GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 737 PROPOSED SENATE COMMITTEE SUBSTITUTE H737-PCS30467-TG-28

Short Title: DOI Omnibus Bill.

Sponsors:

Referred to:

April 3, 2025

A BILL TO BE ENTITLED

2 AN ACT TO ELIMINATE THE TRAINING COURSE REQUIREMENTS FOR INSURANCE PRODUCER LICENSURE, TO CLARIFY THE APPLICABILITY OF THE CAP ON 3 4 INSURANCE REFERRAL FEES PAID TO NONLICENSED PERSONS, TO MAINTAIN NAIC ACCREDITATION OF THE DEPARTMENT OF INSURANCE BY 5 IMPLEMENTING GROUP CAPITAL CALCULATION AND LIQUIDITY STRESS TEST 6 7 REQUIREMENTS, TO AMEND THE NORTH CAROLINA PROFESSIONAL 8 EMPLOYER ORGANIZATION ACT, TO REVISE THE INSURANCE GUARANTY 9 ASSOCIATION ACT, TO CLARIFY INSURANCE REBATE PERMITTED TRADE 10 PRACTICES, TO CLARIFY THE LAWS RELATING TO THE EXCHANGE OF 11 BUSINESS BETWEEN INSURANCE PRODUCERS, TO REQUIRE DRIVERS SUBJECT TO THE INEXPERIENCED DRIVER PREMIUM SURCHARGE TO MAINTAIN OR 12 13 BENEFIT FROM CONTINUOUS LIABILITY COVERAGE, TO REVISE THE LAWS 14 GOVERNING PEER-TO-PEER VEHICLE SHARING, TO PLACE RESTRICTIONS ON 15 **RESIDENTIAL LEASES REQUIRING RENTERS INSURANCE, TO MAKE CHANGES** 16 TO THE EFFECTIVE DATE OF CERTAIN PROVISIONS CONCERNING THE CALCULATION OF UNDERINSURED MOTORIST COVERAGE AND INSURANCE 17 18 RATEMAKING LAWS IN S.L. 2023-133, AS AMENDED BY S.L. 2024-29, AND TO 19 AUTHORIZE BROKERS TO REGISTER WITH MULTIPLE DEALERS UNDER 20 COMMON OWNERSHIP OR CONTROL. The General Assembly of North Carolina enacts: 21 22 23 PART I. ELIMINATE TRAINING COURSE REQUIREMENTS FOR INSURANCE

24 PRODUCER LICENSURE

25

SECTION 1.(a) G.S. 58-33-30 reads as rewritten:

26 "§ 58-33-30. License requirements.

The Commissioner shall not issue or continue any license of an insurance producer, limited representative, adjuster, or motor vehicle damage appraiser except as follows:

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(d) Education and Training. –

(1) Each applicant must have had special education, training, or experience of sufficient duration and extent reasonably to satisfy the Commissioner that the applicant possesses the competence necessary to fulfill the responsibilities of comply with all education, training, or experience requirements of this Chapter to be licensed as an insurance producer, limited representative, adjuster, or motor vehicle damage



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| | appraiser. The Commissioner shall not requir applies for an insurance producer license in this specific amount of instruction or any specific co | State to complete any |
| (2) | All individual applicants for licensing as insura G.S. 58-33-26(c1)(1), (2), (4), (6), or (7) sh | ance producers under all furnish evidence |
| | satisfactory to the Commissioner of successful of 20 hours of instruction for each license, which sh | - |
| | the general principles of insurance and any other | - |
| | license that the Commissioner establishes by adm applicant who submits satisfactory evidence of | • |
| | completed a producer training course that has l | been approved by the |
| | Commissioner and that is offered by or und | |
| | property, casualty, life or accident and health of company admitted to do business in this Statistical statistical because and the satisfies and the satisfiest of the set of th | te or a professional |
| | requirements of this subdivision. | |
| (3) | Each resident applicant for a Medicare suppleme | nt and long-term care |
| | insurance license shall furnish evidence | • |
| | Commissioner of successful completion of 10 | |
| | which shall in all cases include the principles of and long term care insurance and federal and | |
| | relating to such insurance. A resident app | |
| | satisfactory evidence of having successfully c | |
| | training course that has been approved by the C | |
| | is offered by or under the auspices of a licensed | |
| | or a professional insurance association satis requirements of this subdivision. | nes me educationai |
| (e) Exa | amination. – | |
| | | |
| (5) | The Commissioner shall collect in advance | |
| | registration fees provided in G.S. 58-33-125 subdivision (4) of this section. subsection. The | |
| | make or cause to be made available to all applic | |
| | fee to offset the costs of production, materia | |
| | necessary for the applicants' proper preparation | |
| | Commissioner may contract directly with p | |
| | suppliers for the production of the preparatory m so let by the Commissioner shall not be subject t | |
| | 143 of the General Statutes. However, the Co | |
| | submit all proposed contracts for supplies, | ., |
| | equipment, and contractual services that exceed | |
| | (\$1,000,000) authorized by this subdivision to th | • |
| | the Attorney General's designee for revie G.S. 114-8.3; and (ii) include in all contracts t | - |
| | Commissioner under this subdivision a standard | - |
| | that the State Auditor and internal auditors of th | |
| | audit the records of the contractor during and | ofter the term of the |
| | | |
| | contract to verify accounts and data affecting for | ees and performance. |
| | | ees and performance. |

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| | SEC | TION 1.(b) G.S. 58-33-32 reads as rewritten: | |
| "§ 58 | 8-33-32. In | terstate reciprocity in producer licensing. | |
| • | | | |
| | • | ndividual who applies for an insurance produc | |
| | | sed for the same lines of authority in that indi | |
| - | ired to comp | lete any prelicensing education or examination. | . This exemption is available only |
| if: | | | |
| | ····" | TION 1 (-) This section has seen affection | |
| licon | | TION 1.(c) This section becomes effective (ations submitted on or after that date. | October 1, 2025, and applies to |
| ncen | isure apprica | tions submitted on of after that date. | |
| PAR | T II CLAI | RIFY INSURANCE FEE REFERRAL CAP | |
| 1 / 11 | | TION 2.(a) G.S. 58-33-82(f) reads as rewritten | |
| " | | ommission, fee, or other valuable consideration | |
| | . , | or the referral of insurance business by an unl | |
| | | or broker producer licensed under G.S. 58-33-20 | |
| | - | e. A violation of this subsection may be punis | · · · · · · |
| | , | (\$2,000) for each violation. This subsection sh | |
| | | TION 2.(b) This section becomes effective Oc | |
| refer | | nal lines insurance business made on or after th | |
| | - | | |
| PAR | RT III. MAI | INTAIN NAIC ACCREDITATION OF DOI | Ι |
| | SEC | TION 3.(a) Article 19 of Chapter 58 of the | General Statutes is amended by |
| addii | ng the follow | wing new sections to read: | |
| " <u>§ 58</u> | | coup capital calculation. | |
| | - | rting Requirement. – The ultimate controlling p | • • |
| - | - | suant to G.S. 58-19-25 shall concurrently file | - |
| - | | culation report. The report shall be filed with the | |
| - | | <u>iptions. – The ultimate controlling person of any</u> | y of the following is exempt from |
| the f | | ement of subsection (a) of this section: | ··· 1 1 · · ··· ·· |
| | <u>(1)</u> | An insurance holding company system that (| · · · · · · · · · · · · · · · · · · · |
| | | holding company structure, (ii) only writes | |
| | | licensed in its state of domicile, and (iv) assu | umes no business from any other |
| | (2) | <u>insurer.</u> An insurance holding company system that | t is required to perform a group |
| | <u>(2)</u> | <u>An insurance holding company system that</u> capital calculation specified by the United | |
| | | When this exemption applies, the lead state | |
| | | calculation from the United States Federal Re | - |
| | | Federal Reserve Board cannot share the | |
| | | commissioner under the terms of any info | • |
| | | effect, then the insurance holding company | <u> </u> |
| | | group capital calculation filing. | system is not exempt from the |
| | <u>(3)</u> | An insurance holding company system whose | se non-United States group-wide |
| | <u>(0)</u> | supervisor is located within a reciprocal juriso | • • |
| | | States state regulatory approach to group sup | - |
| | <u>(4)</u> | An insurance holding company system the | |
| | <u>ـــد</u> | requirements: | <u></u> |
| | | <u>a.</u> <u>The insurance holding company sys</u> | tem provides information to the |
| | | lead state commissioner that meets the | . |
| | | under the NAIC financial standards | |
| | | insurance holding company may p | provide this information either |
| | | | |

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| 1 | directly or indirectly through its group-wide super | visor. If provided |
| 2 | indirectly through a group-wide supervisor, t | - |
| 3 | responsible for determining whether the inform | |
| 4 | sufficient to permit the lead state commissioner to | • |
| 5 | NAIC group supervision approach, as detailed in th | |
| 6 | Analysis Handbook. | |
| 7 | b. The insurance holding company system's n | on-United States |
| 8 | group-wide supervisor is not in a reciprocal | |
| 9 | nonetheless recognizes the group capital calculation | • |
| 0 | group capital assessment for United States insur | |
| 1 | operate in that jurisdiction. | |
| | Recognition of Group Capital Calculation. – For purposes of sub | division $(b)(4)$ of |
| | , a non-United States jurisdiction recognizes the group capital calcu | |
| | following criteria: | <u>indion n n satisfics</u> |
| | (1) A competent regulatory authority in the jurisdiction affirm | e that insurare and |
| 5 <u>1</u> | insurance groups whose lead state is accredited by the NAI | |
| 7 | accreditation program shall be subject only to worldwide pr | |
| 8 | group supervision, including worldwide group governan | |
| 9 | capital, and reporting, as applicable, by that jurisdic | |
| 0 | commissioner and will not be subject to group super | |
| 1 | | |
| 2 | worldwide group governance, solvency and capital, and rep | |
| 3 | of the worldwide parent undertaking of the insurance or rein the non United States invisdiction | isurance group by |
| | (2) <u>the non-United States jurisdiction.</u> | a that information |
| + <u>v</u> 5 | (2) <u>A competent regulatory authority in the jurisdiction affirm</u> | |
| | regarding insurers and their parent, subsidiary, or affi | |
| 5 7 | applicable, shall be provided to the lead state commissio | |
| | with an information sharing agreement in the form of a | |
| 3 | understanding or similar document. Acceptable info | |
|) | agreements include the International Association of Insu | |
|) | Multilateral Memorandum of Understanding or other multil | |
| | of understanding coordinated by the NAIC. The jurisdiction | |
| 2 | this criteria if the lead state commissioner determines, in com | |
| 3 | NAIC, that the requirements of the information sharing a | agreements are no |
| - | longer in force. | |
| | (3) If no United States insurance groups operate in the r | |
| | jurisdiction, that non-United States jurisdiction notifie | |
| | commissioner and the International Association of Insurar | - |
| 5 | writing that the jurisdiction considers the group capit | al calculation an |
|) | acceptable international capital standard. | |
| | Limitation of Exemptions. – Notwithstanding subsection (b) of thi | |
| | nissioner shall require filing of the group capital calculation | |
| - | of any non-United States based insurance holding company system | |
| | ner determines that the filing is required for (i) prudential overs | |
| | purposes or (ii) ensuring the competitiveness of the insurance mar | . |
| | Consideration and Correction of NAIC Materials. – The lead state c | |
| | y relevant lists, reports, and recommendations published by the NA | |
| | e exceptions of subdivision (b)(4) of this section apply to an insure | |
| 8 commission | ner's determination differs from relevant materials published by the | |
| | | |
| 9 <u>state commi</u> | issioner shall provide the NAIC with written justification for the dif | |
| 9 <u>state commi</u> 0 <u>by documen</u> | issioner shall provide the NAIC with written justification for the dif ntation. If published NAIC materials indicate that a non-United the group capital calculation and the lead state commissioner de | States jurisdiction |

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| 1 | iurisdiction no l | onger meets the requirements of subsection (c) of the | nis section, the lead state |
| 2 | | ay recommend a correction of the materials to the NA | |
| 3 | | etionary Exemptions. – The lead state commissioner | |
| 4 | | ing person of an insurance holding company system fr | · · · · · · · |
| 5 | | of this section or (ii) authorize the ultimate controllin | |
| 6 | | y to file a limited group capital filing in lieu of t | |
| 7 | | this section if all of the following apply: | <u> </u> |
| 8 | (1) | The insurance holding company system has an | nnual direct written and |
| 9 10 | | unaffiliated assumed premium, including internati premium, but excluding premiums reinsured with th | onal direct and assumed |
| 11 | | Corporation and Federal Flood Program, of less | |
| 12 | | (\$1,000,000,000). | than one onnon donars |
| 13 | <u>(2)</u> | The insurance holding company system does not in | nclude insurers within its |
| 14 | <u>\</u> 27 | holding company structure that are domiciled outside | |
| 15 | (2) | one of its territories. | |
| 16 | <u>(3)</u> | The insurance holding company system does | |
| 17 | | depository, or other financial entity that is subject t | |
| 18 19 | (A) | capital framework within its holding company struc | |
| 20 | <u>(4)</u> | The insurance holding company system attests the | |
| 20 | | changes in transactions between insurers and non- | |
| 21 | (5) | <u>have occurred since the last filing of an annual group</u> The non-insurers within the insurance holding comp | |
| 22 | <u>(5)</u> | material financial risk to the insurer's ability | |
| 23 | | obligations. | |
| 25 | (g) Resu | nption of Filings. – If the lead state commissioner det | ermines that an insurance |
| 26 | | y system exempted from the filing requirements of sub | |
| 27 | | the requirements for an exemption, the insurance hold | |
| 28 | | pital calculation at the next annual filing date unless | |
| 29 | | issioner based on reasonable grounds shown. If the | |
| 30 | | ection (f) of this section, either grants a discretionary of | |
| 31 | - | pital filing, the lead state commissioner may require | - |
| 32 | person of that ins | surance holding company system to file an annual group | up calculation at any time |
| 33 | if any of the follo | | |
| 34 | <u>(1)</u> | Any insurer within the insurance holding company | system is in a risk-based |
| 35 | | capital action level event as set forth in Article 12 o | f this Chapter or a similar |
| 36 | | standard for a non-United States insurer. | |
| 37 | <u>(2)</u> | Any insurer within the insurance holding company s | system meets one or more |
| 38 | | of the standards of an insurer deemed to be in haza | rdous financial condition |
| 39 | | pursuant to the criteria provided in G.S. 58-30-60. | |
| 40 | <u>(3)</u> | Any insurer within the insurance holding company | |
| 41 | | qualities of a troubled insurer as determined by the | |
| 42 | | based on unique circumstances, including the type | |
| 43 | | written, ownership and organizational structure, fed | leral agency requests, and |
| 44 | | international supervisor requests. | |
| 45 | | uidity stress test. | |
| 46 | | <u>sipation and Reporting Requirement. – The ultimate co</u> | |
| 47 | • | o registration pursuant to G.S. 58-19-25 shall be include | ± • |
| 48 | | work and file a report with the lead state commissione | r detaining the results of a |
| 49 50 | | <u>uidity stress test if either of the following applies:</u> The insurer meets the scope criteria of that data yes | ar's NAIC liquidity strass |
| 50 51 | <u>(1)</u> | test framework. | at 5 INFAIC Inquiring success |
| 51 | | USI HAIIITWOIK. | |

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| <u>(2)</u> | The insurer did not meet the scope criteria of that data year test framework, but the lead state commissioner, in cons NAIC Financial Stability Task Force or its successor, noneth the insurer should be included in the NAIC liquidity stress te that data year. In making this determination, the lead state co | ultation with the neless determines est framework for |
| | attempt to avoid the frequent inclusion or exclusion of insur | ers. |
| · · · · | erformance of, and filing of the results from, a specific year | - · |
| | with (i) the NAIC liquidity stress test framework's instruction | |
| | year and (ii) all lead state commissioners' directives issued in | consultation with |
| | ial Stability Task Force or its successor. | |
| Financial Stabilit | ptions. – The lead state commissioner may, in consultation y Task Force or its successor, exempt an ultimate controlling | g person from the |
| | ments of subsection (a) of this section. The lead state con | |
| | t of regulators to avoid having insurers scoped in and out of th | e NAIC liquidity |
| | ork on a frequent basis when making this determination. | |
| | semination prohibited. | |
| | s otherwise provided by law, the making, publishing, disseming the public, or causing directly or indirectly to be made, publish | |
| | ced before the public in a newspaper, magazine, or other pub | |
| | circular, pamphlet, letter, or poster, or over any radio or tele | |
| | eans of communication available to the public, or in any | |
| | nouncement, or statement containing a representation or state | |
| | al calculation, group capital ratio, the liquidity stress test resu | - |
| | e liquidity stress test of any insurer or any insurer group, or o | |
| | culation by any insurer, broker, or other person engaged in a | |
| insurance busines | | |
| <u>(b)</u> Notwi | thstanding subsection (a) of this section, if any materially fals | se statement with |
| respect to the grou | up capital calculation, resulting group capital ratio, an inapprop | oriate comparison |
| | an insurer's or insurance group's group capital calculation of | |
| | idity stress test result, supporting disclosures for the liquidity | |
| | nparison of any amount to an insurer's or insurance group's li | |
| * * | ng disclosures is published in any written publication and the | |
| | e Commissioner with substantial proof the falsity or inappro- | • |
| | he insurer may publish announcements in a written public nouncement is to rebut the materially false or inappropriate st | |
| | TON 3.(b) G.S. 58-19-5 reads as rewritten: | |
| "§ 58-19-5. Defi | | |
| | is Article, unless the context requires otherwise, the following | g terms have the |
| following meanin | - | 8 |
| | | |
| <u>(10a)</u> | Group capital calculation. – A report, completed in accordan | ce with the group |
| | capital calculation instructions as adopted and amended by t | he NAIC, used to |
| | evaluate the capital adequacy of insurance holding compared | any systems that |
| | includes information on the sources of capital within the sy | vstem, where that |
| | capital is located, and sources of risk. | |
| (10a)(| <u>10b</u> Group-wide supervisor. – The regulatory official author | |
| | conducting and coordinating group-wide supervision a | |
| | determined or acknowledged by the Commissioner under | |
| | have sufficient significant contacts with the internationally | active insurance |
| | group. | |
| | | |

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| 1 | (12b) | Lead state commissioner The person responsible for | or regulating the |
| 2 | 3, | insurance holding company system as determined by the | |
| 3 | | accordance with the procedures within the Financial An | |
| 4 | | adopted by the NAIC. | - |
| 5 | (12c) | Limited group capital filing A simplified version of t | the group capital |
| 6 | | calculation, completed in accordance with procedures adop | |
| 7 | | where an insurance holding company system only provides | a limited amount |
| 8 | | of data, allowing them to avoid the filing of a full group cap | vital calculation. |
| 9 | <u>(12d)</u> | Liquidity stress test A process simulating extreme mar | ket conditions to |
| 10 | | assess an entity's ability to maintain sufficient liquidity in re | sponse to adverse |
| 11 | | events. | |
| 12 | <u>(12e)</u> | NAIC The National Association of Insurance Commissio | ners. |
| 13 | <u>(12f)</u> | NAIC liquidity stress test framework A publication, adoption - A publication - A publicatio | oted and amended |
| 14 | | by the NAIC in accordance with procedures adopted by t | the NAIC, which |
| 15 | | includes a history of the NAIC's development of regulator | ry liquidity stress |
| 16 | | testing, the scope criteria applicable for a specific data year. | <u>, and the liquidity</u> |
| 17 | | stress test instructions and reporting templates for a specific | data year. |
| 18 | ••• | | |
| 19 | <u>(13a)</u> | Reciprocal jurisdiction As defined in G.S. 58-7-21(b)(4b) | <u>).</u> |
| 20 | <u>(13b)</u> | Scope criteria Designated exposure bases, detailed in th | e NAIC liquidity |
| 21 | | stress test framework along with minimum magnitudes | thereof for the |
| 22 | | specified data year, used to establish a preliminary list of ins | surers included in |
| 23 | | the NAIC liquidity stress test framework for that data year. | |
| 24 | " | | |
| 25 | | ION 3.(c) G.S. 58-19-15 reads as rewritten: | |
| 26 | "§ 58-19-15. Acq | uisition of control of or merger with domestic insurer. | |
| 27 | •••• | | |
| 28 | . , | atement to be filed with the Commissioner under subsection | • • |
| 29 | | d on a Form A as prescribed by the Commissioner, mac | le under oath or |
| 30 | affirmation, and s | hall contain the following information: | |
| 31 | ••• | | |
| 32 | (11a) | An agreement by the person required to file the stateme | |
| 33 | | subsection (a) of this section that it will provide the annual re | · · — · |
| 34 | | in <u>G.S. 58-19-25</u> , <u>G.S. 58-19-25(<i>l</i>)</u> , for so long as control ex | lists. |
| 35 | " SECT | | |
| 36 | | ION 3.(d) G.S. 58-19-25 reads as rewritten: | |
| 37 | | gistration of insurers.<u>i</u>nsurers; disclaimer of affiliation : | <u>; enterprise risk</u> |
| 38 | <u>filings</u> | : | |
| 39 40 | (a) No int | connection need he disclosed on the resistantion statement. | filed assessed to |
| 40 | | formation need be disclosed on the registration statement | - |
| 41 42 | | this section if such information is not material for the purpos | |
| 42 43 | | issioner by rule or order provides otherwise, all material. Fo purchases, exchanges, loans or extensions of credit, investme | |
| | | U | |
| 44 45 | | f of one percent (<u>1//s2%) (0.5%)</u> or less of an insurer's adm cember 31 are not material for the purposes of this section.m | |
| 45 46 | | v rule or order provides otherwise. This subsection does | |
| 40 47 | | nents of G.S. 58-19-26 and G.S. 58-19-27. | not apply to the |
| 48 | <u>reporting</u> requirer | nonto or 0.0. 30 17 20 and 0.0. 30-17-27. | |
| 40 49 | (<i>l</i>) Effecti | ve January 1, 2016, the ultimate controlling person of every | insurer subject to |
| 49 50 | | also file an annual enterprise risk report on Form F as p | |
| 51 | | he report shall, to the best of the ultimate controlling person | |
| | | ter ser shall, to the best of the animate controlling person | s hits meage and |

| 1 | belief, identify the | material risks within the insurance holding company system that could pose |
|----------|-----------------------|---|
| 2 | • | he insurer. The report shall be filed with the lead state commissioner of the |
| 3 | 1 | company system as determined by the procedures within the Financial |
| 4 | | adopted by the NAIC.commissioner." |
| 5 | - | ON 3.(e) $G.S. 58-19-40$ reads as rewritten: |
| 6 | | idential treatment. |
| 7 | - | ents, materials, or other information in the possession or control of the |
| 8 | | e obtained by or disclosed to the Commissioner or any other person in the |
| 9 | 1 | nation or investigation made pursuant to G.S. 58-19-35, and all information |
| 10 | | ded to the Department pursuant to subdivisions (11a) and (11b) of |
| 11 | | G.S. 58-19-25, G.S. 58-19-30 and G.S. 58-19-38 are recognized by this State |
| 12 | as being proprietary | and to contain trade secrets, and shall be confidential by law and privileged, |
| 13 | | ered a public record under either G.S. 58-2-100 or Chapter 132 of the General |
| 14 | Statutes, shall not b | be subject to subpoena, and shall not be subject to discovery or admissible in |
| 15 | evidence in any p | rivate civil action. However, the Commissioner is authorized to use the |
| 16 | documents, materia | ls, or other information in the furtherance of any regulatory or legal action |
| 17 | brought as a part o | f the Commissioner's official duties. The Commissioner shall not otherwise |
| 18 | make the documen | ts, materials, or other information public without the prior written consent of |
| 19 | the insurer to which | it pertains unless the Commissioner, after giving the insurer and its affiliates |
| 20 | who would be affect | ted thereby notice and opportunity to be heard, determines that the interest of |
| 21 | policyholders, shar | eholders, or the public will be served by the publication thereof, in which |
| 22 | event the Commiss | ioner may publish all or any part of the information in such manner as may |
| 23 | be deemed appropr | iate. |
| 24 | (a1) With re | spect to information provided to the Department pursuant to G.S. 58-19-26 |
| 25 | | the Commissioner shall: |
| 26 | | Maintain the confidentiality of the group capital calculation and group capital |
| 27 | 1 | atio produced within the calculation and any group capital information |
| 28 | | received from an insurance holding company system supervised by the |
| 29 | | Federal Reserve Board or any United States group-wide supervisor. |
| 30 | | Maintain the confidentiality of the liquidity stress test results and supporting |
| 31 | | lisclosures and any liquidity stress test information received from an |
| 32 | | nsurance holding company system supervised by the Federal Reserve Board |
| 33 | <u>i</u> | and non-United States group-wide supervisors. |
| 34 | | |
| 35 | | t to assist in the performance of the duties imposed by this Article, the |
| 36 | Commissioner: | |
| 37 | | May share documents, materials, or other information, including the |
| 38 | | confidential and privileged documents, materials, or information subject to |
| 39 | | subsection (a) of this section, <u>including proprietary and trade secret documents</u> |
| 40 | | and materials, with other all of the following: |
| 41 | <u>i</u> | <u>A.</u> <u>Other</u> state, federal, and international regulatory agencies , with the |
| 42 | 1 | NAIC and its affiliates and subsidiaries, and with state, agencies. |
| 43 44 | | <u>The NAIC.</u> <u>Any third-party consultants designated by the Commissioner.</u> |
| 44 | | <u>Any third-party consultants designated by the Commissioner.</u> <u>State, federal, and international law enforcement authorities, including</u> |
| 46 | 2 | members of any supervisory college described in G.S. 58-19-37, |
| 40 47 | | provided that the recipient agrees in writing to maintain the |
| 47 | | confidentiality and privileged status of the document, material, or |
| 49 | | other information and has verified in writing the legal authority to |
| 50 | | maintain confidentiality. |
| | | ······································ |

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| 1 | (2) | Notwi | thstanding subdivision (1) of this subsection, | may only share |
| 2 | | confic | lential and privileged documents, material, or info | ormation reported |
| 3 | | - | ant to G.S. 58-19-25 G.S. 58-19-25(1) with Commi | |
| 4 | | | g statutes or regulations substantially similar to subs | |
| 5 | | | n and who have agreed in writing not to disclose such | |
| 6 | (3) | - | receive documents, materials, or information, inc | - |
| 7 | | | lential and privileged documents, materials, or inform | |
| 8 | | | ling proprietary and trade-secret information, from | |
| 9 | | | tes and subsidiaries and from regulatory and law enfo | |
| 10 | | | er foreign or domestic jurisdictions, and shall mainta | |
| 11 12 | | | vileged any document, material, or information receiv | |
| 12 | | | derstanding that it is confidential or privileged understanding that is the source of the document, material, or | |
| 13 14 | (4) | | enter into written agreements with the NAIC and | |
| 14 | (4) | | ltant designated by the Commissioner governing sh | |
| 16 | | | nation provided pursuant to this Article consistent wi | |
| 17 | | | haton provided pursuant to this Article consistent with the shall do all of the following: | th this subsection |
| 18 | | a. | <u>Require a recipient to maintain the confidentiality</u> | ty and privileged |
| 19 | | u. | status of any documents, materials, or information. S | |
| 20 | | | and protocols regarding the confidentiality and secur | |
| 21 | | | shared with the NAIC and its affiliates and subsidiar | • |
| 22 | | | consultant designated by the Commissioner pursua | |
| 23 | | | including procedures and protocols for sharing by the | |
| 24 | | | state, federal, or international regulators; regulators | s. The agreement |
| 25 | | | shall require a recipient to verify in writing that | the recipient has |
| 26 | | | reviewed the legal authority supporting any c | confidentiality or |
| 27 | | | privilege. | |
| 28 | | b. | Specify that ownership of information shared with | |
| 29 | | | affiliates and subsidiaries or a third-party consultar | |
| 30 | | | Article remains with the Commissioner, and the P | |
| 31 | | | information by the NAIC or third-party consultant | • • |
| 32 | | | 5 | ction of the |
| 33 | | _ | Commissioner;Commissioner. | |
| 34 35 | | <u>c.</u> | <u>Prohibit the NAIC or third-party consultant de</u> Commissioner from storing the information shared | |
| 33 36 | | | | - |
| 30 37 | | | section in a permanent database after the under completed. This sub-subdivision does not appl | |
| 38 | | | material, or information reported pursuant to G.S. 5 | |
| 39 | | c.<u>d.</u> | Require prompt notice to be given to an insurer w | |
| 40 | | 0. <u>u.</u> | information in the possession of the NAIC or a third | |
| 41 | | | designated by the Commissioner pursuant to this A | |
| 42 | | | a request or subpoena to the NAIC for disclosu | - |
| 43 | | | and production. | r , |
| 44 | | <u>d.e.</u> | Require the NAIC and its affiliates and subsidiarie | es-or a third-party |
| 45 | | | consultant designated by the Commissioner to conse | · · · |
| 46 | | | by an insurer in any judicial or administrative active | tion in which the |
| 47 | | | NAIC and its affiliates and subsidiaries or a third | |
| 48 | | | designated by the Commissioner may be requ | |
| 49 | | | confidential information about the insurer shared w | ith the NAIC and |
| 50 | | | its affiliates and subsidiaries or a third-party consult | |
| 51 | | | the Commissioner pursuant to Article 19 of this Cha | apter. |

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| | <u>f.</u> | Require the Commissioner to n | otify an insurer when documents, |
| | _ | materials, or information confider | ntial or privileged to that insurer are |
| | | | nt. The notification shall include the |
| | | | sultant. This sub-subdivision only |
| | | | or information shared pursuant to |
| | | <u>G.S. 58-19-27.</u> | |
| | | | |
| or a third-party | consulta | ant designated by the Commissione | e possession or control of the NAIC er pursuant to a requirement of this be considered a public record under |
| G.S. 58-2-100 or | Chapte | r 132 of the General Statutes, shall 1 | not be subject to subpoena, and shall |
| not be subject to | discove | ery or admissible in evidence in any | private civil action." |
| SEC | FION 3 | (f) This section becomes effective | January 1, 2026. |
| ORGANIZATI | ON AC ΓΙΟΝ 4 | T .(a) G.S. 58-89A-5 reads as rewritt | en: |
| In this Article | | 15. | |
| | | | |
| (3) | "Aud | ited GAAP-financial statement" n | neans a financial statement that is |
| | | | ublic accountant and presented in |
| | accor | dance with generally accepted accou | unting principles. |
| | | | |
| <u>(17)</u> | | | ce between total tangible assets and |
| | | | inition, tangible assets are physical |
| | | • • | nts, copyrights, intellectual property, |
| (17) (2 | | narks, and any other non-physical a | <u>sset.</u> ons employed under an arrangement |
| <u>(17)(</u> | | | ployees and assigns them to a client |
| | - | - | client's workforce in a special work |
| | - | ion, including: | ment s workforce in a special work |
| | Situat | ion, meruang. | |
| (19) | "Wor | king capital" means the difference | between current assets and current |
| <u>,</u> | liabil | • | |
| SEC | - | (b) G.S. 58-89A-35 reads as rewrited | tten: |
| "§ 58-89A-35. I | License | required; professional employer of | organization groups. |
| | | | |
| (b) Two | or more | professional employer organization | ns-persons that are controlled by the |
| same ultimate pa | rent, en | tity, or persons may be licensed as a | professional employer organization |
| | | employer organization group may | |
| - | | icle on a consolidated or combined | |
| 1 | 1 V | organization group, each profession | |
| | | ber of the <u>a professional employer</u> | |
| | | | r. Notwithstanding the definition of |
| | | | mbine to seek issuance of a single |
| | | | re under this subsection shall be met |
| | | • | professional employer organization |
| 0 1 | - | suant to this subsection." (c) G.S. 58-89A-50 reads as rewrit | tten |
| | | oond; letter of credit; other deposi | |
| 8 20-07A-20. 2 | ourcey l | ond, retter of creatt, other deposi | |

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| items as set forth (\$100,000) for th current liabilitie G.S. 58-89A-60(| pplicant for licensure shall file with the Commission in subsection (f) of this section, in the amount of on the benefit of the Commissioner. An applicant whose s-or licensee who does not have positive work b) shall file an additional surety bond or other iten qual to or in excess of current liabilities less current | ne hundred thousand dollars current assets do not exceed orking capital pursuant to ns set forth in subsection (f) |
| | ye working capital. | ent assets. the applicant's of |
| | e working capital. | |
| " SEC | FION 4.(d) G.S. 58-89A-60(g) is repealed. | |
| | FION 4.(e) G.S. 58-89A-60, as amended by Secti | on 4(d) of this act, reads as |
| rewritten: | | |
| | icense application. | |
| | applicant for licensure shall file with the Commission | sioner, on a form prescribed |
| | oner, the following information: | |
| | | |
| (3) | A list of all officers officers, directors, and other | |
| | applicant, their biographical information, i | 6 |
| | management background, and business experienc | |
| | attesting to his or her good moral character and m | nanagement competence. |
| | | |
| (6) | Any other <u>reasonable</u> information the Commiss | |
| | requires by rule to establish that the applicant and persons are of good moral character, have busine | |
| | educational and business experience, and have fin | |
| (b) Every | applicant shall file with the Commissioner and | |
| • | red as of a date not more than $\frac{90}{120}$ days before | |
| | t the applicant or licensee's current assets exceed cu | |
| | t worth of not less than fifty thousand dollars (\$50 | |
| • | cant shall attach to which is the audited financial sta | - |
| signed by the ap | plicant's chief executive and the chief financial of | ficer certifying that (i) each |
| has reviewed the | e audited financial statement; (ii) based on each | signatory's knowledge, the |
| audited financial | statement does not contain any untrue or misleadir | ng statement of material fact |
| | h respect to the period covered by the <u>audited</u> finance | |
| 0 | y's knowledge, the audited financial statement fa | • 1 |
| - | ncial condition of the licensee applicant as of, and | for, the period presented in |
| the <u>audited</u> finan | | |
| | ling the requirements of this subsection, the C | |
| | discretion, accept an audited GAAP-financial state | |
| | <u>)</u> days before submission to the Commissioner if the oppriate. The Commissioner may, in the Com | |
| | such acceptance of <u>audited</u> financial statements prep | |
| prior to submissi | | pared more than 50-<u>120</u> days |
| - | GAAP financial statement shall be prepared in | accordance with generally |
| | ting principles and audited by an independent | • • |
| - | ice in the jurisdiction in which such accountant is l | - |
| 1 | the going concern status of the PEO. A PEO group | |
| qualification as to | l employer organization group license may submi | |
| - | - | |
| for a professiona audited financial | statements to meet the requirements of this section, | |
| for a professiona audited financial that the combin | ned or consolidated audited financial statement | t include a combining or |
| for a professiona audited financial that the combin consolidating ba | - | t include a combining or each proposed member as |

| 1 | applicant | that has | not had sufficient operating history to have audited financial statements based | | |
|----|---|-------------|---|--|--|
| 2 | upon does | s not ha | ve at least 12 months of operating history must may meet the financial capacity | | |
| 3 | requireme | ents of the | his subsection and present by filing with the Commissioner financial statements | | |
| 4 | that have | been rev | viewed by a an independent certified public accountant. accountant and that have | | |
| 5 | been prep | ared as | of a date not more than 90 days before the date of application. | | |
| 6 | <u>(b1)</u> | The C | ommissioner may accept the audited financial statement of an applicant's parent | | |
| 7 | <u>company,</u> | if the a | udited financial statement includes either a combining or consolidating balance | | |
| 8 | sheet, inc | come st | atement, statement of changes in equity, and statement of cash flows as | | |
| 9 | suppleme | ntal info | prmation to the audited financial statement, the contents of which will allow the | | |
| 10 | Commissi | ioner to | determine the financial condition and financial responsibility of the applicant. | | |
| 11 | <u>(b2)</u> | The C | ommissioner may accept the audited financial statement of an applicant's parent | | |
| 12 | <u>company</u> | and cor | sider the financial condition and financial responsibility of the parent company | | |
| 13 | in lieu of | the app | licant, if all of the following requirements are satisfied: | | |
| 14 | | <u>(1)</u> | The parent executes a guaranty agreement, in a form prescribed by the | | |
| 15 | | | Commissioner, for the guaranty of all obligations related to the applicant's | | |
| 16 | | | current and future client companies, including its obligations for payroll, | | |
| 17 | | | payroll-related taxes, workers' compensation insurance, and employee | | |
| 18 | | | benefits. | | |
| 19 | | <u>(2)</u> | The applicant files with the Commissioner documentation acceptable to the | | |
| 20 | | | Commissioner evidencing the parent's control. | | |
| 21 | | <u>(3)</u> | The applicant submits an audited financial statement that meets the | | |
| 22 | | | requirements of subsection (b1) of this section that allows the Commissioner | | |
| 23 | | | to determine the financial condition and financial responsibility of the parent | | |
| 24 | | | and the applicant. | | |
| 25 | ••• | | | | |
| 26 | (d) | • | applicant shall furnish the Commissioner a complete set of fingerprints of each | | |
| 27 | officer, director, and controlling person in a form prescribed by the Commissioner. Each set of | | | | |

fingerprints shall be certified by an authorized law enforcement officer. 29 Upon request by the Department, the State Bureau of Investigation shall provide to the 30 Department from the State and National Repositories of Criminal Histories the criminal history 31 of any applicant and the officer, director, and controlling person of any applicant. Along with the 32 request, the Department shall provide to the State Bureau of Investigation the fingerprints of the 33 person that is the subject of the request, a form signed by the person that is the subject of the 34 request consenting to the criminal record check and use of fingerprints and other identifying information required by the State and National Repositories, and any additional information 35 36 required by the State Bureau of Investigation. The person's fingerprints shall be used by the State 37 Bureau of Investigation for a search of the State's criminal history record file, and the State Bureau of Investigation may forward a set of fingerprints to the Federal Bureau of Investigation 38 39 for a national criminal history record check. The Department shall keep all information obtained 40 pursuant to this subsection confidential. The State Bureau of Investigation may charge a fee to 41 offset the cost incurred by it to conduct a criminal record check under this section. The fee shall 42 not exceed the actual cost of locating, editing, researching, and retrieving the information.

43 In the event that an applicant has secured a professional employer organization license in 44 another state in which the professional employer organization's controlling persons have completed a criminal background investigation within 12 months of this application, a certified 45 46 copy of the report from the appropriate authority of that state may satisfy the requirement of this subsection. This subsection also applies to a change in a-the officers, directors, and other 47 controlling party persons of a professional employer organization. organizations and professional 48 49 employer organization groups licensed under this Article. For purposes of investigation under this subsection, the Commissioner shall have all the power conferred by G.S. 58-2-50 and other 50 applicable provisions of this Chapter. 51

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| 1 | | | |
| 2 | <u>(g1)</u> The | e Commissioner may deny the license of an applicant under this | Article if the |
| 3 | <u>Commissioner</u> | r finds any of the following: | |
| 4 | <u>(1)</u> | | |
| 5 | | a. Not met the requirements of G.S. 58-89A-40. | |
| 6 | | b. Made any untrue material statement or omitted | any material |
| 7 | | information regarding their background or experience. | |
| 8 | | c. Violated, or failed to comply with, any professional em | |
| 9 | | law or any rule or order of the Commissioner or of a | |
| 10 | | official responsible for the regulation of any aspect of | the applicant's |
| 11 | | business. | |
| 12 | | <u>d.</u> <u>Obtained or attempted to obtain the license through mis</u> | srepresentation |
| 13 | | or fraud. | |
| 14 | | <u>e.</u> <u>Been convicted of a felony.</u> <u>f.</u> <u>Been found in a final judgment or administrative proc</u> | |
| 15 | | | eeding to have |
| 16 17 | | <u>committed fraud or an unfair trade practice.</u> <u>g.</u> Been an officer, director, or other controlling pers | on in onother |
| 17 | | g. <u>Been an officer, director, or other controlling pers</u> professional employer organization that has had | |
| 18 19 | | registration suspended, terminated, or revoked by any s | |
| 20 | (2) | | |
| 20 | <u>(2)</u> | payroll, payroll-related taxes, workers' compensation in | |
| 22 | | employee benefits and the applicant has failed to satisfy the Co | |
| 23 | | to the reasons why. | <u></u> |
| 24 | <u>(3)</u> | | |
| 25 | <u></u> | <u>a.</u> <u>A tangible net worth of not less than fifty thousand dol</u> | lars (\$50,000). |
| 26 | | b. Positive working capital, or in lieu of positive wo | orking capital, |
| 27 | | substitute security as provided under G.S. 58-89A-50(a | <u>ı).</u> |
| 28 | <u>(4)</u> | <u>That the applicant has not provided evidence satisfactory to the</u> | Commissioner |
| 29 | | of financial responsibility. | |
| 30 | <u>(5)</u> | | |
| 31 | <u>(6)</u> | | |
| 32 | | against a licensee or other person subject to licensure requirer | <u>nents pursuant</u> |
| 33 | | to G.S. 58-89A-155 applies to the applicant. | |
| 34 | | the Commissioner finds that the applicant has not fully met the re | - |
| 35 | | Commissioner shall refuse to issue the license and shall notify the | |
| 36 | - | denial, stating the grounds for the denial. The application may also | |
| 37 38 | | or which a license may be suspended or terminated under G.S. 58 | |
| 38 39 | | w to determine the reasonableness of the Commissioner's denial, the demand upon the Commissioner within 30 days after notice i | |
| 40 | | (c). The review shall be completed without undue delay, and the app | |
| 40 41 | | ptly in writing as to the outcome of the review. If the applicant disa | |
| 42 | | he review and seeks a hearing, under Article 3A of Chapter 150B | - |
| 43 | | he outcome of the review, the applicant shall make a written der | |
| 44 | | r for the hearing within 30 days after notice of the outcome of the r | - |
| 45 | under G.S. 150 | | 8 |
| 46 | | moval, demotion, or discharge of a an officer, director, or other con | trolling person |
| 47 | | o an order of the Commissioner of the alleged unsuitability of the | |
| 48 | | fense to any claim by that individual based on the removal, demotion | |
| 49 | " | | - |
| 50 | | CCTION 4.(f) G.S. 58-89A-70 reads as rewritten: | |
| 51 | "§ 58-89A-70. | . License issuance and maintenance. | |
| | | | |

| 1 | |
|----------|--|
| 2 | (c) By obtaining licensure under this Article, the <u>officers, directors, and other</u> controlling |
| 3 | persons of a licensee certify, under penalty of law, their compliance with the requirements of |
| 4 | licensure and of operation as a professional employer organization pursuant to this Article. |
| 5 | (d) Within 120 days after the end of each fiscal year, each licensee shall file with the |
| 6 | Commissioner all of the following information: |
| 7 | (1) Evidence of "financial responsibility" as set forth in G.S. 58-89A-60(b). <u>An</u> |
| 8 | audited financial statement of the licensee or, if allowed by the Commissioner, |
| 9 | an audited financial statement of the licensee's parent. The audited financial |
| 10 | statement shall be in the form required by G.S. 58-89A-60(b), (b1), or (b2), as |
| 11 | appropriate. |
| 12 | ···· |
| 13 | (4) An attestation, executed by the chief financial officer and the chief executive |
| 14 | officer of the licensee, that the licensee is current with respect to all of its |
| 15 | obligations for payroll, payroll-related taxes, workers' compensation |
| 16 | insurance, and employee benefits. If any of the obligations listed in this |
| 17 | subdivision are in dispute with a client and the disputed amount is material |
| 18 | when considered in the context of the licensee's most recent audited financial |
| 19 | statement, then the licensee shall disclose the nature of the dispute causing the |
| 20 | obligations to be unpaid and the amount of money in controversy. |
| 21 | (4)(5) Any other <u>reasonable</u> information the Commissioner determines is needed for |
| 22 | the review of a licensee. |
| 23 | (e) In order to maintain licensure, each licensee may be required to file with the |
| 24 | Commissioner no later than 45-60 days after the end of each quarter of the fiscal year: |
| 25 | (1) A financial statement for the preceding quarter that is not audited but is set |
| 26 | forth in a format similar to the annual audited GAAP financial statement; and |
| 27 | (2) An attestation, executed by the chief financial officer and the chief executive |
| 28 | officer of the licensee, that the licensee is current with respect to all of its |
| 29 | obligations for payroll, payroll-related taxes, workers' compensation |
| 30 | insurance, and employee benefits. If any of the obligations listed in this |
| 31 | subdivision are in dispute with a client and the disputed amount is material |
| 32 | when considered in the context of the licensee's most recent audited financial |
| 33 | statement, then the licensee shall disclose the nature of the dispute causing the |
| 34 | obligations to be unpaid and the amount of money in controversy.attestation |
| 35 | in the form required by subdivision (4) of subsection (d) of this section." |
| 36 | SECTION 4.(g) G.S. 58-89A-75 reads as rewritten: |
| 37 | "§ 58-89A-75. De minimis registration. |
| 38 | (a) A person who seeks to offer limited professional employer services in this State shall |
| 39 40 | be eligible for de minimis registration status upon compliance with this section and may operate |
| 40 41 | as a de minimis registrant in this State upon notification pursuant to this section. A person shall |
| 41 42 | satisfy the requirements for a de minimis registration only if the professional employer |
| 42 43 | organization: |
| 43 44 | (1) Does not maintain a physical professional employer organization office located in this State; |
| 44 45 | (2) Is not domiciled in this State; |
| 46 | $\frac{(2)}{(2)}$ Does not employ salespersons who reside or direct their sales activities in this |
| 40 47 | State; |
| 48 | $\frac{(3)}{(4)}$ Does not employ directly or in common control with another person, as |
| 49 | defined in G.S. 58-89A-5(12), more than 50 assigned employees in this State; |
| 50 | (4)(5) Does not advertise through any media outlet physically located in this |
| 51 | State; State, provided, however, that this subdivision shall not prohibit a person |
| ~ 1 | |

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| 1 | | from advertising through publications, trade journals, d | irectories, radio. |
| 2 | | television, or the internet if such advertising is not expressly | |
| 3 | | employers in this State. | |
| 4 | (5) (6) | Is a licensed or registered professional employer organization | on in at least one |
| 5 | | other state of the United States; and | |
| 6 | (6) (7) | Is operated by and under the control of persons of good more | al character. |
| 7 | | nployer organization operating under a de minimis registration | |
| 8 | 1 | esponsibilities and authority of a licensee under this Ar | |
| 9 | | 58-89A-60 and 58-89A-70(c), (d), and (e). | Ĩ |
| 10 | " | | |
| 11 | SECT | TON 4.(h) This section is effective when it becomes law | v and applies to |
| 12 | applications for li | cense issuance or renewal submitted on or after that date. | |
| 13 | | | |
| 14 | PART V. INSUI | RANCE GUARANTY ASSOCIATION ACT REVISIONS | |
| 15 | SECT | TON 5.(a) G.S. 58-48-10 reads as rewritten: | |
| 16 | "§ 58-48-10. Sco | ope. | |
| 17 | This Article s | hall apply to all kinds of direct insurance, but shall not be app | licable to: |
| 18 | | | |
| 19 | (5) | Insurance Other than coverages that may be set forth in | |
| 20 | | insurance policy, insurance of warranties or service contract | s; |
| 21 | " | | |
| 22 | | TION 5.(b) G.S. 58-48-20 reads as rewritten: | |
| 23 | "§ 58-48-20. Det | | |
| 24 | As used in thi | is Article: | |
| 25 | ••• | | |
| 26 | (4) | Covered claim. – An unpaid claim, including one of une | - |
| 27 | | which is in excess of fifty dollars (\$50.00) and arises out of | |
| 28 | | coverage and not in excess of the applicable limits of an ins | |
| 29 | | which this Article applies as issued by an insurer, if that ins | |
| 30 21 | | was issued by an insurer that becomes an insolvent insurer a | |
| 31 32 | | date of this Article and (i) the claimant or insured is a reside the time of the insured events or (ii) the property from which | |
| 32 33 | | the time of the insured event; or (ii) the property from which is permanently located in this State. <u>"Covered claim"</u> | |
| 33 34 | | obligations that arose through the issuance of an insurance po | |
| 34 35 | | insurer, which are later allocated, transferred, merged into, n | |
| 36 | | by, or otherwise made the sole responsibility of a member | |
| 37 | | insurer if (i) the original member insurer has no remaining of | |
| 38 | | policy after the transfer, (ii) a final order of liquidation v | - |
| 39 | | insolvency has been entered against the insurer that assum | |
| 40 | | coverage obligations by a court of competent jurisdiction in t | |
| 41 | | of domicile, (iii) the claim would have been a covered claim, | |
| 42 | | subdivision, if the claim had remained the responsibility | |
| 43 | | member insurer and the order of liquidation had been en | |
| 44 | | original member insurer, with the same claim submission dat | - |
| 45 | | date, and (iv) in cases where the member's coverage obligation | - |
| 46 | | by a nonmember insurer, the transaction received prior regu | |
| 47 | | approval. "Covered claim" shall not include any amount | |
| 48 | | punitive or exemplary damages; (ii) sought as a return of pre- | emium under any |
| 49 | | retrospective rating plan; or (iii) due any reinsurer, insurer, in | |
| 50 | | underwriting association, as subrogation or contributio | n recoveries or |
| 51 | | otherwise. "Covered claim" also shall not include fines or per | nalties, including |
| | | | |

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| 1 2 3 4 5 6 | | <u>(4a)</u> | attorneys' fees, imposed against an insolvent insurer or i of any claimant whose net worth exceeds fifty million do on December 31 of the year preceding the date the insurer Cybersecurity insurance. – Includes first and third-party co or endorsement, written on a direct, admitted basis by a losses and loss mitigation arising out of or relating to da | ollars (\$50,000,000) r becomes insolvent. coverage, in a policy member insurer for |
| 7 | | | unauthorized information network security intrusions, | - |
| 8 | | | ransomware, cyber extortion, identity theft, and similar external similar | <u>xposures.</u> |
| 9 | | " SEC | | |
| 10 11 | "8 59 19 | | TION 5.(c) G.S. 58-48-35 reads as rewritten: wers and duties of the Association. | |
| 12 | 9 30-40- (a) | | Association shall: | |
| 12 | (<i>a</i>) | (1) | Be obligated to the extent of the covered claims ex | xisting prior to the |
| 13 14 15 16 | | (1) | determination of insolvency and arising within 30 days aft of insolvency, or before the policy expiration date if les the determination, or before the insured replaces the p | ter the determination s than 30 days after |
| 10 | | | cancellation, if he does so within 30 days of the determina | |
| 18 | | | includes only the amount of each covered claim that is in e | 0 |
| 19 | | | (\$50.00) and is less than five hundred thousand dollars (\$ | • |
| 20 | | | the Association shall pay the full amount of a covered clai | |
| 21 | | | a workers' compensation insurance coverage, and shall | |
| 22 | | | exceeding ten thousand dollars (\$10,000) per policy for | a covered claim for |
| 23 | | | the return of unearned premium. In no event shall the Asso | - |
| 24 | | | to pay an amount in excess of five hundred thousand do | |
| 25 | | | all first and third-party claims under a policy or endorse | |
| 26 | | | that is found to provide, cybersecurity insurance coverag | |
| 27 28 | | | or related to a single insured event, regardless of the num or the number of claimants. The Association has no | |
| 28 29 | | | claimant's covered claim, except a claimant's workers' con | |
| 30 | | | channant's covered chann, except a channant's worker's con | inpensation ciann, n. |
| 31 | | (4) | Investigate claims brought against the Association and a | adiust, compromise. |
| 32 | | | settle, and pay covered claims to the extent of the Associa | • • |
| 33 | | | deny all other claims and may review settlements, releas | es and judgments to |
| 34 | | | which the insolvent insurer or its insureds were parties to | determine the extent |
| 35 | | | to which such settlements, releases and judgments | |
| 36 | | | contested.claims. This requirement is subject to the follow | • • |
| 37 | | | a. <u>When investigating, adjusting, compromising, or</u> | - |
| 38 | | | Association may appoint, substitute, and direct le | |
| 39 40 | | | defense of covered claims and appoint and c | lirect other service |
| 40 41 | | | providers for covered services.b.The Association may pay in any order that it | deems reasonable |
| 42 | | | including the payment of claims as they are | |
| 43 | | | claimants or in groups or categories of claims. | |
| 44 | | | <u> </u> | |
| 45 | | <u>(8)</u> | Have the right to review and contest settlements, rele | |
| 46 | | | waivers, and judgments to which the insolvent insurer | or its insureds were |
| 47 | | | parties prior to the entry of the order of liquidation. This r | right is subject to the |
| 48 | | | following provisions: | |
| 49 50 | | | a. <u>In addition to any defenses available to the insu</u> | |
| 50 | | | may assert any statutory defenses or rights of | onset against any |

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| 1 | | settlement, release, compromise, or waiver ex | ecuted by an insured or |
| 2 | | the insurer or any judgment taken against the i | insured or the insurer. |
| 3 | <u>b.</u> | The Association is not bound by a settlement, | • • • • • • • • • • • • • • • • • • • |
| 4 | | waiver executed by an insured or the insurer of | |
| 5 | | against an insured or the insurer by consent | |
| 6 | | exhaust all appeals if the settlement, release, of | <u>compromise, waiver, or</u> |
| 7 | | judgment was: | |
| 8 | | <u>1.</u> Executed or entered within 120 days | - |
| 9 | | order of liquidation, and the insured of | |
| 10 11 | | reasonable care in entering into the | |
| 11 | | <u>compromise, waiver, or judgment,</u> reasonable appeals of an adverse judgr | |
| 12 | | 2. Executed by or taken against an insured | |
| 13 | | <u>default, fraud, collusion, or the insurer</u> | |
| 14 | <u>c.</u> | If a court of competent jurisdiction finds that | |
| 16 | <u>c.</u> | bound by a settlement, release, compromise, | |
| 17 | | any of the reasons described in sub-subdivisio | |
| 18 | | the settlement, release, compromise, waiver, o | |
| 19 | | aside, and the Association shall be permitted | |
| 20 | | claim on the merits. The settlement, release, of | |
| 21 | | judgment may not be considered as evidence o | |
| 22 | | connection with any claim brought against | the Association or any |
| 23 | | other party under this Article. | |
| 24 | <u>d.</u> | Any covered claims arising from any judgme | ent under any decision, |
| 25 | | verdict, or finding based on the default of the | insolvent insurer or its |
| 26 | | failure to defend an insured shall, upon applic | |
| 27 | | Association, be vacated and set aside by the sa | |
| 28 | | judgment, order, decision, verdict, or finding | - |
| 29 | | Association either on its own behalf or on beh | • |
| 30 | | insolvent insurer shall be permitted to defend | - |
| 31 | | the merits. Any party who has obtained any | |
| 32 | | shall have the right, upon application and notic | |
| 33 | | or order restored if within 90 days following the | • • • |
| 34 35 | | or order the Association has not notified such | party and the court that |
| 35 36 | | it intends to defend the matter on the merits. | |
| 30 37 | | (d) G.S. 58-48-50 reads as rewritten: | |
| 38 | "§ 58-48-50. Effect of p | | |
| 39 | 3 co lo cor Elicerol I | | |
| 40 | (a1) The Associat | ion shall have the right to recover from the follow | ving persons the amount |
| 41 | | aid and any and all expenses incurred, including | • • |
| 42 | | n with any claim against the person or the perso | |
| 43 | this Article: | | 1 |
| 44 | (1) Any i | nsured whose net worth on December 31 of the | year next preceding the |
| 45 | · · · · | he insurer becomes insolvent exceeds fifty millio | |
| 46 | and w | hose liability obligations to other persons are | satisfied in whole or in |
| 47 | part b | y payments under this Article; Article, provide | ed that an insured's net |
| 48 | | on that date shall be deemed to include the agg | |
| 49 | | ed and all of its subsidiaries and affiliates as calcu | ulated on a consolidated |
| 50 | basis; | or | |
| 51 | " | | |

General Assembly Of North Carolina Session 2025 SECTION 5.(e) G.S. 58-48-85 reads as rewritten: "§ 58-48-85. Stay of proceedings; reopening of default judgments.proceedings. All proceedings in which the insolvent insurer is a party or is obligated to defend a party in any court or before any administrative agency or the North Carolina Industrial Commission shall be stayed automatically for 120 days and such additional time thereafter as may be determined by the court from the date the insolvency is determined or any ancillary proceedings are initiated in this State, whichever is later, to permit proper defense by the Association of all pending causes of action. Any party to any proceeding which is stayed pursuant to this section shall have the right, upon application and notice, to seek a vacation or modification of such stay. Any covered claims arising from any judgment under any decision, verdict or finding based on the default of the insolvent insurer or its failure to defend an insured, shall, upon application and notice by the Association be vacated and set aside by the same court in which such judgment, order, decision, verdict, or finding is entered and the Association either on its own behalf or on behalf of any insured or an insolvent insurer, shall be permitted to defend against such claim on the merits. Any party who has obtained any such judgment or order shall have the right, upon application and notice, to have the judgment or order restored if within 90 days following the entry of the judgment or order the Association has not notified such party and the court that it intends to defend the matter on the merits." **SECTION 5.(f)** This section is effective when it becomes law. PART VI. CLARIFY PERMITTED TRADE PRACTICES WITH RESPECT TO **INSURANCE REBATES** SECTION 6.(a) G.S. 58-63-15(8)b.4. and G.S. 58-63-16 are repealed.

SECTION 6.(b) G.S. 58-63-15 reads as rewritten:

"§ 58-63-15. Unfair methods of competition and unfair or deceptive acts or practices defined.

The following are hereby defined as unfair methods of competition and unfair and deceptive acts or practices in the business of insurance:

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Rebates. –

. . .

. . .

(8)

- . . . Nothing in subdivision (7) or paragraph a sub-subdivision a. of b. subdivision (8) of this section shall be construed as including within the definition of discrimination or rebates any of the following practices:
 - <u>5.</u> Engaging in an arrangement that would not violate section 106 of the Bank Holding Company Act Amendments of 1972 (12 U.S.C. § 1972), as interpreted by the Board of Governors of the Federal Reserve System, or section 5(q) of the Home Owners' Loan Act, 12 U.S.C. § 1464(q).
- The offer or provision by insurers or producers, by or through 6. employees, affiliates, or third-party representatives, of value-added products or services at no or reduced cost when such products or services are not specified in the policy of insurance if all of the following criteria are met: Relates to the insurance coverage and is primarily I. designed to satisfy one or more of the following:
- 48 49 Providing loss mitigation or loss control. <u>A.</u> Reducing claim costs or claim settlement costs. 50 B.

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| | C | Providing education about liability risks or risk |
| 2 | | of loss to persons or property. |
| 3 | D | |
| Ļ | | sources of risk, or developing strategies for |
| 5 | | eliminating or reducing risk. |
| 5 | <u>E</u> | |
| 7 | F | |
| 3 | _ | such as education or financial planning |
|) | | services. |
|) | G H | Providing post-loss services. |
| | <u>H</u> | |
| 2 | | the health or reduce the risk of death or |
| 3 | | disability of a customer. For purposes of this |
| Ļ | | sub-sub-sub-subdivision, "customer" |
| 5 | | means a policyholder, potential policyholder, |
| 5 | | certificate holder, potential certificate holder, |
| 7 | Ţ | insured, potential insured, or applicant. |
| 3 | <u>I.</u> | |
|) | | or retiree benefit insurance coverage. |
|) | | the insurer or producer is providing the product or |
| | | ervice offered, the insurer or producer must ensure |
| 2 | | nat the customer is provided with contact information |
| } L | | assist the customer with questions regarding the |
| F j | | roduct or service. |
| 5 | | he availability of the value-added product or service nust be based on documented objective criteria and |
|) 7 | | ffered in a manner that is not unfairly discriminatory. |
| 3 | | he documented criteria must be maintained by the |
| ,) | | surer or producer and produced upon request by the |
|) | | Department. |
| | | r or provision of products or services that otherwise |
| 2 | | e criteria of sub-sub-subdivision 6. of this |
| 3 | | ivision, where the insurer or producer does not have |
| Ļ | | t evidence to demonstrate but has a good-faith belief |
| 5 | | products or service satisfies one or more of the |
| 5 | | is listed in sub-sub-sub-subdivisions A. through I. |
| , | | b-sub-subdivision I. of sub-sub-subdivision 6. of this |
| 3 | | ivision. The products and services shall be offered or |
|) | | in a manner that is not unfairly discriminatory as part |
|) | | t or testing program for no more than one year. An |
| | | r producer offering or providing products or services |
| 2 | | to this sub-subdivision must notify the |
| 5 | Departme | ent of the pilot or testing program prior to |
| Ļ | implemen | ntation and may proceed with the program unless the |
| i | Departme | ent objects within 21 days of notice. |
|) | <u>8.</u> <u>The offer</u> | or gifting by an insurer or producer of noncash gifts, |
| 1 | | services, including meals to or charitable donations |
| 3 | on behalf | f of a customer, if all of the following criteria are met: |
|) | | he noncash gifts, items, or services are made to, or on |
|) | | ehalf of, customers, including commercial or |
| | in | nstitutional customers, in connection with the |
| | | |

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| 1 | | | marketing, sale, purchase, or retention of contracts of |
| 2 | | | insurance. |
| 3 | | <u>II.</u> | The cost of the noncash gifts, items, or services does |
| 4 | | | not exceed two hundred fifty dollars (\$250.00) per |
| 5 | | | policy term. |
| 6 | | <u>III.</u> | The offer or gift is made in a manner that is not unfairly |
| 7 | | | discriminatory. |
| 8 | | IV. | |
| 9 | | | purchase, or renew a policy in exchange for the offer or |
| 10 | | | gift. |
| 11 | | <u>9.</u> <u>The</u> | e conducting of drawings or raffles by an insurer or |
| 12 | | | ducer, to the extent they are otherwise permitted by law, if |
| 13 | | - | of the following criteria are met: |
| 14 | | <u>I.</u> | There is no financial cost to entrants to participate in |
| 15 | | — | the drawing or raffle. |
| 16 | | <u>II.</u> | The drawing or raffle does not obligate participants to |
| 17 | | | purchase insurance. |
| 18 | | <u>III.</u> | 1 |
| 19 | | | excess of two hundred fifty dollars (\$250.00). |
| 20 | | <u>IV.</u> | |
| 21 | | | conducted in a manner that is not unfairly |
| 22 | | | discriminatory. |
| 23 | | <u>V.</u> | The customer is not required to purchase, continue to |
| 24 | | | purchase, or renew a policy in exchange for |
| 25 | | | participation in the drawing or raffle. |
| 26 | с. | No insurer | or employee thereof, and no insurance producer shall pay, |
| 27 | | | ive, or offer to pay, allow, or give, directly or indirectly, as |
| 28 | | | nent to insurance, or after insurance has been effected, any |
| 29 | | | count, abatement, credit or reduction of the premium named |
| 30 | | | y of insurance, or any special favor or advantage in the |
| 31 | | dividends | or other benefits to accrue thereon, or any valuable |
| 32 | | considerati | on or inducement whatever, not specified in the policy of |
| 33 | | insurance. | Nothing herein contained shall be construed as prohibiting |
| 34 | | prohibiting | <u>r: (i)</u> the payment of commissions or other compensation to |
| 35 | | regularly a | ppointed and licensed insurance producers duly licensed by |
| 36 | | this State; | nor as prohibiting State, (ii) any participating insurer from |
| 37 | | distributing | g to its policyholders dividends, savings or the unused or |
| 38 | | unabsorbe | d portion of premiums and premium deposits.deposits, or |
| 39 | | (iii) the t | rade practices permitted by sub-subdivision b. of this |
| 40 | | subdivision | <u>n.</u> |
| 41 | <u>d.</u> | | r, producer, or representative of either may not offer or |
| 42 | | provide ins | surance as an inducement to the purchase of another policy |
| 43 | | | se use the words "free," "no cost," or words of similar import |
| 44 | | - | olicy sale or purchase, in an advertisement. The prohibition |
| 45 | | | of the words "free" and "no cost" in this sub-subdivision |
| 46 | | does not | |
| 47 | | | bdivision 6., 7., 8., or 9. of sub-subdivision b. of subdivision |
| 48 | | (8) of this | section or in G.S. 58-63-16(a). |
| 49 | | | |
| 50 | | | -33-85 reads as rewritten: |
| 51 | 8 58-33-85. Kebates an | a charges i | n excess of premium prohibited; exceptions. |

No insurer, insurance producer, or limited representative shall knowingly charge, 1 (a) 2 demand or receive a premium for any policy of insurance except in accordance with the applicable filing approved by the Commissioner. No insurer, insurance producer, or limited 3 4 representative shall pay, allow, or give, or offer to pay, allow, or give, directly or indirectly, as 5 an inducement to insurance, or after insurance has been effected, any rebate, discount, abatement, 6 credit, or reduction of the premium named in a policy of insurance, or any special favor or 7 advantage in the dividends or other benefits to accrue thereon, or any valuable consideration or 8 inducement whatever, not specified in the policy of insurance. No insured named in a policy of 9 insurance, nor any employee of such insured, shall knowingly receive or accept, directly or 10 indirectly, any such rebate, discount, abatement or reduction of premium, or any special favor or 11 advantage or valuable consideration or inducement. Nothing herein contained shall be construed 12 as prohibiting (i) the payment of commissions or other compensation to duly licensed insurance producers and limited representatives, (ii) any participating insurer from distributing to its 13 14 policyholders dividends, savings or the unused or unabsorbed portion of premiums and premium deposits, or (iii) the trade practices permitted by G.S. 58-63-16. sub-subdivision b. of subdivision 15 (8) of G.S. 58-63-15. As used in this section the word "insurance" includes suretyship and the 16 17 word "policy" includes bond." 18 19 SECTION 6.(d) Section 6(b) of this act is effective January 1, 2027, and applies to 20 trade practices related to insurance contracts issued, renewed, or amended on or after that date. 21 The remainder of this section is effective when it becomes law and applies to trade practices 22 related to insurance contracts issued, renewed, or amended on or after that date. 23 24 PART VII. CLARIFY LAWS RELATING TO THE EXCHANGE OF BUSINESS 25 **BETWEEN INSURANCE PRODUCERS** 26 SECTION 7.(a) G.S. 58-33-10 reads as rewritten: 27 "§ 58-33-10. Definitions. 28 As used in this Article, the following definitions apply: 29 30 "Exchange business," "exchange of business," or "proper exchange of (4a) business" means the forwarding of insurance business from one producer duly 31 32 licensed for the line of insurance being forwarded to another producer duly 33 licensed for that line of insurance where both producers are duly appointed as 34 required by this Article. 35 "FINRA" means the Financial Industry Regulatory Authority or any (4a)(4b) 36 successor entity." 37 38 **SECTION 7.(b)** G.S. 58-33-82 reads as rewritten: 39 "§ 58-33-82. Commissions. 40 . . . 41 (e) Commissions, fees, or other valuable consideration for the sale, solicitation, or 42 negotiation of insurance may be assigned or directed to be paid in the following circumstances: 43 44 To an agency principal who is an owner, shareholder, member, partner, (4)45 director, employee, or agent of that agency for business placed by a producer on behalf of that agency who is duly licensed and appointed as required by 46 47 this Article. 48 In connection with the exchange of business where both producers are duly (5) 49 licensed and appointed as required by this Article and have complied with all 50 of the requirements of G.S. 58-33-82.1." 51

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|----------|--------------------|--------------|--|--------------------------------------|
| 1 | | SEC | FION 7.(c) Article 33 of Chapter 58 of the General Statut | tes is amended by |
| 2 | adding a i | | tion to read: | ··· ··· ·· · · · · · · · · · · · · · |
| 3 | - | | Exchange of business. | |
| 4 | <u>(a)</u> | | cers may exchange business, and split the commission in | nvolved with that |
| 5 | business, | if the p | roducer forwarding the business and the producer receiving t | he business both: |
| 6 | | <u>(1)</u> | Are licensed in all lines of insurance involved in the excha | nge and appointed |
| 7 | | | as required by this Article. | |
| 8 | | <u>(2)</u> | Sign or include their National Producer Numbers on the i | |
| 9 | | | application and provide written or electronic notice to | the insurer and |
| 10 | | | consumer of the business exchange. | |
| 11 | | <u>(3)</u> | Have a good-faith belief that the exchange of business | complies with the |
| 12 | | T 1 · | requirements of this Article. | |
| 13 | <u>(b)</u> | - | section does not limit: | hoo on nonoton dond |
| 14 15 | | <u>(1)</u> | The exchange of business in connection with specialty lin | les or nonstandard |
| 15 16 | | | and professional liability business that is either: <u>a.</u> Placed through a surplus lines producer; or | |
| 10 17 | | | <u>a.</u> <u>Placed through a surplus lines producer; or</u> b. Written at an excess rate or on an individually rated | and ricked basis |
| 17 | | (2) | The exchange of business in connection with risk sharing p | |
| 10 19 | | | FION 7.(d) This section is effective when it becomes la | |
| 20 | contracts | | into or renewed on or after that date. | in and applies to |
| 21 | connucts | 01110104 | | |
| 22 | PART V | III. INI | EXPERIENCED OPERATOR CONTINUOUS COVERA | AGE |
| 23 | | | FION 8.(a) G.S. 20-16 reads as rewritten: | |
| 24 | "§ 20-16. | | ority of Division to suspend license. | |
| 25 | (a) | The I | Division shall have authority to suspend the license of any | operator with or |
| 26 | without a | | inary hearing upon a showing by its records or other satisfac | |
| 27 | the licens | ee: | | |
| 28 | | ••• | | |
| 29 | | <u>(6a)</u> | Has violated G.S. 20-309(a3); | |
| 30 | | " | | |
| 31 | | | FION 8.(b) G.S. 20-309 reads as rewritten: | |
| 32 | "§ 20-30 | | nancial responsibility prerequisite to registration; mus | st be maintained |
| 33 | | throu | ighout registration period. | |
| 34 | ···· (-2) | N. | | 1 |
| 35 | $\frac{(a3)}{582}$ | | erson subject to an inexperienced operator premium surce | |
| 36 37 | | |) shall operate a motor vehicle unless the liability insurance | |
| 38 | - | | des any required premium surcharge. This subsection shall no e financial responsibility in an authorized manner other than a | |
| 38 39 | policy. | onstrate | manetal responsibility in an autionzed mannet other than a | <u>Inaulity insurance</u> |
| 40 | <u>poncy.</u> " | | | |
| 41 | •••• | SEC | FION 8.(c) G.S. 20-309.2 reads as rewritten: | |
| 42 | "8 20-309 | | surer shall notify Division of actions on insurance policies. | _ |
| 43 | (a) | | e Required. $-$ An insurer shall notify the Division upon any | |
| 44 | · · · | | motor vehicle liability policy: | y of the following |
| 45 | With rogu | | notor vomere naemej ponej. | |
| 46 | | (4) | A person subject to an inexperienced operator premium sur | charge pursuant to |
| 47 | | <u></u> | G.S. 58-36-65(k) is added to or removed from the policy's | |
| 48 | | | policy to which a person subject to the inexperienced of | |
| 49 | | | pursuant to G.S. 58-36-65(k) was added has been canceled | |
| 50 | (a1) | Divis | ion Records The Division shall ensure that its records acc | curately reflect the |
| 51 | insurance | covera | ge status of of: (i) each owner of a motor vehicle registered | l or required to be |
| | | | | |

| 1 | registered in this | State and (ii) persons subject to an inexperienced operator premium surcharge |
|----------|---|---|
| 2 | | <u>58-36-65</u> by reconciling all notices received under this section pertaining to that |
| 3 | | otor vehicle owner. A termination notice received under subdivision (2) of |
| 4 | | this section shall not be recorded as a lapse in financial responsibility or initiate |
| 5 | | ision under G.S. 20-311 if an earlier notice received by the Division under this |
| 6 | | es that the owner of the motor vehicle has met the duty to have continuous |
| 7 | | ibility for the vehicle, as required under G.S. 20-309, through a motor vehicle |
| 8 | | at is not the subject of the later termination notice. |
| 9 | | |
| 10 | SECT | TION 8.(d) This section becomes effective January 1, 2026. |
| 11 | | |
| 12 | PART IX. RI | EVISIONS TO LAWS GOVERNING PEER-TO-PEER VEHICLE |
| 13 | SHARING | |
| 14 | SECT | TION 9.(a) Article 10B of Chapter 20 of the General Statutes reads as rewritten: |
| 15 | | "Article 10B. |
| 16 | | "Peer-to-Peer Vehicle Sharing. |
| 17 | "§ 20-280.15. De | |
| 18 | The following | g definitions apply in this Article: |
| 19 | ••• | |
| 20 | (2) | Peer-to-peer vehicle sharing. – The authorized use of a shared vehicle for |
| 21 | | financial consideration by an individual other than the shared vehicle owner |
| 22 | | through a peer-to-peer vehicle sharing program. |
| 23 | (3) | Peer-to-peer vehicle sharing program. – A business platform that connects |
| 24 | | shared vehicle owners with drivers to enable the sharing of vehicles for |
| 25 | | financial consideration.peer-to-peer vehicle sharing. |
| 26 | (4) | Shared vehicle. – A vehicle that is available for sharing through a peer-to-peer |
| 27 | $(A_{\mathbf{a}})$ | vehicle sharing program.sharing. |
| 28 29 | <u>(4a)</u> | <u>Shared vehicle delivery period. – The period of time during which a shared</u> vehicle is being delivered to the location of the vehicle sharing start time, if |
| 29 30 | | applicable, as documented by the governing vehicle sharing agreement. |
| 31 | <u>(4b)</u> | Shared vehicle driver. – An individual who is authorized to drive the shared |
| 32 | <u>(+0)</u> | vehicle by the shared vehicle owner under a vehicle sharing agreement. |
| 33 | (5) | Shared vehicle owner. – The registered owner of a shared vehicle that is made |
| 34 | | available for sharing through a peer-to-peer vehicle sharing program.vehicle, |
| 35 | | or a person or entity designated by the registered owner, who has not made an |
| 36 | | election under G.S. 105-187.5. |
| 37 | <u>(5a)</u> | Vehicle sharing agreement. – The terms and conditions applicable to a shared |
| 38 | <u>, </u> | vehicle owner and a shared vehicle driver that govern the use of that shared |
| 39 | | vehicle through a peer-to-peer vehicle sharing program. |
| 40 | <u>(5b)</u> | Vehicle sharing period. – The period of time that commences with the shared |
| 41 | | vehicle delivery period, or if there is no shared vehicle delivery period, the |
| 42 | | vehicle sharing start time, and in either case ends at the vehicle sharing |
| 43 | | termination time. |
| 44 | (6) | Vehicle sharing provider. The person or entity that operates, facilitates, or |
| 45 | | administers the provision of personal vehicle sharing through a peer to peer |
| 46 | | vehicle sharing program. |
| 47 | <u>(7)</u> | Vehicle sharing start time The time when a shared vehicle becomes subject |
| 48 | | to the control of a shared vehicle driver at or after the time the reservation of |
| 49 | | a shared vehicle is scheduled to begin as documented in the records of a |
| 50 | | peer-to-peer vehicle sharing program. |

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| (8) | Vehicle sharing termination time. | - The earliest occurrence of any of the |
| <u></u> | following events: | |
| | | d upon period of time established for the |
| | | ording to the terms of the vehicle sharing |
| | | cle is delivered to the location agreed upon |
| | in the vehicle sharing agreer | |
| | | returned to an alternate location agreed |
| | | le owner and shared vehicle driver as |
| | communicated through a per | er-to-peer vehicle sharing program, which |
| | alternate location shall be | incorporated into the vehicle sharing |
| | agreement. | |
| | | owner, or the shared vehicle owner's |
| | | possession and control of the shared |
| | vehicle. | |
| 8 20 200 10 - T | ngunanaa aayanaga duning tha yahial | a sharing nariad |
| | nsurance coverage during the vehicl | (b) of this section, a peer-to-peer vehicle |
| | | ele owner during the vehicle sharing period |
| | • | or uninsured and underinsured motorist or |
| | | al injury protection is required by law, in |
| | | which amount may not be less than that |
| | . 20-279.21(b)(2) and G.S. 20-279.21(| • |
| (b) The a | assumption of liability under subsection | on (a) of this section does not apply if any |
| of the following | apply: | |
| <u>(1)</u> | A shared vehicle owner makes | an intentional or fraudulent material |
| | misrepresentation or omission to t | he peer-to-peer vehicle sharing program |
| | before the vehicle sharing period in | |
| <u>(2)</u> | | oncert with a shared vehicle driver, fails to |
| | - | nt to the terms of the vehicle sharing |
| | agreement. | • () • • • • • • • • • • • • • • • • • |
| | | ion (a) of this section applies to bodily |
| | | d motorist or personal injury protection |
| | quired by G.S. 20-279.21(b)(2) and G. | red by law, by damaged third parties in the S_{20}^{20} 20 270 21(b)(2) |
| | · · · · · · · · · · · · · · · · · · · | ll ensure that, during each vehicle sharing |
| | | e driver are insured under a motor vehicle |
| | | age in amounts no less than the minimum |
| | | 279.21(b)(3). The policy shall also do one |
| of the following | | |
| (1) | — | nicle insured under the policy is made |
| | available and used in a peer-to-peer | vehicle sharing program. |
| <u>(2)</u> | Not exclude the use of a shared veh | icle by a shared vehicle driver. |
| <u>(e)</u> The i | insurance required under subsection (d | l) of this section shall be maintained by at |
| east one of the | following or any combination thereof: | |
| <u>(1)</u> | The shared vehicle owner. | |
| <u>(2)</u> | The shared vehicle driver. | |
| <u>(3)</u> | The peer-to-peer vehicle sharing pro- | - |
| | | n (e) of this section that is satisfying the |
| | | shall be the primary insurance during each |
| | - | another state with minimum financial |
| esdonsidility | minus mener than those red | uired by G.S. $20-279.21(b)(2)$ and |

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| G.S. 20-279.21 | (b)(3) during the vehicle sharing period, shall satisfy the difference in minimum |
| | nts, up to the applicable policy limits. |
| | entity or entities maintaining the insurance coverage required under subsection |
| | on shall assume primary liability for a claim when: |
| (1) | A dispute exists as to who controlled the shared vehicle at the time of the loss |
| | and the peer-to-peer vehicle sharing program does not have available, did not |
| | retain, or fails to provide the information required by G.S. 20-280.25. |
| <u>(2)</u> | A dispute exists as to whether the shared vehicle was returned to the alternate |
| | location agreed upon by the shared vehicle owner and shared vehicle driver |
| | and incorporated into the vehicle sharing agreement. |
| <u>(h)</u> If the second sec | e insurance maintained by a shared vehicle owner or shared vehicle driver under |
| ubsection (e) | of this section has lapsed or does not provide the required coverage, insurance |
| maintained by | a peer-to-peer vehicle sharing program shall provide the required coverage |
| beginning with | the first dollar of a claim and have the duty to defend that claim, except under the |
| | et forth in subsection (b) of this section. |
| | erage under an automobile insurance policy maintained by the peer-to-peer |
| | program shall not be dependent on another automobile insurer first denying a |
| | another automobile insurance policy be required to first deny a claim. |
| | ning in this Article may be interpreted as either limiting or restricting any of the |
| following: | |
| <u>(1)</u> | The liability of the peer-to-peer vehicle sharing program for any act or |
| | omission of the peer-to-peer vehicle sharing program itself that results in |
| | injury to any person as a result of the use of a shared vehicle through a |
| | peer-to-peer vehicle sharing program. |
| <u>(2)</u> | The ability of the peer-to-peer vehicle sharing program to, by contract, seek |
| | indemnification from the shared vehicle owner or the shared vehicle driver for |
| | economic loss sustained by the peer-to-peer vehicle sharing program resulting |
| 18 20 200 21 | from a breach of the terms and conditions of the vehicle sharing agreement. |
| | Notification of implications of lien. when a vehicle owner registers as a shared vehicle owner on a peer-to-peer vehicle |
| | n and prior to the time when the shared vehicle owner makes a shared vehicle |
| | having on the peer-to-peer vehicle sharing program, the peer-to-peer vehicle |
| | n shall notify the shared vehicle owner that, if the shared vehicle has a lien against |
| | e shared vehicle through a peer-to-peer vehicle sharing program, including use |
| | I damage coverage, may violate the terms of the contract with the lienholder. |
| | Exclusions for personal vehicle liability insurance policy. |
| | otor vehicle insurer that writes motor vehicle liability insurance in this State may |
| | d all coverage and the duty to defend or indemnify for any claim arising out of |
| | hicle sharing that is covered under a shared vehicle owner's motor vehicle liability |
| • • | y, including, for any of the following: |
| <u>(1)</u> | Liability coverage for bodily injury and property damage. |
| $\frac{(1)}{(2)}$ | Personal injury protection coverage. |
| (3) | Uninsured and underinsured motorist coverage. |
| (4) | Medical payments coverage. |
| (5) | Comprehensive physical damage coverage. |
| (6) | Collision physical damage coverage. |
| | ning in this Article shall be interpreted or construed as invalidating or limiting an |
| | ined in a motor vehicle liability insurance policy, including any insurance policy |
| | ved for use that excludes coverage for motor vehicles made available for rent. |
| | or for any business use. |

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| 1 | (c) Noth | ing in this Article shall be interpreted or construed as invalidated | ting, limiting, or |
| 2 | | or vehicle insurer's ability to underwrite any insurance policy. | |
| 3 | | ing in this Article shall be interpreted or construed as invalidat | ting, limiting, or |
| 4 | | tor vehicle insurer's ability to cancel and non-renew policie | |
| 5 | | a peer-to-peer vehicle sharing program. | |
| 6 | " <u>§ 20-280.25.</u> R | | |
| 7 | | er-to-peer vehicle sharing program shall collect and verify reco | rds pertaining to |
| 8 | · · · • | hared vehicle. The records shall include vehicle sharing time | |
| 9 | | ckup and drop-off locations, fees paid by the shared vehicle driv | |
| 10 | | shared vehicle owner and provide that information upon reque | |
| 11 | | he shared vehicle owner's insurer, and the shared vehicle driver's | |
| 12 | | gation, settlement, negotiation, or litigation. | |
| 13 | | peer-to-peer vehicle sharing program shall retain the records f | or a time period |
| 14 | | applicable personal injury statute of limitations. | <u> p</u> |
| 15 | | icarious liability. | |
| 16 | | er vehicle sharing program and a shared vehicle owner shall | be exempt from |
| 17 | | y consistent with 49 U.S.C. § 30106 and under any state or local | |
| 18 | | ased on vehicle ownership. | <u>r</u> |
| 19 | | Contribution against indemnification. | |
| 20 | | icle insurer that defends or indemnifies a claim against a share | ed vehicle that is |
| 21 | | he terms of its policy shall have the right to seek contribution a | |
| 22 | | f the peer-to-peer vehicle sharing program if the claim meets all | • |
| 23 | conditions: | | <u>.</u> |
| 24 | (1) | The claim is made against the shared vehicle owner or the | e shared vehicle |
| 25 | | driver for loss or injury that occurs during the vehicle sharing | |
| 26 | (2) | The claim is excluded under the terms of its policy. | <u> </u> |
| 27 | | nsurable interest. | |
| 28 | (a) Notw | vithstanding Chapter 20 and Chapter 58 of the General Statutes a | nd any other law |
| 29 | regarding insura | ble interests in vehicles, a peer-to-peer vehicle sharing progra | m shall have an |
| 30 | insurable interes | t in a shared vehicle during the vehicle sharing period. | |
| 31 | (b) Noth | ing in this section creates liability on a peer-to-peer vehicle sha | aring program to |
| 32 | maintain the cov | rerage mandated by this article. | |
| 33 | <u>(c)</u> <u>A pee</u> | er-to-peer vehicle sharing program may own and maintain as th | e named insured |
| 34 | one or more pol | icies of motor vehicle liability insurance that provides coverage | ge for any of the |
| 35 | following: | | . - |
| 36 | <u>(1)</u> | Liabilities assumed by the peer-to-peer vehicle sharing p | rogram under a |
| 37 | | vehicle sharing agreement. | |
| 38 | <u>(2)</u> | Any liability of the shared vehicle owner. | |
| 39 | <u>(3)</u> | Damage or loss to the shared motor vehicle; or any liabili | ty of the shared |
| 40 | | vehicle driver. | |
| 41 | " <u>§ 20-280.33.</u> C | consumer protections for vehicle sharing programs. | |
| 42 | Each vehicle | sharing agreement made in this State shall disclose to the share | ed vehicle owner |
| 43 | and the shared v | ehicle driver, at a minimum, all of the following: | |
| 44 | <u>(1)</u> | Any right of the peer-to-peer vehicle sharing program to seek | indemnification |
| 45 | | from the shared vehicle owner or the shared vehicle driver for | or economic loss |
| 46 | | sustained by the peer-to-peer vehicle sharing program resulting | ng from a breach |
| 47 | | of the terms and conditions of the vehicle sharing agreement. | <u>-</u> |
| 48 | <u>(2)</u> | A motor vehicle liability insurance policy issued to the share | d vehicle owner |
| 49 | | for the shared vehicle or to the shared vehicle driver does not p | provide a defense |
| 50 | | or indemnification for any claim asserted by the peer-to-peer | r vehicle sharing |
| 51 | | program. | |

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| | (3) | The peer-to-peer vehicle sharing program's insurance c | overage on the shared |
| | | vehicle owner and the shared vehicle driver is in eff | fect only during each |
| | | vehicle sharing period and that, for any use of the shared | l vehicle by the shared |
| | | vehicle driver after the vehicle sharing termination tin | ne, the shared vehicle |
| | | driver and the shared vehicle owner may not have insur | ance coverage. |
| | <u>(4)</u> | The daily rate, fees, and if applicable, any insurance of | or protection package |
| | | costs that are charged to the shared vehicle owner or the | shared vehicle driver. |
| | <u>(5)</u> | The shared vehicle owner's motor vehicle liability insur | ance may not provide |
| | | coverage for a shared vehicle. | |
| | <u>(6)</u> | An emergency telephone number to personnel capable | e of fielding roadside |
| | | assistance and other customer service inquiries. | |
| | <u>(7)</u> | If there are conditions under which a shared vehicle d | |
| | | personal automobile insurance policy with certain appli | |
| | | on a primary basis in order to book a shared motor vehi | <u>cle.</u> |
| " <u>§ 20-28</u> | | rivers license verification and data retention. | |
| <u>(a)</u> | - | er-to-peer vehicle sharing program may not enter into a | * * |
| | | agreement with a driver unless the driver who will operation | ate the shared vehicle |
| meets on | | following requirements: | |
| | <u>(1)</u> | Has a valid drivers license issued pursuant to G.S. 20 | |
| | | driver to operate a motor vehicle of the class of the share | red vehicle. |
| | <u>(2)</u> | Is a nonresident who: | |
| | | a. <u>Has a valid drivers license issued by the state or</u> | |
| | | residence that authorizes the driver in that state | • |
| | | motor vehicle of the class of the shared vehicle; | |
| | | b. Is at least the same age as that required of a re | |
| | (2) | operate a motor vehicle of the class of the shared | |
| | <u>(3)</u> | Is otherwise specifically authorized by the applicable pr | |
| (b) | 1 | to operate a motor vehicle of the class of the shared veh | |
| <u>(b)</u> | $\frac{A per}{(1)}$ | er-to-peer vehicle sharing program shall keep a record of t The name and address of the shared vehicle driver; | <u>ile tonowing.</u> |
| | $\frac{(1)}{(2)}$ | The number of the drivers license of the shared vehicle | driver and each other |
| | <u>(2)</u> | person, if any, who will operate the shared vehicle; and | |
| | (3) | The date and place of issuance of the drivers license. | |
| "8 20-28 | | esponsibility for equipment of a shared vehicle. | |
| | | er vehicle sharing program shall have sole responsibility for | r any equipment such |
| | | or other special equipment that is put in or on the vehicle t | |
| | | ig transaction, and shall agree to indemnify and hold harm | |
| | | o or theft of such equipment during the vehicle sharing pe | |
| • | - | The peer-to-peer vehicle sharing program has the right to | • |
| | | e driver for any loss or damage to such equipment that occ | • |
| sharing p | | <u> </u> | |
| | | utomobile safety recalls. | |
| (a) | | e time when a vehicle owner registers as a shared vehicle ov | wner on a peer-to-peer |
| vehicle s | | program and prior to the time when the shared vehicle o | |
| | | e for sharing on the peer-to-peer vehicle sharing progr | |
| | | program shall do all of the following: | |
| | <u>(1)</u> | Verify that the shared vehicle does not have any safety | recalls on the vehicle |
| | | for which the repairs have not been made. | |
| | <u>(2)</u> | Notify the shared vehicle owner of the requirements of | this section. |
| <u>(b)</u> | If the | shared vehicle owner has received actual notice of a safet | ty recall on the shared |
| | | ed vehicle owner shall do the following: | |

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| 1 2 | <u>(1)</u> | The shared vehicle owner shall not make a vehicle vehicle on a peer-to-peer vehicle sharing program until | |
| 3 | | has been made. | |
| 4 | <u>(2)</u> | If a shared vehicle owner receives actual notice of a sa | |
| 5 | | vehicle while the shared vehicle is made available on the | |
| 6 | | sharing program, the shared vehicle owner shall remov | |
| 7 | | available on the peer-to-peer vehicle sharing program, | |
| 8 | | possible after receiving the notice of the safety recall an | id until the safety recall |
| 9 10 | (2) | repair has been made. | afatri magall while the |
| 10 11 | <u>(3)</u> | If a shared vehicle owner receives an actual notice of a shared vehicle is being used in the possession of a sh | |
| 11 | | soon as practicably possible after receiving the notice | |
| 12 | | shared vehicle owner shall notify the peer-to-peer ve | • |
| 13 | | about the safety recall so that the shared vehicle owner | • • • |
| 15 | | recall repair." | indy address the surery |
| 16 | SEC | FION 9.(b) This section becomes effective October 1, 2 | 2025, and applies to all |
| 17 | transactions on o | | ý 11 |
| 18 | | | |
| 19 | | TRICTIONS ON RESIDENTIAL LEASES REQ | UIRING RENTERS |
| 20 | INSURANCE | | |
| 21 | | FION 10. G.S. 42-46 reads as rewritten: | |
| 22 23 | [*] § 42-46. Autho | rized fees, costs, and expenses. | |
| 23 24 | (l) The f | following provisions apply to any lease that requires | a tenant to maintain |
| 25 | | ge for the leased premises: | a tenant to maintain |
| 26 | <u>(1)</u> | The tenant shall not be required to obtain the require | ed insurance coverage |
| 27 | <u></u> | from a designated carrier or through a designated agen | - |
| 28 | <u>(2)</u> | The landlord may charge the tenant for the actual cost in | |
| 29 | | to obtain the required insurance coverage only if the | tenant fails to provide |
| 30 | | proof upon request of the landlord that the tenant has | s obtained the required |
| 31 | | insurance coverage." | |
| 32 33 | PART XI TE | CHNICAL CHANGE TO EFFECTIVE DATE P | ROVISION IN S.L. |
| 34 | | MENDED BY S.L. 2024-29 | |
| 35 | | FION 11. Section $16(j)$ of S.L. 2023-133, as amended by | by Section 9(b) of S.L. |
| 36 | 2024-29, reads a | 0 / |) |
| 37 | "SECTION | 16.(j) This section becomes effective July 1, 2025. Se | ection 16(e) of this act |
| 38 | | e July 1, 2025, and applies to convictions occurring on or | |
| 39 | 16(h) of this act | becomes effective July 1, 2025, and applies to prior conv | victions for a "violation |
| 40 | | niles per hour or less over the speed limit" and prayers f | |
| 41 | | after that date.date; provided, however, that, for the p | |
| 42 | | all be a premium surcharge or assignment of points unde | |
| 43 | * | for a "violation of speeding 10 miles per hour or less o | - |
| 44 | | nent continued occurring before July 1, 2025, must occur | • |
| 45 | immediately pred | ceding the date of application or the preparation of the re- | <u>newal.</u> |
| 46 47 | | TUADIZE DDAVEDS TA DECISTED WITH MI | II TIDI E DEALEDS |
| 47 48 | | THORIZE BROKERS TO REGISTER WITH MU ION OWNERSHIP OR CONTROL | LIITLE DEALEKS |
| 48 49 | | FION 12. G.S. 78A-36(b) reads as rewritten: | |
| 49 50 | | nlawful for any dealer to employ a salesman unless the | salesman is registered |
| 51 | | of a salesman is not effective during any period when he | |
| ~ 1 | registration | | |

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| 1 | a particular dealer registered under this Chapter. When a salesman begins or terminates those | | |
| 2 | activities which make him a salesman, the salesman as well as the dealer shall promptly notify | | |
| 3 | the Administrator. | | |
| 4 | The Administrator may by rule or order require the return of a salesman's license upon the | | |
| 5 | termination of those activities which make him a salesman or, if such return is impossible, require | | |
| 5 | a bond or evidence satisfactory to the Administrator of such impossibility. No salesman may be | | |
| 7 | registered with more than one dealer.dealer unless each of the dealers that employs or associates | | |
| 8 | with the salesman is under common ownership or control, or the registration is otherwise allowed | | |
|) | by a rule or order of the Administrator." | | |
|) | | | |
| l | PART XIII. EFFECTIVE DATE | | |
| | | | |

SECTION 13. Except as otherwise provided, this act is effective when it becomes
law.