## SENATE BILL NO. 72

# IN THE LEGISLATURE OF THE STATE OF ALASKA

## THIRTY-FIRST LEGISLATURE - FIRST SESSION

#### BY THE SENATE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

Introduced: 3/1/19

9

10

11

12

13

14

Referred: Labor and Commerce

#### A BILL

# FOR AN ACT ENTITLED

- 1 "An Act relating to insurance; relating to an insurer's corporate annual disclosure;
- 2 relating to insurance company holding systems; and providing for an effective date."
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- \* **Section 1.** AS 21.09 is amended by adding new sections to read:
- Sec. 21.09.330. Corporate governance annual disclosure scope. (a)
  AS 21.09.330 21.09.342 do not prescribe or impose a corporate governance standard
  or internal procedure beyond which is required under AS 10. Nothing in AS 21.09.330
   21.09.342 limits the director's authority or the rights or obligations of a third party.
  - (b) AS 21.09.330 21.09.342 apply to an insurer domiciled in this state.
  - Sec. 21.09.332. Disclosure requirement. (a) An insurer, or an insurance group of which the insurer is a member, shall submit to the director not later than June 1 of each calendar year a corporate governance annual disclosure that contains the information described in AS 21.09.336(b). In the event the director makes a request under (c) of this section, and if the insurer is a member of an insurance group, the

1	insurer shall submit the report required by this section to the lead state insurance					
2	regulator of the insurance group, under the laws of the lead state, in accordance with					
3	the procedures set out in the most recent Financial Analysis Handbook adopted by the					
4	National Association of Insurance Commissioners.					
5	(b) The corporate governance annual disclosure must include a signature of					
6	the insurer or insurance group's chief executive officer or corporate secretary attesting					
7	to the best of that individual's belief and knowledge that					
8	(1) the insurer has implemented the corporate governance practices					
9	required under AS 21.09.330 - 21.09.342; and					
10	(2) a copy of the corporate governance annual disclosure has been					
11	provided to the insurer's board of directors or the appropriate committee of the board.					
12	(c) An insurer not required to submit a corporate governance annual disclosure					
13	under (a) of this section shall submit a disclosure upon request by the director.					
14	(d) For purposes of completing a corporate governance annual disclosure, the					
15	insurer or insurance group, depending on how the insurer or insurance group has					
16	structured its system of corporate governance, may provide information regarding					
17	corporate governance at one or all of the following:					
18	(1) the ultimate controlling parent level;					
19	(2) an intermediate holding company level; or					
20	(3) the individual legal entity level.					
21	(e) The insurer or insurance group					
22	(1) is encouraged to make the corporate governance annual disclosure					
23	at the level at which					
24	(A) the insurer's or insurance group's risk appetite is					
25	determined;					
26	(B) the earnings, capital, liquidity, operations, and reputation of					
27	the insurer are overseen collectively and at which the supervision of those					
28	factors are coordinated and exercised; or					
29	(C) legal liability for failure of general corporate governance					
30	duties would be placed;					
31	(2) if determining the level of reporting based on the criteria under this					

1	section, shall
2	(A) indicate which of the three criteria under (1) of this
3	subsection was used to determine the level of reporting; and
4	(B) explain any subsequent change in the level of reporting.
5	(f) A review of the corporate governance annual disclosure and any additional
6	requests for information shall be made through the lead state in accordance with the
7	procedures set out in the most recent Financial Analysis Handbook adopted by the
8	National Association of Insurance Commissioners.
9	(g) An insurer providing information substantially similar to the information
10	required under AS 21.09.330 - 21.09.342 in other documents provided to the director,
11	including proxy statements filed in conjunction with Form B requirements under
12	regulations of the division, or other state or federal filings provided to the division, is
13	not required to duplicate that information in the corporate governance annual
14	disclosure; however, the insurer or insurance group shall include in the disclosure a
15	cross reference of the document in which the information is included.
16	Sec. 21.09.334. Regulations and orders. The director may, to carry out the
17	provisions of AS 21.09.330 - 21.09.349,
18	(1) adopt regulations, including regulations substantially similar to the
19	National Association of Insurance Commissioner's Corporate Governance Annual
20	Disclosure Model Regulation; and
21	(2) issue orders.
22	Sec. 21.09.336. Contents of corporate governance annual disclosure. (a) An
23	insurer or insurance group may have discretion in responding to a corporate
24	governance annual disclosure inquiry if the insurer's or insurance group's disclosure
25	contains the material necessary for the director to gain an understanding of the
26	insurer's or insurance group's corporate governance structure, policies, and practices.
27	The director may request additional information the director determines necessary for
28	the director to have a clear understanding of the insurer's or insurance group's
29	corporate governance policies, reporting or information system, or controls
30	implementing those policies.

(b) The insurer or insurance group shall prepare the corporate governance

annual	disclosure	consistent	with	regulations	adopted	by	the	director	und	ler
AS 21.0	9.334. An i	nsurer or ir	surance	group shall	maintain (	docu	ment	s and supp	orti	ng
informa	tion used in	preparing	the inst	urer's or inst	arance gro	oup's	disc	losure and	d sh	all
make t	he docume	nts and su	pporting	g informatio	n availab	ole u	ıpon	examinat	ion	or
request	by the direc	tor.								

**Sec. 21.09.338. Confidentiality.** Documents, materials, or other information, including a corporate governance annual disclosure, in the possession or control of the division that are obtained by, created by, or disclosed to the director or any person under AS 21.09.330 - 21.09.349 are confidential and subject to the provisions of AS 21.06.060.

Sec. 21.09.340. National Association of Insurance Commissioners and third-party consultants. (a) The director may retain, at the insurer's or insurance group's expense, third-party consultants, including attorneys, actuaries, accountants, and other experts not otherwise a part of the director's staff as may be reasonably necessary to assist the director in reviewing the insurer's or insurance group's corporate governance annual disclosure and related information or the insurer's or insurance group's compliance with AS 21.09.330 - 21.09.349.

- (b) A person retained under (a) of this section shall be under the direction and control of the director and shall act in a purely advisory capacity.
- (c) The National Association of Insurance Commissioners and third-party consultants shall be subject to the same confidentiality standards and requirements as the director.
- (d) As part of the retention process, a third-party consultant shall verify to the director in writing, with notice to the insurer or insurance group, that it is free of a conflict of interest, that it has internal procedures in place to monitor compliance with a conflict, and that it shall comply with the confidentiality standards and requirements under AS 21.09.330 21.09.342.
- (e) A written agreement with the National Association of Insurance Commissioners, a third-party consultant, or both, governing sharing and use of information provided under AS 21.09.330 21.09.342 must contain all of the following provisions and expressly require the written consent of the insurer or

•	1 0 1 .	1 1			00 220	21 00 242
insurance group	hetore making	nublic intorn	nation under <i>i</i>	$\Delta \times \mathcal{O} \cap \mathcal{O}$	N9 33N _	71 NY 347
mourance group	octore making	public illibrii	ianon unaci i	10 41.	07.330 -	Z1.UJ.JTZ.

- (1) specific procedures and protocols for maintaining the confidentiality and security of corporate governance annual disclosure-related information shared with the National Association of Insurance Commissioners or a third-party consultant under AS 21.09.330 21.09.342;
- (2) procedures and protocols for sharing by the National Association of Insurance Commissioners only with other state regulators from states in which the insurer or insurance group has domiciled insurers; the agreement must provide that the recipient agrees in writing to maintain the confidentiality of the corporate governance annual disclosure-related documents, materials, or other information and has verified in writing the legal authority to maintain confidentiality;
- (3) a provision specifying that ownership of the corporate governance annual disclosure-related information shared with the National Association of Insurance Commissioners or a third-party consultant remains with the division, and the National Association of Insurance Commissioner's or third-party consultant's use of the information is subject to the direction of the director;
- (4) a provision that prohibits the National Association of Insurance Commissioners or a third-party consultant from storing the information shared under AS 21.09.330 21.09.342 in a permanent database after the underlying analysis is completed;
- (5) a provision requiring the National Association of Insurance Commissioners or a third-party consultant to provide prompt notice to the director and to the insurer or insurance group regarding any subpoena, request for disclosure, or request for production of the insurer's or insurance group's corporate governance annual disclosure-related information;
- (6) a requirement that the National Association of Insurance Commissioners or a third-party consultant consent to intervention by an insurer or insurance group in any judicial or administrative action in which the National Association of Insurance Commissioners or a third-party consultant may be required to disclose confidential information about the insurer or insurance group shared with the National Association of Insurance Commissioners or a third-party consultant under

AC 21	00 220	21 (	00 242
A5 21	.09.330	— ZI (	J9.34Z.

Sec. 21.09.342. Penalties. An insurer or insurance group shall pay \$1,000 for each day the insurer or insurance group fails, without just cause, to file the corporate governance annual disclosure within the time required under AS 21.09.332(a), not to exceed \$365,000. The director may reduce the penalty under this section if the insurer or insurance group demonstrates to the director that the imposition of the penalty is a financial hardship to the insurer or insurance group.

# \* **Sec. 2.** AS 21.22.085(a) is amended to read:

- (a) Transactions involving a domestic insurer and a person in its insurance holding company system, including amendments or modifications of affiliate agreements previously filed under AS 21.22.080 that are subject to a materiality standard in (1) (7) of this subsection, may not be entered into unless the insurer has notified the director in writing of the insurer's intention to enter into the transaction at least 30 days before the transaction, or a shorter period if allowed by the director, and the director has not disapproved the transaction within the required notice period. The notice of amendments or modifications must include the reasons for the change and the financial effect on the domestic insurer. A domestic insurer shall provide to the director notice, within 30 days after a termination of a previously filed agreement, for determination of the type of filing required, if any. The requirements in this section apply to the following transactions:
- (1) a sale, purchase, exchange, loan or extension of credit, or investment, provided the transaction is equal to or exceeds
  - (A) with respect to insurers other than life insurers, the lesser of three percent of the insurer's admitted assets or 25 percent of surplus that pertains to policyholders, as of December 31 of the **previous** calendar year [IN WHICH THE TRANSACTION TOOK PLACE]; or
  - (B) with respect to life insurers, three percent of the insurer's admitted assets as of December 31 of the **previous** calendar year [IN WHICH THE TRANSACTION TOOK PLACE];
- (2) a loan or extension of credit to a person who is not an affiliate, where the insurer makes loans or extensions of credit with the agreement or

1	understanding that the proceeds of the transaction, in whole or in substantial part, are
2	to be used to make a loan or extension of credit to, purchase an asset of, or make an
3	investment in an affiliate of the insurer making the loan or extension of credit,
4	provided the transaction is equal to or exceeds
5	(A) with respect to insurers other than life insurers, the lesser of
6	three percent of the insurer's admitted assets or 25 percent of surplus that
7	pertains to policyholder surplus, as of December 31 of the previous calendar
8	year [IN WHICH THE TRANSACTION TOOK PLACE]; or
9	(B) with respect to life insurers, three percent of the insurer's
10	admitted assets as of December 31 of the previous calendar year [IN WHICH
11	THE TRANSACTION TOOK PLACE];
12	(3) a reinsurance agreement or modification, including
13	(A) a reinsurance pooling agreement;
14	(B) an agreement in which the reinsurance premium or change
15	in the insurer's liabilities, or the projected reinsurance premium or a change in
16	the insurer's liabilities in any of the three years after entering into the
17	agreement or modification, equals or exceeds five percent of surplus that
18	pertains to policyholders as of December 31 of the previous calendar year [IN
19	WHICH THE TRANSACTION TOOK PLACE], including an agreement that
20	may require as consideration the transfer of assets from an insurer to a
21	nonaffiliate if an agreement or understanding exists between the insurer and
22	nonaffiliate that a portion of the assets will be transferred to one or more
23	affiliates of the insurer;
24	(4) a management agreement, service contract, tax allocation
25	agreement, guarantee, or cost-sharing arrangement;
26	(5) a material transaction specified by regulation that the director
27	determines may adversely affect the interests of the insurer's policyholders;
28	(6) a guarantee if made by a domestic insurer, except that a guarantee
29	that is quantifiable as to amount is not subject to the notice requirements of this
30	subsection unless it exceeds the lesser of one-half of one percent of the insurer's
31	admitted assets or 10 percent of surplus that pertains to policyholders as of

December 31 of the <b>previous</b> calendar year [IN WHICH THE TRANSACTION
TOOK PLACE]; a guarantee that is not quantifiable as to amount is subject to the
notice requirements of this subsection; and

- (7) a direct or an indirect acquisition or investment in a person that controls an insurer or in an affiliate of the insurer in an amount that, together with the person's present holdings in the investment, exceeds two and one-half percent of surplus that pertains to policyholders; direct or indirect acquisitions or investments in subsidiaries authorized under this title or regulations adopted by the director or in nonsubsidiary insurance affiliates that are subject to the provisions of this chapter are exempt from this requirement.
- \* Sec. 3. AS 21.22.120(a) is amended to read:

- (a) All information, documents, holding company analyses, insurer profile summaries, and copies of the information and documents obtained by or disclosed to the director or any other person in the course of an examination or investigation made under AS 21.22.110 and all information reported under AS 21.22.020(b), 21.22.060, [AND] 21.22.085 21.22.105, and 21.22.177 and all preacquisition notification information received under AS 21.22.065 shall be given confidential treatment under AS 21.06.060. However, if the director, after giving the insurer and its affiliates who would be affected by publication of the information notice and opportunity to be heard, determines that the interests of policyholders, shareholders, or the public will be served by the publication of the information, the director may publish all or part of the information in the manner the director considers appropriate.
- \* Sec. 4. AS 21.22.120 is amended by adding new subsections to read:
  - (c) The director or any person who received documents, materials, or other information while acting under the authority of the director or with whom such documents, materials, or other information are shared under AS 21.22 may not be permitted or required to testify in any private civil action concerning any confidential documents, materials, or information subject to (a) of this section.
  - (d) The sharing of information by the director under AS 21.22 shall not constitute a delegation of regulatory authority or rulemaking. The director is solely responsible for the administration, execution, and enforcement of this chapter.

1	(e) A waiver of any applicable privilege or claim of confidentiality in the
2	documents, materials, or information may not be given as a result of disclosure to the
3	director under this section or as a result of sharing as authorized under (b) of this
4	section.
5	(f) Documents, materials, or other information in the possession or control of
6	the National Association of Insurance Commissioners under AS 21.22
7	(A) shall be confidential by law;
8	(B) are not subject to
9	(i) AS 40.25.110 – 40.25.220;
10	(ii) subpoena; or
11	(iii) discovery or admissible in evidence in any private
12	action.
13	* Sec. 5. AS 21.22 is amended by adding a new section to read:
14	Sec. 21.22.177. Group-wide supervision of internationally active insurance
15	groups. (a) The director may act as the group-wide supervisor for an internationally
16	active insurance group in accordance with this section. However, the director may
17	otherwise acknowledge another regulatory official as the group-wide supervisor where
18	the internationally active insurance group
19	(1) does not have substantial operations in the United States;
20	(2) has substantial insurance operations in the United States but not in
21	this state; or
22	(3) has substantial insurance operations in the United States and this
23	state, but the director has determined under (b) and (f) of this section that the other
24	regulatory official is the appropriate group-wide supervisor; an insurance holding
25	company system that does not otherwise qualify as an internationally active insurance
26	group may request that the director make a determination or acknowledgement as to a
27	group-wide supervisor under this section.
28	(b) In cooperation with other state, federal, and international regulatory
29	agencies, the director shall identify a single group-wide supervisor for an
30	internationally active insurance group. The director may determine that the director is
31	the appropriate group-wide supervisor for an internationally active insurance group

1	that conducts substantial insurance operations concentrated in this state. However, the
2	director may acknowledge that a regulatory official from another jurisdiction is the
3	appropriate group-wide supervisor for the internationally active insurance group. The
4	director shall consider the following factors when making a determination or
5	acknowledgement under this subsection:
6	(1) the place of domicile of the insurers within the internationally
7	active insurance group that hold the largest share of the group's written premiums.
8	assets, or liabilities;
9	(2) the place of domicile or the top-tiered insurer or insurers in the
10	insurance holding company system of the internationally active insurance group;
11	(3) the location of the executive offices or largest operational offices of
12	the internationally active insurance group;
13	(4) whether another regulatory official is acting or is seeking to act as
14	the group-wide supervisor under a regulatory system that the director determines to be
15	(A) substantially similar to the system of regulation provided
16	under the laws of this state; or
17	(B) otherwise sufficient in terms of providing for group-wide
18	supervision, enterprise risk analysis, and cooperation with other regulatory
19	officials; and
20	(5) whether another regulatory official acting or seeking to act as the
21	group-wide supervisor provides the director with reasonably reciprocal recognition
22	and cooperation; however, a regulatory official identified under this section as the
23	group-wide supervisor may determine that it is appropriate to acknowledge another
24	supervisor to serve as the group-wide supervisor; the acknowledgement of the group-
25	wide supervisor shall be made after consideration of the factors listed in this
26	subsection, and shall be made in cooperation with, and subject to, the
27	acknowledgement of other regulatory officials involved with supervision of members
28	of the internationally active insurance group and in consultation with the
29	internationally active insurance group.
30	(c) Notwithstanding any other provision of law, when another regulatory

official is acting as the group-wide supervisor of an internationally active insurance

1	group, the director shall acknowledge that regulatory official as the group-wide
2	supervisor. However, the director shall make a determination or acknowledgement as
3	to the appropriate group-wide supervisor for the internationally active insurance group
4	under (b) of this section in the event of a material change in the internationally active
5	insurance group that results in
6	(1) the internationally active insurance group's insurers domiciled in
7	this state holding the largest share of the group's premiums, assets, or liabilities; or
8	(2) this state being the place of domicile of the top-tiered insurer or
9	insurers in the holding company system of the internationally active insurance group.
10	(d) The director, under AS 21.22.110, may collect from an insurer registered
11	under AS 21.22.060 all information necessary to determine whether the director may
12	act as the group-wide supervisor of an internationally active insurance group or if the
13	director may acknowledge another regulatory official to act as the group-wide
14	supervisor. Before issuing a determination that an internationally active insurance
15	group is subject to group-wide supervision, the director shall notify the insurer
16	registered under AS 21.22.060 and the ultimate controlling person within the
17	internationally active insurance group. The internationally-active insurance group shall
18	have not less than 30 days to provide the director with additional information pertinent
19	to the pending determination. The director may publish on the division's Internet
20	website the identity of internationally active insurance groups that the director has
21	determined are subject to group-wide supervision by the director.
22	(e) If the director is the group-wide supervisor for an internationally active
23	insurance group, the director may
24	(1) assess the enterprise risks within the internationally active
25	insurance group to ensure
26	(A) the material financial condition and liquidity risks to
27	members of the internationally active insurance group that are engaged in the
28	business of insurance are identified by management; and
29	(B) reasonable and effective mitigation measures are in place;
30	(2) request from a member of an internationally active insurance group
31	subject to the director's supervision, information necessary and appropriate to assess

1	enterprise risk, including information about the members of the internationally active
2	insurance group regarding
3	(A) governance, risk assessment, and management;
4	(B) capital adequacy; and
5	(C) material intercompany transactions;
6	(3) coordinate and, through the authority of the regulatory officials of
7	the jurisdictions where members of the internationally active insurance group are
8	domiciled, compel development and implementation of reasonable measures designed
9	to ensure that the internationally active insurance group is able to timely recognize and
10	mitigate enterprise risks to members of the internationally active insurance group that
11	are engaged in the business of insurance;
12	(4) communicate with other state, federal, and international regulatory
13	agencies for members within the internationally-active insurance group and share
14	relevant information subject to the confidentiality provisions under AS 21.22.120,
15	through supervisory colleges under AS 21.22.115 or otherwise;
16	(5) enter into agreements with, or obtain documentation from, an
17	insurer registered under AS 21.22.060, a member of the internationally active
18	insurance group, or a state, federal, and international regulatory agency for members
19	of the internationally active insurance group, providing the basis for, or otherwise
20	clarifying, the director's role as group-wide supervisor, including provisions for
21	resolving disputes with other regulatory officials; the agreements or documentation
22	may not serve as evidence in a proceeding against an insurer or person within an
23	insurance holding company system not domiciled or incorporated in this state or doing
24	business in this state or is otherwise subject to jurisdiction in this state; and
25	(6) perform other group-wide supervision activities, consistent with the
26	authorities and purposes set out in this subsection.
27	(f) If the director acknowledges that another regulatory official from a
28	jurisdiction that is not accredited by the National Association of Insurance
29	Commissioners is the group-wide supervisor, the director is authorized to reasonably
30	cooperate, thorough supervisory colleges or otherwise, with group-wide supervision

undertaken by the group-wide supervisor, if

31

1	(1) the director's cooperation is in compliance with the laws of this
2	state; and
3	(2) the regulatory official acknowledged as the group-wide supervisor
4	also recognizes and cooperates with the director's activities as a group-wide supervisor
5	for other internationally active insurance groups where applicable; where such
6	recognition and cooperation is not reasonably reciprocal, the director may refuse
7	recognition and cooperation.
8	(g) The director may enter into agreements with, or obtain documentation
9	from, an insurer registered under AS 21.22.060, an affiliate of the insurer, or other
10	state, federal, and international regulatory agencies for members of the internationally
11	active insurance group, that provide the basis for, or otherwise clarify, a regulatory
12	official's role as group-wide supervisor.
13	(h) A registered insurer subject to this section shall be liable for and shall pay
14	the reasonable expenses of the director's participation in the administration of this
15	section, including the engagement of attorneys, actuaries, and other professionals, and
16	all reasonable travel expenses.
17	* Sec. 6. AS 21.22.200 is amended by adding new paragraphs to read:
18	(17) "group-wide supervisor" means the regulatory official authorized
19	to engage in conducting and coordinating group-wide supervision activities who is
20	determined or acknowledged by the director under AS 21.22.117 to have sufficient
21	significant contacts with the internationally active insurance group;
22	(18) "internationally active insurance group" means an insurance
23	holding company system that includes an insurer registered under AS 21.22.060 and
24	that meets the following criteria:
25	(A) insurers that are part of the insurance holding company
26	system that write premiums in at least three countries;
27	(B) the percentage of gross premiums written outside the
28	United States is at least 10 percent of the insurance holding company system's total
29	gross written premiums; and
30	(C) based on a three-year rolling average, the total assets of the
31	insurance holding company system are at least \$50,000,000,000 or the total gross

- written premiums of the insurance holding company system are at least \$10,000,000,000.
- \* Sec. 7. The uncodified law of the State of Alaska is amended by adding a new section to read:
- TRANSITION: REGULATIONS. The director of the division of insurance may adopt regulations necessary to implement the changes made by this Act. The regulations take effect under AS 44.62 (Administrative Procedure Act), but not before the effective date of the relevant provisions of this Act.
- 9 \* Sec. 8. This Act takes effect immediately under AS 01.10.070(c).