1 AN ACT relating to insurance.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 304.9-105 is amended to read as follows:
- 4 (1) An individual applying for an agent license shall make application to the
- 5 commissioner on the uniform individual application or other application prescribed
- 6 by the commissioner. Before approving the application, the commissioner shall find
- 7 that the applicant:

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- 8 Is at least eighteen (18) years of age; (a)
- 9 (b) Has fulfilled the residence requirements as set forth in KRS 304.9-120 or is a
- 10 nonresident who is not eligible to be issued a license in accordance with KRS
- 11 304.9-140;
- 12 Has not committed any act that is a ground for denial, suspension, or (c)
- 13 revocation set forth in KRS 304.9-440;
- 14 (d) Is trustworthy, reliable, and of good reputation, evidence of which shall be
- 15 determined through an investigation by the commissioner;
- 16 (e) Is competent to exercise the license and has:
- 17 1. Except for variable life and variable annuities line of authority and
- 18 limited lines of authority identified in KRS 304.9-230, completed a
- 19 prelicensing course of study consisting of forty (40) hours for life and
- 20 health, forty (40) hours for property and casualty, or twenty (20) hours
- 21 for each line of authority, as applicable, for which the individual has
- 22 applied. The commissioner shall promulgate administrative regulations
- 23 to carry out the purpose of this section;
- 24 2. Except for variable life and variable annuities line of authority and
- 25 limited lines of authority identified in accordance with KRS 304.9-230,
- 26 successfully passed the examinations required by the commissioner for
- 27 the lines of authority for which the individual has applied; and

Page 1 of 5 XXXX Jacketed

1		3. Paid the fees set forth in KRS 304.4-010; and
2	(f)	Is financially responsible to exercise the license[and has maintained in effect
3		while so licensed:
4		1. The certificate of an insurer authorized to write legal liability insurance
5		in this state, that the insurer has and will keep in effect on behalf of the
6		person a policy of insurance covering the legal liability of the licensed
7		person as the result of erroneous acts or failure to act in his or her
8		capacity as an insurance agent, and enuring to the benefit of any
9		aggrieved party as the result of any single occurrence in the sum of not
10		less than twenty thousand dollars (\$20,000) and one hundred thousand
11		dollars (\$100,000) in the aggregate for all occurrences within one (1)
12		year;
13		2. A cash surety bond executed by an insurer authorized to write business
14		in this Commonwealth, in the sum of twenty thousand dollars (\$20,000),
15		which shall be subject to lawful levy of execution by any party to whom
16		the licensee has been found to be legally liable as the result of erroneous
17		acts or failure to act in his or her capacity as an agent; or
18		3. An agreement by an authorized insurer or group of affiliated insurers for
19		which he or she is or is to become an exclusive agent whereby the
20		insurer or group of affiliated insurers agrees to assume responsibility, to
21		the benefit of any aggrieved party, for legal liability of the licensed
22		person as the result of erroneous acts or failure to act in his or her
23		capacity as an insurance agent on behalf of the insurer or group of
24		affiliated insurers in the sum of twenty thousand dollars (\$20,000) for
25		any single occurrence and that the agreement shall not be terminated
26		until the license is surrendered to the commissioner].

(2) The commissioner may require additional information or submissions from

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1		oplicants and may obtain any documents or information reasonably necessary to
2		erify the information contained in an application.
3		Section 2. KRS 304.9-120 is amended to read as follows:
4	(1)	ach applicant for license as a resident licensee shall be qualified to designate and
5		nall designate Kentucky as the applicant's home state at the date of application for
6		ne license and shall maintain that eligibility throughout the duration of the license.
7	(2)	except as provided in subsection (3) of this section, in determining the good faith
8		f an applicant's claim that Kentucky is the applicant's principal place of residence,
9		ne commissioner may give due consideration to the following:
10		n) The amount of time actually spent by the applicant within this state during the
11		claimed residence period;
12		The circumstances of the applicant's residence, that is, whether in a single or
13		multiple family-type dwelling, or leased apartment, or permanent residential
14		type; or in hotel, resort, motel, mobile home, or other temporary or transient
15		type of dwelling or accommodation;
16		e) The circumstances of the applicant, his or her past history and activities, and
17		the probability that he or she will continue as a resident of this state
18		indefinitely into the future if the license were to be issued; and
19		l) All other pertinent factors.
20	<u>(3)</u>	n applicant shall be qualified to designate Kentucky as the applicant's home
21		ate if the applicant has otherwise met the requirements for the license in
22		ccordance with this subtitle and does not otherwise qualify for a resident license
23		f the line or type sought in the application in any other state or territory of the
24		Inited States.
25		Section 3. KRS 304.35-040 is amended to read as follows:
26	(1)	he Reinsurance Association shall be governed by a committee[consisting] of

 $\begin{array}{c} \text{Page 3 of 5} \\ \text{XXXX} \end{array}$

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seven (7) persons to be appointed by the commissioner of insurance, which shall

1		consist of the following:[. The commissioner shall appoint]
2		(a) One (1) person[two (2) persons] representing an insurer[insurers] chartered
3		under the laws of the Commonwealth of Kentucky; [,]
4		(b) One (1) person representing an insurer that is neither chartered under the laws
5		of the Commonwealth of Kentucky nor affiliated with one (1) of the national
6		insurance trade associations;[,]
7		(c) Three (3) persons from insurance trade organizations[One (1) person]
8		representing insurers of various interests; [an insurer from each of the
9		following three (3) associations: American Insurance Association, National
10		Association of Mutual Insurance Companies, the Property Casualty Insurers
11		Association of America, and]
12		(\underline{d}) One (1) licensed insurance agent; and
13		(e) One (1) person designated at the discretion of the commissioner.
14	(2)	The "FAIR" plan shall maintain a formulated plan and articles consistent with this
15		subtitle. The governing committee of the association may, on its own initiative or
16		shall at the request of the commissioner, amend the plan and articles, subject to
17		approval by the commissioner.
18	(3)	The governing committee of the association shall, on or before April 1 of each year,
19		file with the commissioner, on such forms as the commissioner requires, an
20		accounting of the plan's operations during the preceding calendar year together with
21		its financial condition, and its underwriting experience as to each separate account
22		maintained therein, as of the end of such year. The commissioner may require
23		interim accountings on a quarterly basis or examine the affairs of the association
24		when, in his or her opinion, such action is necessary to determine the continued
25		solvency of the Reinsurance Association.
26	(4)	If at any time the commissioner determines that the Reinsurance Association is or
27		may become unable to meet its financial obligations during the current year, the

1 commissioner shall order the governing committee to levy appropriate assessments 2 within the limitations of KRS 304.35-030(1) against all members.

- 3 → Section 4. KRS 417.050 is amended to read as follows:
- 4 A written agreement to submit any existing controversy to arbitration or a provision in
- 5 written contract to submit to arbitration any controversy thereafter arising between the
- 6 parties is valid, enforceable and irrevocable, save upon such grounds as exist at law for
- 7 the revocation of any contract. This chapter does not apply to:
- 8 (1) Arbitration agreements between employers and employees or between their
- 9 respective representatives; [and]
- 10 (2) Insurance contracts. Nothing in this subsection shall be deemed to invalidate or
- 11 render unenforceable contractual arbitration provisions between two (2) or more
- insurers, including reinsurers; *and*
- 13 (3) Arbitration agreements entered by any industrial insured captive insurer that is
- 14 created under the Product Liability Risk Retention Act of 1981, 15 U.S.C. secs.
- 15 *3901 et. seq., as amended.*
- → Section 5. The following KRS section is repealed:
- 17 304.9-460 Return of license to commissioner.