u>	Moody's Investors Service;
				III.	Fitch Ratings;
					-
				IV. V.	<u>A.M. Best Company; or</u> Any other nationally recognized statistical rating

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<u>4.</u>	The a	assuming insurer must submit a properly executed NAIC
	Form	CR-1 as evidence of its submission to the jurisdiction of
	this S	State, appointment of the Commissioner as an agent for
	servio	ce of process in this State, and agreement to provide
	secur	ity for one hundred percent (100%) of the assuming
	insur	er's liabilities attributable to reinsurance ceded by United
	States	s ceding insurers if it resists enforcement of a final
	<u>Unite</u>	d States judgment. The Commissioner shall not certify
	<u>any a</u>	assuming insurer that is domiciled in a jurisdiction that
	the C	Commissioner has determined does not adequately and
	prom	ptly enforce final United States judgments or arbitration
	awaro	<u>ds;</u>
<u>5.</u>	The	certified reinsurer must agree to meet applicable
	inform	mation filing requirements, as determined by the
	Com	missioner, both with respect to an initial application for
	<u>certif</u>	ication and on an ongoing basis. All information
	<u>subm</u>	itted by certified reinsurers which is not otherwise
	<u>publi</u>	c information subject to disclosure shall be exempted
	from	disclosure under the North Carolina Public Records Act,
	<u>Chap</u>	ter 132 of the General Statutes, and shall be withheld
	from	public disclosure. The applicable information filing
	requi	rements are as follows:
	<u>I.</u>	Notification within 10 days of any regulatory actions
		taken against the certified reinsurer, any change in the
		provisions of its domiciliary license, or any change in
		rating by an approved rating agency, including a
		statement describing such changes and the reasons
		therefore;
	<u>II.</u>	Annually, NAIC Form CR-F or CR-S, as applicable;
	<u>III.</u>	Annually, the report of the independent auditor on the
		financial statements of the insurance enterprise, on the
		basis described in sub-sub-sub-subdivision a.5.IV. of
		this subdivision;
	<u>IV.</u>	Annually, audited United States generally accepted
		accounting principles basis financial statements,
		regulatory filings, and actuarial opinion as filed with
		the certified reinsurer's supervisor. Audited
		International Financial Reporting Standards basis
		statements are allowed but must include an audited
		footnote reconciling equity and net income to United
		States generally accepted accounting principles basis,
		or, with the permission of the Commissioner, audited
		International Financial Reporting Standards
		statements with reconciliation to United States
		generally accepted accounting principles certified by
		an officer of the company. Upon the initial
		certification, audited financial statements for the last
		three years filed with the certified reinsurer's
		supervisor;

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1		<u>V.</u>	At least annually, an updated list of all disputed and
2			overdue reinsurance claims regarding reinsurance
3			assumed from United States domestic ceding insurers;
4		<u>VI.</u>	A certification from the certified reinsurer's domestic
5			regulator that the certified reinsurer is in good
6			standing and maintains capital in excess of the
7			jurisdiction's highest regulatory action level; and
8		VII.	Any other information that the Commissioner may
9			reasonably require.
10		6. Any c	ther requirements for certification deemed relevant by
11		the Co	ommissioner.
12	<u>b.</u>	An associatio	n, including incorporated and individual unincorporated
13			may be a certified reinsurer. In order to be eligible for
14		certification,	in addition to satisfying requirements of
15		sub-subdivisi	on a. of this subdivision:
16		<u>1.</u> <u>The as</u>	ssociation shall satisfy its minimum capital and surplus
17		<u>requir</u>	ements through the capital and surplus equivalents, net
18			bilities, of the association and its members, which shall
19		includ	e a joint central fund that may be applied to any
20			sfied obligation of the association or any of its
21			ers, in an amount determined by the Commissioner to
22		-	le adequate protection;
23			ncorporated members of the association shall not be
24			ed in any business other than underwriting as a member
25			association and shall be subject to the same level of
26		-	tion and solvency control by the association's
27			iliary regulator as are the unincorporated members; and
28			n 90 days after its financial statements are due to be
29			with the association's domiciliary regulator, the
30			ation shall provide to the Commissioner an annual
31			cation by the association's domiciliary regulator of the
32			ncy of each underwriter member or, if a certification is
33			ilable, financial statements, prepared by independent
34 25		-	accountants, of each underwriter member of the
35 26		<u>associ</u> Contification	
36 37	<u>c.</u>	Certification	
38			ommissioner shall post notice on the Department's Web omptly upon receipt of any application for certification,
30 39		-	ing instructions on how members of the public may
40			ind to the application. The Commissioner may not take
41			action on the application until at least 30 days after
42			g the notice required by this sub-subdivision.
43		-	commissioner shall issue written notice to an assuming
44			r that has made application and been approved as a
45			ed reinsurer. Included in such notice shall be the rating
46			ed to the certified reinsurer in accordance with
47			ibdivision d. of this subdivision.
48			other requirements reasonably imposed by the
49			nissioner.
50	<u>d.</u>		surer rating. – the Commissioner shall assign a rating to
51	—		reinsurer on a legal entity basis, with due consideration

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1		being	given to the group ratin	g where appropria	ate, except that an
2		<u>associa</u>	ation, including incorpor	rated and individu	al unincorporated
3		-	vriters, that has been ap	*	
4			ed reinsurer may be evalu		
5			ommissioner shall publis		
6 7			atings. Factors that may b	*	
8		-	s include, but are not limi The certified reinsurer's		-
9		<u>1.</u>	acceptable rating agency		
10			reinsurer may be assign		
11			strength rating as ou		
12			Commissioner shall use		
13			received from an approv	ved rating agency	in establishing the
14			maximum rating of a cer	tified reinsurer. A	failure to obtain or
15			maintain at least two		
16			acceptable rating agencie	es will result in lo	ss of eligibility for
17		D	certification;		
18	<u>Ratings</u>	<u>Best</u>	<u>S&amp;P</u>	<u>Moody's</u>	<u>Fitch</u>
19 20	$\frac{\text{Secure} - 1}{\text{Secure} - 2}$	$\frac{A++}{A++}$	$\underline{AAA}$	$\underline{Aaa}$	AAA
20 21	$\frac{\text{Secure} - 2}{\text{Secure} - 3}$	$\frac{A+}{A}$	<u>AA+, AA, AA-</u> <u>A+, A</u>	<u>Aa1, Aa2, Aa3</u> <u>A1, A2</u>	<u>AA+, AA, AA-</u> <u>A+, A</u>
21	$\frac{\text{Secure} - 5}{\text{Secure} - 4}$	<u>A</u> <u>A-</u>	$\frac{A+, A}{A-}$	$\frac{A1, A2}{A3}$	$\underline{A+, A}$ <u>A-</u>
23	$\frac{\text{Secure} - 4}{\text{Secure} - 5}$	$\frac{A}{B++, B+}$		<u>Baa1, Baa2,</u>	<u>BBB+, BBB,</u>
24	<u></u>	<u></u>	BBB-	Baa3	BBB-
25	Vulnerable	B, B-,	<u></u> BB+, BB, BB-,	Ba1, Ba2, Ba3,	<u></u> BB, BB-,
26	<u>-6</u>	C++, C+	<u>,</u> <u>B+, B, B-,</u>	<u>B1, B2, B3,</u>	<u>B+, B, B-,</u>
27		<u>C, C-, D</u>	<u>, CCC, C, D, R</u>	<u>Caa, Ca, C</u>	<u>CCC+, CC,</u>
28		<u>E, F</u>			<u>CCC-, DD</u>
29		<u>2.</u>	The business practices		-
30			with its ceding insurers		
31 32		2	with reinsurance contrac		-
32 33		<u>3.</u>	For certified reinsurers review of the most recen		
33 34			Blank, either Schedule	* *	
35			Schedule S for life and h		duity remsurers or
36		<u>4.</u>	For certified reinsurers		ne United States, a
37			review annually of NAI		
38			reinsurers or NAIC Form	n CR-S for life and	health reinsurers;
39		<u>5.</u>	The reputation of the ce	ertified reinsurer for	or prompt payment
40			of claims under reinsura		
41			of the ceding insurers' in		
42			Schedule F reporting o		
43 44			including the proportion		
44 45			days past due or are in o to obligations payable to	· ·	
45 46			supervision or receiversh		
47			the Commissioner may		
48			security the certified rein		•
49			liabilities to United Stat	-	
50			Commissioner shall, at a		*

1       certified reinsurer is required to post by one rating le         2       Commissioner finds that:         3       I.       More than fifteen percent (15%) of the         4       reinsurer's ceding insurance clients have         5       reinsurance recoverables on paid losses of 9         6       more which are not in dispute and which exhandred thousand dollars (\$100,000) for each         8       or         9       II.       The aggregate amount of reinsurance recover         10       paid losses which are not in dispute that are         11       by 90 days or more exceeds fifty million	evel if the
3I.More than fifteen percent (15%) of the reinsurence clients have reinsurance recoverables on paid losses of 9 more which are not in dispute and which ex hundred thousand dollars (\$100,000) for eac or 103II.The aggregate amount of reinsurance recover paid losses which are not in dispute that are by 90 days or more exceeds fifty million	
3I.More than fifteen percent (15%) of the reinsurence clients have reinsurance recoverables on paid losses of 9 more which are not in dispute and which ex hundred thousand dollars (\$100,000) for eac or 103II.The aggregate amount of reinsurance recover paid losses which are not in dispute that are by 90 days or more exceeds fifty million	
4reinsurer's ceding insurance clients have reinsurance recoverables on paid losses of 95reinsurance recoverables on paid losses of 96more which are not in dispute and which ex hundred thousand dollars (\$100,000) for eac7II.9II.10The aggregate amount of reinsurance recover paid losses which are not in dispute that are by 90 days or more exceeds fifty millio	certified
6more which are not in dispute and which exhance7hundred thousand dollars (\$100,000) for each8or9II.10The aggregate amount of reinsurance recover10paid losses which are not in dispute that are11by 90 days or more exceeds fifty million	
7       hundred thousand dollars (\$100,000) for each or         8       or         9       II.       The aggregate amount of reinsurance recover paid losses which are not in dispute that are by 90 days or more exceeds fifty million	0 days or
7       hundred thousand dollars (\$100,000) for each or         8       or         9       II.       The aggregate amount of reinsurance recover paid losses which are not in dispute that are by 90 days or more exceeds fifty million	ceed one
9II.The aggregate amount of reinsurance recover paid losses which are not in dispute that are by 90 days or more exceeds fifty million	h cedent;
0paid losses which are not in dispute that are1by 90 days or more exceeds fifty million	
by 90 days or more exceeds fifty millio	rables on
	e overdue
	n dollars
2 <u>(\$50,000,000).</u>	
3 <u>6.</u> <u>Regulatory actions against the certified reinsurer;</u>	
36.Regulatory actions against the certified reinsurer;47.The report of the independent auditor on the	financial
5 statements of the insurance enterprise, on the basis	described
6 <u>in sub-subdivision d.8. of this subdivision;</u>	
7 <u>8.</u> For certified reinsurers not domiciled in the United	ed States,
8 <u>audited United States generally accepted a</u>	ccounting
9 principles basis financial statements, regulatory fil	ings, and
0 actuarial opinion as filed with the non-United	d States
1 jurisdiction supervisor. Audited International	Financial
2 <u>Reporting Standards basis statements are allowed</u>	but must
3 <u>include an audited footnote reconciling equity and needed</u>	et income
4 to United States generally accepted accounting	principles
5 <u>basis</u> , or, with the permission of the Commissione	r, audited
6 International Financial Reporting Standards statem	ents with
7 reconciliation to United States generally accepted a	ccounting
28 principles certified by an officer of the company.	
9 <u>initial application for certification, the Commissi</u>	
0 <u>consider audited financial statements for the last th</u>	ree years
1 <u>filed with its non-United States jurisdiction supervise</u>	
2 <u>9.</u> <u>The liquidation priority of obligations to a ceding</u>	
3 <u>the certified reinsurer's domiciliary jurisdiction in th</u>	<u>e context</u>
4 <u>of an insolvency proceeding:</u>	
5 <u>10.</u> <u>A certified reinsurer's participation in any solvent s</u>	
6 <u>arrangement</u> , or similar procedure, which involve	
7 States ceding insurers. The Commissioner shall rece	•
8 <u>notice from a certified reinsurer that proposes partici</u>	
9 the certified reinsurer in a solvent scheme of arra	ingement;
0 <u>and</u>	
1 11. Any other information deemed relevant by the Comr	
2 <u>e.</u> <u>Credit allowed a ceding insurer. – The Commissioner sh</u>	
3 credit for reinsurance ceded by a domestic insurer to an	
4 insurer that has been certified as a reinsurer in this State at	
5 for which statutory financial statement credit for reins	
claimed under this subdivision. The credit allowed a cedir	-
shall be based upon the security held by or on behalf of the s	
8 <u>insurer in accordance with the rating assigned to the</u>	
9 reinsurer by the Commissioner pursuant to sub-subdivision	
50 <u>subdivision. The security shall be maintained and in</u>	
consistent with the provisions of G.S. 58-7-26. The an	<u>mount</u> of

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1	securit	y required in order for full credit to be allowed shall
2		bond with the following requirements:
3	<u>1.</u>	Ratings Security Required
4		<u>Ratings</u> <u>Security Required</u> <u>Secure – 10%</u>
5		Secure – 2
6		Secure – 3
7		<u>Secure – 4</u>
8		<u>Secure – 575%</u>
9		<u>Vulnerable – 6100%</u>
10	<u>2.</u>	If a certified reinsurer maintains a trust to fully secure its
11		obligations subject to subdivision (4) of this subsection, and
12		chooses to secure its obligations incurred as a certified
13		reinsurer in the form of a multibeneficiary trust, the certified
14		reinsurer shall maintain separate trust accounts for its
15		obligations incurred under reinsurance agreements issued or
16		renewed as a certified reinsurer with reduced security, as
17		permitted by this subdivision or comparable laws of other
18		United States jurisdictions, and for its obligations subject to
19		subdivision (4) of this subsection. It shall be a condition to
20		the grant of certification under this subdivision that the
21		certified reinsurer shall have bound itself, by the language of
22		the trust and agreement with the insurance regulator with
23		principal regulatory oversight of each such trust account, to
24		fund, upon termination of any such trust account, out of the
25 26		remaining surplus of such trust any deficiency of any other
26 27	2	such trust account.
27	<u>3.</u>	The minimum trusteed surplus requirements provided in subdivision (4) of this subsection are not applicable with
28 29		respect to a multibeneficiary trust maintained by a certified
29 30		reinsurer for the purpose of securing obligations incurred
30 31		under this subdivision, except that such trust shall maintain a
32		minimum trusteed surplus of ten million dollars
33		(\$10,000,000).
34	<u>4.</u>	With respect to obligations incurred by a certified reinsurer
35	<u></u>	under this subdivision, if the security is insufficient, the
36		Commissioner shall reduce the allowable credit by an amount
37		proportionate to the deficiency and has the discretion to
38		impose further reductions in allowable credit upon finding
39		that there is a material risk that the certified reinsurer's
40		obligations will not be paid in full when due.
41	<u>5.</u>	For purposes of this subdivision, a certified reinsurer whose
42	_	certification has been terminated for any reason shall be
43		treated as a certified reinsurer required to secure one hundred
44		percent (100%) of its obligations.
45		I. As used in this sub-sub-subdivision, the term
46		"terminated" refers to revocation, suspension,
47		voluntary surrender, and inactive status.
48		<u>II.</u> If the Commissioner continues to assign a higher
49		rating as permitted by other provisions of this
50		subdivision, this requirement does not apply to a

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		certified reinsurer in inactive status or to a reinsurer
		whose certification has been suspended.
	<u>6.</u>	Affiliated reinsurance transactions shall receive the same
		opportunity for reduced security requirements as all other
		reinsurance transactions.
	<u>7.</u>	The Commissioner shall require the certified reinsurer to post
		one hundred percent (100%), for the benefit of the ceding
		insurer or its estate, security upon the entry of an order of
		rehabilitation or liquidation or conservation against the
		ceding insurer.
	<u>8.</u>	In order to facilitate the prompt payment of claims, a certified
		reinsurer shall not be required to post security for catastrophe
		recoverables for a period of one year from the date of the first
		instance of a liability reserve entry by the ceding company
		insurer as a result of a loss from a catastrophic occurrence as
		recognized by the Commissioner. The one-year deferral
		period is contingent upon the certified reinsurer continuing to
		pay claims in a timely manner. Reinsurance recoverables for
		only the following lines of business as reported on the NAIC
		annual financial statement related specifically to the
		catastrophic occurrence will be included in the deferral:
		<u>I. Line 1: Fire.</u>
		II. Line 2: Allied lines.
		III. Line 3: Farmowners multiple peril.
		IV. Line 4: Homeowners multiple peril.
		<u>V.</u> <u>Line 5: Commercial multiple peril.</u>
		<u>VI.</u> <u>Line 9: Inland marine.</u>
		<u>VII.</u> <u>Line 12: Earthquake.</u>
	0	<u>VIII.</u> <u>Line 21: Auto physical damage.</u>
	<u>9.</u>	Credit for reinsurance under this sub-subdivision shall apply
		only to reinsurance contracts entered into or renewed on or
		after the effective date of the certification of the assuming
		insurer. Any reinsurance contract entered into prior to the effective date of the certification of the assuming insurer that
		is subsequently amended after the effective date of the
		certification of the assuming insurer, or a new reinsurance
		contract, covering any risk for which collateral was provided
		previously, shall only be subject to this sub-subdivision with
		respect to losses incurred and reserves reported from and after
		the effective date of the amendment or new contract.
	10.	Nothing in this sub-subdivision shall prohibit the parties to a
	<u>10.</u>	reinsurance agreement from agreeing to provisions
		establishing security requirements that exceed the minimum
		security requirements established for certified reinsurers
		under this sub-subdivision.
<u>f.</u>	Quali	fied jurisdictions. – The Commissioner shall create and publish
<u>1.</u>		of qualified jurisdictions under which an assuming insurer
		and domiciled in such jurisdiction is eligible to be
		dered for certification by the Commissioner as a certified
	reinsu	

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1	<u>1.</u>	In ord	er to determine whether the domiciliary jurisdiction of a
2		<u>non-U</u>	nited States assuming insurer is eligible to be
3		recogr	nized as a qualified jurisdiction, the Commissioner shall
4			te the appropriateness and effectiveness of the
5		-	rance supervisory system of the jurisdiction, both
6			ly and on an ongoing basis, and consider the rights,
7			ts, and the extent of reciprocal recognition afforded by
8			on-United States jurisdiction to reinsurers licensed and
9			iled in the United States. A qualified jurisdiction must
10			to share information and cooperate with the
11			nissioner with respect to all certified reinsurers
12			iled within that jurisdiction. Additional factors to be
13			lered in determining whether to recognize a qualified
14		-	ction, in the discretion of the Commissioner, include,
15		-	e not limited to, the following:
16 17		<u>I.</u>	The framework under which the assuming insurer is
17		П	regulated.
18 19		<u>II.</u>	<u>The structure and authority of the domiciliary</u> regulator with regard to solvency regulation
19 20			requirements and financial surveillance.
20		<u>III.</u>	The substance of financial and operating standards for
21		<u>111.</u>	assuming insurers in the domiciliary jurisdiction.
22		IV.	The form and substance of financial reports required
23 24		<u>1 V .</u>	to be filed or made publicly available by reinsurers in
25			the domiciliary jurisdiction and the accounting
26			principles used.
27		<u>V.</u>	The domiciliary regulator's willingness to cooperate
28		<u> </u>	with United States regulators in general and the
29			Commissioner in particular.
30		VI.	The history of performance by assuming insurers in
31			the domiciliary jurisdiction.
32		VII.	Any documented evidence of substantial problems
33			with the enforcement of final United States judgments
34			in the domiciliary jurisdiction. A jurisdiction will not
35			be considered to be a qualified jurisdiction if the
36			Commissioner has determined that it does not
37			adequately and promptly enforce final United States
38			judgments or arbitration awards.
39		<u>VIII.</u>	Any relevant international standards or guidance with
40			respect to mutual recognition of reinsurance
41			supervision adopted by the International Association
42			of Insurance Supervisors or successor organization.
43		<u>IX.</u>	Any other matters deemed relevant by the
44		-	Commissioner.
45	<u>2.</u>	-	Commissioner shall consider the list of qualified
46			ctions published by the NAIC in determining qualified
47		•	ctions. If the Commissioner approves a jurisdiction as
48			that does not appear on the NAIC's list of qualified
49 50			ctions, the Commissioner shall provide thoroughly
50		aocum	nented justification with respect to the criteria provided

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1		under sub-sub-subdivision f.1.I. through IX. of this
2		subdivision.
3	<u>3</u>	<u>United States jurisdictions that meet the requirement for</u>
4		accreditation under the NAIC financial standards and
5		accreditation program shall be recognized as qualified
6		jurisdictions.
7	4	If a certified reinsurer's domiciliary jurisdiction ceases to be a
8		qualified jurisdiction, the Commissioner has the discretion to
9		suspend the reinsurer's certification indefinitely, in lieu of
10		revocation.
11	<u>g.</u> <u>R</u>	ecognition of certification issued by an NAIC accredited
12		risdiction. – If an applicant for certification has been certified as a
13	<u>r</u> e	einsurer in an NAIC accredited jurisdiction, the Commissioner has
14	<u>th</u>	e discretion to defer to that jurisdiction's certification and has the
15	<u>d</u>	iscretion to defer to the rating assigned by that jurisdiction, if the
16	<u>a</u>	ssuming insurer submits a properly executed NAIC Form CR-1 and
17	<u></u>	ich additional information as the Commissioner requires. The
18	<u>a</u>	ssuming insurer shall be considered to be a certified reinsurer in this
19	<u>S</u>	tate. Any change in the certified reinsurer's status or rating in the
20	<u>0</u>	ther jurisdiction shall apply automatically in this State as of the date
21	<u>it</u>	takes effect in the other jurisdiction. The certified reinsurer shall
22	<u>n</u>	otify the Commissioner of any change in its status or rating within
23	<u>1</u>	0 days after receiving notice of the change. The Commissioner may
24	<u> </u>	ithdraw recognition of the other jurisdiction's rating at any time and
25	<u>a</u>	ssign a new rating in accordance with sub-subdivision d. of this
26	<u></u>	ubdivision. The Commissioner may withdraw recognition of the
27		ther jurisdiction's certification at any time, with written notice to the
28	<u>c</u>	ertified reinsurer. Unless the Commissioner suspends or revokes the
29	<u>c</u>	ertified reinsurer's certification in accordance with sub-subdivision
30	<u>j.</u>	of this subdivision, the certified reinsurer's certification shall
31	<u>re</u>	emain in good standing in this State for a period of three months,
32		hich shall be extended if additional time is necessary to consider
33		e assuming insurer's application for certification in this State.
34		nactive certified reinsurer A certified reinsurer that ceases to
35		ssume new business in this State may request to maintain its
36		ertification in inactive status in order to continue to qualify for a
37		eduction in security for its in-force business. An inactive certified
38		einsurer shall continue to comply with all applicable requirements of
39		is subdivision, and the Commissioner shall assign a rating that
40		kes into account, if relevant, the reasons why the reinsurer is not
41		ssuming new business.
42		hange in rating or revocation of certification. –
43	<u>1</u>	
44		disqualifying circumstance, the Commissioner shall, upon
45		written notice, assign a new rating to the certified reinsurer in
46		accordance with the requirements of sub-subdivision d. of
47	_	this subdivision.
48	<u>2</u>	• •
49 50		revoke, or otherwise modify a certified reinsurer's
50		certification at any time if the certified reinsurer fails to meet
51		its obligations or security requirements under this subdivision

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1		<u>or, if o</u> th	er financial or operating results of th	ne certified
2		reinsurer,	or documented significant delays in payr	ment by the
3			einsurer, lead the Commissioner to rec	
4		certified	reinsurer's ability or willingness to	meet its
5		<u>contractua</u>	l obligations.	
6			ing of a certified reinsurer is upgrad	•
7			oner, the certified reinsurer may meet t	
8		-	nts applicable to its new rating on a	
9			t the Commissioner shall require th	
10			to post security under the previously	
11			equirements as to all contracts in force o	
12			ve date of the upgraded rating. If the	
13			einsurer is downgraded by the Commis	
14			oner shall require the certified reinsurer	
15			equirements applicable to its new rat	ing for all
16 17			has assumed as a certified reinsurer.	
17 18		-	<u>becation of the certification of a certified r</u> nissioner, the assuming insurer shall be	•
18 19			ity in accordance with G.S. 58-7-26 in o	-
19 20		-	urer to continue to take credit for reinsur	
20 21			iming insurer. If funds continue to be he	
21			ance with subdivision (4) of this subs	
22			oner may allow additional credit equal to	
23 24			ro rata share of such funds, discounted to	
25		· · · · · ·	ncollectibility and anticipated expense	
26			tion. Notwithstanding the change of	
27			rating or revocation of its certification,	
28			at has ceded reinsurance to that certifie	
29			e denied credit for reinsurance for a peri	
30			r all reinsurance ceded to that certified	
31		unless the	reinsurance is found by the Commission	ner to be at
32		high risk o	of uncollectibility.	
33	<u>j.</u>	Mandatory funding	ng clause In addition to the clauses n	required by
34		rule, reinsurance	contracts entered into or renewed	under this
35		subdivision shall	include a proper funding clause, which i	requires the
36		certified reinsure	r to provide and maintain security in	an amount
37			the imposition of any financial statem	
38			urer under this subdivision for reinsuran	ce ceded to
39		the certified reins		
40	<u>k.</u>		nd notification requirements The Con	
41			h all reporting and notification require	
42		•	ed by the NAIC with respect to certified	d reinsurers
43		and qualified juris		
44			then the reinsurance is ceded to an assume $(1)$	0
45 46			nents of subdivisions $(1)$ , $(2)$ , $(3)$ , or $(4)$ ,	
46 47			aly with respect to the insurance of risks	
47 48	-		reinsurance is required by applicat	ne law or
48 40		ion of that jurisdic		on contificat
49 50		-	s not licensed, <del>or accredited <u>accredited</u>,</del>	
50	to tran	sact insurance or	reinsurance in this State, the credit pe	ernnited by

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General Asse	<ul> <li>subdivisions (3) and (4) of this subsection shall not be allowed unless assuming insurer agrees in the reinsurance agreements:</li> <li>a. That if the assuming insurer fails to perform its obligations under terms of the reinsurance agreement, the assuming insurer, at ceding insurer's request, shall submit to the jurisdiction of any c of competent jurisdiction in any state of the United States, s comply with all requirements necessary to give the court jurisdict and shall abide by the final decision of the court or of any apper court if there is an appeal; and</li> <li>b. To designate the Commissioner or a designated attorney as its and lawful attorney upon whom may be served any lawful proces any action, suit, or proceeding begun by or on behalf of the cent company-insurer.</li> </ul>	s the r the court shall tion, llate true ss in
14	This subdivision does not affect the obligation of the parties to a reinsura	ance
15	agreement to arbitrate their disputes, if the obligation is created in	
16	agreement.	
17 (7)	e	(1),
18	(2), or (3) of this subsection, the credit permitted by subdivision (4) or	<u>(4a)</u>
19	of this subsection shall not be allowed unless the assuming insurer agree	es in
20	the trust agreements to the following conditions:	
21	a. Notwithstanding any other provisions in the trust instrument, if	
22	trust fund is inadequate because it contains an amount less than	
23	amount required by sub-subdivision of this subsect	
24	sub-subdivision (4)c. of this subsection, or if the grantor of the	
25	has been declared insolvent or placed into receivers	-
26	rehabilitation, liquidation, or similar proceedings under the law	
27 28	its state or country of domicile, the trustee shall comply with an o of the public official with regulatory oversight over the trust or	
29	an order of a court of competent jurisdiction directing the truste	
30	transfer to the public official with regulatory oversight all of	
31	assets of the trust fund.	
32	b. The assets shall be distributed by, and claims shall be filed with	and
33	valued by, the public official with regulatory oversight in accorda	
34	with the laws of the state in which the trust is domiciled that	
35	applicable to the liquidation of domestic insurance companies.	
36	c. If the public official with regulatory oversight determines that	the
37	assets of the trust fund or any part thereof are not necessary to sat	tisfy
38	the claims of the United States ceding insurers of the grantor of	f the
39	trust, those assets shall be returned by the public official	
40	regulatory oversight to the trustee for distribution in accordance	with
41	the trust agreement.	
42	d. The grantor shall waive any right otherwise available to it un	nder
43 44	United States law that is inconsistent with this provision.	
44 <u>(8</u> )	· · · · · · · · · · · · · · · · · · ·	
45	to meet the requirements for accreditation or certification, the Commission	oner
46 47	may suspend or revoke the reinsurer's accreditation or certification.	u for
47 48	a. <u>The Commissioner must give the reinsurer notice and opportunity</u>	
+8 49	hearing. The suspension or revocation may not take effect until a the Commissioner's order on hearing, unless:	arter
50	1. The reinsurer waives its right to hearing:	

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	<u>2.</u>	The Commissioner's order is	based on regulatory action by
			jurisdiction or the voluntary
			f the reinsurer's eligibility to
			ance business in its domiciliary
		jurisdiction or in the primary	certifying state of the reinsurer
		under sub-subdivision (4a)f. c	of this subsection; or
	<u>3.</u>	The Commissioner finds	that an emergency requires
		immediate action, and a cour	rt of competent jurisdiction has
		not stayed the Commissioner's	s action.
<u>b.</u>	While	e a reinsurer's accreditation or	c certification is suspended, no
	reinst	urance contract issued or renew	ed after the effective date of the
	suspe	ension qualifies for credit except	to the extent that the reinsurer's
	oblig	ations under the contract are	e secured in accordance with
	<u>G.S.</u>	58-7-26. If a reinsurer's accredit	tation or certification is revoked,
	no cr	edit for reinsurance may be gra	anted after the effective date of
	the r	evocation except to the extent	that the reinsurer's obligations
	under	the contract are secured in a	ccordance with sub-subdivision
	<u>(4a)e</u>	. of this subsection or G.S. 58-7-	<u>-26.</u>
<u>(9)</u> <u>Co</u>	ncentratio	<u>n risk</u>	
<u>a.</u>	A ce	eding insurer shall take step	os to manage its reinsurance
	recov	rerables proportionate to its own	n book of business. A domestic
	<u>cedin</u>	g insurer shall notify the Com	missioner within 30 days after
	reinst	urance recoverables from any si	ngle assuming insurer, or group
	<u>of</u> af	filiated assuming insurers, exce	eeds fifty percent (50%) of the
	dome	estic ceding insurer's last report	ted surplus to policyholders, or
	after	it is determined that reinsurance	ce recoverables from any single
	assun	ning insurer, or group of affiliate	ed assuming insurers, is likely to
	excee	ed this limit. The notification sha	all demonstrate that the exposure
	<u>is saf</u>	ely managed by the domestic ce	ding insurer.
<u>b.</u>			iversify its reinsurance program.
	<u>A</u> do	mestic ceding insurer shall noti	ify the Commissioner within 30
	<u>days</u>	after ceding to any single a	assuming insurer, or group of
	<u>affilia</u>	ated assuming insurers, more th	an twenty percent (20%) of the
	<u>cedin</u>	g insurer's gross written premiu	um in the prior calendar year, or
	after	it has determined that the re-	insurance ceded to any single
			ed assuming insurers, is likely to
	excee	ed this limit. The notification sha	all demonstrate that the exposure
		ely managed by the domestic ce	ding insurer."
SECTION	<b>N 3.</b> G.S.	58-7-26(a) reads as rewritten:	
"§ 58-7-26. Asset on	· reductio	n from liability for reinsurand	ce ceded by a domestic insurer
	0	irer not meeting the requirem	
		-	e ceded by a domestic insurer to
-		•	58-7-21 shall be allowed in an
	-	• •	er. The reduction shall be in the
	•		luding funds held in trust for the
-			ning insurer as security for the
			n the United States subject to
			eding insurer; or, in the case of a
-			defined in subsection (c) of this
section. This security	•	the form of:	
(1) Ca	.sh;		

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(2)	Securities that are listed by the Securities Valuation Office	ce of the NAIC
	NAIC, including those deemed exempt from filing as	defined by the
	Purposes and Procedures Manual of the Securities Valuat	tion Office, and
	qualifying as admitted assets;	
(3)	Clean, irrevocable, unconditional letters of credit, issued or	•
	qualified United States financial institution, as defined in s	
	this section, effective no later than December 31 of the year	
	filing is being made, and in the possession of, or in trust	
	company insurer on or before the filing date of its annual st	
	of credit meeting applicable standards of issuer acceptability	
	of their issuance (or confirmation) shall, notwithstanding	
	confirming) institution's subsequent failure to meet applica	
	issuer acceptability, continue to be acceptable as secu	
	expiration, extension, renewal, modification or amendm	nent, whichever
	occurs first; or	
(4)	Any other form of security acceptable to the Commissioner."	
	ION 4. The Department of Insurance shall adopt rules subs	-
	model regulation on suitability in annuity transactions issued	
Association of Ins	surance Commissioners. Rules adopted pursuant to this sectio	n are not subject
	e 2A of Chapter 150B of the General Statutes.	
	ION 5. Part 4 of Article 60 of Chapter 58 of the General Stat	-
	ION 6. Sections 2 and 3 of this act become effective J	•
	act becomes effective January 1, 2018, and the Commissio	v 1
•	under G.S. 58-10-720, as enacted by Section 1 of this act, on o	
	act becomes effective on the date that rules adopted pursuan	
	effective. The remainder of this act is effective when it be	
	shall notify the Revisor of Statutes of the effective date of	-
	ct. Except as otherwise provided, the remainder of this act is e	effective when it
becomes law.		