## **ACT No. 361**

Regular Session, 2011

HOUSE BILL NO. 469

## BY REPRESENTATIVE ANDERS

1	AN ACT
2	To amend and reenact R.S. 22:439, relative to surplus lines insurance; to provide with
3	respect to the tax on premiums paid for such insurance, including provisions relative
4	to its receipt, collection, and distribution; to conform state law with federal law; to
5	require the commissioner of insurance to enter into a multistate agreement
6	authorizing a clearinghouse for such taxes and assessment of a clearinghouse fee
7	payable by brokers or independently procuring insureds; and to provide for related
8	matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. R.S. 22:439 is hereby amended and reenacted to read as follows:
11	§439. Tax on surplus lines
12	A.(1) On or before March first, June first, September first, and December
13	first of each year, each surplus lines broker shall transmit to the commissioner of
14	insurance a surplus lines tax report for the prior calendar quarter: for single-state,
15	Louisiana properties, risks, or exposures. This report shall be in a manner and
16	format prescribed by the commissioner of insurance and include any additional
17	information as required by the commissioner. The reporting of transactions shall be
18	as follows:
19	(a) All new and renewal policies will be included in the report for the
20	calendar quarter in which the effective date of the policy falls.
21	(b) All other premium transactions will be included in the report for the
22	calendar quarter in which the invoice falls.
23	(2) Along with the report required to be filed on the due dates provided in
24	Paragraph (1) of this Subsection, each surplus lines broker shall remit to the

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commissioner of insurance a tax on the premiums on surplus lines insurance reported in the quarterly surplus lines tax report, at the rate of five percent per annum. Such tax when collected by the commissioner of insurance shall be paid to the state treasurer and be credited to the general fund.

B. Every person placing insurance for single-state, Louisiana properties, risks, or exposures with an unauthorized insurer without going through a licensed Louisiana producer or surplus lines broker, except as provided in R.S. 22:432, shall remit to the commissioner of insurance a tax of five percent of the gross premium, such tax to be paid at the same time and under the same conditions as that levied on surplus lines brokers under the provisions of Subsection A of this Section. Such tax when collected by the commissioner of insurance shall be paid to the state treasurer and be credited to the general fund.

C. If a surplus lines policy covers risks or exposures only partially in this state the tax so payable shall be computed upon the proportion of the premium which is properly allocable to the risks or exposures located in this state. There shall be a tax on all premiums paid for surplus lines insurance covering properties, risks, or exposures for more than one state and for which Louisiana is the home state of the insured. Surplus lines brokers and independently procuring insureds shall remit the tax to the commissioner who shall transfer it to the general fund less the amount due to other states pursuant to Subsection D of this Section. The state shall return to the insured, through the surplus lines broker, if any, the tax on any portion of the premium unearned at the termination of the insurance. The surplus lines licensee or broker shall not rebate, for any reason, any part of the tax.

D. The tax required in Subsection C of this Section shall be on the gross premiums charged for any surplus lines insurance policy covering properties, risks, or exposures in more than one state and for which Louisiana is the home state of the insured. The surplus lines broker or independently procuring insured shall compute the sum payable based upon all of the following:

(1) An amount equal to five percent on that portion of the gross premiums allocated to this state.

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(2) Plus an amount equal to the portion of the premiums allocated to other

2	states or territories on the basis of the tax rates and fees applicable to properties.
3	risks, or exposures located or to be performed in other states and territories that
4	participate in a reciprocal allocation procedure as authorized herein.
5	(3) Less the amount of gross premiums allocated to this state and returned
6	to the insured.
7	(4) Less the net premium tax collected on properties, risks, or exposures
8	allocable to states or territories that do not participate in a reciprocal allocation
9	procedure with this state.
10	E. Each surplus lines broker and insured independently procuring surplus
11	lines insurance covering properties, risks, or exposures in more than one state for
12	which Louisiana is the home state of the insured shall transmit to the commissioner
13	of insurance a surplus lines tax report for the prior calendar quarter not later than on
14	the dates designated by the commissioner. The commissioner shall prescribe the
15	form and content of the report, which shall conform to any interstate agreement or
16	compact for the receipt, allocation, and distribution of surplus lines premium taxes.
17	F. The home state of the insured for purposes of this Section shall be as
18	defined in the Nonadmitted and Reinsurance Reform Act of 2010 (15 U.S.C.
19	8206(6)).
20	G.(1) The commissioner shall on behalf of the state of Louisiana enter into
21	the Nonadmitted Insurance Multi-State Agreement or other cooperative compacts or
22	agreements with other states for any of the following:
23	(a) The receipt, allocation, and disbursement among the participating
24	compacting, or contracting states of premium taxes attributable to the placement of
25	surplus lines insurance.
26	(b) A uniform method of allocating and reporting among surplus lines
27	insurance risk classifications.
28	(c) Sharing information among states relating to surplus lines insurance
29	premium taxes.

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1	(d) Such other purposes that are necessary and proper to maintain the state's
2	revenues from surplus lines insurance premium taxes and to comply with the
3	Nonadmitted and Reinsurance Reform Act of 2010 (15 U.S.C. 8206, et seq.).
4	(2) Such compact or agreement shall be in writing and filed with the
5	commissioner prior to its taking effect.
6	(3) Such compact or agreement may provide for any of the following:
7	(a) The use of a clearinghouse to perform functions required under the
8	agreement.
9	(b) The use of an allocation schedule to allocate risk and compute the tax due
10	on the portion of premium attributable to each risk classification and to each state
11	where properties, risks, or exposures are located.
12	(c) Any other provisions that will facilitate the administration of the compact
13	or agreement.
14	(4) The commissioner may, as required by the terms of the compact or
15	agreement, forward to officers of another state or to an agreed clearinghouse any
16	information in the commissioner's possession relative to nonadmitted insurance.
17	(5) The commissioner may promulgate rules and regulations for the
18	administration and enforcement of any such compact or agreement, including the
19	assessment of a clearinghouse transaction fee.
20	<del>D.</del> <u>H.</u> The tax imposed on surplus lines <del>under</del> <u>pursuant to</u> this Section shall
21	not apply to the purchase of excess insurance obtained by an interlocal risk
22	management agency pursuant to R.S. 33:1359 or 1485.
23	Section 2. The commissioner shall on behalf of the state of Louisiana enter into the
24	Nonadmitted Insurance Multi-State Agreement or other cooperative compacts or agreements
25	with other states.
26	Section 3. Section 1 of this Act shall become effective when the commissioner on
27	behalf of the state of Louisiana enters into the Nonadmitted Insurance Multi-State
28	Agreement or other cooperative compacts or agreements with other states. Upon execution
29	of a Nonadmitted Insurance Multi-State Agreement or other cooperative compact or
30	agreement with another state pursuant to this Act, the commissioner shall notify the

HB NO. 469 **ENROLLED** Louisiana State Law Institute as to the execution of the agreement or compact and its effective date in order that the Louisiana State Law Institute can direct the appropriate entities as to the effective date of the statutory provisions contained in this Act. Section 4. This Section, Section 2, and Section 3 of this Act shall become effective 5 upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 6 7 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved 8 by the legislature, this Act shall become effective on the day following such approval. SPEAKER OF THE HOUSE OF REPRESENTATIVES PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

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APPROVED: \_\_\_\_\_