1		AN	ACT relating to credit for reinsurance.
2	Be i	t enac	cted by the General Assembly of the Commonwealth of Kentucky:
3		→ S	ection 1. KRS 304.5-140 is amended to read as follows:
4	(1)	(a)	For the purposes of subsection (4)[(3)](c) of this section, a "qualified United
5			States financial institution" means an institution that:
6			1. Is organized or, in the case of a United States office of a foreign banking
7			organization, licensed under the laws of the United States or any state
8			thereof;
9			2. Is regulated, supervised, and examined by the United States federal or
10			state authorities having regulatory authority over banks and trus-
11			companies; and
12			3. Has been determined by the commissioner, or the Securities Valuation
13			Office of the NAIC [National Association of Insurance Commissioners]
14			to meet the standards of financial condition and standing considered
15			necessary and appropriate to regulate the quality of financial institutions
16			whose letters of credit will be acceptable to the commissioner.
17		(b)	A "qualified United States financial institution" means, for purposes of those
18			provisions of this section specifying those institutions that are eligible to act as
19			a fiduciary of a trust, an institution that:
20			1. Is organized or, in the case of a United States branch or agency office of
21			a foreign banking organization, licensed under the laws of the United
22			States or any state thereof and has been granted authority to operate with
23			fiduciary powers; and
24			2. Is regulated, supervised, and examined by federal or state authorities
25			having regulatory authority over banks and trust companies.
26		<u>(c)</u>	As used in this section, "NAIC" means National Association of Insurance
27			Commissioners.

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1	(2)	<u>(a)</u>	Credit for reinsurance shall be allowed a ceding insurer as either an asset or a	
2			deduction from liability on account of reinsurance ceded only when the	
3			reinsurer meets the requirements of:	
4			1. Paragraphs (a), (b), (c), (d), [or] (e), or (f) of subsection (3) of this	
5			section; and	
6			2. Paragraphs (b), (c), (d), and (e) of this subsection.	
7		<u>(b)</u>	The commissioner may promulgate administrative regulations pursuant to	
8			subsection (8)(a)2. of this section that establish specific additional	
9			requirements relating to or setting forth:	
10			1. The valuation of assets or reserve credits;	
11			2. The amount and forms of security supporting reinsurance	
12			arrangements described in that subsection; and	
13			3. The circumstances pursuant to which credit will be reduced or	
14			eliminated.	
15		<u>(c)</u>	For reinsurers [If] meeting the requirements of paragraph [paragraphs] (c)[-or	
16			(d)] of <u>subsection</u> (3) of this <u>section</u> [subsection], the requirements of	
17			paragraph (g) of $that$ subsection shall also be met.	
18		<u>(d)</u>	For reinsurers meeting the requirements of paragraph (d) of subsection (3)	
19			of this section, the requirements of paragraphs (g) and (h) of that	
20			subsection shall also be met.	
21		<u>(e)</u>	For reinsurers meeting the requirements of paragraph (e) of subsection (3)	
22			of this section, the requirements of paragraph (h) of that subsection shall	
23			also be met.	
24	<u>(3)</u>	(a)	Credit shall be allowed when the reinsurance is ceded to an assuming insurer	
25			<u>that</u> [which] is authorized to transact insurance or reinsurance in Kentucky.	
26		(b)	<u>1.</u> Credit shall be allowed when the reinsurance is ceded to an assuming	
27			insurer that [which] is accredited as a reinsurer in Kentucky. An	

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1	accredited reinsurer is one which:
2	\underline{a} .[1.] Files with the commissioner evidence of its submission to
3	Kentucky's jurisdiction;
4	$\underline{b.}[2.]$ Submits to Kentucky's authority to examine its books and records;
5	$\underline{c.[3.]}$ Is licensed to transact insurance or reinsurance in at least one (1)
6	state, or in the case of a United States branch of an alien assuming
7	insurer, is entered through and licensed to transact insurance or
8	reinsurance in at least one (1) state;
9	\underline{d} .[4.] Files annually with the commissioner a copy of its annual
10	statement filed with the insurance regulatory official of its state of
11	domicile and a copy of its most recent audited financial
12	statement;[,] and[either:]
13	e.[a.] Demonstrates to the satisfaction of the commissioner that it has
14	adequate financial capacity to meet its reinsurance obligations
15	and is otherwise qualified to assume reinsurance from domestic
16	insurers. An assuming insurer meets the requirements of this
17	subdivision at the time of its application if:
18	i. It maintains a surplus as regards policyholders in an amount
19	<u>that</u> [which] is not less than twenty million dollars
20	(\$20,000,000) <u>:</u> and
21	ii. Its[whose] accreditation has not been denied by the
22	commissioner within ninety (90) days after submission of its
23	accreditation application. [submission; or
24	b. Maintains a surplus as regards policyholders in an amount less
25	than twenty million dollars (\$20,000,000) and whose accreditation
26	has been approved by the commissioner.]
27	2.[5.] Credit shall not be allowed a ceding insurer under this paragraph if the

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1		assuming insurer's accreditation has been revoked by the commissioner
2		after notice and hearing.
3	(c)	Credit shall be allowed when the reinsurance is ceded to an assuming insurer
4		that[which] is domiciled and licensed in or, in the case of a United States
5		branch of an alien assuming insurer, is entered through a state which employs
6		standards regarding credit for reinsurance substantially similar to those
7		applicable under this section and the assuming insurer or United States branch
8		of an alien insurer:
9		1. Maintains a surplus as regards policyholders in an amount not less than
10		twenty million dollars (\$20,000,000); and
11		2. Submits to the authority of the commissioner to examine its books and
12		records.
13		However, subparagraph 1. of this paragraph shall not apply to reinsurance
14		ceded and assumed pursuant to pooling arrangements among insurers in the
15		same holding company system.
16	(d)	1. Credit shall be allowed when the reinsurance is ceded to an assuming
17		insurer that which maintains a trust fund in a qualified United States
18		financial institution for the payment of valid claims of its United States
19		policyholders and ceding insurers, their assigns, and successors in
20		interest. The assuming insurer shall report annually to the commissioner
21		information substantially the same as that required to be reported on the
22		<u>NAIC</u> [National Association of Insurance Commissioners] annual
23		statement form by authorized insurers to enable the commissioner to
24		determine the sufficiency of the trust[fund].
25		2. a. In the case of a single assuming insurer, the trust [fund] shall
26		consist of a trusteed account representing the assuming insurer's
27		liabilities attributable to business written in the United States and,

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1	in addition, except as provided in subdivision b. of this
2	subparagraph, the assuming insurer shall maintain a trusteed
3	surplus of not less than twenty million dollars (\$20,000,000).
4	b. At any time after the assuming insurer has permanently
5	discontinued underwriting new business secured by the trust for
6	at least three (3) years, the commissioner may authorize a
7	reduction in the trusteed surplus required by subdivision a. of
8	this subparagraph, but only after a finding, based on an
9	assessment of the risk, that the new required surplus level is
10	adequate for the protection of United States ceding insurers,
11	policyholders, and claimants in light of a reasonably foreseeable
12	adverse loss development. The risk assessment may involve an
13	actuarial review, including an independent analysis of reserves
14	and cash flows, and shall consider all material risk factors,
15	including, when applicable, the lines of business involved, the
16	stability of the incurred loss estimates, and the effect of the
17	surplus requirements on the assuming insurer's liquidity or
18	solvency. The minimum required trusteed surplus may not be
19	reduced to an amount less than thirty percent (30%) of the
20	assuming insurer's liabilities attributable to reinsurance ceded
21	by United States ceding insurers covered by the trust.
22	3. In the case of a group including incorporated and individual
23	unincorporated underwriters:[,]
24	<u>a.</u> The trust shall consist of a trusteed account representing the
25	respective underwriter's [group's] liabilities attributable to business
26	written in the United States; [and, in addition,]
27	<u>b.</u> The group shall maintain a trusteed surplus of which one hundred

1		million dollars (\$100,000,000) shall be held jointly for the benefit
2		of United States ceding insurers of any member of the group; [,]
3	<u>c.</u>	The incorporated members of which group shall not be engaged in
4		any business other than underwriting as a member of the group and
5		shall be subject to the same level of solvency regulation and
6		control by the group's domiciliary regulator as are the
7		unincorporated members; and
8	<u>d.</u>	The group shall make available to the commissioner an annual
9		certification of the solvency of each underwriter by the group's
10		domiciliary insurance regulatory official and its independent public
11		accountants.
12	<u>4.[2.]</u> In th	ne case of a group of incorporated <u>underwriters</u> [insurers] under
13	com	mon administration, the group shall:
14	<u>a.</u>	Comply[which complies] with the reporting[filing] requirements
15		contained in subparagraph 1. of this paragraph;[, and which is
16		under the supervision of the Department of Trade and Industry of
17		the United Kingdom and submits to the commissioner's authority
18		to examine its books and records and bears the expense of the
19		estimation, and which has]
20	<u>b.</u>	Have continuously transacted insurance business outside the
21		United States for at least three (3) years immediately prior to
22		making an application for accreditation;
23	<u>c.</u>	Maintain a trust in an amount not less than the group's several
24		liabilities attributable to business ceded by United States ceding
25		insurers to any member of the group pursuant to reinsurance
26		contracts issued in the name of the group;
27	<u>d.</u>	Maintain an aggregate policyholders' surplus of at least ten billion

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1		dollars (\$10,000,000,000); [, the trust shall be in an amount equal
2		to the group's several liabilities attributable to business written in
3		the United States plus the group shall maintain]
4		e. Maintain a joint trusteed surplus of which one hundred million
5		dollars (\$100,000,000) shall be held jointly for the benefit of
6		United States ceding insurers of any member of the group:[,] and
7		<u>f.</u> Each member of the group shall make available to the
8		commissioner an annual certification of the member's solvency by
9		the member's domiciliary insurance regulatory official and its
10		independent public accountant.
11		5.[3.] The trust shall be established in a form approved by the commissioner.
12		The trust instrument shall provide that contested claims shall be valid
13		and enforceable upon the final order of any court of competent
14		jurisdiction in the United States. The trust shall vest legal title to its
15		assets in the trustees of the trust for its United States policyholders and
16		ceding insurers, their assigns, and successors in interest. The trust and
17		the assuming insurer shall be subject to examination as determined by
18		the commissioner. The trust shall remain in effect for as long as the
19		assuming insurer shall have outstanding obligations due under the
20		reinsurance agreements subject to the trust.
21		6.[4.] No later than February 28 of each year, the trustees of the trust shall
22		report to the commissioner in writing setting forth the balance of the
23		trust and listing the trust's investments at the preceding year end and
24		shall certify the date of termination of the trust, if so planned, or certify
25		that the trust shall not expire prior to the next following December 31.
26	(e)	1. Credit shall be allowed when the reinsurance is ceded to an assuming
27		insurer that:

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1	a. Has been certified by the commissioner as a reinsurer in this
2	state; and
3	b. Secures its obligations in accordance with the requirements of
4	this paragraph.
5	2. In order to be eligible for certification, the assuming insurer shall:
6	a. Be domiciled and licensed to transact insurance or reinsurance
7	in a qualified jurisdiction, as determined by subparagraph 4. of
8	this paragraph;
9	b. Maintain minimum capital and surplus, or its equivalent, in an
10	amount to be determined by the commissioner by administrative
11	regulation;
12	c. Maintain financial strength ratings from two (2) or more rating
13	agencies deemed acceptable by the commissioner by
14	administrative regulation;
15	d. Agree to submit to the jurisdiction of this state, appoint the
16	commissioner as its agent for service of process in this state, and
17	agree to provide security for one hundred percent (100%) of the
18	assuming insurer's liabilities attributable to reinsurance ceded
19	by United States ceding insurers if the assuming insurer resists
20	enforcement of a final United States judgment;
21	e. Agree to meet applicable information filing requirements as
22	determined by the commissioner, both with respect to an initial
23	application for certification and on an ongoing basis; and
24	f. Satisfy any other relevant requirements for certification as
25	determined by the commissioner.
26	3. An association, including incorporated and individual unincorporated
27	underwriters, may be certified as a reinsurer in this state if the

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1	<u>asso</u>	<u>ctiation satisfies the requirements of supparagraph 2, of this</u>
2	<u>para</u>	agraph and:
3	<u>a.</u>	The association satisfies its minimum capital and surplus
4		requirements through the capital and surplus equivalents (net of
5		liabilities) of the association and its members, which shall
6		include a joint central fund that may be applied to any
7		unsatisfied obligation of the association or any of its members,
8		in an amount determined by the commissioner to provide
9		adequate protection;
10	<u>b.</u>	The incorporated members of the association are not engaged in
11		any business other than underwriting as a member of the
12		association and are subject to the same level of regulation and
13		solvency control by the association's domiciliary regulator as are
14		the unincorporated members; and
15	<u>c.</u>	The association provides the commissioner an annual
16		certification by the association's domiciliary regulator of the
17		solvency of each underwriter member within ninety (90) days
18		after its financial statements are due to be filed with the
19		association's domiciliary regulator, or if a certification is
20		unavailable, financial statements, prepared by independent
21		public accountants, of each underwriter member of the
22		association.
23	<u>4. a.</u>	The commissioner shall create and publish a list of qualified
24		jurisdictions under which an assuming insurer licensed and
25		domiciled in the qualified jurisdiction is eligible to be considered
26		for certification by the commissioner as a certified reinsurer.
27	h	In order to determine whether the domiciliary jurisdiction of an

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1	assuming insurer from a jurisdiction outside of the United States
2	is eligible to be recognized as a qualified jurisdiction, the
3	commissioner shall evaluate the appropriateness and
4	effectiveness of the reinsurance supervisory system of the
5	jurisdiction outside of the United States, both initially and on an
6	ongoing basis, and consider the rights, benefits, and the extent of
7	reciprocal recognition afforded by the jurisdiction outside of the
8	United States to reinsurers licensed and domiciled in the United
9	States. A qualified jurisdiction shall agree to share information
10	and cooperate with the commissioner with respect to all certified
11	reinsurers domiciled within that jurisdiction. A jurisdiction may
12	not be recognized as a qualified jurisdiction if the commissioner
13	has determined that the jurisdiction does not adequately and
14	promptly enforce final United States judgments and arbitration
15	awards. Additional factors may be considered in the discretion of
16	the commissioner.
17	c. The commissioner shall consider the list of qualified
18	jurisdictions published through the NAIC's committee process
19	when determining qualified jurisdictions. If the commissioner
20	approves a jurisdiction as qualified that does not appear on the
21	list, the commissioner shall provide justification in accordance
22	with criteria to be developed by the commissioner by
23	administrative regulation.
24	d. Jurisdictions within the United States that meet the requirements
25	for accreditation under the NAIC's financial standards and
26	accreditation program shall be recognized as qualified.
27	e. If a certified reinsurer's domiciliary jurisdiction ceases to be a

1	qualified jurisdiction, the commissioner may revoke or suspend
2	the reinsurer's certification indefinitely, in lieu of revocation.
3	5. The commissioner shall assign a rating to each certified reinsurer,
4	giving due consideration to the financial strength ratings that have
5	been assigned by rating agencies deemed acceptable to the
6	commissioner by administrative regulation. The commissioner shall
7	publish a list of all certified reinsurers and their ratings.
8	6. a. A certified reinsurer shall secure obligations assumed from
9	United States ceding insurers pursuant to this paragraph at a
10	level consistent with its rating as specified by administrative
11	regulation promulgated by the commissioner.
12	b. In order for a domestic ceding insurer to qualify for full
13	financial statement credit for reinsurance ceded to a certified
14	reinsurer, the certified reinsurer shall maintain security in a
15	form acceptable to the commissioner and consistent with
16	subsection (4) of this section, or in a multibeneficiary trust in
17	accordance with paragraph (d) of this subsection, except as
18	otherwise provided in this paragraph.
19	c. If a certified reinsurer maintains a trust to fully secure its
20	obligations subject to paragraph (d) of this subsection, and
21	chooses to secure its obligations incurred as a certified reinsurer
22	in the form of a multibeneficiary trust, the certified reinsurer
23	shall maintain separate trust accounts for:
24	i. Its obligations incurred under reinsurance agreements
25	issued or renewed as a certified reinsurer with reduced
26	security as permitted by this paragraph or comparable laws
27	of other United States jurisdictions; and

1	ii. Its obligation subject to paragraph (d) of this subsection.
2 <u>d.</u>	The commissioner shall not grant a certification pursuant to this
3	paragraph unless the certified reinsurer agrees to bind itself, by
4	language of the trust and agreement with the commissioner with
5	principal regulatory oversight of each trust account, to fund
6	upon termination of any applicable trust account, out of the
7	remaining surplus of the trust any deficiency of any other trust
8	account.
9 <u>e.</u>	The minimum trusteed surplus requirements provided in
10	paragraph (d) of this subsection are not applicable to a
11	multibeneficiary trust maintained by a certified reinsurer for the
12	purpose of securing obligations incurred pursuant to this
13	paragraph, except that the multibeneficiary trust shall maintain
14	a minimum trusteed surplus of ten million dollars (\$10,000,000).
15 <u>f.</u>	With respect to obligations incurred by a certified reinsurer
16	pursuant to this paragraph, if the security is insufficient, the
17	commissioner shall reduce the allowable credit by an amount
18	proportionate to the deficiency, and the commissioner may
19	impose further reductions in allowable credit upon finding that
20	there is a material risk that the certified reinsurer's obligations
21	will not be paid in full when due.
22 <u>g.</u>	i. For purposes of this paragraph, a certified reinsurer whose
23	certification has been terminated for any reason shall be
24	treated as a certified reinsurer required to secure one
25	hundred percent (100%) of its obligations.
26	ii. As used in this subdivision, "terminated" includes
27	revocation, suspension, voluntary surrender, and inactive

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status, except if the commissioner continues to assign a

2	higher rating as permitted by this subsection, a certified
3	reinsurer in inactive status or reinsurer whose certification
4	has been suspended shall not be considered "terminated."
5	7. If an applicant for certification has been certified as a reinsurer in an
6	NAIC-accredited jurisdiction, the commissioner may defer to that
7	jurisdiction's certification and the rating assigned by that jurisdiction,
8	and the reinsurer shall be considered a certified reinsurer in this state.
9	8. A certified reinsurer that ceases to assume new business in this state
10	may request to maintain its certification in inactive status in order to
11	continue to qualify for a reduction in security for its in-force business.
12	An inactive certified reinsurer shall continue to comply with all
13	applicable requirements of this subsection, and the commissioner
14	shall assign a rating that takes into account, if relevant, the reasons
15	why the reinsurer is not assuming new business.
16	(f) Credit shall be allowed when the reinsurance is ceded to an assuming insurer
17	not meeting the requirements of paragraphs (a), (b), (c), [or] (d) or (e) of this
18	subsection, but only with respect to the insurance of risks located in
19	jurisdictions where such reinsurance is required by applicable law or
20	regulation of that jurisdiction or reinsurance ceded to a residual market
21	mechanism reinsurance association, or the members thereof, created pursuant
22	to law or which has been voluntarily created as such by its members with the
23	approval of the commissioner.
24	(g)[(f)] If the assuming insurer is not authorized, certified, or accredited to
25	transact insurance or reinsurance in Kentucky, the credit permitted by
26	paragraphs (c) and (d) of this subsection shall not be allowed unless the
27	assuming insurer agrees in the reinsurance agreements:

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1		1. That in the event of the failure of the assuming insurer to perform its
2		obligations under the terms of the reinsurance agreement, the assuming
3		insurer, at the request of the ceding insurer, shall submit to the
4		jurisdiction of any court of competent jurisdiction in any state of the
5		United States, shall comply with all requirements necessary to give the
6		court jurisdiction, and shall abide by the final decision of the court or of
7		any appellate court in the event of an appeal; and
8		2. To designate the Secretary of State or a designated attorney as its true
9		and lawful attorney upon whom may be served any lawful process in any
10		action, suit, or proceeding instituted by or on behalf of the ceding
11		insurer.
12		This paragraph is not intended to conflict with or override the obligation of
13		the parties to a reinsurance agreement to arbitrate their disputes, if this
14		obligation is created in the agreement.
15	<u>(h)</u>	If the assuming insurer does not satisfy the requirements of paragraphs (a),
16		(b), or (c) of this subsection, the credit permitted by paragraphs (d) or (e) of
17		this subsection shall not be allowed unless the assuming insurer agrees in
18		the trust agreements to the following conditions:
19		1. Notwithstanding any other provisions in the trust instrument, if the
20		trust is inadequate because it contains an amount less than the
21		amount required by paragraph (d)2. of this subsection, or if the
22		grantor of the trust has been declared insolvent or placed into
23		receivership, rehabilitation, liquidation, or similar proceedings under
24		the laws of its state or country of domicile, the trustee shall comply
25		with an order of the commissioner with regulatory oversight over the
26		trust or with an order of a court of competent jurisdiction directing the

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trustee to transfer to the commissioner with regulatory oversight all of

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1		the assets of the trust;
2	<u>2.</u>	The assets shall be distributed by and claims shall be filed with and
3		valued by the commissioner with regulatory oversight in accordance
4		with the laws of the state in which the trust is domiciled that are
5		applicable to the liquidation of domestic insurance companies;
6	<u>3.</u>	If the commissioner with regulatory oversight determines that the
7		assets of the trust fund or any part thereof are not necessary to satisfy
8		the claims of the United States ceding insurers of the grantor of the
9		trust, the assets or part thereof shall be returned by the commissioner
10		with regulatory oversight to the trustee for distribution in accordance
11		with the trust agreement; and
12	<u>4.</u>	The grantor shall waive any right otherwise available to it under
13		United States law that is inconsistent with this paragraph.
14	(i) 1.	If an accredited or certified reinsurer ceases to meet the requirements
15		for accreditation or certification, the commissioner may suspend or
16		revoke the reinsurer's accreditation or certification.
17	<u>2.</u>	The commissioner shall provide the reinsurer notice and an
18		opportunity for hearing prior to the entry of a suspension or
19		revocation order.
20	<u>3.</u>	A suspension or revocation order shall not take effect until after a
21		hearing is conducted, unless:
22		a. The reinsurer waives its right to hearing;
23		b. The commissioner's order is based on regulatory action by the
24		reinsurer's domiciliary jurisdiction or the voluntary surrender or
25		termination of the reinsurer's eligibility to transact insurance or
26		reinsurance business in its domiciliary jurisdiction or in the
27		primary certifying state of the reinsurer under paragraph (e)7. of

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1			this subsection; or
2			c. The commissioner finds that an emergency requires immediate
3			action and a court of competent jurisdiction has not stayed the
4			commissioner's action.
5		<u>4.</u>	While a reinsurer's accreditation or certification is suspended, no
6			reinsurance contract issued or renewed after the effective date of the
7			suspension qualifies for credit except to the extent that the reinsurer's
8			obligations under the contract are secured in accordance with
9			subsection (4) of this section. If a reinsurer's accreditation or
10			certification is revoked, no credit for reinsurance may be granted after
11			the effective date of the revocation except to the extent that the
12			reinsurer's obligations under the contract are secured in accordance
13			with paragraph (e)6. of this subsection or subsection (4) of this
14			section.
15	<u>(j)</u>	1.	A ceding insurer shall manage its reinsurance recoverables
16			proportionate to its own book of business and diversify its reinsurance
17			program.
18		<u>2.</u>	a. A domestic ceding insurer shall notify the commissioner within
19			thirty (30) days after:
20			i. Reinsurance recoverables from any single assuming
21			insurer, or group of affiliated assuming insurers, exceeds
22			fifty percent (50%) of the domestic ceding insurer's last
23			reported surplus to policyholders; or
24			ii. It is determined that reinsurance recoverables from any
25			single assuming insurer, or group of affiliated assuming
26			insurers, is likely to exceed the limit set forth in subpart i.
27			of this subdivision.

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1	b. A domestic ceding insurer shall notify the commissioner within
2	thirty (30) days after:
3	i. Ceding to any single assuming insurer, or group of
4	affiliated assuming insurers, more than twenty percent
5	(20%) of the ceding insurer's gross written premium in the
6	prior calendar year; or
7	ii. It has determined that the reinsurance ceded to any single
8	assuming insurer, or group of affiliated assuming insurers,
9	is likely to exceed the limit set forth in subpart i. of this
10	subdivision.
11	c. The notification required by this subparagraph shall
12	demonstrate that the exposure is safely managed by the domestic
13	ceding insurer.
14	(k) 1. In order to facilitate the prompt payment of claims, the commissioner
15	may permit a certified reinsurer to defer posting the security for
16	catastrophic recoverables for a period of up to one (1) year from the
17	date of the first instance of a liability reserve entry by the ceding
18	insurer as a result of a loss from a catastrophic occurrence.
19	2. Upon notice by the ceding insurer to the commissioner that the
20	certified reinsurer has failed to pay claims owed under a reinsurance
21	agreement in a timely manner, the commissioner shall notify the
22	certified reinsurer that it is no longer permitted to defer the posting of
23	security for catastrophic recoverables.
24	3. Reinsurance recoverables for only the following lines of business, as
25	reported on the NAIC's annual financial statement related specifically
26	to the catastrophic occurrence, shall be included in the deferral:
27	a. Fire;

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1		b. Allied lines;
2		c. Farmowner's multiple peril;
3		d. Homeowner's multiple peril;
4		e. Commercial multiple peril;
5		f. Inland marine;
6		g. Earthquake; and
7		h. Auto physical damage.
8		4. The commissioner may promulgate administrative regulations to
9		establish the process for a certified reinsurer to seek a deferral of
10		posting of security for catastrophic recoverables.
11	<u>(4)</u> [(3)]	An asset or a reduction from liability for the reinsurance ceded by an insurer
12	to a	n assuming insurer not meeting the requirements of <u>subsections</u> [subsection] (2)
13	and	(3) of this section shall be allowed in an amount not exceeding the liabilities
14	carr	ied by the ceding insurer and the reduction shall be in the amount of funds held
15	by o	or on behalf of the ceding insurer, including funds held in trust for the ceding
16	insu	rer, under a reinsurance contract with the assuming insurer as security for the
17	payı	ment of obligations thereunder, if the security is held in the United States
18	subj	ect to withdrawal solely by, and under the exclusive control of, the ceding
19	insu	rer, or, in the case of a trust, held in a qualified United States financial
20	insti	tution. This security may be in the form of:
21	(a)	Cash;
22	(b)	Securities listed by the Securities Valuation Office of the NAIC National
23		Association of Insurance Commissioners] and qualifying as admitted assets,
24		including those deemed exempt from filing, as defined by the Purposes and
25		Procedures Manual of the Securities Valuation Office, and qualifying as
26		admitted assets;
27	(c)	Clean, irrevocable, unconditional letters of credit issued or confirmed by a

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qualified United States financial institution no later than December 31 in
respect of the year for which filing is being made, and in the possession of the
ceding insurer on or before the filing date of its annual statement. Letters of
credit meeting applicable standards of issuer acceptability as of the dates of
their issuance, or confirmation, shall, notwithstanding the issuing, or
confirming, institution's subsequent failure to meet applicable standards of
issuer acceptability, continue to be acceptable as security until their
expiration, extension, renewal, modification, or amendment, whichever first
occurs; or

(d) Any other form of security acceptable to the commissioner.

(5)[(4)] Cession of bulk reinsurance by a domestic insurer is subject to KRS 304.24-

12 420.

<u>(6)</u>[(5)]

(a) Credit shall be allowed as an asset or as a deduction from liability, to any ceding insurer for reinsurance ceded to an assuming insurer qualified therefor under subsections (2), (3), [or] (4), or (5) of this section, except that no such credit shall be allowed unless the reinsurance contract provides, in substance, that in the event of the insolvency of the ceding insurer, the reinsurance shall be payable under a contract reinsured by the assuming insurer on the basis of reported claims allowed by the liquidation court, without diminution because of the insolvency of the ceding insurer. Such payments shall be made directly to the ceding insurer or to its domiciliary liquidator except:

- Where the contract or other written agreement specifically provides another payee of such reinsurance in the event of the insolvency of the ceding insurer; or
- 2. Where the assuming insurer, with the consent of the direct insured, has assumed such policy obligations of the ceding insurer as direct

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obligations of the assuming insurer to the payees under such policies and

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2		in substitution for the obligations of the ceding insurer to such payees.
3	(b)	The reinsurance agreement may provide that the domiciliary liquidator of an
4		insolvent ceding insurer shall give written notice to the assuming insurer of
5		the pendency of a claim against such ceding insurer on the contract reinsured
6		within a reasonable time after such claim is filed in the liquidation proceeding.
7		During the pendency of such claim, any assuming insurer may investigate
8		such claim and interpose, at its own expense, in the proceeding where such
9		claim is to be adjudicated, any defenses which it deems available to the ceding
10		insurer or its liquidator. Such expense may be filed as a claim against the
11		insolvent ceding insurer to the extent of a proportionate share of the benefit
12		which may accrue to the ceding insurer solely as a result of the defense
13		undertaken by the assuming insurer. Where two (2) or more assuming insurers
14		are involved in the same claim and a majority in interest elect to interpose a
15		defense to such claim, the expense shall be apportioned in accordance with the
16		terms of the reinsurance agreement as though such expense had been incurred
17		by the ceding insurer.
18	<u>(7)</u> [(6)]	Upon request of the commissioner an insurer shall promptly inform the
19	com	missioner in writing of the cancellation or any other material change of any of
20	its re	einsurance treaties or arrangements.
21	(8) (a)	The commissioner may promulgate administrative regulations to:
22		1. Implement the provisions of this section; and
23		2. Regulate any of the following reinsurance arrangements:
24		a. Life insurance policies with guaranteed nonlevel gross premium
25		or guaranteed nonlevel benefits;
26		b. Universal life insurance policies with provisions resulting in the
27		ability of a policyholder to keep a policy in force over a

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1		secondary guarantee period;
2		c. Variable annuities with guaranteed death or living benefits;
3		d. Long-term care insurance policies; or
4		e. Such other life and health insurance and annuity products as to
5		which the NAIC adopts model regulatory requirements with
6		respect to credit for reinsurance.
7	<u>(b)</u>	An administrative regulation adopted pursuant to paragraph (a)2.a. or b. of
8		this subsection may apply to any treaty containing policies issued:
9		1. On or after January 1, 2015; or
10		2. Prior to January 1, 2015, if risk pertaining to these policies is ceded in
11		connection with the treaty in whole or in part, on or after January 1,
12		<u>2015.</u>
13	<u>(c)</u>	An administrative regulation adopted pursuant to paragraph (a)2. of this
14		subsection:
15		1. May require the ceding insurer, in calculating the amounts or forms
16		of security required to be held by the insurer pursuant to this section,
17		to use the Valuation Manual adopted by the NAIC under Section
18		11B(1) of the NAIC Standard Valuation Law, including all
19		amendments adopted by the NAIC and in effect on the date as of
20		which the calculation is made, to the extent applicable; and
21		2. Shall not apply to cessions to an assuming insurer that:
22		a. Is certified in this state; or
23		b. Maintains at least two hundred fifty million dollars
24		(\$250,000,000) in capital and surplus when determined in
25		accordance with the NAIC Accounting Practices and Procedures
26		Manual, including all amendments thereto adopted by the NAIC,
27		excluding the impact of any permitted or prescribed practices,

1	and is:
2	i. Licensed in at least twenty-six (26) states; or
3	ii. Licensed in at least ten (10) states, and licensed or
4	accredited in a total of at least thirty-five (35) states.
5	(d) The authority to promulgate administrative regulations pursuant to
6	paragraph (a)2. of this subsection shall not limit the commissioner's
7	general authority to promulgate administrative regulations pursuant to
8	paragraph (a)1. of this subsection.
9	(9)[(7)] Subsections (1) to $(4)[(3)]$ of this section shall apply to all cessions after July
10	14, 1992, under reinsurance agreements which have had an inception, anniversary,
11	or renewal date not less than six (6) months after July 14, 1992.
12	→ Section 2. This Act takes effect on January 1, 2019.