Sixty-second Legislative Assembly of North Dakota

HOUSE BILL NO. 1123

Introduced by

Industry, Business and Labor Committee

(At the request of the Insurance Commissioner)

- 1 A BILL for an Act to create and enact sections 26.1-44-01.1, 26.1-44-03.1, 26.1-44-06.1,
- 2 26.1-44-10, and 26.1-44-11 of the North Dakota Century Code, relating to surplus lines
- 3 insurance; and to amend and reenact sections 26.1-44-01, 26.1-44-02, 26.1-44-03, 26.1-44-04,
- 4 26.1-44-05, 26.1-44-06, and 26.1-44-08 of the North Dakota Century Code, relating to surplus
- 5 lines insurance.

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

- 7 SECTION 1. AMENDMENT. Section 26.1-44-01 of the North Dakota Century Code is
- 8 amended and reenacted as follows:
- 9 **26.1-44-01.** Surplus lines insurance valid.
- 10 Insurance contracts procured as surplus lines coverage from unauthorized nonadmitted
- 11 insurers in accordance with this chapter are valid and enforceable as to all parties and must be

12 given recognition in all matters and respects to the same effect as like contracts issued by

- 13 authorized admitted insurers.
- 14 **SECTION 2.** Section 26.1-44-01.1 of the North Dakota Century Code is created and

15 enacted as follows:

- 16 <u>26.1-44-01.1. Definitions.</u>
- 17 <u>1.</u> "Admitted insurer" means an insurer licensed to engage in the business of insurance
 18 in this state.
- <u>"Eligible surplus lines insurer" means a nonadmitted insurer with which a surplus lines</u>
 <u>producer may place surplus lines insurance pursuant to section 26.1-44-03.</u>
- 3. "Exempt commercial purchaser" means any person purchasing commercial insurance
 that, at the time of placement, meets the following requirements:
- 23 <u>a.</u> <u>The person employs or retains a qualified risk manager to negotiate insurance</u>
 24 <u>coverage.</u>

1		<u>b.</u>	The	perso	on has paid aggregate nationwide commercial property and casualty
2			insu	irance	premiums in excess of one hundred thousand dollars in the
3			imn	nediate	ely preceding twelve months.
4		<u>C.</u>	<u>(1)</u>	The	person meets at least one of the following criteria:
5				<u>(a)</u>	The person possesses a net worth in excess of twenty million dollars,
6					as such amount is adjusted pursuant to paragraph 2.
7				<u>(b)</u>	The person generates annual revenues in excess of fifty million
8					dollars, as such amount is adjusted pursuant to paragraph 2.
9				<u>(c)</u>	The person employs more than five hundred full-time or full-time
10					equivalent employees per individual insured or is a member of an
11					affiliated group employing more than one thousand employees in the
12					aggregate.
13				<u>(d)</u>	The person is a not-for-profit organization or public entity generating
14					annual budgeted expenditures of at least thirty million dollars, as such
15					amount is adjusted pursuant to paragraph 2.
16				<u>(e)</u>	The person is a municipality with a population in excess of fifty
17					thousand persons.
18			<u>(2)</u>	<u>Eac</u> ł	n fifth January first occurring after July 21, 2010, and ongoing thereafter,
19				the a	amounts in subparagraphs a, b, and d of paragraph 1 will be adjusted to
20				<u>refle</u>	ct the percentage change for such five-year period in the consumer
21				price	index for all urban consumers published by the bureau of labor
22				<u>stati</u>	stics of the department of labor,
23	<u>4.</u>	<u>"Hc</u>	ome s	tate".	
24		<u>a.</u>	<u>Exc</u>	ept as	provided in subdivision b, "home state" means, with respect to an
25			<u>ins</u> ı	<u>ired:</u>	
26			(1)	The	state in which an insured maintains its principal place of business or, in
27				the c	ase of an individual, the individual's principal residence; or
28			<u>(2)</u>	<u>lf on</u>	e hundred percent of the insured risk is located out of the state referred
29				<u>to in</u>	paragraph 1, the state to which the greatest percentage of the
30				<u>insu</u>	red's taxable premium for that insurance contract is allocated.

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1		b. If more than one insured from an affiliated group are named insureds on a single	-
2		nonadmitted insurance contract, the term "home state" means the home state, as	5
3		determined pursuant to subdivision a, of the member of the affiliated group that	
4		has the largest percentage of premium attributed to it under such insurance	
5		contract.	
6	<u>5.</u>	"Independently procured insurance" means insurance procured directly by an insured	
7		from a nonadmitted insurer.	
8	<u>6.</u>	"Kind of insurance" means one of the types of insurance required to be reported in the	<u>;</u>
9		annual statement which must be filed with the commissioner by admitted insurers.	
10	<u>7.</u>	"Nonadmitted insurance" means any property and casualty insurance permitted to be	
11		placed directly or through a surplus lines producer with a nonadmitted insurer eligible	
12		to accept such insurance pursuant to section 26.1-44-03.	
13	<u>8.</u>	"Nonadmitted insurer" means an insurer not licensed to engage in the business of	
14		insurance in this state but does not include a risk retention group as defined in	
15		paragraph 4 of subdivision a of section 2 of the Liability Risk Retention Act of 1986	
16		[15 U.S.C. 3901(a)(4)].	
17	<u>9.</u>	"Reciprocal state" means a state that has:	
18		a. Entered into a nonadmitted insurance compact; or	
19		b. Otherwise adopted the allocation schedule and reporting forms prescribed by a	
20		multistate agreement for nonadmitted insurance.	
21	<u>10.</u>	"Surplus lines insurance" means any property and casualty insurance in this state on	
22		properties, risks, or exposures, located or to be performed in this state, permitted to be	<u>ə</u>
23		placed through a surplus lines producer with a nonadmitted insurer eligible to accept	
24		such insurance pursuant to section 26.1-44-03.	
25	<u>11.</u>	"Surplus lines producer" means a person licensed under chapter 26.1-26 to place	
26		insurance on properties, risks, or exposures located or to be performed in this state	
27		with nonadmitted insurers eligible to accept such insurance pursuant to section	
28		<u>26.1-44-03.</u>	
29	<u>12.</u>	"Type of insurance" means coverage afforded under the particular policy that is being	
30		placed.	

1	SEC	SECTION 3. AMENDMENT. Section 26.1-44-02 of the North Dakota Century Code is					
2	amende	amended and reenacted as follows:					
3	26.1-44-02. Affidavit as prerequisite of insurance - ContentsDuty to file evidence of						
4	<u>insuran</u>	ce and affidavits.					
5	A <u>Ea</u>	AEach surplus lines insurance producer licensed under chapter 26.1-26, within sixty days					
6	after the placing of any surplus lines insurance where the insured's home state is this state,						
7	shall in every case execute and file with a written report regarding the insurance which must be						
8	<u>kept cor</u>	fidential by the commissioner within sixty days of the effective date of any surplus lines					
9	insuranc	e policy, indemnity contract, or surety bond an affidavit in acceptable form that after a-					
10	diligent search, an inability exists to procure the insurance, indemnity contract, or surety bond-						
11	desired from an insurer authorized to do business in this state. There is a presumption that such						
12	inability	exists and that a diligent search has been made if the insurance, indemnity contract, or					
13	surety bond provides coverage listed by the commissioner as an approved surplus lines						
14	coverage. If the commissioner concurs in the allegation in the affidavit, the commissioner may						
15	authoriz	e the procuring of the insurance, indemnity contract, or bond from an insurer not-					
16	authoriz	ed to do business in this state. The report must include:					
17	<u>1.</u>	The name and address of the insured;					
18	<u>2.</u>	The identity of the insurer or insurers;					
19	<u>3.</u>	A description of the subject and location of the risk;					
20	<u>4.</u>	The amount of premium charged for the insurance;					
21	<u>5.</u>	A tax allocation spreadsheet detailing the portion of premium attributable to properties,					
22		risks, or exposures located in each state;					
23	<u>6.</u>	Any other pertinent information as the commissioner may reasonably require; and					
24	<u>7.</u>	An affidavit on a form prescribed by the commissioner as to the diligent efforts to place					
25		the coverage with admitted insurers and the results of that effort. The affidavit must be					
26		open to public inspection. The affidavit must affirm that the insured was expressly					
27		advised in writing prior to placement of the insurance that:					
28		a. The surplus lines insurer with whom the insurance was to be placed is not					
29		licensed in this state and is not subject to the state's supervision; and					
30		b. In the event of the insolvency of the surplus lines insurer, losses will not be paid					
31		by the state insurance guaranty fund.					

1	<u>A surplu</u>	s lines producer seeking to place nonadmitted insurance for an exempt commercial					
2	purchaser is not required to make a due diligence search if the surplus lines producer has						
3	disclose	disclosed to the exempt commercial purchaser that such insurance may or may not be available					
4	from the	admitted market that may provide greater protection with more regulatory oversight					
5	and the	exempt commercial purchaser has subsequently requested in writing the surplus lines					
6	produce	r to procure or place such insurance from a nonadmitted insurer.					
7	SEC	TION 4. AMENDMENT. Section 26.1-44-03 of the North Dakota Century Code is					
8	amende	d and reenacted as follows:					
9	26.1	-44-03. Surplus lines in solvent insurers<u>insurance</u>.					
10	A su	rplus lines insurance producer may not knowingly place surplus lines insurance with an					
11	insurer t	hat is financially unsound. The surplus lines insurance producer shall ascertain the					
12	financial	condition of the unauthorized insurer before placing insurance with the insurer. The					
13	surplus l	ines insurance producer may not so insure with:					
14	1.	Any insurer having less than five hundred thousand dollars of capital and five hundred					
15		thousand dollars in surplus, if a stock company, and five hundred thousand dollars in-					
16		surplus, if a mutual company.					
17	2.	Any alien insurer that has not established an effective trust fund of at least one million-					
18		dollars within the United States administered by a recognized financial institution and					
19		held for the benefit of all its policyholders in the United States or policyholders and					
20		creditors in the United States. The placement of nonadmitted insurance is subject to					
21		this section only if the insured's home state is this state. Surplus lines insurance may					
22		be placed by a surplus lines producer if:					
23	<u>1.</u>	Each insurer is an eligible surplus lines insurer;					
24	<u>2.</u>	Each insurer is authorized to write the kind of insurance in its domiciliary jurisdiction;					
25	<u>3.</u>	The full amount or type of insurance cannot be obtained from insurers who are					
26		admitted to do business in this state. The full amount or type of insurance may be					
27		procured from eligible surplus lines insurers provided that a diligent search is made					
28		among the insurers who are admitted to transact and are actually writing the particular					
29		type of insurance in this state if any are writing it;					
30	<u>4.</u>	At the time of placement the surplus lines producer has determined that the					
31		nonadmitted insurer:					

1		<u>a.</u>	Has	s estab	lished satisfactory evidence of good repute and financial integrity and		
2			has capital and surplus or its equivalent under the laws of its domiciliary				
3			juris	sdictior	which equals the greater of:		
4			<u>(1)</u>	<u>(a)</u>	The minimum capital and surplus requirements under the law of this		
5					<u>state; or</u>		
6				<u>(b)</u>	Fifteen million dollars.		
7			<u>(2)</u>	The	requirements of paragraph 1 may be satisfied by an insurer possessing		
8				less	than the minimum capital and surplus upon an affirmative finding of		
9				<u>acce</u>	ptability by the commissioner. The finding must be based upon such		
10				<u>facto</u>	rs as quality of management, capital and surplus of any parent		
11				<u>com</u>	pany, company underwriting profit and investment income trends,		
12				mark	et availability, and company record and reputation within the industry.		
13				The	commissioner may not make an affirmative finding of acceptability		
14				wher	the nonadmitted insurer's capital and surplus is less than four million		
15				<u>five h</u>	nundred thousand dollars; or		
16		<u>b.</u>	<u>For</u>	an ins	urer not domiciled in the United States or its territories, the insurer is		
17			<u>liste</u>	ed on t	ne quarterly listing of alien insurers maintained by the national		
18			ass	<u>ociatio</u>	n of insurance commissioners international insurers department; and		
19	<u>5.</u>	<u>All</u>	other	require	ements of this chapter are met.		
20	SEC	СТІО	N 5. S	Sectior	26.1-44-03.1 of the North Dakota Century Code is created and		
21	enacted	as fo	ollows	6:			
22	<u>26.1</u>	1-44-	03.1.	Surplu	us lines tax.		
23	<u>1.</u>	<u>In a</u>	additic	on to th	e full amount of gross premiums charged by the insurer for the		
24		insu	uranc	e, evei	y surplus lines producer shall collect and pay to the commissioner a		
25		<u>sun</u>	n equ	al to o	ne and three-fourths percent of the gross premiums charged,		
26		<u>ass</u>	essm	<u>ients, r</u>	nembership fees, subscriber fees, policy fees, and service fees, less		
27		<u>any</u>	retur	n pren	niums, for surplus lines insurance provided by the surplus lines		
28		pro	ducer	. Whe	e the insurance covers properties, risks, or exposures located or to be		
29		per	forme	ed both	in and out of this state, the sum payable must be computed based on:		
30		<u>a.</u>	<u>An a</u>	amoun	t equal to one and three-fourths percent on that portion of the gross		
31			prei	<u>miums</u>	allocated to this state plus;		

1		b. An amount equal to the portion of the premiums allocated to other states or
2		territories on the basis of the tax rates and fees applicable to other properties,
3		risks, or exposures located or to be performed outside of this state less;
4		c. The amount of gross premiums allocated to this state and returned to the
5		insured.
6	<u>2.</u>	The tax on any portion of the premium unearned at termination of insurance having
7		been credited by the state to the surplus lines producer must be returned to the
8		policyholder directly by the surplus lines producer. The surplus lines producer is
9		prohibited from rebating, for any reason, any part of the tax.
10	<u>3.</u>	The commissioner may participate in a multistate compact or reciprocal agreement
11		with other states for the purpose of collecting, allocating, and disbursing to reciprocal
12		states any funds collected pursuant to subdivision b of subsection 1 applicable to other
13		properties, risks, or exposures located or to be performed outside of this state. To the
14		extent that other states where portions of the properties, risks, or exposures reside
15		have failed to enter into a compact or reciprocal allocation procedure with this state,
16		the net premium tax collected must be retained by this state.
17	<u>4.</u>	At the time of filing the verified report as set forth in section 26.1-44-06.1, each surplus
18		lines producer shall pay the premium tax due for the policies written during the period
19		covered by the report.
20	<u>5.</u>	If a surplus lines policy procured through a surplus lines producer covers properties,
21		risks, or exposures only partially located or to be performed in this state, the tax due
22		must be computed on the portions of the premiums which are attributable to the
23		properties, risks, or exposures located or to be performed in this state. In determining
24		the amount of premiums taxable in this state, all premiums written, procured, or
25		received in this state must be considered written on properties, risks, or exposures
26		located or to be performed in this state, except premiums which are properly allocated
27		or apportioned and reported as taxable premiums of a reciprocal state.
28	SEC	TION 6. AMENDMENT. Section 26.1-44-04 of the North Dakota Century Code is
29	amende	d and reenacted as follows:

1 **26.1-44-04.** Service of process.

2 Any insurer desiring to transact any business under this chapter, by any surplus lines 3 insurance producer in this state, shall appoint in writing the commissioner as its true and lawful 4 attorney, upon whom legal process in any action or proceeding against it must be served, and in 5 the writing, shall agree that any legal process against it, which is served upon the attorney, is of 6 the same legal force and validity as if served upon the insurer, and that the authority continues 7 in force so long as any liability remains outstanding in this state. Copies of the appointment 8 certified by the commissioner are sufficient evidence thereof and must be admitted in evidence 9 with the same force and effect as the original. Legal process may not be served upon the 10 insurer except as provided by this section. In any suit on a policy on behalf of the owner or 11 holder of the policy, the service of process must be made as provided by this section, but the 12 action must be prosecuted in the county of the policyholder's residence. 13 SECTION 7. AMENDMENT. Section 26.1-44-05 of the North Dakota Century Code is 14 amended and reenacted as follows: 15 26.1-44-05. Endorsement of policyConsumer notice. 16 Every policy issued under this chapter must be endorsed "THIS POLICY IS ISSUED 17 PURSUANT TO THE NORTH DAKOTA SURPLUS LINES INSURANCE STATUTE UNDER 18 19 SURPLUS LINES INSURER, BUT IS NOT OTHERWISE LICENSED BY THE STATE OF 20 NORTH DAKOTA AND DOES NOT PARTICIPATE IN THE NORTH DAKOTA INSURANCE 21 GUARANTY ASSOCIATION." The surplus lines insurance producer shall properly complete the 22 endorsement by typing or printing the producer's full name in the space provided and shall sign-23 and date the endorsement. The surplus lines producer shall give the following consumer notice.

24 to every person applying for insurance with a nonadmitted insurer. The notice must be printed in

25 sixteen-point type on a separate document affixed to the application. The applicant shall sign

- 26 and date a copy of the notice to acknowledge receiving it. The surplus lines producer shall
- 27 maintain the signed notice in its file for a period of five years from expiration of the policy. The
- 28 surplus lines producer shall tender a copy of the signed notice to the insured at the time of

29 <u>delivery of each policy the producer transacts with a nonadmitted insurer. The copy must be a</u>

30 separate document affixed to the policy.

1	"Notice: 1. An insurer that is not licensed in this state is issuing the insurance policy that you
2	have applied to purchase. These companies are called "nonadmitted" or "surplus lines"
3	insurers. 2. The insurer is not subject to the financial solvency regulation and enforcement that
4	applies to licensed insurers in this state. 3. These insurers generally do not participate in
5	insurance guaranty funds created by state law. These guaranty funds will not pay your claims or
6	protect your assets if the insurer becomes insolvent and is unable to make payments as
7	promised. 4. Some states maintain lists of approved or eligible surplus lines insurers and
8	surplus lines producers may use only insurers on the lists. Some states issue orders that
9	particular surplus lines insurers cannot be used. 5. For additional information about the above
10	matters and about the insurer, you should ask questions of your insurance producer or surplus
11	lines producer. You may also contact your insurance department consumer help line."
12	SECTION 8. AMENDMENT. Section 26.1-44-06 of the North Dakota Century Code is
13	amended and reenacted as follows:
14	26.1-44-06. Record of business - Filing of statement - ContentRecords of surplus
15	lines producer.
16	EveryEach surplus lines insurance producer shall keep a separate account of the business
17	under the producer's license and on or before the first day of April in each year shall file with the
18	commissioner a statement for the twelve months preceding, giving the name of the insured to-
19	whom a policy or indemnity contract granting unauthorized insurance has been issued, the
20	name and home office of each insurer issuing the policy or contract, the amount of the
21	insurance, the rates charged, the gross premiums charged, the date and term of the policy, and
22	the amount of premium returned on each policy canceled or not taken, with such information
23	and upon such form as required by the commissioner, and pay the commissioner an amount
24	equal to the taxes imposed by law on the premiums of authorized insurance companies. If a
25	surplus lines policy covers risks or exposures only partially in this state, the tax so payable must
26	be computed upon the portion of the premium which is properly allocable to the risks or-
27	exposures located in this state.in this state a full and true record of each surplus lines insurance
28	contract placed by or through the producer, including a copy of the policy, certificate, cover note,
29	or other evidence of insurance showing each of the following applicable items:
30	1. Amount of the insurance, risks, and perils insured;
31	2. Brief description of the property insured and its location;

1	<u>3.</u>	Gross premium charged;					
2	<u>4.</u>	Any return premium paid;					
3	<u>5.</u>	Rate of premium charged upon the several items of property;					
4	<u>6.</u>	Effective date and terms of the contract;					
5	<u>7.</u>	Name and address of the insured;					
6	<u>8.</u>	Name and address of the insurer;					
7	<u>9.</u>	Amount of tax and other sums to be collected from the insured;					
8	<u>10.</u>	Allocation of taxes by state:					
9	<u>11.</u>	Identity of the producer of record;					
10	<u>12.</u>	Any confirming correspondence from the insurer or its representative; and					
11	<u>13.</u>	The application.					
12	The sur	The surplus lines producer shall keep open the record of each contract at all reasonable times					
13	<u>to exam</u>	ination by the commissioner without notice for a period not less than five years following					
14	terminat	tion of the contract. In lieu of maintaining offices in this state, each nonresident surplus					
15	lines pro	oducer shall make available to the commissioner any and all records that the					
16	6 commissioner deems necessary for examination.						
17	SECTION 9. Section 26.1-44-06.1 of the North Dakota Century Code is created and						
18	3 enacted as follows:						
19	<u>26.</u> 1	I-44-06.1. Reports - Summary of exported business.					
20	On or before April first of each year, each surplus lines producer shall file with the						
21	commissioner on forms prescribed by the commissioner a verified report of all surplus lines						
22	insurance transacted during the preceding calendar year, including:						
23	<u>1.</u>	Aggregate gross premiums written;					
24	<u>2.</u>	Aggregate return premiums;					
25	<u>3.</u>	Amount of aggregate tax remitted to this state; and					
26	<u>4.</u>	Amount of aggregate tax due or remitted to each other state for which an allocation is					
27		made pursuant to section 26.1-44-03.1.					
28	8 A verified report is not required to be filed when a surplus lines producer has transacted no						
29	9 surplus lines insurance during the preceding calendar year.						
30	SECTION 10. AMENDMENT. Section 26.1-44-08 of the North Dakota Century Code is						
31	amended and reenacted as follows:						

26.1-44-08. Civil penalty for failure to file statement and pay tax - Action for recovery Revocation of license - Conditions prerequisite to reissuance - Hearing procedure and judicial review.

4 Every such surplus lines insurance producer who fails or refuses to make and file the 5 annual statement verified report required by section 26.1-44-06.1, and to pay the taxes required 6 to be paid prior to the first day of May after such tax is due, is liable for a fine of twenty-five 7 dollars for each day of delinquencedelinquency. The tax and fine may be recovered in an action 8 to be instituted by the commissioner in the name of the state, the attorney general representing 9 the commissioner, in any court of competent jurisdiction, and the fine, when so collected, must 10 be paid to the state treasurer and placed to the credit of the general fund. The commissioner, if 11 satisfied that the delay in filing the annual statementverified report and the payment of the tax 12 was excusable, may waive all or any part of the fine. The commissioner may revoke or suspend 13 the surplus lines insurance producer's license of the producer if any surplus lines insurance-14 producer fails to make and file the annual statement verified report and pay the taxes, or refuses 15 to allow the commissioner to inspect and examine the producer's records of the business 16 transacted by the producer pursuant to this chapter, or fails to keep the records in the manner 17 required by the commissioner, or falsifies the affidavit referred to in section 26.1-44-02. 18 If the license of a surplus lines insurance producer is revoked, whether by the action of the 19 commissioner or by judicial proceedings, another license may not be issued to that surplus lines 20 insurance producer until two years have elapsed from the effective date of the revocation, nor 21 until all taxes and fines are paid, nor until the commissioner is satisfied that full compliance with 22 this chapter will be had.

SECTION 11. Section 26.1-44-10 of the North Dakota Century Code is created and enacted
as follows:

25 <u>26.1-44-10. Independently procured insurance - Duty to report and pay tax.</u>

26 In accordance with subsection 9 of section 26.1-02-05, each insured in this state who

27 independently procures or continues or renews insurance with a nonadmitted insurer on

28 properties, risks, or exposures located or to be performed in whole or in part in this state, other

29 than insurance procured through a surplus lines producer, is subject to the same requirements

30 <u>under this chapter as apply to a surplus lines producer.</u>

1 SECTION 12. Section 26.1-44-11 of the North Dakota Century Code is created and enacted

2 as follows:

3 <u>26.1-44-11. Interstate insurance regulatory cooperation.</u>

- 4 <u>To carry out the purposes of the Nonadmitted and Reinsurance Reform Act of 2010</u>
- 5 [Pub. L. 111-203; 124 Stat. 1589; 15 U.S.C. 8201 et seq.], the commissioner may participate in
- 6 <u>a nonadmitted insurance multistate agreement or compact for the purposes of collecting</u>,
- 7 allocating, and disbursing premium taxes attributable to the placement of nonadmitted
- 8 insurance, providing for uniform methods of allocation and reporting among nonadmitted
- 9 insurance risk classifications, sharing information among states relating to nonadmitted
- 10 insurance premium taxes, and providing for the determination of recommended uniform
- 11 eligibility standards for nonadmitted insurers.