GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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Short Title:

Sponsors:

HOUSE BILL 219* Committee Substitute Favorable 4/11/19 Third Edition Engrossed 4/25/19

NAIC Accreditation Amendments.-AB

Referred to:
February 28, 2019
A BILL TO BE ENTITLED AN ACT TO REVISE VARIOUS INSURANCE LAWS IN ORDER TO MAINTAIN NAIC ACCREDITATION, AS RECOMMENDED BY THE DEPARTMENT OF INSURANCE. The General Assembly of North Carolina enacts:
The General Assembly of North Carolina enacts.
PART I. SUPERVISION OF INTERNATIONALLY ACTIVE INSURANCE GROUPS SECTION 1.(a) G.S. 58-19-5 is amended by adding a new subdivision to read: "(10a) Group-wide supervisor. – The regulatory official authorized to engage in
conducting and coordinating group-wide supervision activities who is
determined or acknowledged by the Commissioner under G.S. 58-19-38 to
have sufficient significant contacts with the internationally active insurance
group."
SECTION 1.(b) G.S. 58-19-5 is amended by adding a new subdivision to read:
"(12a) Internationally active insurance group. – An insurance holding company
system that includes an insurer registered under G.S. 58-19-25 and that meets
all of the following criteria:
a. The insurance holding company system writes premiums in at least
three countries.
b. The percentage of gross premiums of the insurance holding company
system written outside the United States is at least ten percent (10%)
of the insurance holding company system's total gross written
premiums. Record on a three year rolling average, the total assets of the incurance
c. Based on a three-year rolling average, the total assets of the insurance holding company system are at least fifty billion dollars
(\$50,000,000) or the total gross written premiums of the insurance
holding company system are at least ten billion dollars
<u>(\$10,000,000,000).</u> "
SECTION 1.(c) Article 19 of Chapter 58 of the General Statutes is amended by
adding a new section to read as follows:
"§ 58-19-38. Group-wide supervision of internationally active insurance groups.
(a) In cooperation with other state, federal, and international regulatory agencies, the
Commissioner will identify a single group-wide supervisor for an internationally active insurance
group in accordance with the provisions of this section. The Commissioner is authorized to act
as the group-wide supervisor for any internationally active insurance group. However, the



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Commissioner r	nay otherwise acknowledge another regulatory officia	l as the group-wide
	the internationally active insurance group meets any of the	
(1)	It does not have substantial insurance operations in the	
$\overline{(2)}$	It has substantial insurance operations in the United S	
<u>,</u>	State.	
<u>(3)</u>	It has substantial insurance operations in the United Sta	tes and this State, but
<u></u>	the Commissioner has determined pursuant to the	
	subsections (b) and (f) of this section that the other reg	
	appropriate group-wide supervisor.	· · · · · · · · · · · · · · · · · · ·
An insurance	holding company system that does not otherwise qualify	as an internationally
	group may request that the Commissioner make	•
	as to a group-wide supervisor pursuant to this section.	<u> </u>
-	Commissioner shall consider all of the following factors w	when determining that
	er is the appropriate group-wide supervisor for an i	
	that conducts substantial insurance operations concentri	-
÷ .	at a regulatory official from another jurisdiction is the ap	
	e internationally active insurance group:	propriate group trate
(1)	The place of domicile of the insurers within the i	nternationally active
(1)	insurance group that holds the largest share of the group	•
	assets, or liabilities.	
<u>(2)</u>	The place of domicile of the top-tiered insurer(s) in t	he insurance holding
<u>_/</u>	company system of the internationally active insurance	
<u>(3)</u>	The location of the executive offices or largest opera	
	internationally active insurance group.	
<u>(4)</u>	Whether another regulatory official is acting or is s	eeking to act as the
<u></u>	group-wide supervisor under a regulatory system that	
	determines to have either of the following characteristic	
	<u>a.</u> The system is substantially similar to the s	
	provided under the laws of this State.	jstem of fegutation
	b. The system is otherwise sufficient in term	ns of providing for
	group-wide supervision, enterprise risk analysis,	
	other regulatory officials.	
<u>(5)</u>	Whether another regulatory official acting or seeking to	act as the group-wide
	supervisor provides the Commissioner with reasonably i	· · ·
	and cooperation.	
A regulatory	official identified under this section as the group-v	vide supervisor may
	t is appropriate to acknowledge another regulatory off	± •
	visor. The acknowledgment of the group-wide supervisor	
• •	the factors listed in subdivisions (1) through (5) of th	
	and subject to the acknowledgment of other regulatory o	
	embers of the internationally active insurance group, and	
*	onally active insurance group.	<u>- (, </u>
	ithstanding any other provision of law, when another regul	atory official is acting
	le supervisor of an internationally active insurance grou	
· · ·	ge that regulatory official as the group-wide super	-
	all make a determination or acknowledgment as to the ap	
	ch an internationally active insurance group pursuant to	
	re is a material change in the internationally active insura	
in either of the fo		<u> </u>
(1)	The internationally active insurance group's insurers do	omiciled in this State
	holding the largest share of the group's premiums, assets	

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1 2 3	<u>(2)</u>	This State being the place of domicile of the insurance holding company system of the international group	
3 4	(d) Durau	group.	d to collect from any incurer
		ant to G.S. 58-19-35, the Commissioner is authorized ant to G.S. 58-19-25 all information necessary	
5 6		•	
7		ay act as the group-wide supervisor of an internation	
8		ssioner may acknowledge another regulatory officia	• •
	· ·	to issuing a determination that an internationally	• •
9		wide supervision by the Commissioner, the Com	
10		d pursuant to G.S. 58-19-25 and the ultimate con	
11		tive insurance group. The internationally active ins	
12	• •	the Commissioner with additional information	pertinent to the pending
13	determination.		• • • • • • •
14		Commissioner is the group-wide supervisor for	•
15		the Commissioner is authorized to engage in	the following group-wide
16	supervision activity		
17	<u>(1)</u>	Assess the enterprise risks within the international	ly active insurance group to
18		ensure all of the following:	
19		a. <u>That the material financial condition and lic</u>	
20		of the internationally active insurance gro	
21		business of insurance, are identified by ma	-
22		b. <u>That reasonable and effective mitigation m</u>	
23	<u>(2)</u>	Request, from any member of an international	
24		subject to the Commissioner's supervision, in	•
25		appropriate to assess enterprise risk. This inform	•
26		about the governance, risk assessment and manage	
27		material intercompany transactions of the mem	bers of the internationally
28		active insurance group.	
29	<u>(3)</u>	Coordinate and, in reliance on the authority of the	• •
30		jurisdictions where members of the internationally	
31		domiciled, compel development and implementat	
32		designed to ensure that the internationally active	
33		timely recognize and mitigate enterprise ris	
34		internationally active insurance group that are e	engaged in the business of
35		insurance.	
36	<u>(4)</u>	Communicate with other state, federal, and intern	
37		with jurisdiction over members within the inter-	
38		group and share relevant information through supe	
39		in G.S. 58-19-37 or otherwise subject to the co	onfidentiality provisions of
40		<u>G.S. 58-19-40.</u>	
41	<u>(5)</u>	Enter into agreements with or obtain docume	entation from any insurer
42		registered under G.S. 58-19-25, any member of	the internationally active
43		insurance group, and any other state, federal, and	nd international regulatory
44		agencies for members of the internationally active	
45		the basis for or otherwise clarifying the Commission	sioner's role as group-wide
46		supervisor, including provisions for resolving dis	putes with other regulatory
47		officials. Such agreements or documentation shall	not serve as evidence in any
48		proceeding that any insurer or person within an i	nsurance holding company
49		system not domiciled or incorporated in this Stat	te is doing business in this
50		State or is otherwise subject to jurisdiction in this	<u>State.</u>

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1	(6) Other group-wide supervision activities, consistent with the	authorities and
2	purposes enumerated above, as considered necessary by the Co	
3	(f) If the Commissioner acknowledges that another regulatory official from	
4	that is not accredited by the NAIC is the group-wide supervisor, the Commission	•
5	to reasonably cooperate, through supervisory colleges or otherwise, with group-with	
6	undertaken by the group-wide supervisor, provided that both of the following cond	•
7	(1) The Commissioner's cooperation is in compliance with the law	
8	(2) The regulatory official acknowledged as the group-wi	
9	recognizes and cooperates with the Commissioner's activities a	-
10	supervisor for other internationally active insurance groups wh	• •
11	Where recognition and cooperation are not reasonably reciprocal, the Co	* *
12	authorized to refuse recognition and cooperation.	
13	(g) The Commissioner may enter into agreements with or obtain document	tation from any
14	insurer registered under G.S. 58-19-25, any affiliate of the insurer, and other sta	
15	international regulatory agencies for members of the internationally active insura	
16	provide the basis for or otherwise clarify a regulatory official's role as group-wide	
17	(h) The Commissioner may adopt rules necessary for the administration of	
18	(i) A registered insurer subject to this section shall be liable for and	
19	reasonable expenses of the Commissioner's participation in the administration	
20	including the engagement of attorneys, actuaries, and any other professionals a	
21	travel expenses."	
22	SECTION 1.(d) G.S. 58-19-40(a) reads as rewritten:	
23	"(a) Documents, materials, or other information in the possession or	control of the
24	Department that are obtained by or disclosed to the Commissioner or any other	
25	course of an examination or investigation made pursuant to G.S. 58-19-35, and	-
26	reported or provided to the Department pursuant to subdivisions (11a)	
27	G.S. 58-19-15(b), G.S. 58-19-25, and G.S. 58-19-30, G.S. 58-19-30 and G.S. 58-	
28	confidential by law and privileged, shall not be considered a public record	
29	G.S. 58-2-100 or Chapter 132 of the General Statutes, shall not be subject to subp	oena, and shall
30	not be subject to discovery or admissible in evidence in any private civil action	
31	Commissioner is authorized to use the documents, materials, or other infor	mation in the
32	furtherance of any regulatory or legal action brought as a part of the Commiss	ioner's official
33	duties. The Commissioner shall not otherwise make the documents, mate	rials, or other
34	information public without the prior written consent of the insurer to which it per	ains unless the
35	Commissioner, after giving the insurer and its affiliates who would be affected	thereby notice
36	and opportunity to be heard, determines that the interest of policyholders, share	holders, or the
37	public will be served by the publication thereof, in which event the Commission	er may publish
38	all or any part of the information in such manner as may be deemed appropriate."	
39		
40	PART II. OVERSIGHT OF INTERNAL AUDIT FUNCTIONS OF IN	SURERS OR
41	GROUPS OF INSURERS	
42	SECTION 2.(a) G.S. 58-10-190(3) reads as rewritten:	
43	"(3) "Audit committee" means a committee, or equivalent body, est	ablished by the
44	board of directors of an entity for the purpose of overseeing	the accounting
45	and financial reporting processes of an insurer or group of in	surers <u>insurers</u>,
46	any internal audit function of the insurer or group of insurer	<u>s, and external</u>
47	audits of financial statements of the insurer or group of insu	rers. The audit
48	committee of any entity that controls a group of insurers may b	
49	the audit committee for one or more of these controlled insurers	s at the election
50	of the controlling person as provided in G.S. 58-10-245(f). If an audit

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1	committee is not designated by the insurer, the insurer's entire board of
2	directors shall constitute the audit committee."
3	SECTION 2.(b) G.S. 58-10-190 is amended by adding a new subdivision to read:
4	"(6a) "Internal audit function" means a person or persons that provide independent,
5	objective, and reasonable assurance designed to add value and improve an
6	organization's operations and accomplish its objectives by bringing a
7	systematic, disciplined approach to evaluate and improve the effectiveness of
8	risk management, control, and governance processes."
9	SECTION 2.(c) G.S. 58-10-245 is amended by adding a new subsection to read:
10	"(b1) The audit committee of an insurer or group of insurers shall be responsible for
11	overseeing the insurer's internal audit function and granting the person or persons performing the
12	function suitable authority and resources to fulfill the requirements of G.S. 58-10-246."
13	SECTION 2.(d) Article 10 of Chapter 58 of the General Statutes is amended by
14	adding a new section to read as follows:
15	" <u>§ 58-10-246. Internal audit function requirements.</u>
16	(a) Exemption. – An insurer is exempt from the requirements of this section if both of
17	the following apply:
18	(1) The insurer has annual direct written and unaffiliated assumed premium,
19	including international direct and assumed premium, but excluding premiums
20	reinsured with the Federal Crop Insurance Corporation and Federal Flood
21	Program, less than five hundred million dollars (\$500,000,000).
22	(2) If the insurer is a member of a group of insurers, the group has annual direct
23	written and unaffiliated assumed premium including international direct and
24	assumed premium, but excluding premiums reinsured with the Federal Crop
25	Insurance Corporation and Federal Flood Program, less than one billion
26	<u>dollars (\$1,000,000,000).</u>
27	(b) Function. – The insurer or group of insurers shall establish an internal audit function
28	providing independent, objective, and reasonable assurance to the audit committee and insurer
29	management regarding the insurer's governance, risk management, and internal controls. This
30	assurance shall be provided by performing general and specific audits, reviews, and tests and by
31	employing other techniques deemed necessary to protect assets, evaluate control effectiveness
32	and efficiency, and evaluate compliance with policies and regulations.
33	(c) Independence. – In order to ensure that internal auditors remain objective, the internal
34	audit function must be organizationally independent. For purposes of this section,
35	"organizationally independent" means that the internal audit function (i) shall not defer ultimate
36	judgment on audit matters to others and (ii) shall appoint an individual to head the internal audit
37	function who will have direct and unrestricted access to the board of directors of the insurer or
38	group of insurers. Organizational independence does not preclude dual-reporting relationships.
39	(d) <u>Reporting. – The head of the internal audit function shall report to the audit committee</u>
40	with a frequency no less than annually on the periodic audit plan, factors that may adversely
41	impact the internal audit function's independence or effectiveness, material findings from
42	completed audits, and the appropriateness of corrective actions implemented by management as
43	<u>a result of audit findings.</u>
44	(e) Additional Requirements. – If an insurer is a member of an insurance holding
45	company system or included in a group of insurers, the insurer may satisfy the internal audit
46	function requirements set forth in this section at the ultimate controlling parent level, an
47	intermediate holding company level, or the individual legal entity level."
48	SECTION 2.(e) G.S. 58-10-260 is amended by adding a new subsection to read:
49 50	"(g) The requirements of G.S. 58-10-246 become effective January 1, 2020. An insurer or
50	group of insurers exempt from G.S. 58-10-246 that no longer meets the threshold for exemption

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	ne calendar year after the year the threshold is exceeded to comply with the of that section."
	ORPORATE GOVERNANCE ANNUAL DISCLOSURE
adding a new	ECTION 3.(a) Article 10 of Chapter 58 of the General Statues is amended by Part to read:
adding a new	
"8 58 10 755	"Part 11. Corporate Governance Annual Disclosure. Purpose and scope.
	the purpose of this Part is to:
<u>(a)</u> <u>(</u> 1	
<u>1</u>	corporate governance structure, policies, and practices to permit the
	Commissioner to gain and maintain an understanding of the insurer's
	corporate governance framework.
(2	
12	disclosure with the Commissioner.
(3	
<u></u>	disclosure and related information that will contain confidential and sensitive
	information related to an insurer or insurance group's internal operations and
	proprietary and trade-secret information which, if made public, could
	potentially cause the insurer or insurance group competitive harm or
	disadvantage.
(4	
<u>×</u>	Governance Annual Disclosure.
(b) N	othing in this Part shall be construed to prescribe or impose corporate governance
	internal procedures beyond that which is required under applicable state corporate
	standing the foregoing, nothing in this Part shall be construed to limit the
	er's authority, or the rights or obligations of third parties, under G.S. 58-2-131
through G.S.	58-2-134.
<u>(c)</u> <u>T</u>	ne requirements of this Part shall apply to all insurers domiciled in this State.
" <u>§ 58-10-760</u>	. Definitions.
The follo	wing definitions apply in this Part:
<u>(1</u>	<u>CGAD or Corporate Governance Annual Disclosure. – A confidential report</u>
	filed by an insurer or insurance group made in accordance with the
	requirements of this Part.
<u>(2</u>	<u>Insurance group. – Those insurers and affiliates included within an insurance</u>
	holding company system as defined in G.S. 58-19-5.
<u>(3</u>	<u>Insurer. – Defined in G.S. 58-1-5 and includes a person subject to Articles 65</u>
	or 67 of this Chapter. Insurer does not include an agency, authority, or
	instrumentality of the United States; any of its possessions and territories; the
	Commonwealth of Puerto Rico; the District of Columbia; a state, or a political
	subdivision of a state.
<u>(</u> 4	
	information to the board of directors at regular intervals or providing this
	information to shareholders or regulators and shall include the chief executive
	officer, chief financial officer, chief operations officer, chief procurement
	officer, chief legal officer, chief information officer, chief technology officer,
	chief revenue officer, and chief visionary officer.
	. Disclosure requirement and filing procedures.
	n insurer, or the insurance group of which the insurer is a member, shall, no later
	of each calendar year, submit to the Commissioner a CGAD that contains the
information of	lescribed in G.S. 58-10-775. Notwithstanding any request from the Commissioner

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1 made pursuant to subsection (c) of this section, if the insurer is a member of an insurance group, 2 the insurer shall submit the report required by this section to the Commissioner of the lead state 3 for the insurance group, in accordance with the laws of the lead state, as determined by the 4 procedures outlined in the most recent Financial Analysis Handbook adopted by the NAIC. In 5 these instances, a copy of the CGAD must also be provided, upon request, to the chief regulatory 6 official of any state in which the insurance group has a domestic insurer. 7 (b) The CGAD must include a signature of the insurer's or insurance group's chief 8 executive officer or corporate secretary attesting to the best of that individual's belief and 9 knowledge that the insurer or insurance group has implemented the corporate governance 10 practices and that a copy of the disclosure has been provided to the insurer's or insurance group's 11 board of directors or the appropriate committee thereof. An insurer not required to submit a CGAD under this section shall do so upon the 12 (c) 13 Commissioner's request. 14 (d) The insurer or insurance group shall have discretion regarding the appropriate format 15 for providing the required information and may customize the CGAD to provide the most relevant information necessary to permit the Commissioner to gain an understanding of the 16 17 corporate governance structure, policies, and practices utilized by the insurer or insurance group. 18 (e) For purposes of completing the CGAD, the insurer or insurance group may provide 19 information regarding corporate governance at the ultimate controlling parent level, an 20 intermediate holding company level, or the individual legal entity level, depending upon how the 21 insurer or insurance group has structured its system of corporate governance. The insurer or insurance group is encouraged to make the CGAD disclosures (i) at the level at which the 22 23 insurer's or insurance group's risk appetite is determined, (ii) at the level at which the earnings, 24 capital, liquidity, operations, and reputation of the insurer are overseen collectively and at which 25 the supervision of those factors are coordinated and exercised, or (iii) at the level at which legal 26 liability for failure of general corporate governance duties would be placed. If the insurer or 27 insurance group determines the level of reporting based on these criteria, it shall indicate which 28 of the three criteria was used to determine the level of reporting and explain any subsequent 29 changes in level of reporting. 30 (f) The review of the CGAD and any additional requests for information shall be made 31 through the lead state as determined by the procedures within the most recent Financial Analysis 32 Handbook adopted by the NAIC. 33 An insurer or insurance group providing information substantially similar to the (g) 34 information required by this Part in other documents provided to the Commissioner, including 35 proxy statements filed in conjunction with Form B requirements, or other state or federal filings 36 provided to the Commissioner, shall not be required to duplicate that information in the CGAD, 37 but shall only be required to cross reference the document in which the information is included. 38 The insurer or insurance group shall clearly reference the location of the relevant information 39 within the CGAD and attach the referenced document if it is not already filed or available to the 40 Commissioner. Each year following the initial filing of the CGAD, the insurer or insurance group 41 (h) 42 shall file an amended version of the previously filed CGAD indicating where changes have been 43 made. If no changes were made in the information or activities reported by the insurer or 44 insurance group, the filing shall so state. 45 "§ 58-10-770. Rules and regulations. 46 The Commissioner may adopt such rules and issue such orders as shall be necessary to carry 47 out the provisions of this Part. 48 "§ 58-10-775. Contents of corporate governance annual disclosure. 49 The insurer or insurance group shall have discretion over the responses to the CGAD (a) 50 inquiries, provided the CGAD shall contain the material information necessary to permit the Commissioner to gain an understanding of the insurer's or insurance group's corporate 51

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1	governance structure, policies, and practices. The Commissioner may request additional						
2	information that he or she deems material and necessary to provide the Commissioner with a						
3	clear understanding of the corporate governance policies, the reporting or information system, or						
4	controls implementing those policies.						
5	(b) Notwithstanding subsection (a) of this section, the CGAD shall be prepared consistent						
6		Documentation and supporting information shall be i					
7		xamination or upon request of the Commissioner.					
8	(c) The in	nsurer or insurance group shall be as descriptive as poss	ible in completing the				
9		lusion of attachments or example documents that are u					
10	process that may	provide a means to demonstrate the strengths of their g	overnance framework				
11	and practices.						
12	(d) The C	CGAD shall describe the insurer's or insurance group's	corporate governance				
13		tructure, including consideration of all of the following:	• •				
14	(1)	The board of directors and various committees thereof	ultimately responsible				
15		for overseeing the insurer or insurance group and the	ne level at which that				
16		oversight occurs, such as the ultimate control level,					
17		company level, or legal entity level. The insurer or	insurance group shall				
18		describe and discuss the rationale for the current board					
19		structure.					
20	(2)	The duties of the board of directors and each of its significant s	ificant committees and				
21		how they are governed, such as by bylaws, charters, or	informal mandates.				
22	<u>(3)</u>	How the board of directors' leadership is structured, inc					
23		the roles of chief executive officer and chairman of	the board of directors				
24		within the organization.					
25	(e) The i	nsurer or insurance group shall describe the policies and	practices of the most				
26	senior governing	entity and significant committees thereof, including a dis	scussion of each of the				
27	following factors	<u>:</u>					
28	<u>(1)</u>	How the qualifications, expertise, and experience of e	ach board of directors				
29		member meet the needs of the insurer or insurance grou	<u>up.</u>				
30	<u>(2)</u>	How an appropriate amount of independence is maint	tained on the board of				
31		directors and its significant committees.					
32	<u>(3)</u>	The number of meetings held by the board of directed	ors and its significant				
33		committees over the past year as well as information or	n director attendance.				
34	<u>(4)</u>	How the insurer or insurance group identifies, nominate	es, and elects members				
35		to the board of directors and its committees, including	<u>g information on all of</u>				
36		the following:					
37		<u>a.</u> <u>Whether a nomination committee is in place</u>	to identify and select				
38		individuals for consideration.					
39		b. Whether term limits are placed on directors.					
40		c. How the election and reelection processes funct	tion.				
41		<u>d.</u> <u>Whether a board of directors' diversity policy</u>	is in place and, if so,				
42		how it functions.					
43	<u>(5)</u>	The processes in place for the board of directors to ev	_				
44		and the performance of its committees, as well as any					
45		to improve performance, including any board of di	irectors or committee				
46		training programs that have been put in place.					
47		nsurer or insurance group shall describe the policies and					
48	-	ent, including a description of each of the following factor					
49	<u>(1)</u>	Any processes or practices, such as suitability standards					
50		officers and key persons in control functions have the ap	ppropriate background,				

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	expe	rience, and integrity to fulfill their prospect	tive roles, including both of
		ollowing:	Ę/
	<u>a.</u>	Identification of the specific positions for	r which suitability standards
	_	have been developed and a description of	-
	<u>b.</u>	Any changes in an officer's or key person	
	<u></u>	the insurer's or insurance group's standard	•
		and evaluate those changes.	
(2)) The	insurer's or insurance group's code of bu	usiness conduct and ethics.
<u>1</u>		ding information regarding compliance with	
		ell as proactive reporting of any illegal or un	-
(3)		insurer's or insurance group's processes f	
<u>(5)</u>		pensation, and corrective action to ensure e	
		ighout the organization, including a descript	-
		gnificant compensation programs and what t	• •
			· · ·
		rd. The description shall include suffic	
		missioner to understand how the organizatio	-
		rams do not encourage or reward excessive	risk taking. Elements to be
		issed include the following:	
	<u>a.</u>	The board of directors' role in overseeing	<u>management</u> compensation
		programs and practices.	
	<u>b.</u>	The various elements of compensation	
		insurance group's compensation program	
		insurance group determines and calculates	s the amount of each element
		of compensation paid.	
	<u>c.</u>	How compensation programs are related	ted to both company and
		individual performance over time.	
	<u>d.</u>	Whether compensation programs include	
		those adjustments are incorporated into th	e programs for employees at
		different levels.	
	<u>e.</u>	Any clawback provisions built into the pr	ograms to recover awards or
		payments if the performance measures up	on which they are based are
		restated or otherwise adjusted.	
	<u>f.</u>	Any other factors relevant in understa	anding how the insurer or
		insurance group monitors its compensation	-
		whether its risk management objectives	-
		employees.	
(4)	The	insurer's or insurance group's plans for chief	executive officer and senior
<u> </u>	-	agement succession.	
(g) Th	-	or insurance group shall describe the proce	esses by which the board of
		s, and senior management ensure an approp	•
		ppacting the insurer's business activities, inc	
the following:		ipacting the institer's business activities, me	
<u>(1)</u>	-	oversight and management responsibilities	s are delegated between the
<u>(1)</u>	-	d of directors, its committees, and senior ma	
(2)			
<u>(2)</u>		the board of directors is kept informed of	
	-	associated risks, and steps that senior manage	gement is taking to monitor
	-	nanage those risks.	
<u>(3)</u>		reporting responsibilities are organized for	
		ription should allow the Commissioner to	± •
	<u>whic</u>	h information on each critical risk area is r	reported to and reviewed by

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	senior management and the board of directors. This descr	ription may include
	any of the following critical risk areas of the insurer:	- <u>+</u>
	a. Risk management processes.	
	b. Actuarial function.	
	<u>c.</u> <u>Investment decision-making processes.</u>	
	d. Reinsurance decision-making processes.	
		ses.
	e.Business strategy/finance decision-making processf.Compliance function.	
	g. Financial reporting/internal auditing.	
	h. Market conduct decision-making processes.	
" <u>§ 58-10-780.</u> C		
	ments, materials, or other information, including the CGAD), in the possession
	Department that are obtained by, created by, or disclosed to	-
	on under this Part, are recognized as proprietary and to conta	
	materials, or other information shall be confidential by law a	
	ed a public record under either G.S. 58-2-100 or Chapter	
	ot be subject to subpoena, and shall not be subject to discove	
	private civil action. However, the Commissioner is aut	
	erials, or other information in the furtherance of any regulation	
	t of the Commissioner's official duties. The Commissioner	
	ents, materials, or other information public without the prior	
	ning in this section shall be construed to require written con	
	missioner may share or receive confidential documents,	
	nformation pursuant to subsection (c) of this section to assist	
of the Commissi	•	-
(b) Neith	er the Commissioner nor any person who received docum	nents, materials, or
	lated information, through examination or otherwise, whil	
authority of the	Commissioner, or with whom such documents, materials, o	r other information
are shared pursu	ant to this Part shall be permitted or required to testify in any	private civil action
concerning any c	confidential documents, materials, or information subject to su	ubsection (a) of this
section.		
<u>(c)</u> <u>In or</u>	der to assist in the performance of the Commissioner's reg	gulatory duties, the
Commissioner n	nay do all of the following:	
<u>(1)</u>	Upon request, share documents, materials, or oth	ner CGAD-related
	information including the confidential and privileged doe	cuments, materials,
	or information subject to subsection (a) of this section, in	cluding proprietary
	and trade secret documents and materials, with other	
	international financial regulatory agencies, including	
	supervisory college as described in G.S. 58-19-37, with the	
	third-party consultants pursuant to G.S. 58-10-785, provide	ed that the recipient
	agrees in writing to maintain the confidentiality and priva	
	CGAD-related documents, material, or other information	and has verified in
	writing the legal authority to maintain confidentiality.	
<u>(2)</u>	Receive documents, materials, or other CGAD-related info	ormation, including
	otherwise confidential and privileged documents, materia	
	including proprietary and trade-secret information or	
	regulatory officials of other state, federal, and inter-	
	regulatory agencies, including members of any super	
	described in G.S. 58-19-37, and from the NAIC, and	
	confidential or privileged any documents, materials, or in	
	with notice or the understanding that it is confidential or p	privileged under the

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1		laws of the jurisdiction that is the source of the do	cument, material, or
2		information.	
3	(d) The s	haring of information and documents by the Commissione	r pursuant to this Part
4	shall not constitu	te a delegation of regulatory authority or rule making, and	the Commissioner is
5	solely responsibl	e for the administration, execution, and enforcement of t	the provisions of this
6	Part.		
7		aiver of any applicable privilege or claim of confidential	•
8		rade-secret materials or other CGAD-related information	
9		CGAD-related information or documents to the Commissio	ner under this section
10		haring as authorized in this Part.	
11		AIC and third-party consultants.	
12		Commissioner may retain, at the insurer's expense, thi	
13	_	eys, actuaries, accountants, and other experts not other	-
14		staff as may be reasonably necessary to assist the Comm	issioner in reviewing
15		d information or the insurer's compliance with this Part.	1 (1 1)
16		persons retained under subsection (a) of this section shall b	
17		e Commissioner and shall act in a purely advisory capacity	
18		NAIC and third-party consultants shall be subject to the	same confidentiality
19 20		<u>uirements as the Commissioner.</u>	shall varify to the
20 21	· · · ·	art of the retention process, a third-party consultant	•
21 22		vith notice to the insurer, that it is free of a conflict of ir res in place to monitor compliance with a conflict and	
22		andards and requirements of this Part.	to compry with the
23 24		tten agreement with the NAIC or a third-party consultant g	overning sharing and
24 25		n provided pursuant to this Part shall contain all of the foll	
25 26		the written consent of the insurer prior to making public	• •
20 27	under this Part:	The written consent of the insurer prior to making public	information provided
28	<u>(1)</u>	Specific procedures and protocols for maintaining the	e confidentiality and
29	<u></u> /	security of CGAD-related information shared with the N	•
30		consultant pursuant to this Part.	<u> </u>
31	<u>(2)</u>	Procedures and protocols for sharing by the NAIC of	only with other state
32		regulators from states in which the insurance group ha	•
33		The agreement shall provide that the recipient agrees in	n writing to maintain
34		the confidentiality and privileged status of the CGAI	D-related documents,
35		materials, or other information and has verified in writing	ng the legal authority
36		to maintain confidentiality.	
37	<u>(3)</u>	A provision specifying that ownership of the CGAD	D-related information
38		shared with the NAIC or a third-party consultant remains	
39		and the NAIC's or third-party consultant's use of the infe	ormation is subject to
40		the direction of the Commissioner.	
41	<u>(4)</u>	A provision that prohibits the NAIC or a third-party co	
42		the information shared pursuant to this Part in a perman	ent database after the
43		underlying analysis is completed.	
44	<u>(5)</u>	A provision requiring the NAIC or third-party consulta	
45		notice to the Commissioner and to the insurer or insura	• • • •
46		any subpoena, request for disclosure, or request for prod	uction of the insurer's
47		CGAD-related information.	1
48	<u>(6)</u>	A requirement that the NAIC or a third-party cons	
49 50		intervention by an insurer in any judicial or administrativ	
50		NAIC or a third-party consultant may be required to	disclose confidential

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1	information about the insurer shared	with the NAIC or a third-party consultant
2	pursuant to this Part.	i ́
3	" <u>§ 58-10-790. Sanctions.</u>	
4	(a) <u>Civil Penalties. – Any insurer failing, with</u>	out just cause, to timely file the CGAD as
5	required in this Part shall be subject to a civil penalty of	
6	day's delay, not to exceed a total penalty of one thousa	
7	(b) Notice and Opportunity to Be Heard R	· · ·
8	opportunity to be heard in accordance with the provisi	
9	General Statutes, the Commissioner may order the res	spondent to pay the assessment and civil
10	penalty imposed by this section.	
11	(c) <u>Disposition of Civil Penalties. – The clear p</u>	
12	this section shall be remitted to the Civil Penalty a	ind Forteiture Fund in accordance with
13 14	<u>G.S. 115C-457.2.</u> (d) <u>Paduation of Civil Panaltian</u> The Com	missionan may reduce the penalty if the
14 15	(d) <u>Reduction of Civil Penalties. – The Commissioner demonstrates to the Commissioner that the implementation</u>	• • •
15 16	financial hardship to the insurer."	position of the penalty would constitute a
17	SECTION 3.(b) If any provision of Sec	tion 3 other than G.S. 58-10-780 or the
18	application thereof to any person or circumstance, is h	
19	affect the provisions or applications of this section whi	
20	provision or application, and to that end the provisio	0
21	G.S. 58-10-780, are severable.	, 1
22	SECTION 3.(c) Section 3 shall become eff	fective on January 1, 2020. The first filing
23	of the CGAD shall be made on or before June 1, 2020.	
24		
25	PART IV. OTHER PROVISIONS	
26	SECTION 4. G.S. 58-58-50(a1)(2) reads a	as rewritten:
27	"(a1) As used in this section:	
28		
29 30		ding a fraternal benefit society as defined
30 31		ch has written, issued, or reinsured life d health insurance contracts, annuity
31		s, or deposit-type contracts (i) in this State
33		Force or on claim or (ii) in any state and is
33 34		nority to write life insurance, accident and
35	-	bure endowment, or deposit-type contracts
36	in this State."	are ende which, or deposit type conducts
37	SECTION 5. G.S. 58-7-21(b)(4a)d. reads	as rewritten:
38		The Commissioner shall assign a rating to
39		legal entity basis, with due consideration
40	being given to the group r	ating where appropriate, except that an
41	association, including inco	rporated and individual unincorporated
42	underwriters, that has been	n approved to do business as a single
43	•	valuated on the basis of its group rating.
44	-	blish a list of all certified reinsurers and
45	•	ay be considered as part of the evaluation
46	-	limited to, include the following:
47		rer's financial strength rating from an
48 40		ency. The maximum rating that a certified
49 50		ssigned will correspond to its financial outlined in the table below. The
50 51	6 6	use the lowest financial strength rating
51		use the lowest initiational successful fatting

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			received from an appro-		0
			maximum rating of a cer		
			maintain at least two fina	U	0 1
-			rating agencies will resul	lt in loss of eligibil	ity for certification;
	Ratings	Best	S&P	Moody's	Fitch
)	Secure -1	A++	AAA	Aaa	AAA
,	Secure -2	A+	AA+, AA, AA-	Aa1, Aa2, Aa3	AA+, AA, AA-
	Secure -3	А	A+, A	A1, A2	A+, A
)	Secure – 4	A-	A-	A3	A-
)	Secure – 5	B++, B+	BBB+, BBB,	Baa1, Baa2,	BBB+, BBB,
			BBB-	Baa3	BBB-
	Vulnerable	B, B-,	BB+, BB, BB-,	Ba1, Ba2, Ba3,	BB+, BB, BB-,
	- 6	C++, C+,	B+, B, B-,	B1, B2, B3,	B+, B, B-,
-		C, C-, D,	CCC, <u>CC, </u> C, D, R	Caa, Ca, C	CCC+, CC,
		E, F			CCC-, DD
)		"			
,	SECTION	I C Excent	an othomsica marvidad	the name aim day of	this act is affective

17 SECTION 6. Except as otherwise provided, the remainder of this act is effective18 when it becomes law.