SENATE FLOOR AMENDMENTS

2023 Regular Session

Amendments proposed by Senator Talbot to Reengrossed House Bill No. 513 by Representative Magee

1 AMENDMENT NO. 1

- 2 On page 1, line 4, after "amount of the credit;" delete the remainder of the line and insert "to
- provide for a carry forward period for the credit; to provide for a fiscal year cap for the
 credit; to authorize the transfer of"
- 5 AMENDMENT NO. 2
- 6 On page 2, delete lines 4 through 26 and insert the following:

7	"B. A Louisiana domestic insurer that is authorized to write and does write
8	insurance in Louisiana on an admitted basis and in at least one other state on an
9	admitted basis as of July 1, 2023, shall be allowed a refundable credit, subject to the
10	limitation set forth in Paragraph (6) of this Subsection. The refundable credit shall
11	offset insurance premiums taxes due on the Annual Premium Tax Return due March
12	1 each year.
13	(1) The amount of the credit shall be equal to the amount of any retaliatory
14	tax paid to any other state as a result of the laws of such state, for the period in which
15	the retaliatory tax was paid.
16	(2) The credit shall be applied against the domestic insurer's state premium
17	tax liability as defined in R.S. 47:6016.1(B)(12), and any credit amount in excess of
18	its premium tax liability shall be refunded to the domestic admitted insurer, subject
19	to the limitations of Paragraph (6) of this Subsection.
20	(3) Any unused amounts of the credit that are unused because the total
21	amount of refundable credits for retaliatory tax paid claimed by all domestic
22	admitted insurers exceeds the limitation set forth in Paragraph (6) of this Subsection
23	may be carried forward for a period not to exceed ten years.
24	(4) Any credits not previously claimed by a domestic admitted insurer against
25	premium tax liability may also be transferred to a domestic admitted insurer within
26	the same insurance holding company subject to the following limitations:
27	(a) A single transfer may involve one or more transferees.
28	(b) Transferors and transferees shall submit to the Department of Insurance,
29	in writing, a notification of any transfer of tax credits within thirty days after the
30	transfer of such tax credits. The notice shall contain the amount of the remaining tax
31	credit balance after transfer, all tax identification numbers for both transferor and
32	transferee, the date of the transfer, the amount transferred, the price paid by the
33	transferee to the transferor, and any other information required by the Department
34	of Insurance. Failure to comply with the provisions of this Subparagraph will result
35	in the disallowance of the refundable tax credit until the taxpayers are in full
36	compliance.
37	(c) The transfer of the credit shall not extend the time in which the credit may
38	be used.
39	(d) To the extent that the transferor did not have rights to claim or use the
40	refundable credit at the time of the transfer, the Department of Insurance shall either
40	disallow the credit claimed by the transferee or recapture the credit from the
42	transferee.
43	(5) The refundable credit for the payment of retaliatory taxes established
43	pursuant to the provisions of this Subsection shall be administered by the
44 45	commissioner of insurance.
46 47	(a) Domestic admitted insurers who have paid retaliatory tax in the preceding
47	year shall provide evidence of the payment of same by the date and in such form as
48	prescribed by the commissioner by rule. (b) Domestic admitted insurers alaiming a gradit for retalistant taxes paid that
49 50	(b) Domestic admitted insurers claiming a credit for retaliatory taxes paid that
50	have provided evidence of the payment of retaliatory taxes shall be issued a refund

Page 1 of 2

This set of amendment(s) was prepared by Danielle B. Clapinski.

SFAHB513 CLAPINSKID 2781

1	by the commissioner for the amounts of retaliatory tax paid within sixty days of the
2	filing of the evidence of the payment of retaliatory taxes for the applicable period.
3	(c) The commissioner of insurance shall promulgate rules in accordance with
4	the Administrative Procedure Act as are necessary to implement the provisions of
5	this Subsection subject to oversight by the House Committee on Ways and Means
6	and the Senate Committee on Revenue and Fiscal Affairs.
7	(6) The maximum amount of credits authorized by this Subsection shall not
8	exceed nine million dollars in any fiscal year.
9	(7) In the event that there are credits claimed for retaliatory taxes paid by
10	domestic admitted insurers that are in excess of nine million dollars in any fiscal
11	year, the commissioner shall make refunds on a pro rata basis to the eligible
12	domestic admitted insurers, based upon the proportion of the total amount of
13	retaliatory tax paid by each domestic admitted insurer for the relevant time period.
14	(8) A domestic admitted insurer which receives a credit for premium taxes
15	paid shall certify to the commissioner that it will utilize such monies exclusively for
16	Louisiana-specific purposes including:
17	(a) Investments within Louisiana which are otherwise permissible
18	investments for a domestic insurer.
19	(b) Community activities or grants to Louisiana non-profit enterprises or
20	Louisiana charitable foundations.
21	(c) Personnel expense for employees based in Louisiana.
22	(d) Ownership and leasehold expenses and improvements to or for its
23	facilities and equipment utilized in the domestic insurer's Louisiana operations.
24	(e) Any other Louisiana-specific purpose that is an otherwise lawful
25	expenditure for a domestic insurer.
26	(9) No credit authorized pursuant to the provisions of this Subsection shall
27	be granted for retaliatory taxes based upon insurance premiums written in other
28	states after December 31, 2029.
29	Section 2.(A) This Act shall become effective if Senate Concurrent Resolution No.
30	3 of the 2023 Regular Session of the Legislature is adopted and concurred in by a favorable
31	vote of at least two-thirds of the elected members of each house."
32	(B) The provisions of this Act shall be applicable to retaliatory taxes based upon
33	insurance premiums written in other states on or after January 1, 2024."