1	ENGROSSED HOUSE					
	BILL NO. 2761 By: Kirby of the House					
2	and					
3	anu					
4	Brown of the Senate					
-						
5						
6						
7	An Act relating to insurance; amending 36 O.S. 2011, Section 309.4, as amended by Section 1, Chapter 298,					
8	O.S.L. 2015 (36 O.S. Supp. 2015, Section 309.4), which relates to examination reports; providing that					
9	certain waivers of confidentiality shall not occur under certain circumstances; amending 36 O.S. 2011,					
10	Section 607.1, as last amended by Section 1, Chapter 296, O.S.L. 2015 (36 O.S. Supp. 2015, Section 607.1),					
11	which relates to entities considered insurers; exempting certain entities from filing certain					
12	actuarial opinions; amending 36 O.S. 2011, Section 1452, as last amended by Section 2, Chapter 145,					
13	O.S.L. 2014 (36 O.S. Supp. 2015, Section 1452), which					
14	relates to the Third-party Administrator Act; limiting certain annual reports that shall be					
15	reviewed by a certified public accountant; requiring certain application for waiver under certain					
16	circumstances; amending 36 O.S. 2011, Section 1510, as amended by Section 1, Chapter 50, O.S.L. 2014 (36					
17	O.S. Supp. 2015, Section 1510), which relates to valuation; eliminating certain exemption for certain					
18	domestic companies; amending 36 O.S. 2011, Section 1654, as amended by Section 9, Chapter 269, O.S.L.					
19	2013 (36 O.S. Supp. 2015, Section 1654), which relates to registration of insurers; requiring annual					
20	registration; requiring certain annual enterprise risk report be filed by certain date; amending 36					
21	O.S. 2011, Section 4101.1, which relates to group life insurance policies and annuities; increasing age					
22	cap for certain dependents; amending 36 O.S. 2011, Section 6060.4, which relates to child immunization					
23	coverage; modifying which health benefit plans are exempted from certain requirements; amending 36 O.S.					
24	2011, Sections 6121 and 6124, which relate to prepaid funeral services; authorizing the Insurance					

1 Commissioner to deny permit to certain persons; prohibiting new permit after prior refusal to issue 2 permit; amending 36 O.S. 2011, Sections 6220, as amended by Section 5, Chapter 297, O.S.L. 2015 and 3 Section 7, Chapter 297, O.S.L. 2015 (36 O.S. Supp. 2015, Section 6220 and 6223), which relate to the 4 Insurance Adjusters Licensing Act; modifying causes to deny, suspend or revoke license; modifying content 5 requirements for certain disclosure document; amending 36 O.S. 2011, Section 6470.2, as last amended by Section 14, Chapter 298, O.S.L. 2015 and 6 Section 6470.3, as amended by Section 15, Chapter 7 298, O.S.L. 2015 (36 O.S. Supp. 2015, Sections 6470.2 and 6470.3), which relate to the Oklahoma Captive Insurance Company Act; modifying punctuation; 8 modifying insurable risks; amending 36 O.S. 2011, 9 Section 6670, as last amended by Section 22, Chapter 15, O.S.L. 2013 (36 O.S. Supp. 2015, Section 6670), 10 which relates to insurance coverage of portable electronics; updating citation; and providing an effective date. 11 12 13 14 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 15 SECTION 1. AMENDATORY 36 O.S. 2011, Section 309.4, as 16 amended by Section 1, Chapter 298, O.S.L. 2015 (36 O.S. Supp. 2015, 17 Section 309.4), is amended to read as follows: 18 Section 309.4 A. All examination reports shall be comprised of 19 only facts appearing upon the books, records, or other documents of 20 the company, its agents or other persons examined, or as ascertained 21 from the testimony of its officers or agents or other persons 22 examined concerning its affairs, and such conclusions and 23 recommendations as the examiners find reasonably warranted from such 24 facts.

1 B. No later than thirty (30) days following completion of the 2 examination, the examiner in charge shall file with the Insurance Department a verified written report of examination under oath. 3 4 Upon receipt of the verified report, the Department shall transmit 5 the report to the company examined, together with a notice which shall afford such company examined a reasonable opportunity of not 6 7 more than twenty (20) days to make a written submission or written rebuttal with respect to any matters contained in the examination 8 9 report.

10 C. Within twenty (20) days of the end of the period allowed for 11 the receipt of written submissions or written rebuttals, the 12 Insurance Commissioner shall fully consider and review the report, 13 together with any written submissions or written rebuttals and any 14 relevant portions of the examiners' work papers and enter an order:

15 1. Adopting the examination report as filed or with 16 modification or corrections. If the examination report reveals that 17 the company is operating in violation of any law, regulation or 18 prior order of the Commissioner, the Commissioner may order the 19 company to take any action the Commissioner considers necessary and 20 appropriate to cure such violation;

21 2. Rejecting the examination report with directions to the
22 examiners to reopen the examination for purposes of obtaining
23 additional data, documentation or information, and refiling pursuant
24 to subsection A of this section; or

3. Calling for an investigatory hearing with notice pursuant to
 the Administrative Procedures Act to the company for purposes of
 obtaining additional documentation, data, information and testimony.

4 D. 1. All orders entered pursuant to paragraph 1 of subsection 5 C of this section shall be accompanied by findings and conclusions resulting from the Commissioner's consideration and review of the 6 7 examination report, relevant examiner work papers and any written 8 submissions or rebuttals. Any such order shall be considered a 9 final administrative decision and may be appealed pursuant to the 10 Administrative Procedures Act, and shall be served upon the company 11 by certified mail, together with a copy of the adopted examination 12 report. Within thirty (30) days of the issuance of the adopted 13 report, the company shall file affidavits executed by each of its 14 directors stating under oath that they have received a copy of the 15 adopted report and related orders.

16 2. Any hearing conducted pursuant to paragraph 3 of subsection 17 C of this section by the Commissioner or authorized representative \overline{r} 18 shall be conducted as a nonadversarial confidential investigatory 19 proceeding as necessary for the resolution of any inconsistencies, 20 discrepancies or disputed issues apparent upon the face of the filed 21 examination report or raised by or as a result of the Commissioner's 22 review of relevant work papers or by the written submission or 23 rebuttal of the company. Within thirty (30) days of the conclusion

24

of any such hearing, the Commissioner shall enter an order pursuant
 to paragraph 1 of subsection C of this section.

3 3. The Commissioner shall not appoint an examiner as an 4 authorized representative to conduct the hearing. The Commissioner 5 or a representative of the Commissioner may issue subpoenas for the attendance of any witnesses or the production of any documents 6 7 deemed relevant to the investigation whether under the control of the Department, the company or other persons. The documents 8 9 produced shall be included in the record, and testimony taken by the 10 Commissioner or representative of the Commissioner shall be under 11 oath and preserved for the record.

12 4. Nothing contained in this section shall require the 13 Department to disclose any information or records which would 14 indicate or show the existence or content of any investigation or 15 activity of a criminal justice agency.

16 5. The hearing shall proceed with the Commissioner or a 17 representative of the Commissioner posing questions to the persons 18 subpoenaed. Thereafter the company and the Department may present 19 testimony relevant to the investigation. The company and the 20 Department shall be permitted to make closing statements and may be 21 represented by counsel of their choice.

E. 1. Upon the adoption of the examination report under paragraph 1 of subsection C of this section, the Commissioner shall continue to hold the content of the examination report as private

ENGR. H. B. NO. 2761

and confidential information for a period of two (2) days except to the extent provided in subsection B of this section and subsection F of Section 309.3 of this title. Thereafter, the Commissioner may open the report for public inspection so long as no court of competent jurisdiction has stayed its publication.

6 2. Nothing contained in Sections 309.1 through 309.7 of this 7 title shall prevent or be construed as prohibiting the Commissioner from disclosing the content of an examination report, preliminary 8 9 examination report or results, or any matter relating thereto, to 10 the insurance department of this or any other state or country, or 11 to law enforcement officials of this or any other state or agency of 12 the federal government at any time, so long as such agency or office 13 receiving the report or matters relating thereto agrees in writing 14 to hold it confidential and in a manner consistent with Sections 15 309.1 through 309.7 of this title.

16 3. In the event the Commissioner determines that regulatory 17 action is appropriate as a result of any examination, the 18 Commissioner may initiate any proceedings or actions as provided by 19 law.

<u>4. No waiver of any applicable privilege or claim of</u> <u>confidentiality in the documents, materials or information provided</u> <u>to the Commissioner shall occur as a result of disclosure to the</u> <u>Commissioner under this section or as a result of sharing as</u> <u>authorized in subparagraph 2 of this paragraph.</u>

ENGR. H. B. NO. 2761

1 F. All working papers, recorded information, documents and 2 copies thereof produced by, obtained by or disclosed to the Commissioner or any other person in the course of an examination 3 4 made under Sections 309.1 through 309.7 of this title, or in the 5 course of analysis by the Commissioner or any other person of the financial condition or market conduct of a company, shall be given 6 7 confidential treatment and are not subject to subpoena and may not be made public by the Commissioner or any other person, except to 8 9 the extent provided in subsection E of this section and subsection F 10 of Section 309.3 of this title. Access may also be granted to the National Association of Insurance Commissioners. Such parties shall 11 12 agree in writing prior to receiving the information to provide to it 13 the same confidential treatment as required by this section, unless 14 the prior written consent of the company to which it pertains has 15 been obtained.

SECTION 2. AMENDATORY 36 O.S. 2011, Section 607.1, as last amended by Section 1, Chapter 296, O.S.L. 2015 (36 O.S. Supp. 2015, Section 607.1), is amended to read as follows:

Section 607.1 A. An entity organized pursuant to the Interlocal Cooperation Act (an "Interlocal Entity") for the purpose of transacting insurance, except those Interlocal Entities created pursuant to the terms of The Governmental Tort Claims Act, shall be considered an insurer at such time that the entity has within a twelve-month period received aggregate premiums of One Million

ENGR. H. B. NO. 2761

Dollars (\$1,000,000.00) for all kinds of insurance that the entity transacts. Such an entity shall be eligible to qualify for and hold a certificate of authority to transact insurance in this state.

4 Notwithstanding the provisions of subsection A of this Β. 5 section, any entity organized pursuant to the Interlocal Cooperation Act that insures an Oklahoma educational institution and has within 6 7 a twelve-month period received premiums or contributions of any amount for any kind of insurance that the Interlocal Entity 8 9 transacts shall have an annual audit by an independent certified 10 public accountant and shall file an audited financial report by an 11 independent certified public accountant with the Insurance 12 Commissioner within one hundred eighty (180) days immediately 13 following the close of the Interlocal Entity's fiscal year. The 14 annual audited financial report shall be presented in conformity 15 with accounting principles generally accepted in the United States 16 of America and include:

The report of an independent certified public accountant in
 accordance with accounting principles generally accepted in the
 United States of America;

20 2. A balance sheet reporting assets, liabilities and equity;

- 21 3. A statement of operations;
- 22 4. A statement of cash flows;
- 5. A statement of changes in assets, liabilities and equity;
- 6. Footnotes to financial statements; and

7. An unqualified opinion from the certified public accountant
 that the audited financial report represents a fair presentation of
 the Interlocal Entity's financial position in conformity with
 accounting principles generally accepted in the United States of
 America.

6 C. Any entity subject to the provisions of subsection B of this 7 section, except those entities which purchase full insurance coverage as determined by the Commissioner, shall file with the 8 9 Insurance Commissioner an actuarial opinion prepared by a qualified 10 actuary within one hundred eighty (180) days immediately following 11 the close of the Interlocal Entity's fiscal year. The actuarial 12 opinion should certify the amount and adequacy of the Interlocal 13 Entity's reserves for loss and loss adjustment expenses, including 14 amounts for Incurred But Not Reported (IBNR) Claims, and the 15 adequacy of the Interlocal Entity's premiums. The actuarial opinion 16 shall be consistent with the appropriate Actuarial Standards of 17 Practice (ASOP) as promulgated by the Actuarial Standards Board. 18 As used in this section, "qualified actuary" means an individual 19 who is a member of the American Academy of Actuaries and who has met 20 the Qualification Standards for Actuaries Issuing Statements of 21 Actuarial Opinions in the United States promulgated by the American 22 Academy of Actuaries.

D. Extensions of the filing date may be granted by the
 Commissioner for thirty-day periods upon a showing by the Interlocal

ENGR. H. B. NO. 2761

1 Entity and its independent certified public accountant or qualified 2 actuary of the reasons for requesting an extension and determination 3 by the Commissioner of good cause for an extension. The request for 4 extension must be submitted in writing not less than ten (10) days 5 prior to the due date in sufficient detail to permit the 6 Commissioner to make an informed decision with respect to the 7 requested extension.

8 E. The Commissioner may assess a fine for failure to file the 9 required annual audit or actuarial opinion in an amount of not more 10 than Five Hundred Dollars (\$500.00) per day.

F. The audited financial reports and actuarial opinions
required herein are subject to public inspection pursuant to the
Oklahoma Open Records Act.

SECTION 3. AMENDATORY 36 O.S. 2011, Section 1452, as last amended by Section 2, Chapter 145, O.S.L. 2014 (36 O.S. Supp. 2015, Section 1452), is amended to read as follows:

17 Section 1452. A. On or before June 1 of each year, all 18 licensed administrators shall file an annual report for the previous 19 calendar year. The Any report filed by an administrator with 20 accumulated year-to-date premiums collected or claims paid of Fifty 21 Thousand Dollars (\$50,000.00) or more, whichever is greater, shall 22 have been reviewed by a certified public accountant who shall be 23 independent of the administrator. The report shall be subscribed 24 and sworn to by the president and attested to by the secretary or

ENGR. H. B. NO. 2761

1 other proper officers substantiating that the information contained in the report is true and factual concerning each of the plans they 2 3 administer which are governed pursuant to the provisions of the 4 Third-party Administrator Act. The report shall include the name 5 and address of each fund and a statement of fund equity, paid claims by the covered unit, the accumulated year-to-date paid claims, and 6 7 the year-to-date reserve status. Failure of any third-party administrator to execute and file the annual reports as required by 8 9 this section shall constitute cause, after notice and opportunity 10 for hearing, for censure, suspension, or revocation of administrator 11 licensure to transact business in this state, or a civil penalty of not less than One Hundred Dollars (\$100.00) or more than One 12 13 Thousand Dollars (\$1,000.00) for each occurrence, or both censure, 14 suspension, or revocation and civil penalty.

15 If a licensed administrator has had no business or activity в. 16 in the past calendar year, has not administered any insurance plans 17 or business in the past calendar year and no funds are under the 18 licensed administrator's oversight and administration, then the 19 licensed administrator shall submit an application for waiver of the 20 annual report described in subsection A of this section may be 21 waived upon application to the Insurance Commissioner by the 22 administrator on a form prescribed by the Commissioner. Upon 23 applying for a waiver, the administrator shall state under oath that 24 the administrator has had no business, has not administered any

1 funds and the licensee's administration of premiums and claims has 2 been dormant for the past calendar year. The application must be 3 submitted no later than <u>May April</u> 1st on the form prescribed by the 4 Commissioner.

5 SECTION 4. AMENDATORY 36 O.S. 2011, Section 1510, as 6 amended by Section 1, Chapter 50, O.S.L. 2014 (36 O.S. Supp. 2015, 7 Section 1510), is amended to read as follows:

8 Section 1510. A. Definitions. For the purposes of this 9 section the following definitions shall apply on or after the 10 operative date of the valuation manual:

11 1. "Accident and health insurance" means contracts that 12 incorporate morbidity risk and provide protection against economic 13 loss resulting from accident, sickness, or medical conditions and as 14 may be specified in the valuation manual;

2. "Company" means an entity which:

16	a.	a. has written, issued, or reinsured life insurance			
17		contracts, accident and health insurance contracts, or			
18		deposit-type contracts in this state and has at least			
19		one such policy in force or on claim, or			
20	b.	has written, issued, or reinsured life insurance			
21		contracts, accident and health insurance contracts, or			
22		deposit-type contracts in any state and is required to			
23		hold a certificate of authority to write life			

24

15

insurance, accident and health insurance, or deposit-

3 3. "Deposit-type contract" means contracts that do not 4 incorporate mortality or morbidity risks and as may be specified in 5 the valuation manual;

4. "Life insurance" means contracts that incorporate mortality
risk, including annuity and pure endowment contracts, and as may be
specified in the valuation manual;

9 5. "NAIC" means the National Association of Insurance10 Commissioners;

6. "Policyholder behavior" means any action a policyholder, 11 12 contract holder or any other person with the right to elect options, 13 such as a certificate holder, may take under a policy or contract 14 subject to this section, including, but not limited to, lapse, 15 withdrawal, transfer, deposit, premium payment, loan, annuitization, 16 or benefit elections prescribed by the policy or contract but 17 excluding events of mortality or morbidity that result in benefits 18 prescribed in their essential aspects by the terms of the policy or 19 contract;

7. "Principle-based valuation" means a reserve valuation that uses one or more methods or one or more assumptions determined by the insurer and is required to comply with subsection Q of this section as specified in the valuation manual;

24

1

2

ENGR. H. B. NO. 2761

1 8. "Tail risk" means a risk that occurs either where the 2 frequency of low probability events is higher than expected under a 3 normal probability distribution or where there are observed events 4 of very significant size or magnitude; and 9. "Valuation manual" means the manual of valuation 5 instructions adopted by the NAIC as specified in this section or as 6 subsequently amended. 7 в. Reserve Valuation. 8 9 1. Policies and Contracts Issued Prior to the Operative Date of 10 the Valuation Manual. 11 The Insurance Commissioner shall annually make (a) 12 calculations of all outstanding policies, additions 13 thereto, unpaid dividends, annuity and pure endowment 14 contracts and all other obligations of every life 15 insurance corporation doing business in this state 16 issued prior to the operative date of the valuation 17 manual. In lieu of the valuation of the reserves 18 required of a foreign or alien company, the Insurance 19 Commissioner may accept a valuation made, or caused to 20 be made, by the insurance supervisory official of any 21 state or other jurisdiction when the valuation 22 complies with the minimum standard provided in this 23 section.

24

(b) The provisions set forth in subsections C, D, E, F, G,
H, J, K, L, M, N and O of this section shall apply to
all policies and contracts, as appropriate, subject to
this section issued prior to the operative date of the
valuation manual and the provisions set forth in
subsections P and Q of this section shall not apply to
any such policies and contracts.

8 2. Policies and Contracts Issued On and After the Operative9 Date of the Valuation Manual.

10 (a) The Insurance Commissioner shall annually make 11 calculations of all outstanding policies, additions 12 thereto, unpaid dividends, annuity and pure endowment 13 contracts, accident and health contracts, deposit-type 14 contracts, and all other obligations of every company 15 doing business in this state issued on or after the 16 operative date of the valuation manual. In lieu of 17 the valuation of the reserves required of a foreign or 18 alien company, the Insurance Commissioner may accept a 19 valuation made, or caused to be made, by the insurance 20 supervisory official of any state or other 21 jurisdiction when the valuation complies with the 22 minimum standard provided in this section. 23 The provisions set forth in subsections P and Q of (b) 24 this section shall apply to all policies and contracts

ENGR. H. B. NO. 2761

1

2

issued on or after the operative date of the valuation manual.

3 C. 1. Valuations made by the Insurance Commissioner shall be 4 made upon the net premium basis. In the case of alien insurers, 5 such valuation shall be limited to its United States business. The legal minimum standard for valuation of contracts issued before the 6 7 first day of January, 1910, shall be the Actuaries or Combined Experience Table of Mortality, with interest at four percent (4%) 8 9 per annum, and for valuation of contracts issued on or after said 10 date and before June 6, 1949, shall be the American Experience Table 11 of Mortality, or the American Men Table of Mortality, with interest 12 at three and one-half percent (3 1/2%) per annum. Except as 13 otherwise provided policies issued on or after the operative date of 14 paragraph 4 of subsection I of Section 4029 of this title, policies 15 issued on or after June 6, 1949, shall be valued, collectively as to 16 all such policies or severally as to policies of any plan or form at 17 the option of the company according to the American Experience Table 18 of Mortality, the American Men Table of Mortality, the Commissioners 19 1941 Standard Ordinary Mortality Table or on and after July 1, 1962, 20 the Commissioners 1958 Standard Ordinary Mortality Table for 21 policies of ordinary insurance, and the Standard Industrial 22 Mortality Table (1907), or the 1941 Standard Industrial Mortality 23 Table or the Commissioners 1961 Standard Industrial Mortality Table 24 for policies of industrial insurance, with interest at not more than

1 three and one-half percent (3 1/2%) per annum, or four percent (4%)per annum in the case of policies issued on or after April 11, 1974, 2 and prior to March 17, 1978, and four and one-half percent $(4 \ 1/2\%)$ 3 4 per annum for policies issued on or after March 17, 1978; provided, 5 however, that policies issued to substandard risks or other special classes may be valued according to such other mortality tables, with 6 7 interest at not more than three and one-half percent (3 1/2%) per annum, or four percent (4%) per annum in the case of policies issued 8 9 on or after April 11, 1974, and prior to March 17, 1978, and four 10 and one-half percent $(4 \ 1/2\%)$ per annum for policies issued on or 11 after March 17, 1978, as may be approved by the Insurance 12 Commissioner.

13 2. For individual annuity and pure endowment contracts, 14 excluding any disability and accidental death benefits in such 15 policies, the 1937 Standard Annuity Mortality Table, or, at the 16 option of the company, the Annuity Mortality Table for 1949, 17 Ultimate, or any modification of either of these tables approved by 18 the Commissioner.

19 3. For group annuity and pure endowment contracts, excluding 20 any disability and accidental death benefits in such policies, the 21 Group Annuity Mortality Table for 1951, any modification of such 22 table approved by the Commissioner, or, at the option of the 23 company, any of the tables or modifications of tables specified for 24 individual annuity and pure endowment contracts.

ENGR. H. B. NO. 2761

1 4. The mortality table used in determining the minimum standard 2 for the valuation of ordinary life insurance policies issued on or after the operative date of paragraph 4 of subsection I of Section 3 4 4029 of this title shall be (i) the Commissioners 1980 Standard 5 Ordinary Mortality Table, or (ii) at the election of the company for any one or more specified plans of life insurance, the Commissioners 6 7 1980 Standard Ordinary Mortality Table with Ten-Year Select Mortality Factors, or (iii) any ordinary mortality table, adopted 8 9 after 1980 by the NAIC, that is approved by regulation promulgated 10 by the Commissioner for use in determining the minimum standard of 11 valuation for such policies.

12 5. Except as provided in subsection D of this section, the 13 minimum standard of valuation for individual annuity and pure 14 endowment contracts issued on or after the operative date of this 15 section and for annuities and pure endowments purchased on or after 16 such operative date under group annuity and pure endowment contracts 17 shall be the Commissioner's reserve valuation methods defined in 18 subsections G and H of this section and the following tables and 19 interest rates:

20 (a) For individual annuity and pure endowment contracts
21 issued prior to August 29, 1977, excluding any
22 disability and accidental death benefit in such
23 contracts, the 1971 Individual Annuity Mortality
24 Table, or any modification of this table approved by

ENGR. H. B. NO. 2761

the Commissioner, and six percent (6%) interest for single premium immediate annuity contracts, and four percent (4%) interest for all other individual annuity and pure endowment contracts,

- 5 (b) For individual single premium immediate annuity contracts issued on or after August 29, 1977, 6 7 excluding any disability and accidental death benefits in such contracts, the 1971 Individual Annuity 8 9 Mortality Table or any individual annuity mortality 10 table adopted after 1980 by the NAIC that is approved 11 by regulation promulgated by the Commissioner for use in determining the minimum standard of valuation for 12 13 such contracts, or any modification of these tables 14 approved by the Commissioner, and seven and one-half 15 percent (7 1/2%) interest,
- 16 For individual annuity and pure endowment contracts (C) 17 issued on or after August 29, 1977, other than single 18 premium immediate annuity contracts, excluding any 19 disability and accidental death benefits in such 20 contracts, the 1971 Individual Annuity Mortality Table 21 or any individual annuity mortality table adopted 22 after 1980 by the NAIC that is approved by regulation 23 promulgated by the Commissioner for use in determining 24 the minimum standard of valuation for such contracts,

or any modification of these tables approved by the Commissioner, and five and one-half percent (5 1/2%) interest for single premium deferred annuity and pure endowment contracts and four and one-half percent (4 1/2%) interest for all other such individual annuity and pure endowment contracts,

- 7 (d) For all annuities and pure endowments purchased prior to August 29, 1977, under group annuity and pure 8 9 endowment contracts, excluding any disability and 10 accidental death benefits purchased under such 11 contracts, the 1971 Group Annuity Mortality Table, or 12 any modification of this table approved by the 13 Commissioner, and six percent (6%) interest, and 14 (e) For all annuities and pure endowments purchased on or 15 after August 29, 1977, under group annuity and pure 16 endowment contracts, excluding any disability and 17 accidental death benefits purchased under such 18 contracts, the 1971 Group Annuity Mortality Table or 19 any group annuity mortality table adopted after 1980 20 by the NAIC that is approved by regulation promulgated 21 by the Commissioner for use in determining the minimum 22 standard of valuation for such annuities and pure 23 endowments, or any modification of these tables
- 24

1

2

3

4

5

6

1

2

approved by the Commissioner, and seven and one-half percent (7 1/2%) interest.

3 After June 14, 1973, any company may file with the Commissioner 4 a written notice of its election to comply with the provisions of 5 this section after a specified date before January 1, 1985, which shall be the operative date of this section for such company, 6 7 provided, a company may elect a different operative date for individual annuity and pure endowment contracts from that elected 8 9 for group annuity and pure endowment contracts. If a company makes 10 no such election, the operative date of this section for such 11 company shall be January 1, 1985.

D. 1. The interest rates used in determining the minimum standard for the valuation of all life insurance policies issued in a particular calendar year on or after the operative date of paragraph 4 of subsection I of Section 4029 of this title shall be the calendar year statutory valuation interest rates as defined in this section.

2. The interest rates used in determining the minimum standard valuation of individual annuity and pure endowment contracts issued in a particular calendar year on or after January 1, 1985, and annuities and pure endowments purchased in a particular calendar year on or after January 1, 1985, under group annuity and pure endowment contracts shall be the calendar year statutory valuation interest rates as defined in this section.

1	E. 1. T	he calendar year statutory valuation interest rates, I,			
2	shall be determined as follows and the results rounded to the				
3	nearest one-fourth of one percent (1/4 of 1%):				
4	(a)	For life insurance,			
5		I = .03 + W (Ra03) + (W/2) (Rb09)			
6		where Ra is the lesser of R and .09, Rb is the greater			
7		of R and .09, R is the reference interest rate defined			
8		in this section, and W is the weighting factor defined			
9		in this section,			
10	(b)	For single premium immediate annuities and for annuity			
11		benefits involving life contingencies arising from			
12		other annuities with cash settlement options and from			
13		guaranteed interest contracts with cash settlement			
14		options,			
15		I = .03 + W(r03)			
16		where R 1 is the lesser of R and .09, R 2 is the			
17		greater of R and .09, R is the reference interest rate			
18		defined in this section, and W is the weighting factor			
19		defined in this section,			
20	(c)	For other annuities with cash settlement options and			
21		guaranteed interest contracts with cash settlement			
22		options, valued on an issue year basis, except as			
23		stated in subparagraph (b) of this paragraph, the			
24		formula for life insurance stated in subparagraph (a)			

1of this paragraph shall apply to annuities and2guaranteed interest contracts with guarantee durations3in excess of ten (10) years and the formula for single4premium immediate annuities stated in subparagraph (b)5of this paragraph shall apply to annuities and6guaranteed interest contracts with guarantee duration7of ten (10) years or less,

- 8 (d) For other annuities with no cash settlement options 9 and for guaranteed interest contracts with no cash 10 settlement options, the formula for single premium 11 immediate annuities stated in subparagraph (b) of this 12 paragraph shall apply, and
- (e) For other annuities with cash settlement options and
 guaranteed interest contracts with cash settlement
 options, valued on a change in fund basis, the formula
 for single premium immediate annuities stated in
 subparagraph (b) of this paragraph shall apply.

18 2. However, if the calendar year statutory valuation interest 19 rate for any life insurance policies issued in any calendar year 20 determined without reference to this sentence differs from the 21 corresponding actual rate for similar policies issued in the 22 immediately preceding calendar year by less than one-half of one 23 percent (1/2 of 1%), the calendar year statutory valuation interest 24 rate for such life insurance policies shall be equal to the

ENGR. H. B. NO. 2761

corresponding actual rate for the immediately preceding calendar
 year. For purposes of applying the immediately preceding sentence,
 the calendar year statutory valuation interest rate for life
 insurance policies issued in a calendar year shall be determined for
 1980, using the reference interest rate defined for 1979, and shall
 be determined for each subsequent calendar year.

F. 1. The weighting factors referred to in the formulas stated8 above are given in the following table:

9	(a) W	eighting Factors f	or Life Insurance:			
10		Guarantee				
11		Duration	Weighting			
12		(Years)	Factors			
13	1	0 or less	.50			
14	More than 10, but not					
15		more than 20	.45			
16	М	lore than 20	.35			
17	F	or life insurance,	the guarantee durat	ion is the		
18	m	maximum number of years the life insurance can remain				
19	in force on a basis guaranteed in the policy or under					
20	0	ptions to convert	to plans of life ins	urance with		
21	premium rates or nonforfeiture values or both which					
22	a	re guaranteed in t	he original policy.			
23	(d)	eighting factor fc	r single premium imm	ediate		

annuities and for annuity benefits involving life

24

1 contingencies arising from other annuities with cash 2 settlement options and guaranteed interest contracts 3 with cash settlement options: .80 Weighting factors for other annuities and for 4 (C) 5 guaranteed interest contracts, except as stated in 6 subparagraph (b) of this paragraph, shall be as 7 specified in tables (1), (2) and (3) below, according 8 to the rules and definitions in (4) and (5) below: 9 (1) For annuities and guaranteed interest contracts 10 valued on an issue year basis: 11 Guarantee Weighting Factor 12 Duration for Plan Type 13 (Years) В С Α 14 5 or less .80 .60 .50 15 More than 5, but not 16 more than 10 .75 .60 .50 17 More than 10, but not 18 more than 20 .65 .50 .45 19 More than 20 .35 .45 .35 20 (2) For annuities and guaranteed interest contracts 21 valued on a change in fund basis, the factors 22 shown in (1) above increased by: 23 Plan Type 24 С Α В

1 .15 .25 .05 2 (3) For annuities and guaranteed interest contracts 3 valued on an issue year basis (other than those with 4 no cash settlement options) which do not guarantee 5 interest on considerations received more than one (1) 6 year after issue or purchase and for annuities and 7 guaranteed interest contracts valued on a change in fund basis which do not guarantee interest rates on 8 9 considerations received more than twelve (12) months 10 beyond the valuation date, the factors shown in (1) or 11 derived in (2) increased by: 12 Plan Type 13 Α В С 14 .05 .05 .05 15 For other annuities with cash settlement options (4) 16 and guaranteed interest contracts with cash 17 settlement options, the guarantee duration is the 18 number of years for which the contract guarantees 19 interest rates in excess of the calendar year 20 statutory valuation interest rate for life 21 insurance policies with guarantee duration in 22 excess of twenty (20) years. For other annuities 23 with no cash settlement options and for 24 guaranteed interest contracts with no cash

1 settlement options, the guarantee duration is the
2 number of years from the date of issue or date of
3 purchase to the date annuity benefits are
4 scheduled to commence.

(5) Plan type as used in the above tables is defined as follows:

7 Plan Type A: At any time policyholder may withdraw funds only (1) with an adjustment to 8 9 reflect changes in interest rates or asset values 10 since receipt of the funds by the insurance 11 company, or (2) without such adjustment but in 12 installments over five (5) years or more, or (3) 13 as an immediate life annuity, or (4) no 14 withdrawal permitted.

Plan Type B: Before expiration of the interest rate guarantee, policyholder may withdraw funds only (1) with adjustment to reflect changes in interest rates or asset values since receipt of the funds by the insurance company, or (2) without such adjustment but in installments over five (5) years or more, or (3) no withdrawal permitted. At the end of interest rate guarantee, funds may be withdrawn without such

24

15

16

17

18

19

20

21

22

23

5

6

1 adjustment in a single sum or installments over 2 less than five (5) years. 3 Plan Type C: Policyholder may withdraw funds 4 before expiration of interest rate guarantee in a 5 single sum or installments over less than five (5) years either (1) without adjustment to 6 7 reflect changes in interest rates or asset values since receipt of the funds by the insurance 8 9 company, or (2) subject only to a fixed surrender 10 charge stipulated in the contract as a percentage 11 of the fund.

12 2. A company may elect to value guaranteed interest contracts 13 with cash settlement options and annuities with cash settlement 14 options on either an issue year basis or on a change in fund basis. 15 Guaranteed interest contracts with no cash settlement options and 16 other annuities with no cash settlement options shall be valued on 17 an issue year basis. As used in this section, an issue year basis 18 of valuation refers to a valuation basis under which the interest 19 rate used to determine the minimum valuation standard for the entire 20 duration of the annuity or guaranteed interest contract is the 21 calendar year valuation interest rate for the year of issue or year 22 of purchase of the annuity or guaranteed interest contract, and the 23 change in fund basis of valuation refers to a valuation basis under 24 which the interest rate used to determine the minimum valuation

standard applicable to each change in the fund held under the
 annuity or guaranteed interest contract is the calendar year
 valuation interest rate for the year of the change in the fund.

G. 1. The reference interest rate referred to above shall bedefined as follows:

- 6 (a) For life insurance, the lesser of the average over a 7 period of thirty-six (36) months and the average over 8 a period of twelve (12) months, ending on June 30 of 9 the calendar year next preceding the year of issue, of 10 Moody's Corporate Bond Yield Average - Monthly Average 11 Corporates, as published by Moody's Investors Service, 12 Inc.,
- 13 For single premium immediate annuities and for annuity (b) 14 benefits involving life contingencies arising from 15 other annuities with cash settlement options and 16 guaranteed interest contracts with cash settlement 17 options, the average over a period of twelve (12) 18 months, ending on June 30 of the calendar year of 19 issue or year of purchase of the Monthly Average of 20 the Composite Yield on Seasoned Corporate Bonds, as 21 published by Moody's Investors Service, Inc., 22 (c) For other annuities with cash settlement options and 23 guaranteed interest contracts with cash settlement 24 options, valued on an issue year basis, except as

stated in subparagraph (b) of this paragraph, with guarantee duration in excess of ten (10) years, the lesser of the average over a period of thirty-six (36) months and the average over a period of twelve (12) months, ending on June 30 of the calendar year of issue or purchase, of the Monthly Average of the Composite Yield on Seasoned Corporate Bonds, as published by Moody's Investors Service, Inc., (d) For other annuities with cash settlement options and guaranteed interest contracts with cash settlement options, valued on an issue year basis, except as stated in subparagraph (b) of this paragraph, with guarantee duration of ten (10) years or less, the

average over a period of twelve (12) months, ending on June 30 of the calendar year of issue or purchase, of the Monthly Average of the Composite Yield on Seasoned Corporate Bonds, as published by Moody's Investors Service, Inc.,

(e) For other annuities with no cash settlement options
and for guaranteed interest contracts with no cash
settlement options, the average over a period of
twelve (12) months, ending on June 30 of the calendar
year of issue or purchase, of the Monthly Average of

24

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

1 the Composite Yield on Seasoned Corporate Bonds, as 2 published by Moody's Investors Service, Inc., and For other annuities with cash settlement options and 3 (f) 4 guaranteed interest contracts with cash settlement 5 options, valued on a change in fund basis, except as stated in subparagraph (b) of this paragraph, the 6 7 average over a period of twelve (12) months, ending on June 30 of the calendar year of the change in the 8 9 fund, of the Monthly Average of the Composite Yield on 10 Seasoned Corporate Bonds, as published by Moody's 11 Investors Service, Inc.

12 In the event that the Moody's Corporate Bond Yield Average -Η. 13 Monthly Average Corporates is no longer published by Moody's 14 Investors Service, Inc., or in the event that the NAIC determines 15 that the Moody's Corporate Bond Yield Average - Monthly Average 16 Corporates as published by Moody's Investors Service, Inc., is no 17 longer appropriate for the determination of the reference interest 18 rate, then an alternative method for determination of the reference 19 interest rate, which is adopted by the NAIC and approved by 20 regulation promulgated by the Commissioner, may be substituted.

I. The Commissioner may vary the standards of interest and mortality in particular cases of invalid life and other extra hazards and value policies in groups, use approximate averages for fractions of a year and otherwise, and accept the valuation of the

Department of Insurance of any other state or country, if made upon a basis and according to standards not lower than herein required or authorized, in place of the valuation herein required.

If in any contract year the gross premium charged by any 4 J. 5 company on any policy or contract is less than the valuation net premium for the policy or contract calculated by the method used in 6 7 computing the reserve liability thereon but using the minimum valuation standards of mortality and rate of interest, the minimum 8 9 reserve required for such policy or contract shall be the greater of 10 either the reserve calculated according to the mortality table, rate 11 of interest and method actually used for such policy or contract, or 12 the reserve calculated by the method actually used for such policy 13 or contract, but using the minimum valuation standards of mortality 14 and rate of interest and replacing the valuation net premium by the 15 actual gross premium in each contract year for which the valuation 16 net premium exceeds the actual gross premium. The minimum valuation 17 standards of mortality and rate of interest referred to in this 18 subsection are those standards stated in this section.

Provided that for any life insurance policy issued on or after January 1, 1986, for which the gross premium in the first policy year exceeds that of the second year and for which no comparable additional benefit is provided in the first year for such excess, and which provides an endowment benefit or a cash surrender value or a combination thereof in an amount greater than such excess premium,

the foregoing provisions of this subsection shall be applied as if 1 the method actually used in calculating the reserve for such policy 2 were the method described in paragraph 2 of subsection L of this 3 4 section, ignoring subparagraph (c) of that paragraph. The minimum 5 reserve at each policy anniversary of such a policy shall be the greater of the minimum reserve calculated in accordance with 6 7 paragraph 2 of subsection L of this section, including subparagraph (c) of that paragraph, and the minimum reserve calculated in 8 9 accordance with this subsection.

10 K. Term Insurance.

Policies issued by life insurance companies doing business in this state may provide for not more than one (1) year preliminary term insurance, purchased by the whole or part of the premium to be received during the first policy year, under the conditions prescribed in this section.

16 L. Reserves.

17 Reserves on policies of ordinary insurance which are valued 1. 18 in accordance with the American Experience Table of Mortality, or 19 the American Men Table of Mortality, and policies of industrial 20 insurance which are valued in accordance with the Standard Industrial Mortality Table (1907), which are issued on or after June 21 22 6, 1949, may be computed as follows: If the premium charged for 23 term insurance under a limited payment life preliminary term policy 24 providing for the payment of all premiums thereon in less than

ENGR. H. B. NO. 2761

1 twenty (20) years from the date of the policy or under an endowment preliminary term policy, exceeds that charged for life insurance, 2 3 under twenty-year payment life preliminary term policies of the same 4 company, the reserve thereon at the end of any year, including the 5 first, shall not be less than the reserve on a twenty-payment life preliminary term policy issued in the same year and at the same age, 6 7 together with an amount which shall be equivalent to the accumulation of a net level premium sufficient to provide for a pure 8 9 endowment at the end of the premium payment period equal to the 10 difference between the value at the end of such period of such a 11 twenty-payment life preliminary term policy and the full reserve at 12 such time of such a limited payment life or endowment policy. The 13 premium payment period is the period during which premiums are 14 concurrently payable under such twenty-payment life preliminary term 15 policy and such limited payment life or endowment policy. Any 16 policy valued in accordance with this paragraph shall specify the 17 mortality table, rate of interest, and method used in calculating 18 the reserves on the policy.

Reserves on policies of ordinary insurance which are valued
 in accordance with the Commissioners 1941 Standard Ordinary
 Mortality Table, the Commissioners 1958 Standard Ordinary Mortality
 Table, or the Commissioners 1980 Standard Ordinary Mortality Table,
 policies of industrial insurance which are valued in accordance with
 the 1941 Standard Industrial Mortality Table or the Commissioners

ENGR. H. B. NO. 2761

1 1961 Standard Industrial Mortality Table and policies valued in 2 accordance with any substandard mortality table approved by the Commissioner pursuant to this section, issued on or after June 6, 3 4 1949, may be computed in accordance with the Commissioners Reserve 5 Valuation method, defined as follows: Reserves for the life insurance and endowment benefits of policies providing for a uniform 6 7 amount of insurance and requiring the payment of uniform premiums shall be the excess, if any, of the present value, at the date of 8 9 valuation, of such future guaranteed benefits provided for by such 10 policies, over the then present value of any future modified net 11 premiums therefor. The modified net premiums for any such policy 12 shall be such uniform percentage of the respective contract premiums 13 for such benefits that the present value, at the date of issue of 14 the policy, of all such modified net premiums shall be equal to the 15 sum of the then present value of such benefits provided for by the 16 policy and the excess of subparagraph (a) over subparagraph (b) as 17 follows:

(a) a net level annual premium equal to the present value,
at the date of issue, of such benefits provided for
after the first policy year, divided by the present
value, at the date of issue, of an annuity of one per
annum payable on the first and each subsequent
anniversary of such policy on which a premium falls
due; provided, however, that such level annual premium

shall not exceed the net level annual premium on the nineteen-year premium whole life plan for insurance of the same amount at the age one (1) year higher than the age at issue of such policy,

- (b) a net one-year term premium for such benefits provided for in the first policy year, and
- 7 (C) provided that for any life insurance policy issued on or after January 1, 1986, for which the contract 8 9 premium in the first policy year exceeds that of the 10 second year and for which no comparable additional 11 benefit is provided in the first year for such excess 12 and which provides an endowment benefit or a cash 13 surrender value or a combination thereof in an amount 14 greater than such excess premium, the reserve 15 according to the commissioners reserve valuation 16 method as of any policy anniversary occurring on or 17 before the assumed ending date defined herein as the 18 first policy anniversary on which the sum of any 19 endowment benefit and any cash surrender value then 20 available is greater than such excess premium shall, 21 except as otherwise provided in subsection J of this 22 section, be the greater of the reserve as of such 23 policy anniversary calculated as described in this 24 paragraph and the reserve as of such policy

1

2

3

4

5

6

1 anniversary calculated as described in subparagraph 2 (a) of this paragraph, but with (i) the value defined 3 in subparagraph (a) of that paragraph being reduced by 4 fifteen percent (15%) of the amount of such excess 5 first-year premium, (ii) all present values of benefits and premiums being determined without 6 7 reference to premiums or benefits provided for by the policy after the assumed ending date, (iii) the policy 8 9 being assumed to mature on such date as an endowment, 10 and (iv) the cash surrender value provided on such 11 date being considered as an endowment benefit. In 12 making the above comparison, the mortality and 13 interest bases stated in this section shall be used.

14 Reserves for life insurance policies providing for a varying 15 amount of insurance or requiring the payment of varying premiums 16 shall be calculated by a method consistent with the principles of 17 paragraph 2 of this subsection, provided that any extra premiums 18 charged because of impairments or special hazards shall be 19 disregarded in the determination of modified net premiums. All 20 modified net premiums and present values referred to in this 21 section, except those based on sex-distinct mortality tables, may be 22 calculated according to an age not more than six (6) years younger 23 than the actual age of the insured in the case of any category of 24 ordinary policies issued on female risks.

ENGR. H. B. NO. 2761

M. 1. Reserves on policies of any category may be computed, at
 the option of the company, according to any valuation standard which
 produces greater aggregate reserves than those computed according to
 the minimum standard provided in this section.

5 2. In the case of any plan of life insurance which provides for future premium determination, the amounts of which are to be 6 7 determined by the insurance company based on then estimates of future experience, or in the case of any plan of life insurance or 8 9 annuity which is of such a nature that the minimum reserves cannot 10 be determined by the methods described in subsections C, I, J, K, 11 and N of this section, the reserves which are held under any such 12 plan must:

13 (a) be appropriate in relation to the benefits and the
14 pattern of premiums for that plan, and

(b) be computed by a method which is consistent with the principles of this Standard Valuation Law,

17 as determined by regulations promulgated by the Commissioner.
18 N. This section shall apply to all annuity and pure endowment
19 contracts other than group annuity and pure endowment contracts
20 purchased under a retirement plan or plan of deferred compensation,
21 established or maintained by an employer (including a partnership or
22 sole proprietorship) or by an employee organization, or by both,
23 other than a plan providing individual retirement accounts or

24

15

16

individual retirement annuities under Section 408 of the Internal
 Revenue Code, as now or hereafter amended.

3 Reserves according to the Commissioners Annuity Reserve method 4 for benefits under annuity or pure endowment contracts, excluding 5 any disability and accidental death benefits in such contracts, 6 shall be the greatest of the respective excesses of the present 7 values, at the date of valuation, of the future guaranteed benefits, including guaranteed nonforfeiture benefits, provided for by such 8 9 contracts at the end of each respective contract year, over the 10 present value, at the date of valuation, of any future valuation 11 considerations derived from future gross considerations, required by 12 the terms of such contract, that become payable prior to the end of 13 such respective contract year. The future guaranteed benefits shall 14 be determined by using the mortality table, if any, and the interest 15 rate, or rates, specified in such contracts for determining 16 quaranteed benefits. The valuation considerations are the portions 17 of the respective gross considerations applied under the terms of 18 such contracts to determine nonforfeiture values.

19 0. For accident and health insurance contracts issued on or 20 after the operative date of the valuation manual, the standard 21 prescribed in the valuation manual is the minimum standard of 22 valuation required under paragraph 2 of subsection B of this 23 section. For accident and health insurance contracts issued prior

24

to the operative date of the valuation manual, the minimum standard
 of valuation is the standard adopted by the commissioner by rule.

3 P. Valuation Manual for Policies Issued On or After the4 Operative Date of the Valuation Manual.

For policies issued on or after the operative date of the
 valuation manual, the standard prescribed in the valuation manual is
 the minimum standard of valuation required under paragraph 2 of
 subsection B of this section, except as provided under paragraphs
 paragraph 5 or 7 of this subsection.

10 2. The operative date of the valuation manual is January 1 of 11 the first calendar year following the first July 1 as of which all 12 of the following have occurred:

- 13 a. (a) the valuation manual has been adopted by the NAIC by 14 an affirmative vote of at least forty-two members, or 15 three-fourths (3/4) of the members voting, whichever 16 is greater,
- 17 b. (b) the Standard Valuation Law, as amended by the NAIC in 18 2009, or legislation including substantially similar 19 terms and provisions, has been enacted by states 20 representing greater than seventy-five percent (75%) 21 of the direct premiums written as reported in the 22 following annual statements submitted for 2008: life, 23 accident and health annual statements; health annual 24 statements; or fraternal annual statements, and

the Standard Valuation Law, as amended by the NAIC in
2009, or legislation including substantially similar
terms and provisions, has been enacted by at least
forty-two of the following fifty-five jurisdictions:
the fifty states of the United States, American Samoa,
the American Virgin Islands, the District of Columbia,
Guam, and Puerto Rico.

3. Unless a change in the valuation manual specifies a later
9 effective date, changes to the valuation manual shall be effective
10 on January 1 following the date when all of the following have
11 occurred:

12 a. (a) the change to the valuation manual has been adopted by 13 the NAIC by an affirmative vote representing: 14 at least three-fourths (3/4) of the members of (1)15 the NAIC voting, but not less than a majority of 16 the total membership, and 17 (2)members of the NAIC representing jurisdictions 18 totaling greater than seventy-five percent (75%) 19 of the direct premiums written as reported in the 20 following annual statements most recently 21 available prior to the vote in division (1) of 22 this subparagraph: life, accident and health 23 annual statements; health annual statements; or 24 fraternal annual statements, and

b. (b) the valuation manual becomes effective pursuant to
 order adopted by the commissioner.

4. The valuation manual must specify all of the following: a. (a) minimum valuation standards for and definitions of the policies or contracts subject to paragraph 2 of subsection B of this section. Such minimum valuation standards shall be:

- 8 (1) the commissioner's reserve valuation method for 9 life insurance contracts, other than annuity 10 contracts, subject to paragraph 2 of subsection B 11 of this section,
- 12 (2) the commissioner's annuity reserve valuation
 13 method for annuity contracts subject to paragraph
 14 2 of subsection B of this section, and
- 15 (3) minimum reserves for all other policies or
 16 contracts subject to paragraph 2 of subsection B
 17 of this section,
- 18 b. (b) which policies or contracts or types of policies or
 19 contracts that are subject to the requirements of a
 20 principle-based valuation in paragraph 1 of subsection
 21 Q of this section and the minimum valuation standards
 22 consistent with those requirements,
- 23 c. (c) for policies and contracts subject to a principle 24 based valuation under subsection Q of this section:

3

4

5

6

7

- (1) requirements for the format of reports to the
 commissioner under subparagraph (c) of paragraph
 2 of subsection Q of this section and which shall
 include information necessary to determine if the
 valuation is appropriate and in compliance with
 this section,
- 7 (2) assumptions shall be prescribed for risks over
 8 which the company does not have significant
 9 control or influence, and
- 10 (3) procedures for corporate governance and oversight 11 of the actuarial function, and a process for 12 appropriate waiver or modification of such 13 procedures,
- 14 d. (d) for policies not subject to a principle-based 15 valuation under subsection Q of this section, the 16 minimum valuation standard shall either:
 - (1) be consistent with the minimum standard of valuation prior to the operative date of the valuation manual, or
- 20 (2) develop reserves that quantify the benefits and
 21 guarantees, and the funding, associated with the
 22 contracts and their risks at a level of
 23 conservatism that reflects conditions that
- 24

17

18

19

include unfavorable events that have a reasonable probability of occurring,

- 3 e. (e) other requirements, including, but not limited to,
 4 those relating to reserve methods, models for
 5 measuring risk, generation of economic scenarios,
 6 assumptions, margins, use of company experience, risk
 7 measurement, disclosure, certifications, reports,
 8 actuarial opinions and memorandums, transition rules
 9 and internal controls, and
- 10 <u>f. (f)</u> the data and form of the data required under 11 subsection R of this section, with whom the data must 12 be submitted, and may specify other requirements, 13 including data analyses and reporting of analyses.

14 5. In the absence of a specific valuation requirement or if a 15 specific valuation requirement in the valuation manual is not, in 16 the opinion of the commissioner, in compliance with this subsection, 17 then the company shall, with respect to such requirements, comply 18 with minimum valuation standards prescribed by the commissioner by 19 regulation.

6. The commissioner may engage a qualified actuary, at the expense of the company, to perform an actuarial examination of the company and opine on the appropriateness of any reserve assumption or method used by the company, or to review and opine on a company's compliance with any requirement set forth in this section. The

1

2

commissioner may rely upon the opinion, regarding provisions
 contained within this section, of a qualified actuary engaged by the
 commissioner of another state, district or territory of the United
 States. As used in this paragraph, the term "engage" includes
 employment and contracting.

7. The commissioner may require a company to change any
assumption or method that in the opinion of the commissioner is
necessary in order to comply with the requirements of the valuation
manual or this section; and the company shall adjust the reserves as
required by the commissioner. The commissioner may take other
disciplinary action as permitted pursuant to rule.

12

Q. Requirements of a Principle-Based Valuation.

13 1. A company must establish reserves using a principle-based 14 valuation that meets the following conditions for policies or 15 contracts as specified in the valuation manual:

16 quantify the benefits and guarantees, and the funding, a. (a) 17 associated with the contracts and their risks at a 18 level of conservatism that reflects conditions that 19 include unfavorable events that have a reasonable 20 probability of occurring during the lifetime of the 21 contracts. For policies or contracts with significant 22 tail risk, reflects conditions appropriately adverse 23 to quantify the tail risk,

24

1	b. (b)	incorporate assumptions, risk analysis methods and
2		financial models and management techniques that are
3		consistent with, but not necessarily identical to,
4		those utilized within the company's overall risk
5		assessment process, while recognizing potential
6		differences in financial reporting structures and any
7		prescribed assumptions or methods,
8	c. (c)	incorporate assumptions that are derived in one of the
9		following manners:
10		(1) the assumption is prescribed in the valuation
11		manual,
12		(2) for assumptions that are not prescribed, the
13		assumptions shall:
14		(i) be established utilizing the company's
15		available experience, to the extent it is
16		relevant and statistically credible, or
17		(ii) to the extent that company data is not
18		available, relevant, or statistically
19		credible, be established utilizing other
20		relevant, statistically credible experience,
21		and
22	d. <u>(d)</u>	provide margins for uncertainty including adverse
23		deviation and estimation error, such that the greater
24		

2 reserve.
3 2. A company using a principle-based valuation for one or more
4 policies or contracts subject to this subsection as specified in the
5 valuation manual shall:

the uncertainty the larger the margin and resulting

- 6 a. (a) establish procedures for corporate governance and
 7 oversight of the actuarial valuation function
 8 consistent with those described in the valuation
 9 manual,
- 10 b. (b) provide to the commissioner and the board of directors 11 an annual certification of the effectiveness of the 12 internal controls with respect to the principle-based 13 valuation. Such controls shall be designed to assure 14 that all material risks inherent in the liabilities 15 and associated assets subject to such valuation are 16 included in the valuation, and that valuations are 17 made in accordance with the valuation manual. The 18 certification shall be based on the controls in place 19 as of the end of the preceding calendar year, and 20 develop, and file with the commissioner upon request, с. (с) 21 a principle-based valuation report that complies with 22 standards prescribed in the valuation manual. 23 3. A principle-based valuation may include a prescribed

24 formulaic reserve component.

1

R. Experience Reporting for Policies In Force On or After the
 Operative Date of the Valuation Manual.

A company shall submit mortality, morbidity, policyholder
behavior, or expense experience and other data as prescribed in the
valuation manual.

6 When the actual funds of any life insurance company doing s. 7 business in this state, exclusive of its capital, are not of a net cash value equal to its liabilities including the net value of its 8 9 policies according to the basis and minimum standards prescribed or 10 authorized by the laws of this state, it shall be the duty of the 11 Insurance Commissioner to give notice to such company and its agents 12 to discontinue issuing new policies within this state, until such 13 time as its funds have become equal to its liabilities as aforesaid. 14 Any officer or agent who, after such notice has been given, issues 15 or delivers a new policy from and on behalf of such company before 16 its funds have become equal to its liabilities, as aforesaid, shall 17 forfeit to the state for each offense a sum not less than One 18 Hundred Dollars (\$100.00) nor more than Five Thousand Dollars 19 (\$5,000.00) for each occurrence.

20

T. Single State Exemption.

21 1. The Commissioner may exempt specific product forms or 22 product lines of a domestic company that is licensed and doing 23 business only in Oklahoma from the requirements of subsection P of 24 this section provided:

ENGR. H. B. NO. 2761

- 1 <u>a. (a)</u> the Commissioner has issued an exemption in writing to 2 the company and has not subsequently revoked the 3 exemption in writing, and
- 4 b. (b) the company computes reserves using assumptions and
 5 methods used prior to the operative date of the
 6 valuation manual in addition to any requirements
 7 established by the commissioner and promulgated by
 8 regulation.

9 2. A domestic company that has less than Three Hundred Million 10 Dollars (\$300,000,000.00) of ordinary life premiums and is licensed 11 and doing business in Oklahoma is exempt from the requirements of 12 subsection P provided:

13	a.	if the company is a member of a group of life
14		insurers, the group has combined ordinary life
15		premiums of less than One Billion Dollars
16		(\$1,000,000.00),
17	b.	the company has an RBC ratio of at least four hundred
18		and fifty percent (450%) of authorized control level
19		RBC, and
20	c.	the appointed actuary has provided an unqualified
21		opinion on the reserves in accordance with subsections
22		A and B of Section 4061 of this title.
23		
24		

3. For purposes of subsection 2 above, ordinary life premiums
 are measured as direct plus reinsurance assumed from an unaffiliated
 company from the prior calendar year annual statement.

4 4. For any company that is exempt or is granted an exemption
5 under this section, subsections B and C of Section 4061 of this
6 title and subsections C, D, E, F, G, H, J, K, L, M, N and O of this
7 section shall be applicable. With respect to any company applying
8 this exemption, any reference to subsection P found in subsections B
9 and C of Section 4061 and subsections C, D, E, F, G, H, J, K, L, M,
10 N and O of this section shall not be applicable.

11

U. Conflict of law.

12 If any provision of law is inconsistent with the provisions of 13 this section, this section shall prevail.

SECTION 5. AMENDATORY 36 O.S. 2011, Section 1654, as amended by Section 9, Chapter 269, O.S.L. 2013 (36 O.S. Supp. 2015, Section 1654), is amended to read as follows:

17 Section 1654. A. Every insurer which is authorized to do 18 business in this state and which is a member of an insurance holding 19 company system and every individual who controls an insurer shall 20 annually register with the Insurance Commissioner, except a foreign 21 insurer subject to disclosure requirements and standards adopted by 22 statute or regulation in the jurisdiction of its domicile which are 23 substantially similar to those contained in this section. Any 24 insurer which is subject to registration under this section shall

1 register thirty (30) days after it becomes subject to registration, 2 and annually thereafter by May 1 of each year for the previous 3 calendar year, unless the Commissioner for good cause shown extends 4 the time for registration, and then within such extended time. The 5 Commissioner may require any authorized insurer which is a member of a holding company system which is not subject to registration under 6 7 this section to furnish a copy to the Commissioner of the registration statement or other information filed by such insurance 8 9 company with the insurance regulatory authority of domiciliary 10 jurisdiction.

B. Every insurer subject to registration shall file a registration statement on a form prescribed by the National Association of Insurance Commissioners, which shall contain current information about:

15 1. The capital structure, general financial condition,
16 ownership and management of the insurer and any person controlling
17 the insurer;

The identity and relationship of every member of the
 insurance holding company system;

3. The following agreements in force, relationships subsisting, and transactions currently outstanding or which have occurred during the previous calendar year between such insurer and its affiliates:

24

1	a.	loans, other investments or purchases, sales or
2		exchanges of securities of the affiliates by the
3		insurer or of the insurer by its affiliates,
4	b.	purchases, sales or exchanges of assets,
5	С.	transactions not in the ordinary course of business,
6	d.	guarantees or undertakings for the benefit of an
7		affiliate which result in an actual contingent
8		exposure of the insurer's assets to liability, other
9		than insurance contracts entered into in the ordinary
10		course of the insurer's business,
11	e.	all management and service contracts and all cost-
12		sharing arrangements,
13	f.	reinsurance agreements covering all or substantially
14		all of one or more lines of insurance of the ceding
15		company,
16	g.	dividends and other distributions to shareholders, and
17	h.	consolidated tax allocation agreements;
18	4. Other	matters concerning transactions between registered
19	insurers or f	raternal benefit society and any affiliates as may be
20	included from	time to time in any registration forms adopted or
21	approved by t	he Commissioner; and
22	5. Any p	ledge of the insurer's stock, including stock of any
23	subsidiary or	controlling affiliate, for a loan made to any member
24	of the insura	nce holding company system.

ENGR. H. B. NO. 2761

1 C. No information need be disclosed on the registration 2 statement filed pursuant to subsection B of this section if such 3 information is not material for the purposes of this section. 4 Unless the Commissioner by rule, regulation or order provides 5 otherwise, sales purchases, exchanges, loans or extensions of credit, or investments, involving one-half of one percent (1/2 of 6 7 1%) or less of an insurer's admitted assets as of December 31 next preceding shall not be deemed material for purposes of this section. 8

9 D. Each registered insurer shall keep current the information 10 required to be disclosed in its registration statement by reporting 11 all material changes or additions on amendment forms provided by the 12 Commissioner within fifteen (15) days after the end of the month in 13 which it learns of each such change or addition; provided, however, 14 that subject to subsection (c) of Section 1655 of this title, each 15 registered insurer shall so report all dividends and other 16 distributions to shareholders within two (2) business days following 17 the declaration thereof.

E. The Commissioner shall terminate the registration of any
insurer which demonstrates that it no longer is a member of an
insurance holding company system.

F. The Commissioner may require two or more affiliated insurers subject to registration hereunder to file a consolidated registration statement or consolidated reports amending their consolidated registration statement, so long as such consolidated

1 filings correctly reflect the condition of and transactions between
2 such persons.

G. The Commissioner may allow an insurer which is authorized to do business in this state and which is a part of an insurance holding company system to register on behalf of any affiliated insurer which is required to register under subsection A of this section and to file all information and material required to be filed under Sections 1651 through 1662 of this title.

9 H. The provisions of this section shall not apply to any
10 insurer, information or transaction if and to the extent that the
11 Commissioner by rule, regulation, or order shall exempt the same
12 from the provisions of this section.

13 Any person may file with the Commissioner a disclaimer of I. 14 affiliation with any authorized insurer or such a disclaimer may be 15 filed by such insurer or any member of an insurance holding company 16 system. The disclaimer shall fully disclose all material 17 relationships and bases for affiliation between such person and such 18 insurer as well as the basis for disclaiming such affiliation. 19 After a disclaimer has been filed, the insurer shall be relieved of 20 any duty to register or report under this section which may arise 21 out of the insurer's relationship with such person unless and until 22 the Commissioner disallows such a disclaimer. The Commissioner 23 shall disallow such a disclaimer only after furnishing all parties

24

in interest with notice and opportunity to be heard and after making
 specific findings of fact to support such disallowance.

J. All registration statements shall contain a summary
outlining all items in the current registration statement
representing changes from the prior registration statement.

K. Every domestic insurer that is a member of a holding company
system shall report to the Insurance Department all dividends to
shareholders within five (5) business days following declaration and
at least ten (10) days, commencing from date of receipt by the
Department, prior to payment thereof.

11 L. The ultimate controlling person of every insurer subject to 12 registration shall also file an annual enterprise risk report by May 13 1 of each year for the previous calendar year. The report shall, to 14 the best of the ultimate controlling person's knowledge and belief, 15 identify the material risks within the insurance holding company 16 system that could pose enterprise risk to the insurer. The report 17 shall be filed with the lead state commissioner of the insurance 18 holding company system as determined by the procedures within the 19 Financial Analyst Handbook adopted by the National Association of 20 Insurance Commissioners.

M. Any person within an insurance holding company system subject to registration shall be required to provide complete and accurate information to an insurer where such information is

24

1 reasonably necessary to enable the insurer to comply with the 2 provisions of this article.

N. The failure to file a registration statement, any summary of the registration statement thereto, or any additional information required by this section within the time specified for such filing shall be a violation of this section.

7 SECTION 6. AMENDATORY 36 O.S. 2011, Section 4101.1, is
8 amended to read as follows:

9 Section 4101.1 A. Insurance under any group life insurance 10 policy issued pursuant to subsections A, C, and D, of Section 4101 11 of this title, may be extended to insure the dependents, or any 12 class or classes thereof, of each insured employee or member who so 13 elects in amounts in accordance with a plan which precludes 14 individual selection. The term "dependent" is the spouse of the 15 insured employee or member and an insured employee's or member's 16 child under twenty-one (21) twenty-six (26) years of age or his or 17 her child twenty-one (21) twenty-six (26) years or older who is 18 attending an educational institution and relying upon the insured 19 employee or member for financial support.

B. Premiums for the insurance on such dependents shall be paid by the policyholder either wholly from policyholder's funds, or from funds contributed wholly by the employees or members, or partly from funds contributed by the policyholder and partly by the employees or members.

ENGR. H. B. NO. 2761

C. A dependent pursuant to this section shall have the same
 conversion right as to the insurance on his or her life as is vested
 in the employee or union member.

D. Notwithstanding the provisions of paragraph 7 of Section
4103 of this title, only one certificate need be issued for each
family unit if a statement concerning any dependent's coverage is
included in such certificate.

8 SECTION 7. AMENDATORY 36 O.S. 2011, Section 6060.4, is 9 amended to read as follows:

Section 6060.4 A. A health benefit plan delivered, issued for delivery or renewed in this state on or after January 1, 1998, that provides benefits for the dependents of an insured individual shall provide coverage for each child of the insured, from birth through the date the child is eighteen (18) years of age for:

- 15 1. Immunization against:
- 16 a. diphtheria,
- 17 b. hepatitis B,
- 18 c. measles,
- 19 d. mumps,
- 20 e. pertussis,
- 21 f. polio,
- 22 g. rubella,
- 23 h. tetanus,
- 24 i. varicella,

1 i. haemophilus influenzae type B, and 2 k. hepatitis A; and 3 Any other immunization subsequently required for children by 2. the State Board of Health. 4 5 в. Benefits required pursuant to subsection A of this section shall not be subject to a deductible, co-payment, or coinsurance 6 7 requirement. C. 1. For purposes of this section, "health benefit plan" 8 9 means a plan that: 10 provides benefits for medical or surgical expenses a. 11 incurred as a result of a health condition, accident, 12 or sickness, and 13 b. is offered by any insurance company, group hospital 14 service corporation, the State and Education Employees 15 Group Insurance Board, or health maintenance 16 organization that delivers or issues for delivery an 17 individual, group, blanket, or franchise insurance 18 policy or insurance agreement, a group hospital 19 service contract, or an evidence of coverage, or, to 20 the extent permitted by the Employee Retirement Income 21 Security Act of 1974, 29 U.S.C., Section 1001 et seq., 22 by a multiple employer welfare arrangement as defined 23 in Section 3 of the Employee Retirement Income 24 Security Act of 1974, or any other analogous benefit

ENGR. H. B. NO. 2761

1	enconverse whether the resument is fined on bu
1	arrangement, whether the payment is fixed or by
2	indemnity.
3	2. The term "health benefit plan" shall not include:
4	a. a plan that provides coverage:
5	(1) only for a specified disease or diseases or under
6	an individual limited benefit policy,
7	(2) only for accidental death or dismemberment,
8	(3) <u>only</u> for dental or vision care,
9	(4) a hospital confinement indemnity policy,
10	(5) disability income insurance or a combination of
11	accident-only and disability income insurance, or
12	(6) as a supplement to liability insurance,
13	b. a Medicare supplemental policy as defined by Section
14	1882(g)(1) of the Social Security Act (42 U.S.C.,
15	Section 1395ss),
16	c. worker's workers' compensation insurance coverage,
17	d. medical payment insurance issued as part of a motor
18	vehicle insurance policy,
19	e. a long-term care policy, including a nursing home
20	fixed indemnity policy, unless a determination is made
21	that the policy provides benefit coverage so
22	comprehensive that the policy meets the definition of
23	a health benefit plan, or
24	

f. short-term health insurance issued on a nonrenewable
 basis with a duration of six (6) months or less.
 SECTION 8. AMENDATORY 36 O.S. 2011, Section 6121, is
 amended to read as follows:

5 Section 6121. A. Any individual, firm, partnership, corporation, or association (hereinafter called "organization") 6 7 which shall accept money or anything of value for prearranged, or prepaid funeral services, or funeral service merchandise as defined 8 9 in the Funeral Services Licensing Act or for any contract providing 10 future funeral services or funeral merchandise at a fixed price or 11 at a cost plus a percentage, or at retail price less a percentage 12 discount, or providing for any special consideration of any kind to 13 be granted or made available to the purchaser or holder of such 14 contract, in this state, under any sales contract, bond, certificate 15 or other form of written document providing for prepaid, discounted 16 or otherwise specially priced funeral or burial benefits or services 17 or funeral merchandise to be delivered at an undetermined future 18 date dependent upon the death of a contracting party or other person 19 designated by a contracting party (hereinafter called "prepaid 20 funeral benefits") shall first obtain a permit from the Insurance 21 Commissioner authorizing the transaction of this type of business 22 before entering into any such contract. It shall be unlawful to 23 sell prepaid funeral benefits unless the seller holds a valid, 24 current permit at the time the contract is made.

B. The Insurance Commissioner may deny the issuance of a permit
 2 if the organization:

3 1. Makes a material misstatement or misrepresentation in an 4 application for a permit; or

5 2. Fraudulently or deceptively obtains or attempts to obtain a
6 permit for another; or

3. If any of its officers, owners, partners, or directors are
determined by the Commissioner to not be competent, trustworthy,
financially responsible, and of good personal and business

10 reputation and character.

11 C. The Insurance Commissioner may approve an application of an 12 organization for a permit and deny the request of the organization 13 to act as a trustor if the organization does not satisfy all 14 qualifications. This shall not hinder an organization from entering 15 into contracts funded by assignments of insurance.

D. All permits issued pursuant to the provisions of this section shall be displayed in a conspicuous place at all times on the premises of the organization. No organization may consent to, or allow the use or display of, the permit by a person other than the persons authorized to represent the organization in contracting prepaid funeral benefits.

E. The organization shall not be entitled to enforce a contract made in violation of the act, but the purchaser or the heirs of the purchaser, or legal representative, shall be entitled to recover

ENGR. H. B. NO. 2761

1 triple the amounts paid to the organization with interest thereon at 2 the rate of six percent (6%) per annum under any contract made in 3 violation hereof.

4 SECTION 9. AMENDATORY 36 O.S. 2011, Section 6124, is 5 amended to read as follows:

6 Section 6124. A. Each organization desiring to accept money or 7 anything of value for prepaid funeral benefits or an agreement to 8 provide funeral benefits in the future at a fixed or predetermined 9 cost, shall file an application for a permit with the Insurance 10 Commissioner, and shall at the time of filing an application pay one 11 initial filing fee of Fifty Dollars (\$50.00). The Insurance 12 Commissioner shall issue a permit upon:

The receipt of the application and payment of the filing
 fee;

Determination that the organization is in good standing as a
 funeral establishment with the Oklahoma Funeral Board; and

17 3. Making a finding that the organization has complied with the 18 rules promulgated under this act by the Insurance Commissioner. All 19 applications shall be signed by the organization requesting the 20 permit, and shall contain a statement that the organization will 21 comply with all the requirements as established by this act. All 22 permits shall expire on December 31 of the year the permit is first 23 issued, unless renewed; permits may be renewed for a period not to 24 exceed the succeeding December 31 upon the payment of a renewal fee

ENGR. H. B. NO. 2761

of Fifty Dollars (\$50.00). Late application for renewal of a permit shall require a fee of double the renewal fee. No application for renewal of a permit shall be accepted after January 31 of each year. The Insurance Commissioner may authorize acceptance of a new permit application pursuant to this section prior to the expiration of the one-year period upon good cause shown.

7 The Insurance Commissioner may cancel a permit or refuse to в. issue a permit or refuse to issue a renewal of a permit for failure 8 9 to comply with any provision of this act, or any valid rule, which 10 the Insurance Commissioner has promulgated, after reasonable notice 11 to the organization and after hearing if the organization requests a 12 hearing. When the Insurance Commissioner cancels a permit or 13 refuses to issue a renewal of a permit for a violation as provided 14 by this subsection, the Insurance Commissioner shall notify the 15 Oklahoma Funeral Board of the action and the nature of any 16 violations.

17 C. No organization shall be entitled to a new permit for a 18 period of one (1) year after cancellation, or refusal by the 19 Insurance Commissioner to <u>issue or</u> renew the permit of the 20 organization, but shall thereafter be entitled to a new permit upon 21 satisfactory proof of compliance with this law, after the expiration 22 of the one-year period.

- 23
- 24

D. Any person or organization aggrieved by the actions of the
 Insurance Commissioner may appeal therefrom as provided by Article
 II of the Administrative Procedures Act.

SECTION 10. AMENDATORY 36 O.S. 2011, Section 6220, as
amended by Section 5, Chapter 297, O.S.L. 2015 (36 O.S. Supp. 2015,
Section 6220), is amended to read as follows:

Section 6220. A. The Commissioner may censure, suspend,
revoke, or refuse to issue or renew a license after hearing for any
of the following causes:

10 1. Material misrepresentation or fraud in obtaining an 11 adjuster's license;

12 2. Any cause for which original issuance of a license could13 have been refused;

14 3. Misappropriation, conversion to the personal use of the 15 licensee, or illegal withholding of monies required to be held by 16 the licensee in a fiduciary capacity;

4. Material misrepresentation of the terms and effect of any insurance contract, with intent to deceive, or engaging in, or attempting to engage in, any fraudulent transaction with respect to a claim or loss that the licensee or the trainee is adjusting and, in the case of a public adjuster, misrepresentation of the services offered or the fees or commission to be charged;

- 23
- 24

ENGR. H. B. NO. 2761

5. Conviction of or pleading guilty or nolo contendere to a
 felony pursuant to the laws of this state, any other state, the
 United States, or any foreign country;

6. If in the conduct of business affairs, the licensee or
trainee has shown himself to be, and is so deemed by the
Commissioner, incompetent, untrustworthy or a source of injury to
the public;

8 7. Refusal to comply with any lawful order of the Commissioner;
9 8. Violation of any provision of the Insurance Adjusters
10 Licensing Act:

10 Licensing Act;

9. Adjusting losses or negotiating claim settlements arising
 pursuant to provisions of insurance contracts on behalf of an
 insurer <u>or insured</u> without proper licensing <u>from the Commissioner</u> or
 and authority from the licensed insurer <u>or the insured party;</u>

15 10. Failing to respond to any inquiry (including electronic 16 communications) from the Department within thirty (30) calendar days 17 of receipt of such inquiry;

18 11. Forging another's name to any document;

19 12. Obtaining or attempting to obtain a license through20 misrepresentation or fraud;

21 13. Having admitted or been found to have committed any 22 insurance unfair trade practice or insurance fraud;

- 23
- 24

14. Having an insurance adjuster license or its equivalent
 2 denied, suspended, censured, placed on probation or revoked in any
 3 other state, province, district or territory;

4 15. Failing to inform the Department, by any means acceptable
5 to the Department, of a change of address, change of legal name or
6 change of information submitted on the application within thirty
7 (30) days of the change; or

8 16. Providing services as a public adjuster, company adjuster
9 or independent adjuster on the same claim.

B. In addition to or in lieu of any applicable denial, suspension, or revocation of a license, any person violating the provisions of the Insurance Adjusters Licensing Act may be subject to a civil fine of not more than One Thousand Dollars (\$1,000.00) for each violation. This fine may be enforced in the same manner in which civil judgment may be enforced.

16 C. If the license of an adjuster is suspended, revoked, or not 17 renewed, the licensee shall surrender said license to the 18 Commissioner.

D. The Commissioner shall not reinstate a license to any person whose license has been suspended, revoked, or refused renewal until the Commissioner determines that the cause or causes for the suspension, revocation, or nonrenewal of said license no longer exist.

24

ENGR. H. B. NO. 2761

E. The Department shall retain the authority to enforce the provisions of and impose any penalty or remedy authorized by this title against any person who is under investigation for or charged with a violation even if the person's license or registration has been surrendered or has lapsed by operation of law.

F. It shall be unlawful for any person, firm, association,
company or corporation to act as an adjuster without first obtaining
a license pursuant to the Insurance Adjusters Licensing Act. Any
person convicted of violating the provisions of this subsection
shall be guilty of a misdemeanor and shall be punished as set forth
in Section 10 of Title 21 of the Oklahoma Statutes.

SECTION 11. AMENDATORY Section 7, Chapter 297, O.S.L. 2015 (36 O.S. Supp. 2015, Section 6223), is amended to read as follows:

Section 6223. A. A public adjuster shall not misrepresent to a claimant that the public adjuster is an adjuster representing an insurer in any capacity, including acting as an employee of the insurer or acting as an independent adjuster.

B. No public adjuster shall split any commission, service fee or other valuable consideration for performing adjusting services with any person or entity unless that person or entity is required to be licensed as a public adjuster under this title and is so licensed.

24

C. Prior to the signing of the contract the public adjuster
 shall provide the insured with a separate disclosure document
 regarding the claim process that states:

Property insurance policies obligate the insured to present
 a claim to his or her insurance company for consideration. There
 are three types of adjusters that could be involved in that process.
 The definitions of the three types are as follows:

- a. "company adjuster" means the insurance adjusters who
 are employees of an insurance company. They represent
 the interest of the insurance company and are paid by
 the insurance company. They will not charge you a
 fee,
- b. "independent adjuster" means the insurance adjusters
 who are hired on a contract basis by an insurance
 company to represent the insurance company's interest
 in the settlement of the claim. They are paid by your
 insurance company. They will not charge you a fee,
 and
- c. "public adjuster" means the insurance adjusters who do
 not work for any insurance company. They work for the
 insured to assist in the preparation, presentation and
 settlement of the claim. The insured hires them by
 signing a contract agreeing to pay them a fee or

24

commission based on a percentage of the settlement, or other method of compensation;

3 2. The insured is not required to hire a public adjuster to 4 help the insured meet his or her obligations under the policy, but 5 has the right to do so;

6 3. The public adjuster is not a representative or employee of
7 the insured insurer; and

8 4. The salary, fee, commission or other consideration is the9 obligation of the insured, not the insurer.

D. The public adjuster shall provide the insurer a notification letter which has been signed by the insured authorizing the public adjuster to represent the insured's interest.

E. A public adjuster who receives, accepts or holds any funds on behalf of an insured towards the settlement of a claim for loss or damage shall deposit the funds in a non-interest-bearing escrow or trust account in a financial institution that is insured by an agency of the federal government in the public adjuster's home state or where the loss occurred.

F. A public adjuster shall maintain a complete record of each transaction as a public adjuster for at least five (5) years after the termination of the transaction and the record shall be open to examination by the Department at all times. The records required by this subsection shall include the following:

24 1. Name of the insured;

1

2

1

6

2. Date, location and amount of the loss;

Copy of the signed contract between the public adjuster and
 insured;

4 4. Name of the insurer, amount, expiration date and number of
5 each policy carried with respect to the loss;

5. Itemized statement of the insured's recoveries;

7 6. Itemized statement of all compensation received by the
8 public adjuster, from any source whatsoever, in connection with the
9 loss;

10 7. A register of all monies received, deposited, disbursed or withdrawn in connection with a transaction with an insured, 11 12 including fees, transfers and disbursements from a trust account, 13 and all transactions concerning all interest-bearing accounts; 14 8. Name of the public adjuster who executed the contract; and 15 Name of the attorney representing the insured, if 9. 16 applicable, and the name of the claims representatives of the 17 insurance company.

G. A public adjuster is obligated under his or her license to serve with objectivity and complete loyalty to the interest of his or her client alone; and to render to the insured such information, counsel and service as within the knowledge, understanding and opinion in good faith of the licensee will best serve the insured's insurance claim needs and interest.

24

H. A public adjuster shall not solicit or attempt to solicit an
 insured during the progress of a loss-producing occurrence.

3 I. A public adjuster shall not permit an unlicensed employee or 4 representative of the public adjuster to conduct business for which 5 a license is required.

J. A public adjuster shall not acquire any interest in salvage
of property subject to the contract with the insured unless the
public adjuster obtains written permission from the insured after
settlement of the claim with the insurer.

10 K. The public adjuster shall not refer or direct the insured to 11 obtain needed repairs or services in connection with a loss from any 12 person or entity with whom the public adjuster has a financial 13 interest or from whom the public adjuster may receive direct or 14 indirect compensation for the referral.

L. Any compensation or anything of value in connection with an insured's specific loss that will be received by a public adjuster from any third party shall be disclosed by the public adjuster to the insured in writing including the source and amount of any such compensation.

20 M. A public adjuster shall not enter into a contract or accept 21 a power of attorney that vests in the public adjuster the effective 22 authority to choose the persons who shall perform repair work.

N. A public adjuster may not agree to any loss settlement
without the insured's knowledge and consent.

ENGR. H. B. NO. 2761

O. On a percentage fee contract, a public adjuster may not
 require, demand or accept any fee, retainer, compensation, deposit
 or other thing of value prior to payment of any claim proceeds,
 whether such payment is partial in nature or payment in full.
 SECTION 12. AMENDATORY 36 O.S. 2011, Section 6470.2, as

6 last amended by Section 14, Chapter 298, O.S.L. 2015 (36 O.S. Supp. 7 2015, Section 6470.2), is amended to read as follows:

8 Section 6470.2 As used in the Oklahoma Captive Insurance9 Company Act:

1. "Alien company" means an insurance company formed and
 11 licensed pursuant to the laws of a country or jurisdiction other
 12 than the United States of America, or any of its states, districts,
 13 commonwealths and possessions;

14 2. "Affiliated company" means a company in the same corporate
15 system as a parent, an industrial insured, or a member organization
16 by virtue of common ownership, control, operation, or management;

3. "Association" means a legal association of individuals,
corporations, partnerships, or associations that has been in
continuous existence for at least one (1) year or such lesser period
of time approved by the Commissioner:

a. the member organizations of which, or which does
itself or either of them acting in concert directly or
indirectly own, control, or hold with power to vote
all of the outstanding voting securities or interests

ENGR. H. B. NO. 2761

1 of, or have complete voting control over an 2 association captive insurance company, or 3 b. the member organizations of which collectively 4 constitute all of the subscribers of an association 5 captive insurance company formed as a reciprocal 6 insurer;

7 4. "Association captive insurance company" means a captive
8 insurance company that insures risks of the member organizations of
9 the association and their affiliated companies;

10 5. "Branch business" means any insurance business transacted by11 a branch captive insurance company in this state;

6. "Branch captive insurance company" means an alien captive insurance company licensed by the Insurance Commissioner to transact the business of insurance in this state through a business unit with a principal place of business in this state. A branch captive insurance company must be a pure captive insurance company with respect to operations in this state, unless otherwise permitted by the Insurance Commissioner;

19 7. "Branch operations" means any business operations of a20 branch captive insurance company in this state;

8. "Capital and surplus" means the amount by which the value of
all of the assets of the captive insurance company exceeds all of
the liabilities of the captive insurance company, as determined

24

ENGR. H. B. NO. 2761

under the method of accounting utilized by the captive insurance
 company in accordance with the applicable provisions of this act;

9. "Captive insurance company" means a pure captive insurance company, association captive insurance company, sponsored captive insurance company, special purpose captive insurance company, or industrial insured captive insurance company formed or licensed under the Oklahoma Captive Insurance Company Act;

- 8 10. "Controlled unaffiliated business" means a company:
 9 a. that is not in the corporate system of a parent and
 10 affiliated companies,
- b. that has an existing contractual relationship with a
 parent or affiliated company, and
- 13 c. whose risks are managed by a pure captive insurance 14 company in accordance with Section 6470.27 of this 15 title:

16 "Insurance Commissioner" means the Insurance Commissioner 11. 17 of the State of Oklahoma or designee of the Insurance Commissioner; 18 12. "Department" means the Oklahoma Department of Insurance; 19 13. "GAAP" means generally accepted accounting principles; 20 "Industrial insured" means an insured: 14. 21 who procures the insurance of any risk or risks by use a. 22 of the services of a full-time employee acting as an 23 insurance manager or buyer,

24

b. whose aggregate annual premiums for insurance on all
 risks total at least Twenty-five Thousand Dollars
 (\$25,000.00), and

c. who has at least twenty-five full-time employees;
15. "Industrial insured captive insurance company" means a
company that insures risks of the industrial insureds that comprise
the industrial insured group and their affiliated companies;

8 16. "Industrial insured group" means a group of industrial 9 insureds that collectively directly or indirectly owns, controls, or 10 holds with power to vote all of the outstanding voting securities or 11 other voting interests or has complete control over an industrial 12 insured captive insurance company;

13 17. "Member organization" means any individual, corporation, 14 partnership, or association that belongs to an association;

15 18. "Parent" means any corporation, partnership, or individual 16 that directly or indirectly owns, controls, or holds with power to 17 vote more than fifty percent (50%) of the outstanding voting 18 securities of a pure captive insurance company;

19 19. "Participant" means an entity as defined in Section 6470.31 20 of this title, and any affiliates of that entity, that are insured 21 by a sponsored captive insurance company, where the losses of the 22 participant are limited through a participant contract to the 23 participant's pro rata share of the assets of one or more protected 24 cells identified in the participant contract; 1 20. "Participant contract" means a contract by which a 2 sponsored captive insurance company insures the risks of one or more 3 participants and limits the losses of each participant to its pro 4 rata share of the assets of one or more protected cells identified 5 in the participant contract;

6 21. "Protected cell" means a separate and distinct account 7 established and maintained by or on behalf of a sponsored captive 8 insurance company in which assets are accounted for and recorded for 9 one or more participants in accordance with the terms of one or more 10 participant contracts to fund the liability of the sponsored captive 11 insurance company assumed on behalf of the participants as set forth 12 in the participant contracts;

13 22. "Pure captive insurance company" means a company that
14 insures risks of its parent, affiliated companies, of its parent,
15 and any controlled unaffiliated business, or a combination thereof.
16 For purposes of this paragraph, "controlled unaffiliated business"
17 means an entity insured by a pure captive insurance company:

- a. that is not in the corporate system of a parent andaffiliated companies,
- b. that has an existing contractual relationship with a
 parent or affiliated company, and
- c. whose risks are managed by a pure captive insurancecompany;
- 24

ENGR. H. B. NO. 2761

23. "Reciprocal insurer" has the meaning given that term in
 Article 29 of the Oklahoma Insurance Code;

3 24. "Risk retention group" means a risk retention group formed
4 pursuant to the Liability Risk Retention Act of 1986 under Section
5 3901 of Title 15 of the United States Code;

6 25. "Special purpose captive insurance company" means a captive 7 insurance company that is formed or licensed under the Oklahoma 8 Captive Insurance Company Act that does not meet the definition of 9 any other type of captive insurance company defined in this section 10 and is designated as a special purpose captive insurance company by 11 the Commissioner;

12 26. "Sponsor" means an entity that meets the requirements of 13 Section 6470.30 of this title and is approved by the Insurance 14 Commissioner to provide all or part of the capital and surplus 15 required by applicable law and to organize and operate a sponsored 16 captive insurance company;

17 27. "Sponsored captive insurance company" means a captive18 insurance company:

- 19a. in which the minimum capital and surplus required by20applicable law is provided by one or more sponsors,21b. that is formed or licensed under the Oklahoma Captive
- c. that insures the risks of its participants only
 through separate participant contracts, and

Insurance Company Act,

ENGR. H. B. NO. 2761

22

1 d. that funds its liability to each participant through 2 one or more protected cells and segregates the assets 3 of each protected cell from the assets of other 4 protected cells and from the assets of the sponsored 5 captive insurance company's general account; and 6 "Workers' compensation insurance" means insurance provided 28. 7 in satisfaction of an employer's responsibility as set forth in the Administrative Workers' Compensation Act and the Oklahoma Employee 8 9 Injury Benefit Act.

10 SECTION 13. AMENDATORY 36 O.S. 2011, Section 6470.3, as 11 amended by Section 15, Chapter 298, O.S.L. 2015 (36 O.S. Supp. 2015, 12 Section 6470.3), is amended to read as follows:

Section 6470.3 A. A captive insurance company, when permitted by its articles of incorporation or charter, may apply to the Insurance Commissioner for a license to do any and all insurance authorized by this title; however:

A pure captive insurance company may not insure any risks
 other than those of its parent, affiliated companies <u>of its parent</u>,
 or any controlled unaffiliated business, or a combination thereof;

20 2. An association captive insurance company may not insure any
21 risks other than those of the member organizations of its
22 association and their affiliated companies;

An industrial insured captive insurance company may not
 insure any risks other than those of the industrial insureds that

ENGR. H. B. NO. 2761

1 comprise the industrial insured group and their affiliated
2 companies;

4. A special purpose captive insurance company may provide
insurance or reinsurance, or both, for risks as approved by the
Insurance Commissioner;

5. A captive insurance company may not provide personal motor
vehicle or homeowner's insurance coverage or any component of these
coverages; and

9 6. Any captive insurance company may provide workers'
10 compensation insurance, insurance in the nature of workers'
11 compensation insurance, and reinsurance of such policies, unless
12 prohibited by federal law or laws of this state or any other state
13 having jurisdiction over the transaction.

B. To conduct insurance business in this state a captive insurance company shall:

Obtain from the Insurance Commissioner a license authorizing
 it to conduct insurance business in this state;

18 2. Maintain a place of business in this state designated as its 19 registered office; and

3. Appoint a resident registered agent to accept service of process and to otherwise act on its behalf in this state. Whenever the registered agent cannot with reasonable diligence be found at the registered office of the captive insurance company, the Insurance Commissioner shall be deemed an agent of the captive

ENGR. H. B. NO. 2761

1 insurance company upon whom any process, notice, or demand may be
2 served.

C. 1. Before receiving a license, a captive insurance company
shall file with the Commissioner a certified copy of its
organizational documents, a statement under oath of its president or
other authorized person showing its financial condition, a
feasibility study, a business plan, and any other statements,
information or documents required by the Commissioner.

9 2. In addition to the information required by paragraph 1 of 10 this subsection, an applicant captive insurance company shall file 11 with the Insurance Commissioner evidence of:

- 12 a. the amount and liquidity of its assets relative to the13 risks to be assumed,
- b. the adequacy of the expertise, experience, and
 character of the person or persons who will manage it,
 c. the overall soundness of its plan of operation,
- d. the adequacy of the loss prevention programs of itsinsureds, and
- e. such other factors considered relevant by the
 Insurance Commissioner in ascertaining whether the
 proposed captive insurance company will be able to
 meet its obligations.

3. Information submitted pursuant to this subsection is
confidential and may not be made public by the Insurance

1 Commissioner or an agent or employee of the Insurance Commissioner 2 without the written consent of the company, except that: 3 information may be discoverable by a party in a civil a. 4 action or contested case to which the captive 5 insurance company that submitted the information is a party, upon a showing by the party seeking to discover 6 7 the information that: the information sought is relevant to and 8 (1)9 necessary for the furtherance of the action or 10 case, 11 the information sought is unavailable from other (2)12 nonconfidential sources, and 13 a subpoena issued by a judicial or administrative (3) 14 officer of competent jurisdiction has been 15 submitted to the Insurance Commissioner; however, 16 the provisions of this paragraph do not apply to 17 an industrial insured captive insurance company 18 insuring the risks of an industrial insured 19 group, and 20 b. the Insurance Commissioner may disclose the 21 information to a public officer having jurisdiction 22 over the regulation of insurance in another state if: 23 (1) the public official agrees in writing to maintain 24 the confidentiality of the information, and

ENGR. H. B. NO. 2761

(2) the laws of the state in which the public
 official serves require the information to be
 confidential.

4 A captive insurance company shall pay to the Department a D. 5 nonrefundable application fee of Two Hundred Dollars (\$200.00) for reviewing its application to determine whether it is complete and in 6 7 addition, the Insurance Commissioner may retain legal, financial, and examination services from outside the Department, the reasonable 8 9 cost of which may be charged against the applicant. Also, a captive 10 insurance company shall pay a license fee for the year of registration and a renewal fee of Three Hundred Dollars (\$300.00). 11

E. If the Insurance Commissioner is satisfied that the documents and statements filed by the captive insurance company comply with the provisions of the Oklahoma Captive Insurance Company Act, the Insurance Commissioner may grant a license authorizing the company to do insurance business in this state until the succeeding March 1 at which time the license may be renewed.

F. 1. Notwithstanding any other provision of this act, the Insurance Commissioner may issue a provisional license to any applicant captive insurance company for a period not to exceed sixty (60) days if the Insurance Commissioner deems that the public interest will be served by the issuance of such license.

23 2. As a condition precedent to the issuance of a provisional
24 license under this section, the applicant shall have filed a

1 complete application containing all information required by this 2 section, paid all fees required for licensure and the Insurance 3 Commissioner shall have made a preliminary finding that the 4 expertise, experience and character of the person or persons who 5 will control and manage the applicant captive insurer are 6 acceptable.

7 3. The Insurance Commissioner may by order limit the authority 8 of any provisional licensee in any way deemed necessary to protect 9 insureds and the public. The Insurance Commissioner may by order 10 revoke a provisional license if the interests of insureds or the 11 public are endangered. If the applicant fails to complete the 12 regular licensure application process, the provisional license shall 13 terminate automatically.

SECTION 14. AMENDATORY 36 O.S. 2011, Section 6670, as last amended by Section 22, Chapter 15, O.S.L. 2013 (36 O.S. Supp. 2015, Section 6670), is amended to read as follows:

Section 6670. As used in this section through Section 6676 of this title:

19 1. "Commissioner" means the Insurance Commissioner;

20 2. "Enrolled customer" means a customer who elects coverage 21 under a portable electronics insurance policy issued to a vendor of 22 portable electronics;

23 3. "Customer" means a person who purchases portable electronics 24 or services;

ENGR. H. B. NO. 2761

4. "Location" means any physical location in the State of
 Oklahoma or any website, call center site, or similar location
 directed to residents of the State of Oklahoma;

4 5. "Portable electronics" means electronic devices that are
5 portable in nature, their accessories and services related to the
6 use of the device;

7 6. "Portable electronics insurance" means insurance providing
8 coverage for the repair or replacement of portable electronics which
9 may provide coverage for portable electronics against any one or
10 more of the following causes of loss: loss, theft, inoperability due
11 to mechanical failure, malfunction, damage or other similar causes
12 of loss. "Portable electronics insurance" does not include:

a. a service contract governed by the Service Warranty
 Act,

15		b. a policy of insurance covering a seller's or a
16		manufacturer's obligations under a warranty,
17		c. a homeowner's, renter's, private passenger automobile,
18		commercial multi-peril, or similar policy, or
19		d. a contract excluded from the definition of a service
20		warranty as set forth by subparagraphs a through $\in \underline{g}$
21		of paragraph 14 <u>17</u> of Section 6602 <u>141.2</u> of this title
22		Title 15 of the Oklahoma Statutes;
23	7. '	'Portable electronics transaction" means:

24

1	a. the sale or lease of portable electronics by a vendor
2	to a customer, or
3	b. the sale of a service related to the use of portable
4	electronics by a vendor to a customer;
5	8. "Supervising entity" means a business entity that is a
6	licensed insurer or insurance producer; and
7	9. "Vendor" means a person in the business of engaging in
8	portable electronics transactions directly or indirectly.
9	SECTION 15. This act shall become effective November 1, 2016.
10	Passed the House of Representatives the 23rd day of February, 2016.
11	2010.
12	
13	Presiding Officer of the House
10	
13	of Representatives
14	of Representatives
14 15	of Representatives Passed the Senate the day of, 2016.
14 15 16	of Representatives
14 15 16 17	of Representatives Passed the Senate the day of, 2016.
14 15 16 17 18	of Representatives Passed the Senate the day of, 2016.
14 15 16 17 18 19	of Representatives Passed the Senate the day of, 2016.
14 15 16 17 18 19 20	of Representatives Passed the Senate the day of, 2016.
14 15 16 17 18 19 20 21	of Representatives Passed the Senate the day of, 2016.