1		AN	ACT	relatir	ng to surplus lines.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:				
3		→ Section 1. KRS 304.10-030 is amended to read as follows:			
4	As u	As used in this subtitle:			
5	(1)	"Ad	mitteo	l insu	rer" means an insurer that is licensed or authorized to transact the
6		busi	ness c	of insu	rance in Kentucky.
7	(2)	"Aff	'iliate'	" mea	ns, with respect to an insured, any entity that controls, is controlled
8		by, c	or is u	nder c	common control with the insured.
9	(3)	"Bro	oker" 1	means	a surplus lines broker duly licensed as such under this subtitle.
10	(4)	"Exe	empt	com	nercial purchaser" means any person purchasing commercial
11		insu	rance	that, a	at the time of placement, meets the following requirements:
12		(a)	The	perso	n employs or retains a qualified risk manager to negotiate insurance
13			cove	erage;	
14		(b)	The	perso	n has paid aggregate nationwide commercial property and casualty
15			insu	rance	premium in excess of one hundred thousand dollars (\$100,000) in
16			the i	immed	liately preceding twelve (12) months;
17		(c)	1.	The	person meets at least one (1) of the following criteria:
18				a.	The person possesses a net worth in excess of twenty million
19					dollars (\$20,000,000), adjusted pursuant to subparagraph 2. of this
20					paragraph;
21				b.	The person generates annual revenues in excess of fifty million
22					dollars (\$50,000,000), as adjusted pursuant to subparagraph 2. of
23					this paragraph;
24				c.	The person employs more than five hundred (500) full-time or full-
25					time equivalent employees per individual insured or is a member
26					of an affiliated group employing more than one thousand (1,000)
27					employees in the aggregate;

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1		d. The person is a not-for-profit organization or public entity		
2		generating annual budgeted expenditures of at least thirty million		
3		dollars (\$30,000,0000), adjusted pursuant to subparagraph 2. of		
4		this paragraph; or		
5		e. The person is a municipality with a population in excess of fifty		
6		thousand (50,000) persons.		
7		2. Effective on the fifth January 1 occurring after July 12, 2012, and each		
8		fifth January 1 occurring thereafter, the amounts in subparagraph 1.a., b.,		
9		and d. of this paragraph shall be adjusted to reflect the percentage		
10		change for the five (5) year period in the consumer price index for all		
11		urban consumers published by the Bureau of Labor Statistics of the		
12		Department of Labor.		
13	(5)	To "export" means to place in an unauthorized insurer under this Surplus Lines Law		
14		insurance covering a subject of insurance resident, located or to be performed in		
15		Kentucky.		
16	(6)	"Home state" means:		
17		(a) 1. The state in which an insured maintains its principal place of business		
18		or, in the case of an individual, the individual's principal residence; or		
19		2. If one hundred percent (100%) of the insured risk is located out of the		
20		state referred to in subparagraph 1. of this paragraph, the state to which		
21		the greatest percentage of the insured's taxable premium for that		
22		insurance contract is allocated; or		
23		(b) If more than one (1) insureds from an affiliated group are named insureds on a		
24		single nonadmitted insurance contract, the home state, as determined pursuant		
25		to paragraph (a) of this section, of the member of the affiliated group that has		
26		the largest percentage of premium attributed to it under the insurance contract.		
27	(7)	"Nonadmitted insurance" means:		

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1		(<i>a</i>) Any property and casualty insurance permitted to be placed directly or through
2		a surplus lines broker with a nonadmitted insurer eligible to accept the
3		insurance[.]; and
4		(b) Any health and life insurance providing disability coverage:
5		<u>1. With policy limits in excess of those available from an admitted</u>
6		<u>insurer;</u>
7		2. With participation limits; or
8		3. Insuring occupations for which coverage is not procurable through an
9		admitted insurer.
10	(8)	"Nonadmitted insurer" means an insurer that is not authorized or admitted to
11		transact the business of insurance in Kentucky.
12		→ Section 2. KRS 304.10-040 is amended to read as follows:
13	<u>(1)</u>	As used in this subtitle, "surplus lines" means nonadmitted insurance sold to,
14		solicited by, or negotiated with an insured whose home state is Kentucky[,].[
15		hereinafter designated "]
16	<u>(2)</u>	Surplus lines[,"] may be procured from a nonadmitted insurer subject to the
17		following conditions:
18		(\underline{a}) [(1)] The insurance \underline{shall} [must] be procured through a licensed surplus lines
19		broker <u>; [.]</u>
20		(b)[(2)] After a diligent effort, a licensed agent with property and casualty
21		lines of authority, or with health and life lines of authority if procuring
22		disability insurance, has been unable to procure the full amount of
23		insurance required from an insurer that is authorized to transact, and that
24		actually writes, that kind and class of insurance in this state. If the licensed
25		agent is able to procure an amount of insurance less than the full amount,
26		only the excess amount needed to procure the full amount shall be
27		exported: [The full amount of insurance required must not be procurable, after

1		diligent effort by a licensed agent with a line of authority for property and		
2		casualty has been made to do so, from among the insurers authorized to		
3		transact and actually writing that kind and class of insurance in this state, and		
4		the amount of insurance exported shall be only the excess over the amount		
5		procurable from authorized insurers.]		
6	<u>(c)</u> [(3)] The insurance <u>shall</u> [must] not be[<u>so</u>] exported for the purpose of		
7		securing [advantages] either [as to] :		
8		$\underline{I.[(a)]}$ A lower premium rate than would be accepted by an authorized		
9		insurer; or		
10		<u>2.[(b)]</u> <u>More advantageous</u> terms of the insurance contract.		
11	<u>(3)</u> [(4)]	The requirements of subsection (2) of this section related to a diligent effort		
12	shall	l not be required for coverage procured or placed for an exempt commercial		
13	purc	purchaser if:		
14	(a)	The broker procuring or placing the surplus lines insurance has disclosed to		
15		the exempt commercial purchaser that insurance may or may not be available		
16		from the admitted market that may provide greater protection with more		
17		regulatory oversight; and		
18	(b)	The exempt commercial purchaser has subsequently requested in writing that		
19		the broker procure or place insurance from a nonadmitted insurer.		
20	⇒S	ection 3. KRS 304.10-060 is amended to read as follows:		
21	(1) The	commissioner may by order declare eligible for export generally and without		
22	com	pliance with the provisions of <u>subsection (2)(b) and (c) of Section 2 of this</u>		
23	<u>Act</u>	subsections (2) and (3) of KRS 304.10-040], and 304.10-050, any class or		
24	class	ses of insurance coverage or risk for which he or she finds, after a hearing of		
25	whic	ch notice was given to each insurer authorized to transact such class or classes		
26	in th	his state, that there is not a reasonable or adequate market among authorized		
27	insu	rers either as to acceptance of the risk, contract terms or premium or premium		

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1		rate. Any such order shall continue in effect during the existence of the conditions		
2		upon which predicated, but subject to earlier termination by the commissioner.		
3	(2)	The broker shall file with or as directed by the commissioner a memorandum as to		
4		each such coverage placed by the broker in an unauthorized insurer, in such form		
5		and content as the commissioner may reasonably require for the identification of the		
6		coverage and determination of the tax payable to the state relative thereto.		
7	(3)	The broker, or a licensed agent of the authorized insurer may also place with		
8		authorized insurers any insurance coverage made eligible for export generally under		
9		subsection (1) of this section, and without regard to rate or form filings which may		
10		otherwise be applicable as to the authorized insurer. As to coverages so placed in an		
11		authorized insurer the premium tax thereon shall be reported and paid by the insurer		
12		as required generally under KRS Chapter 136.		
13		Section 4. KRS 304.10-120 is amended to read as follows:		
14	(1)	Any person may be licensed as a surplus lines broker who:		
15		(a) Is a resident of Kentucky or is a nonresident who is not eligible to be issued a		
16		license in accordance with KRS 304.9-140; and		
17		(b) Is deemed by the commissioner to be competent and trustworthy with respect		
18		to the handling of surplus lines.		
19	(2)	Application for the license shall be made to the commissioner on forms as		
20		designated and furnished by the commissioner.		
21	(3)	The license fee shall be as specified in KRS 304.4-010.		
22	(4)	The license and licensee shall be subject to the applicable provisions of Subtitle 9 of		
23		this chapter.		
24	(5)	Notwithstanding subsection (1) of this section, on or after July 1, 2002, an applicant		
25		licensed as a surplus lines broker in the applicant's home state may be issued a		
26		nonresident surplus lines broker's license in Kentucky if the applicant's home state		
27		issues surplus lines broker licenses to Kentucky residents on the same basis.		

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1 If the resident surplus lines broker fails to maintain his or her agent license with (6)2 lines of authority for property and casualty, or health and life for a broker 3 procuring surplus lines insurance providing disability coverage, then the surplus 4 lines broker license shall terminate and shall be promptly surrendered to the commissioner without demand. 5 6 → Section 5. KRS 304.10-180 is amended to read as follows: 7 For single state risks located solely within this state, each broker shall pay the (1)8 following taxes: 9 (a) A tax at the rate of three percent (3%) on the premiums, assessments, fees, 10 charges, or other consideration deemed part of the premium as defined in KRS 11 304.14-030, on surplus lines insurance subject to tax transacted by him or her 12 with unauthorized insurers during the preceding calendar quarter as shown by 13 his or her quarterly statement filed with the commissioner in accordance with 14 KRS 304.10-170. The tax shall not be assessed on the premium surcharge tax, 15 the local government premium tax, or any other state or federal tax. The tax 16 shall be remitted to the commissioner within thirty (30) days of the end of 17 each calendar quarter. When collected the tax shall be credited to the 18 insurance regulatory trust fund, as established by KRS 304.2-400; 19 (b) The premium surcharge tax, to be remitted to the Kentucky Department of 20 Revenue, in accordance with KRS 136.392; and 21 (c) The local government premium tax, to be remitted to the appropriate city, 22 county, or urban-county government taxing authority, in accordance with KRS 23 91A.080. Each broker shall be subject to the provisions of this section and 24 KRS 91A.080 and 91A.0802 to 91A.0810 as an insurance company. 25 (2)For multistate risks, each broker shall pay a tax at the rate of eleven and eight-tenths 26 percent (11.8%) on premiums in accordance with the uniform Allocation Formula 27 and other rules adopted by the Surplus Lines Insurance Multi-State Compliance

1	0	wasst Commission established in KDS 204.10.4001. The term of the t		
1		Compact Commission established in KRS 304.10-400]. The tax collected on		
2	mult	multistate risks shall be remitted to the Department of Insurance, which shall no less		
3	than	an semiannually divide and distribute the revenues as follows:		
4	(a)	Twenty-five percent (25%) of the tax collected shall be retained by the		
5		Department of Insurance and treated as if collected pursuant to subsection		
6		(1)(a) of this section;		
7	(b)	Fifteen percent (15%) of the tax collected shall be distributed to the		
8		Department of Revenue and treated as if it was collected pursuant to KRS		
9		136.392 and shall be used for the purposes of funding:		
10		1. The Firefighters Foundation Program fund, as provided by KRS		
11		95A.220 and 95A.262; and		
12		2. The Law Enforcement Foundation Program Fund as provided by KRS		
13		15.430; and		
14	(c)	Sixty percent (60%) of the tax collected shall be distributed to the Department		
15		for Local Government. The Department for Local Government:		
16		1. Shall determine the share of the tax for each city and county government		
17		on a pro rata basis pursuant to a distribution formula that is based upon		
18		the percentage of each city's and county's historical local premium tax		
19		collections from surplus lines insurance in calendar years 2007, 2008,		
20		and 2009, as compared to the total of all local insurance premium taxes		
21		on surplus lines insurance collected in calendar years 2007, 2008, and		
22		2009;		
23		2. Shall exclude any city or county from the distribution that collected a		
24		total of less than five hundred dollars (\$500) in insurance premium taxes		
25		from surplus lines insurance for calendar years 2007, 2008, and 2009		
26		and the total amount of these city or county collections of less than five		
27		hundred dollars (\$500) shall be excluded from the determination of the		

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1		total local insurance premium tax collections required by this
2		subsection;
3	3.	Shall not less than semiannually distribute the proceeds to city and
4		county governments for the purposes of funding public safety, including
5		but not limited to:
6		a. Police;
7		b. Fire;
8		c. Emergency 911 services; and
9		d. Ambulance services; and
10	4.	May charge a yearly administrative fee equal to one percent (1%) of the
11		total local government portion provided under this subsection, not to
12		exceed ten thousand dollars (\$10,000) per year statewide.
13	→Section	6. The following KRS section is repealed:
14	304.10-400 Su	urplus Lines Insurance Multi-State Compliance Compact.