# A-Engrossed House Bill 2679

Ordered by the House May 17 Including House Amendments dated May 17

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Judiciary for Surplus Line Association of Oregon)

# SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Authorizes Director of Department of Consumer and Business Services to enter compact with other states to allocate among states premium taxes paid to insured's home state. Imposes surplus lines insurance tax and reporting requirements on independently procured insurance policyholders. Authorizes director to collect taxes on premiums for home state risks. Revises calculation of surplus lines premium tax paid by surplus lines licensee. Changes calculation of fire insurance premium tax paid by surplus lines licensee. [Allows Director of Department of Consumer and Business Services to waive or modify diligent search requirements for surplus lines insurance by rule under certain circumstances.] Waives diligent search requirements for surplus lines insurance for insureds who meet certain qualifications. Modifies requirements for nonadmitted insurer receiving coverage placed by surplus lines licensee. Authorizes Surplus Line Association of Oregon to collect reports and taxes from insureds obtaining independently procured insurance.

A BILL FOR AN ACT

2	Relating to insurance; creating new provisions; amending ORS 731.144, 735.405, 735.410, 735.415
3	735.425, 735.430, 735.435, 735.450, 735.455, 735.460, 735.465, 735.470, 735.485 and 735.490; and
4	providing for revenue raising that requires approval by a three-fifths majority.
5	Be It Enacted by the People of the State of Oregon:
6	SECTION 1. Section 2 of this 2011 Act is added to and made a part of ORS chapter 731.
7	SECTION 2. "Independently procured insurance" means insurance procured directly by
8	an insured from a nonadmitted insurer as defined in ORS 735.405.
9	SECTION 3. Sections 4, 5 and 7 of this 2011 Act are added to and made a part of ORS
10	735.400 to 735.495.
11	SECTION 4. For purposes of carrying out the Nonadmitted and Reinsurance Reform Act
12	of 2010 (P.L. 111-203, Title V, Subtitle B), the Director of the Department of Consumer and
13	Business Services is authorized to enter into a compact or to otherwise establish procedures
14	with other states to allocate among the states the premium taxes paid to an insured's home
15	state.
16	SECTION 5. (1) Each insured in this state who obtains independently procured insurance
17	or continues or renews independently procured insurance on Oregon home state risks, other
18	than insurance procured through a surplus lines licensee, shall file, within 30 days after the
19	date the insurance was procured, continued or renewed, a written report with the Director
20	of the Department of Consumer and Business Services showing:
21	(a) The name and address of the insurer;
22	(b) The subject of the insurance;

**NOTE:** Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

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(c) The amount of premium currently charged; and 1 2 (d) Additional pertinent information reasonably requested by the director. (2) The insured filing a report under subsection (1) of this section shall pay, at the time 3 of filing the report, the director an amount equal to the taxes imposed under ORS 735.470 for 4 the premium reported under subsection (1)(c) of this section. The filing of the report and 5 payment of the taxes may be made by a person authorized by the insured to act on the 6 insured's behalf. 7 (3)(a) The director may require that reports filed under subsection (1) of this section be 8 9 filed with the Surplus Line Association of Oregon. The director may require that such filings be made electronically, but may allow an exemption to this requirement for good cause 10 shown. 11 12(b) The director may require that amounts to be paid to the director under subsection (2) of this section be paid to the Surplus Line Association of Oregon. 13 SECTION 6. ORS 735.405 is amended to read: 14 15 735.405. As used in ORS 735.400 to 735.495: (1) "Admitted insurer" means an insurer authorized to do an insurance business in this state. 16 (2) "Affiliated group" means any group of entities that, with respect to an insured, ex-17 18 ercise control over the insured, are under the control of the insured, or are under common 19 control with the insured. [(2)] (3) "Capital" means funds paid in for stock or other evidence of ownership. 20(4) "Control" means a situation where a controlling entity: 21 22(a) Directly, or acting through one or more other persons, owns or has the power to vote 25 percent or more of any class of voting securities of the controlled entity; or 23(b) Directs in any manner the election of a majority of directors or trustees of the con-24 trolled entity. 25[(3)] (5) "Eligible surplus lines insurer" means a nonadmitted insurer with which a surplus lines 2627licensee may place surplus lines insurance. (6) "Exempt commercial purchaser" means any person purchasing commercial insurance 28that, at the time of placement: 2930 (a) Employs or retains a qualified risk manager to negotiate insurance coverage; 31 (b) Has paid aggregate nationwide commercial property and casualty insurance premiums in excess of \$100,000 in the immediately preceding 12 months; and 32(c) Meets at least one of the following criteria: 33 34 (A) The person possesses a net worth in excess of \$10 million, as such amount is adjusted 35 pursuant to section 7 of this 2011 Act. (B) The person generates annual revenues in excess of \$20 million, as such amount is 36 37 adjusted pursuant to section 7 of this 2011 Act. 38 (C) The person employs more than 50 full-time or full-time equivalent employees for each insured or is a member of an affiliated group employing more than 100 employees in the ag-39 gregate. 40 (D) The person is a not-for-profit organization or public entity generating annual budg-41 eted expenses of at least \$30 million, as such amount is adjusted pursuant to section 7 of this 42 2011 Act. 43 (E) The person is a municipality with a population in excess of 50,000 individuals. 44

45 [(4)] (7) "Export" means to place surplus lines insurance with a nonadmitted insurer.

1 (8) "Home state" means, with respect to an insured:

2 (a) The state in which an insured maintains the insured's principal place of business or, 3 in the case of an individual, the individual's principal residence;

4 (b) If 100 percent of the insured risk is located out of the state described in paragraph 5 (a) of this subsection, the state to which the greatest percentage of the insured's taxable 6 premium for that insurance contract is allocated; or

7 (c) If two or more insureds from an affiliated group are named as insureds on a single 8 nonadmitted insurance contract, the state, as determined pursuant to paragraph (a) or (b) 9 of this subsection, of the member of the affiliated group that has the greatest percentage 10 of premium attributed to it under the insurance contract.

11 [(5)] (9) "Kind of insurance" means one of the types of insurance required to be reported in the 12 annual statement [which] that must be filed with the Director of the Department of Consumer and 13 Business Services by authorized insurers.

[(6)] (10) "Nonadmitted insurer" means an insurer not authorized to do an insurance business in this state. [*This definition shall include*] "Nonadmitted insurer" includes insurance exchanges as authorized under the laws of various states. "Nonadmitted insurer" does not include a risk retention group as defined in ORS 735.305.

(11) "Premium tax" means any tax, assessment or other charge imposed by this state
 directly or indirectly based upon any payment made as consideration for insurance in an in surance contract.

21 [(7)] (12) "Producing insurance producer" means the individual insurance producer dealing di-22 rectly with the party seeking insurance.

(13) "Qualified risk manager" means, with respect to a policyholder of commercial in surance, a person who meets all of the following requirements:

(a) The person is an employee of, or third party consultant retained by, the commercial
 policyholder.

27 (b) The person provides skilled services in:

28 (A) Loss prevention;

29 (B) Loss reduction; or

30 (C) Risk and insurance coverage analysis and purchase of insurance.

31 (c) The person has:

(A) A bachelor's degree, from an accredited college or university, in risk management,
 business administration, finance, economics or any other field determined by an insurance
 commissioner or other regulatory official of this or any other state to demonstrate minimum
 competence in risk management, and has:

(i) Three years of experience in risk financing, claims administration, loss prevention,
 risk and insurance coverage analysis, or purchasing commercial lines of insurance; or

(ii) Any designation, certification or license issued by a national insurance certification
 organization that is determined by the Director of the Department of Consumer and Busi ness Services to demonstrate minimum competency in risk management;

(B) At least seven years of experience in risk financing, claims administration, loss prevention, risk and insurance coverage analysis, or purchasing commercial lines of insurance,
and has a designation, certification or license specified in subparagraph (A)(ii) of this paragraph;

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(C) At least 10 years of experience in risk financing, claims administration, loss pre-

vention, risk and insurance coverage analysis or purchasing commercial lines of insurance; 1 2 or

(D) A graduate degree, from an accredited college or university, in risk management, 3 business administration, finance, economics or any other field determined by the director to 4 demonstrate minimum competence in risk management.  $\mathbf{5}$ 

[(8)] (14) "Surplus" means funds over and above liabilities and capital of the insurer for the 6 protection of policyholders. 7

[(9)] (15) "Surplus lines licensee" means an insurance producer licensed under ORS chapter 744 8 9 to place insurance on [risks resident, located or to be performed in this state with nonadmitted insurers eligible to accept such insurance] Oregon home state risks with nonadmitted insurers. 10

SECTION 7. Beginning on January 1, 2015, and each fifth January 1 occurring thereafter, 11 12 the amounts in ORS 735.405 (6)(c)(A), (B) and (D) shall be adjusted to reflect the percentage change for such five-year period in the Portland-Salem, OR-WA, Consumer Price Index for 13 All Urban Consumers for All Items as published by the Bureau of Labor Statistics of the 14 15 United States Department of Labor.

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SECTION 8. ORS 735.470 is amended to read:

735.470. (1)(a) The surplus lines licensee shall pay the Director of the Department of Consumer 17 and Business Services [an amount equal to the tax that would have been imposed under ORS 731.816 18 (1993 Edition) if that section were in effect and operative, and the tax that is imposed by ORS 731.820, 19 on authorized insurers for the premiums shown in the report required by ORS 735.465.] a surplus 20lines premium tax equal to two percent of the gross amount of premiums received on Oregon 2122home state risks as shown in the report required by ORS 735.465.

23(b) Notwithstanding ORS 731.820, the surplus lines licensee shall also pay to the director a tax equal to 0.3 percent of the premium or fees charged by the insurer or the insurer's 24insurance producer and other intermediaries for the insurance, for the purpose of main-25taining the office of the State Fire Marshal and paying the expenses incident thereto. 26

27(c) The [tax] taxes shall be collected by the surplus lines licensee as specified by the director, in addition to the [full amount of the gross premium] gross amount of premiums charged by the 28insurer or the insurer's insurance producer and other intermediaries for the insurance. The 2930 [tax] taxes on any portion of the premium unearned at termination of insurance having been cred-31 ited by the state to the licensee shall be returned to the policyholder directly by the surplus lines 32licensee or through the producing insurance producer, if any. The surplus lines licensee is prohibited from absorbing [such tax] the taxes, and from rebating for any reason, any part of [such tax] the 33 34 taxes.

35 (2) The surplus lines [tax is] taxes are due quarterly on the 45th day following the calendar quarter in which the premium is collected. The [tax] taxes shall be paid to and reported on forms 36 37 prescribed by the director or upon the director's order paid to and reported on forms prescribed by 38 the Surplus Line Association of Oregon.

(3) Notwithstanding subsection (2) of this section, if a surplus lines license is terminated or 39 nonrenewed for any reason, the taxes described in this section are due on the 30th day after the 40 termination or nonrenewal. 41

[(4) In applying ORS 731.816 (1993 Edition) for purposes of this section, the rate shall be two 42percent rather than two and one-quarter percent.] 43

[(5) The director by rule shall establish procedures for payment of taxes on the Oregon portion of 44 risks covered by surplus lines insurance policies transacted outside this state that cover risks with ex-45

posures both in this state and outside this state.] 1 2 (4) For the purposes of carrying out the Nonadmitted and Reinsurance Reform Act of 2010 (P.L. 111-203, Title V, Subtitle B), the director may collect taxes on 100 percent of the 3 gross amount of premiums on Oregon home state risks. If the director enters into a compact 4 or otherwise establishes procedures with other states pursuant to section 4 of this 2011 Act, 5 the director by rule shall establish procedures to facilitate the reporting, collection, payment, 6 allocation and disbursement of premium taxes on Oregon home state risks that also include 7 risks allocable to other states. 8 9 (5) As used in this section, "gross amount of premiums" has the meaning given that term in ORS 731.808. 10 SECTION 9. ORS 735.410 is amended to read: 11 12735.410. (1) Insurance may be procured through a surplus lines licensee from a nonadmitted 13 insurer if: (a) The insurer is an eligible surplus lines insurer; 14 15(b) A diligent search has first been made among the insurers who are authorized to transact and are actually writing the particular kind and class of insurance in this state, and it is determined that 16 17 the full amount or kind of insurance cannot be obtained from those insurers; and 18 (c) All other requirements of ORS 735.400 to 735.495 are met. [(2) Subsection (1) of this section does not apply to a placement of surplus lines insurance outside 19 this state by a nonresident surplus lines licensee or by a nonresident surplus lines insurance producer 20who is not licensed to transact surplus lines insurance in this state when the insurance covers a risk 2122with exposures both in this state and outside this state, if both of the following conditions are met:] 23[(a) If the nonresident surplus lines licensee or insurance producer is licensed in the state as an insurance producer to transact surplus lines policies in the state in which the insurance is placed and 24is in good standing in that state; and] 25[(b) If the surplus lines policy complies with all of the requirements for placement of nonadmitted 2627insurance in the state in which the insurance is placed.] (2) Subsection (1)(b) of this section does not apply to a surplus lines licensee seeking to 28procure or place nonadmitted insurance in this state for an exempt commercial purchaser 2930 if: 31 (a) The surplus lines licensee procuring or placing the surplus lines insurance has disclosed to the exempt commercial purchaser that such insurance may or may not be available 32from the admitted market that may provide greater protection with more regulatory over-33 34 sight; and 35 (b) The exempt commercial purchaser has subsequently requested in writing that the surplus lines licensee procure or place such insurance from a nonadmitted insurer. 36 37 (3) The Director of the Department of Consumer and Business Services by rule may establish 38 requirements applicable to the placement of surplus lines insurance [outside this state] on Oregon home state risks by a nonresident surplus lines licensee. [or by a nonresident surplus lines insur-39 ance producer who is not licensed in this state, when the insurance covers a risk with exposures both 40 in this state and outside this state. The rules may include such matters as the procurement of surplus 41 lines insurance, eligibility of the insurer, the conditions under which surplus lines insurance may be 42obtained, the necessary evidence of insurance, filing requirements and other matters necessary for reg-43 ulation of surplus lines insurance transactions that affect risk exposures in this state.] The rules may 44 not interfere with or hinder implementation of the federal Gramm-Leach-Bliley Act (P.L. 106-102) 45

1 with respect to licensing reciprocity among the states, or the Nonadmitted and Reinsurance

2 Reform Act of 2010 (P.L. 111-203, Title V, Subtitle B).

3 **SECTION 10.** ORS 735.415 is amended to read:]

4 735.415. (1) A surplus lines licensee may not place any coverage with a nonadmitted insurer 5 unless at the time of placement the nonadmitted insurer has done all of the following:

[(a) Established satisfactory evidence of good repute and financial integrity.]

(a) Obtained authorization to write the kind of insurance to be placed by the surplus lines
licensee by the insurance supervisory official in the insurer's domiciliary jurisdiction.

(b) Qualified under one of the following subparagraphs:

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(A) Has capital and surplus or its equivalent under the laws of its domiciliary jurisdiction that 10 equals the greater of either the minimum capital and surplus requirements [under the laws of this 11 12 state] of its domiciliary jurisdiction or [\$5] \$15 million, except that the requirements of this [par-13 agraph] subparagraph may be satisfied by an insurer possessing less than [\$5 million] the minimum capital and surplus upon an affirmative finding of acceptability by the Director of the 14 15 Department of Consumer and Business Services. The finding shall be based upon such factors as 16 quality of management, capital and surplus of any parent company, company underwriting profit and investment income trends, market availability and company record and reputation within the in-17 18 dustry. In no event shall the director make an affirmative finding of acceptability when the [surplus 19 *lines*] **nonadmitted** insurer's capital and surplus is less than [\$3] **\$4.5** million.

20(B) [Except as otherwise provided in subparagraph (C) of this paragraph,] In the case of an alien insurer, in addition to the requirements in subparagraph (A) of this paragraph, maintains in 2122the United States an irrevocable trust fund in either a national bank or a member of the Federal 23Reserve System, in an amount not less than [\$1.5] \$5.4 million for the protection of all its policyholders in the United States and such trust fund consists of cash, securities, irrevocable letters 2425of credit, or of investments of substantially the same character and quality as those which are eligible investments for the capital and statutory reserves of admitted insurers authorized to write like 2627kinds of insurance in this state. Such trust fund, which shall be included in any calculation of capital and surplus or its equivalent, shall have an expiration date which at no time shall be less than 2829five years.

30 (C) In the case of a group of insurers that includes incorporated and individual unincorporated 31 underwriters that are not listed in accordance with subparagraph (E) of this paragraph, maintains a trust fund of not less than [\$50] \$100 million as security to the full amount thereof for 32all policyholders and creditors in the United States of each member of the group, and such trust 33 34 shall likewise comply with the terms and conditions established in subparagraph (B) of this para-35 graph for alien insurers, except that the incorporated members of the group [shall] may not be engaged in any business other than underwriting as a member of the group and shall be subject to the 36 37 same level of solvency regulation and control by the group's domiciliary regulators as are the 38 unincorporated members.

39 (D) In the case of an insurance exchange created by the laws of individual states, maintains 40 capital and surplus, or the substantial equivalent thereof, of not less than [\$15] **\$75** million in the 41 aggregate. For insurance exchanges that maintain funds for the protection of all insurance exchange 42 policyholders, each individual syndicate shall maintain minimum capital and surplus, or the sub-43 stantial equivalent thereof, of not less than [\$1.5] **\$5** million. In the event the insurance exchange 44 does not maintain funds for the protection of all insurance exchange policyholders, each individual 45 syndicate shall meet the minimum capital and surplus requirements of subparagraph (A) of this 1 paragraph.

2 (E) Is [on the most current list of alien insurers approved by] listed on the NAIC Quarterly

Listing of Alien Insurers maintained by the National Association of Insurance Commissioners and
 meets additional requirements regarding the use of the list established by rule of the director.

5 (c) Unless qualified under paragraph (b)(E) of this subsection, provided to the director no more 6 than six months after the close of the period reported upon a certified copy of its current annual 7 statement that is:

8 (A) Filed with and approved by the regulatory authority in the domicile of the nonadmitted 9 insurer;

10 (B) Certified by an accounting or auditing firm licensed in the jurisdiction of the insurer's 11 domicile; or

(C) In the case of an insurance exchange, an aggregate combined statement of all underwritingsyndicates operating during the period reported.

(2) When a nonresident surplus lines licensee [or nonresident surplus lines insurance producer
who is not licensed to transact surplus lines insurance in this state] places surplus lines insurance
outside this state that covers [a risk with exposures both in this state and outside this state] an
Oregon home state risk, the licensee or insurance producer is [not] subject to the requirements
of subsection (1) of this section. [if the nonadmitted insurer with which the coverage is placed:]

19 [(a) Meets the requirements for nonadmitted placement of insurance in the state in which the in-20 surance is placed; or]

21 [(b) Is an authorized or admitted insurer in the state in which the insurance is placed.]

22 SECTION 11. ORS 735.425 is amended to read:

735.425. (1) Within 90 days after the placing of any surplus lines insurance in this state on an
 Oregon home state risk, each surplus lines licensee shall file with the Director of the Department
 of Consumer and Business Services:

(a) A statement signed by the licensee regarding the insurance, which shall be kept confidential
 as provided in ORS 705.137, including the following:

28 (A) The name and address of the insured;

29 (B) The identity of the insurer or insurers;

30 (C) A description of the subject and location of the risk;

31 (D) The amount of premium charged for the insurance; and

32 (E) Such other pertinent information as the director may reasonably require.

(b) A statement on a standardized form furnished by the director, as to the diligent efforts by the producing insurance producer to place the coverage with admitted insurers and the results thereof. The statement shall be signed by the producing insurance producer and shall affirm that the insured was expressly advised prior to placement of the insurance that:

(A) The surplus lines insurer with whom the insurance was to be placed is not licensed in this
 state and is not subject to its supervision; and

(B) In the event of the insolvency of the surplus lines insurer, losses will not be paid by thestate insurance guaranty fund.

(2) A surplus lines licensee placing nonadmitted insurance in this state for an exempt
commercial purchaser satisfies the requirements of subsection (1)(b) of this section if the
surplus lines licensee provides proof of compliance with ORS 735.410 (2).

44 [(2)] (3) The director may direct that filings required under subsection (1) of this section be made 45 to the Surplus Line Association of Oregon. The director may also require that such filings be made

electronically but may exempt a licensee from the requirement for good cause shown. 1 2 [(3)] (4) A nonresident surplus lines licensee who places a surplus lines policy on an Oregon home state risk shall satisfy the requirements in ORS 735.410 and the filing requirements in 3 subsections (1) and (2) of this section. [or nonresident producing insurance producer not licensed 4 to transact surplus lines insurance in this state who places a surplus lines policy on a risk with ex- $\mathbf{5}$ posures located both in this state and outside this state shall satisfy filing requirements established by 6 the director by rule. The director shall ensure that the rules facilitate interstate regulation of surplus 7 lines insurance transactions.] 8 9 [(4)] (5) Facsimile signatures and electronic signatures subject to ORS 84.001 to 84.061 are ac-10 ceptable and have the same force as original signatures. SECTION 12. ORS 735.430 is amended to read: 11 12735.430. (1) The Surplus Line Association of Oregon shall be the advisory organization of surplus 13 lines licensees to: (a) Facilitate and encourage compliance by resident and nonresident surplus lines licensees with 14 15 the laws of this state and the rules of the Director of the Department of Consumer and Business 16 Services relative to surplus lines insurance; (b) Provide means for the examination, which shall remain confidential as provided in ORS 17 18 705.137, of all surplus lines coverage written by resident and nonresident surplus lines licensees to determine whether the coverages comply with the Oregon Surplus Lines Law; 19 20(c) Communicate with organizations of admitted insurers with respect to the proper use of the surplus lines market; 2122(d) Receive and disseminate to resident and nonresident surplus lines licensees information rel-23ative to surplus lines coverages; and (e) At the request of the director, receive and collect on behalf of the state and remit to the 24state premium receipts [tax] taxes for surplus lines insurance pursuant to ORS 735.470 or section 255 of this 2011 Act. 2627(2) The Surplus Line Association of Oregon shall file with the director: (a) A copy of its constitution, articles of agreement or association or certificate of incorporation; 28(b) A copy of its bylaws and rules governing its activities; 2930 (c) A current list of members; 31 (d) The name and address of a resident of this state upon whom notices or orders of the director or processes issued at the direction of the director may be served; 32(e) An agreement that the director may examine the Surplus Line Association of Oregon in ac-33 34 cordance with the provisions of this section; and (f) A schedule of fees and charges. 35 (3) The director may make or cause to be made an examination of the Surplus Line Association 36 37 of Oregon. The reasonable cost of any such examination shall be paid by the association upon 38 presentation to it by the director of a detailed account of each cost. The officers, managers, agents and employees of the association may be examined at any time, under oath, and shall exhibit all 39 books, records, accounts, documents or agreements governing its method of operation. The director 40 shall furnish two copies of the examination report to the association and shall notify the association 41 that it may, within 20 days thereof, request a hearing on the report or on any facts or recommen-42dations therein. If the director finds the association or any member thereof to be in violation of ORS 43 735.400 to 735.495, the director may issue an order requiring the discontinuance of such violation. 44 (4)(a) The Surplus Line Association of Oregon may charge resident and nonresident surplus 45

lines licensees and nonresident producing insurance producers a fee for reviewing surplus lines
 policies and for collecting, on behalf of the state, taxes imposed under ORS 735.470.

3 (b) The association may charge insureds a fee for collecting, on behalf of the state, re 4 ports required and taxes imposed under section 5 of this 2011 Act.

5 6 (c) The association shall adopt bylaws implementing paragraphs (a) and (b) of this subsection.SECTION 13. ORS 735.435 is amended to read:

735.435. (1) Upon placing surplus lines insurance on an Oregon home state risk, the surplus 7 lines licensee shall promptly deliver to the insured or the producing insurance producer the policy, 8 9 or if such policy is not then available, a certificate as described in subsection (4) of this section, cover note or binder. The certificate, as described in subsection (4) of this section, cover note or 10 binder shall be executed by the surplus lines licensee and shall show the description and location 11 12 of the subject of the insurance, coverages including any material limitations other than those in 13 standard forms, a general description of the coverages of the insurance, the premium and rate charged and taxes to be collected from the insured, and the name and address of the insured and 14 15 surplus lines insurer or insurers and proportion of the entire risk assumed by each, and the name 16 of the surplus lines licensee and the licensee's license number.

(2) [No] A surplus lines licensee [shall] may not issue or deliver any insurance policy or certificate of insurance or represent that insurance will be or has been written by any eligible surplus lines insurer, unless the licensee has authority from the insurer to cause the risk to be insured, or has received information from the insurer in the regular course of business that such insurance has been granted.

(3) If, after delivery of an insurance policy or certificate of insurance, there is any change in the identity of the insurers, or the proportion of the risk assumed by any insurer, or any other material change in coverage as stated in the surplus lines licensee's original insurance policy, or in any other material as to the insurance coverage, the surplus lines licensee shall promptly issue and deliver to the insured or the original producing insurance producer an appropriate substitute for, or indorsement of the original document, accurately showing the current status of the coverage and the insurers responsible thereunder.

(4) As soon as reasonably possible after the placement of any such insurance the surplus lines licensee shall deliver a copy of the policy or, if not available, a certificate of insurance to the insured or producing insurance producer to replace an insurance policy or certificate of insurance theretofore issued. Each certificate or policy of insurance shall contain or have attached thereto a complete record of all policy insuring agreements, conditions, exclusions, clauses, indorsements or any other material facts that would regularly be included in the policy.

(5) Any surplus lines licensee who fails to comply with the requirements of this section shall
 be subject to the penalties provided in ORS 731.988.

(6) Each insurance policy or certificate of insurance negotiated, placed or procured under the provisions of ORS 735.400 to 735.495 by the surplus lines licensee shall bear the name of the licensee and the following legend in bold type: "This insurance was procured and developed under the Oregon surplus lines laws. It is NOT covered by the provisions of ORS 734.510 to 734.710 relating to the Oregon Insurance Guaranty Association. If the insurer issuing this insurance becomes insolvent, the Oregon Insurance Guaranty Association has no obligation to pay claims under this insurance."

44 (7) The Director of the Department of Consumer and Business Services by rule may establish 45 requirements relating to insurance policies and certificates of insurance and other applicable re1 quirements governing placement of insurance by a nonresident surplus lines licensee outside this

2 state that covers [a risk with exposures located both in this state and outside this state] an Oregon

3 home state risk.

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4 **SECTION 14.** ORS 735.450 is amended to read:

5 735.450. [(1)] A person [shall] **may** not procure any contract of surplus lines insurance with any 6 nonadmitted insurer **for an Oregon home state risk** unless the person is licensed under ORS 7 chapter 744 to transact surplus lines insurance. A person may obtain a license to transact surplus 8 lines insurance only if the person is licensed as an insurance producer under ORS chapter 744 to 9 transact property and casualty insurance.

10 [(2) The prohibition in subsection (1) of this section does not apply to a nonresident surplus lines 11 licensee or to a nonresident surplus lines insurance producer who is not a licensee in this state if:]

12 [(a) The insurance contract covers a risk with exposures both in this state and outside this state;]

13 [(b) Procurement of the insurance contract described in paragraph (a) of this subsection did not 14 occur in this state; and]

15 [(c) The licensee or insurance producer is licensed to transact surplus lines insurance in the state 16 in which the insurance contract described in paragraph (a) of this subsection was procured.]

SECTION 15. ORS 735.455 is amended to read:

18 735.455. (1) A surplus lines licensee may originate surplus lines insurance on an Oregon home 19 state risk or accept such insurance from any other insurance producer duly licensed as to the kinds 20 of insurance involved on an Oregon home state risk, and the surplus lines licensee may compen-21 sate the insurance producer therefor.

22(2) A surplus lines licensee may charge a producing insurance producer a fee or a combination of a fee and a commission when transacting surplus lines for the producing insurance producer if 23the surplus lines licensee has a written agreement with the producing insurance producer prior to 24 the binding or issuance of a surplus lines insurance policy. When a surplus lines licensee transacts 25surplus lines insurance directly for a prospective insured, the surplus lines licensee may charge the 2627prospective insured a fee or a combination of a fee and a commission if the surplus lines licensee has a written agreement with the prospective insured prior to the binding or issuance of a surplus 2829lines insurance policy.

30 (3) A producing insurance producer may charge a fee to a prospective insured when the 31 producing insurance producer pays a fee or a combination of a fee and a commission to a surplus 32 lines licensee under subsection (2) of this section if the producing insurance producer has a written 33 agreement with the prospective insured prior to the binding or issuance of the surplus lines insur-34 ance policy. The fee may not exceed the amount of compensation paid by the producing insurance 35 producer to the surplus lines licensee.

(4) For the purpose of determining the charge under subsection (2) of this section, the producing
 insurance producer and the surplus lines licensee may agree to any allocation of the fee that the
 producing insurance producer charges the prospective insured under this section.

(5) The fee or the fee and commission charged by a surplus lines licensee under subsection (2) of this section must be commensurate with the services provided by the surplus lines licensee. The Director of the Department of Consumer and Business Services may establish by rule minimum conditions for written agreements entered into under this section. An insurer or insurance producer who enters into a written agreement as provided in this section is not in violation of ORS 746.035 or 746.045.

45 **SECTION 16.** ORS 735.460 is amended to read:

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735.460. (1) Each surplus lines licensee shall keep a full and true record of each surplus lines

insurance contract placed on an Oregon home state risk by or through the licensee [on each risk

resident in this state] as required by ORS 744.068, including a copy of the policy, certificate, cover

note or other evidence of insurance showing any of the following items that are applicable: 4  $\mathbf{5}$ (a) Amount of the insurance and perils insured; (b) Brief description of the property insured and its location; 6 (c) Gross premium charged; 7 (d) Any return premium paid; 8 9 (e) Rate of premium charged upon the several items of property; (f) Effective date of the contract and the terms thereof; 10 (g) Name and address of the insured; 11 12 (h) Name and address of the insurer; 13 (i) Amount of tax and other sums to be collected from the insured; and (j) Identity of the producing insurance producer, any confirming correspondence from the insurer 14 15 or its representative and the application. 16 (2) The record of each contract shall be kept open at all reasonable times to examination by the Director of the Department of Consumer and Business Services without notice for a period not less 17 18 than five years following termination of the contract. 19 SECTION 17. ORS 735.465 is amended to read: 20735.465. (1) On or before the end of each month, each surplus lines licensee shall file with the Director of the Department of Consumer and Business Services, as prescribed by the director, a 2122verified report of all surplus lines insurance transacted on [risks resident in this state] Oregon home 23state risks during the preceding 90 days. The report need not show transacted surplus lines insurance that was reported in an earlier report. The report shall show: 2425(a) Aggregate gross premiums written; (b) Aggregate return premiums; and 2627(c) Amount of aggregate tax. (2) The director may direct that reports required under subsection (1) of this section be made 28to the Surplus Line Association of Oregon and that the Surplus Line Association of Oregon file a 2930 combined report thereof with the director. The director may also require that reports required under 31 subsection (1) of this section be made electronically but may exempt a licensee from the requirement 32for good cause shown. (3) For the purpose of collecting taxes on insurance covering [the] Oregon home state [portion 33 34 of] risks when the insurance is placed outside this state [and covers a risk with exposures located 35 both in this state and outside this state], the director may establish by rule requirements for filing reports on surplus lines insurance transacted outside this state on **Oregon home state** risks [with 36 37 exposures located both in this state and outside this state]. 38 SECTION 18. ORS 735.485 is amended to read: 735.485. (1) A surplus lines insurer may be sued upon any cause of action arising in this state 39 under any surplus lines insurance contract on an Oregon home state risk made by it or evidence 40 of insurance issued or delivered by the surplus lines licensee pursuant to the procedure provided in 41 42 ORS 735.490. Any surplus lines policy issued by the surplus lines licensee shall contain a provision stating the substance of this section and designating the person to whom process shall be delivered. 43 (2) Each surplus lines insurer assuming surplus lines insurance shall be considered thereby to 44 have subjected itself to ORS 735.400 to 735.495. 45

1 (3) The remedies provided in this section are in addition to any other methods provided by law 2 for service of process upon insurers.

3 [(4) A surplus lines insurance contract covering risks with exposures both in this state and outside 4 this state that is placed outside this state by a nonresident surplus lines licensee, and the surplus lines 5 insurer of the contract, are not subject to the provisions of subsection (2) of this section or ORS 6 735.490:]

7 [(a) If the nonresident surplus lines licensee is currently licensed as an insurance producer au-8 thorized to transact surplus lines insurance contracts in the state in which the surplus lines insurance 9 contract is placed and is in good standing in that state; and]

10 [(b) If the surplus lines insurance contract complies with all of the requirements for placement of 11 nonadmitted insurance in the state in which the surplus lines insurance contract is placed.]

[(5)] (4) When a nonresident surplus lines insurance producer [who is not a surplus lines licensee in this state] transacts outside this state a surplus lines insurance contract covering [risks with exposures both in this state and outside this state] **an Oregon home state risk**, the producer and the surplus lines insurer of the contract are subject to this section and to ORS 735.490 or to rules adopted by the director in lieu thereof. [unless:]

17 [(a) The producer is currently licensed to transact surplus lines policies in the state in which the 18 surplus lines insurance contract is placed and is in good standing in that state; and]

19 [(b) The surplus lines insurance contract complies with all of the requirements for placement of 20 nonadmitted insurance in the state in which the surplus lines insurance contract is placed.]

SECTION 19. ORS 735.490 is amended to read:

735.490. (1) An insurer transacting insurance on an Oregon home state risk under the provisions of ORS 735.400 to 735.495 may be sued upon any cause of action, arising under any policy of insurance so issued and delivered by it, in the courts for the county where the insurance producer who registered or delivered the policy resides or transacts business, by the service of summons and complaint made upon the insurance producer for the insurer.

(2) Any insurance producer served with summons and complaint in any such cause shall forthwith mail the summons and complaint, or a true and complete copy thereof, by registered or certified
mail with proper postage affixed and properly addressed, to the insurer being sued.

(3) The insurer shall have 40 days from the date of the service of the summons and complaint
 upon the insurance producer in which to plead, answer or defend any such cause.

(4) Upon service of summons and complaint upon the insurance producer for the insurer, the
 court in which the action is begun shall be deemed to have duly acquired personal jurisdiction of
 the defendant insurer so served.

(5) An insurer and policyholder may agree to waive the provisions of subsections (1) to (4) of this section governing service and venue with respect to a surplus lines insurance contract for commercial property and casualty risk if the waiver is specifically referred to in the contract or in an indorsement attached to the contract.

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SECTION 20. ORS 731.144 is amended to read:

40 731.144. "Surplus lines insurance" means any insurance on an Oregon home state risk [in this 41 state of risks resident, located or to be performed in this state], permitted to be placed through a 42 surplus lines licensee with a nonadmitted insurer eligible to accept such insurance, other than re-43 insurance, wet marine and transportation insurance, independently procured insurance, [and] life 44 insurance and health insurance and annuities. For purposes of this section, "home state" has 45 the meaning given that term in ORS 735.405.