Sixty-eighth Legislative Assembly of North Dakota

## **SENATE BILL NO. 2305**

Introduced by

Senators Klein, Burckhard, Vedaa

- 1 A BILL for an Act to create and enact section 26.1-44-03.3 of the North Dakota Century Code,
- 2 relating to surplus lines insurance diligent search requirements; and to amend and reenact
- 3 sections 26.1-44-02 and 26.1-44-08 of the North Dakota Century Code, relating to surplus lines
- 4 insurance.

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## BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 6 **SECTION 1. AMENDMENT.** Section 26.1-44-02 of the North Dakota Century Code is 7 amended and reenacted as follows:
- 8 **26.1-44-02.** Duty to file evidence of insurance and signed statement.
- 1. Each surplus lines producer, after the placing of any surplus lines insurance if the insured's home state is this state, shall execute and file a report of placement, no later than March first for the quarter ending the preceding December thirty-first, June first for the quarter ending the preceding March thirty-first, September first for the quarter ending the preceding June thirtieth, and December first for the quarter ending the preceding September thirtieth of each year, regarding the insurance which must be kept confidential by the commissioner. The report of placement must include:
  - a. The name and address of the insured;
- b. The identity of the insurer or insurers;
- 18 c. The amount of premium charged for the insurance;
- d. The amount of premium tax; and
- e. Any other pertinent information as the commissioner may reasonably require; and
  - f. A signed statement certifying under penalty of law in the form prescribed by the commissioner as to the diligent efforts to place the coverage with admitted insurers and the results of that effort. The signed diligent search statement must

1 be open to public inspection. The signed diligent search statement must affirm 2 that the insured was expressly advised in writing before placement of the 3 insurance that: 4 The surplus lines insurer with which the insurance was to be placed is not 5 licensed in this state and is not subject to the state's supervision; and 6 <del>(2)</del> In the event of the insolvency of the surplus lines insurer, losses will not be 7 paid by the state insurance guaranty fund. 8 2. A surplus lines producer seeking to place nonadmitted insurance for an exempt 9 commercial purchaser is not required to make a due diligence search or to file the 10 signed diligent search statement in subdivision f of subsection 1 if the surplus lines 11 producer has disclosed to the exempt commercial purchaser that such insurance may 12 or may not be available from the admitted market that may provide greater protection 13 with more regulatory oversight and the exempt commercial purchaser has 14 subsequently requested in writing the surplus lines producer to procure or place such 15 insurance from a nonadmitted insurer. 16 SECTION 2. Section 26.1-44-03.3 of the North Dakota Century Code is created and 17 enacted as follows: 18 26.1-44-03.3. Exemption from diligent search requirements. 19 A licensed surplus line producer may procure a surplus line insurance contract from an 20 eligible surplus lines insurer without making the required diligent search to procure the 21 insurance from authorized insurers as specified under subsection 3 of section 26.1-44-03, if the 22 risk was referred to the surplus line producer by an insurance producer licensed in this state. 23 SECTION 3. AMENDMENT. Section 26.1-44-08 of the North Dakota Century Code is 24 amended and reenacted as follows: 25 26.1-44-08. Civil penalty for failure to file report of placement and signed statement, 26 endorsement, audit, cancellation, file annual tax statement, and pay tax - Action for 27 recovery - Revocation of license - Conditions prerequisite to reissuance - Hearing 28 procedure and judicial review. 29 A surplus lines producer is liable for a fine up to twenty-five dollars for each day of 30 delinquency, not to exceed the sum of five hundred dollars for each failure or refusal to 31 file, if the producer:

- a. Fails or refuses to file the report of placement or signed diligent search statement
  as required under section 26.1-44-02;
  - b. Fails or refuses to file the endorsement, audit, or cancellation as required under section 26.1-44-06.1; or
  - e.b. Fails or refuses to make and file the annual tax statement or pay the tax no later than March first as required under section 26.1-44-06.1.
  - 2. The tax and fine may be recovered in an action to be instituted by the commissioner in the name of the state, the attorney general representing the commissioner, in any court of competent jurisdiction, and the fine, when so collected, must be paid to the state treasurer and placed to the credit of the general fund. The commissioner, if satisfied that the delay in filling the annual tax statement, report of placement, endorsement, audit cancellation, or signed diligent search statement or the payment of the tax was excusable, may waive all or any part of the fine. The commissioner may revoke or suspend the surplus lines producer's license if any surplus lines producer fails to make and file the annual tax statement and pay the taxes, refuses to allow the commissioner to inspect and examine the producer's records of the business transacted by the producer pursuant to this chapter, or fails to keep the records in the manner required by the commissioner, or falsifies or provides false information in the signed diligent search statement referred to in section 26.1-44-02.
  - 3. If the license of a surplus lines producer is revoked, whether by the action of the commissioner or by judicial proceedings, another license may not be issued to that surplus lines producer until two years have elapsed from the effective date of the revocation, nor until all taxes and fines are paid, nor until the commissioner is satisfied that full compliance with this chapter will be had.