103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB3521

Introduced 2/17/2023, by Rep. Thaddeus Jones

SYNOPSIS AS INTRODUCED:

215 ILCS 5/445	from Ch. 73, par. 1057
215 ILCS 120/8	from Ch. 73, par. 1258
215 ILCS 120/12	from Ch. 73, par. 1262

Amends the Illinois Insurance Code. In provisions concerning surplus line insurance, changes the definition of "home state". Amends the Farm Mutual Insurance Company Act of 1986. Sets forth provisions concerning farm mutual insurance company investments in home office real estate. Makes other changes.

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AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Insurance Code is amended by 5 changing Section 445 as follows:

6 (215 ILCS 5/445) (from Ch. 73, par. 1057)

7 Sec. 445. Surplus line.

8 (1) Definitions. For the purposes of this Section:

9 "Affiliate" means, with respect to an insured, any entity 10 that controls, is controlled by, or is under common control 11 with the insured. For the purpose of this definition, an 12 entity has control over another entity if:

13 (A) the entity directly or indirectly or acting 14 through one or more other persons owns, controls, or has 15 the power to vote 25% or more of any class of voting 16 securities of the other entity; or

(B) the entity controls in any manner the election of
a majority of the directors or trustees of the other
entity.

20 "Affiliated group" means any group of entities that are 21 all affiliated.

22 "Authorized insurer" means an insurer that holds a23 certificate of authority issued by the Director but, for the

purposes of this Section, does not include a domestic surplus line insurer as defined in Section 445a or any residual market mechanism.

4 "Exempt commercial purchaser" means any person purchasing
5 commercial insurance that, at the time of placement, meets the
6 following requirements:

7 (A) The person employs or retains a qualified risk
8 manager to negotiate insurance coverage.

9 (B) The person has paid aggregate nationwide 10 commercial property and casualty insurance premiums in 11 excess of \$100,000 in the immediately preceding 12 months.

12 (C) The person meets at least one of the following13 criteria:

(I) The person possesses a net worth in excess of
\$20,000,000, as such amount is adjusted pursuant to
the provision in this definition concerning percentage
change.

(II) The person generates annual revenues in
excess of \$50,000,000, as such amount is adjusted
pursuant to the provision in this definition
concerning percentage change.

(III) The person employs more than 500 full-time
or full-time equivalent employees per individual
insured or is a member of an affiliated group
employing more than 1,000 employees in the aggregate.
(IV) The person is a not-for-profit organization

1 or public entity generating annual budgeted 2 expenditures of at least \$30,000,000, as such amount 3 is adjusted pursuant to the provision in this 4 definition concerning percentage change.

5 (V) The person is a municipality with a population 6 in excess of 50,000 persons.

Figure 7 Effective on January 1, 2015 and each fifth January 1 8 occurring thereafter, the amounts in subitems (I), (II), and 9 (IV) of item (C) of this definition shall be adjusted to 10 reflect the percentage change for such 5-year period in the 11 Consumer Price Index for All Urban Consumers published by the 12 Bureau of Labor Statistics of the Department of Labor.

13 "Home state" means the following:

14 (A) With respect to an insured, except as provided in15 item (B) of this definition:

(I) the state in which an insured maintains its
principal place of business or, in the case of an
individual, the individual's principal residence; or

(II) if 100% of the insured risk is located out of the state referred to in subitem (I), the state to which the greatest percentage of the insured's taxable premium for that insurance contract is allocated.

(B) If more than one insured from an affiliated group
are named insureds on a single surplus line insurance
contract, then "home state" means the home state, as
determined pursuant to item (A) of this definition, of the

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1 member of the affiliated group that has the largest 2 percentage of premium attributed to it under such 3 insurance contract.

If more than one insured from a group that is not 4 5 affiliated are named insureds on a single surplus line 6 insurance contract, then: (I) if individual group members 7 pay 100% of the premium for the insurance from their own 8 funds, "home state" means the home state, as determined 9 pursuant to item (A) of this definition, of each 10 individual group member; each individual group member's 11 coverage under the surplus line insurance contract shall 12 be treated as a separate surplus line contract for the 13 purposes of this Section; (II) otherwise, "home state" means the home state, as determined pursuant to item (A) 14 15 of this definition, of the group.

16 Nothing in this definition shall be construed to alter the 17 terms of the surplus line insurance contract.

"Master policy" means a surplus line insurance contract 18 19 with a single set of general contractual terms that are 20 designed to apply on a group basis to multiple insureds who may 21 or may not be affiliated and who may be added to or removed 22 from the contract throughout the course of the contract 23 period. A master policy may include certain provisions that insured 24 varv for each depending on the insured's 25 characteristics and the coverage sought.

26 "Multi-State risk" means a risk with insured exposures in

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1 more than one State.

2 "NAIC" means the National Association of Insurance
3 Commissioners or any successor entity.

4 "Personal lines insurance" means insurance as defined in
5 subsection (a), (b), or (c) of Section 143.13 of this Code.

6 "Premium" means any amount designated as premium on the 7 declarations page or elsewhere in a policy and on any 8 endorsement, but does not include taxes, the Surplus Line 9 Association of Illinois recording fee, or any other fee.

10 "Program business" means a clearly defined group of 11 insurance contracts procured by a licensed surplus line 12 producer from an unauthorized insurer, under a single 13 agreement between the producer and insurer, for insureds with 14 the same or similar characteristics and containing the same or 15 similar contract terms.

16 "Qualified risk manager" means, with respect to a 17 policyholder of commercial insurance, a person who meets all 18 of the following requirements:

(A) The person is an employee of, or third-partyconsultant retained by, the commercial policyholder.

(B) The person provides skilled services in loss
prevention, loss reduction, or risk and insurance coverage
analysis, and purchase of insurance.

(C) With regard to the person:

(I) the person has:

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(a) a bachelor's degree or higher from an

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1accredited college or university in risk2management, business administration, finance,3economics, or any other field determined by the4Director or his designee to demonstrate minimum5competence in risk management; and

(b) the following:

7 (i) three years of experience in risk
8 financing, claims administration, loss
9 prevention, risk and insurance analysis, or
10 purchasing commercial lines of insurance; or

(ii) alternatively has:

(AA) a designation as a Chartered Property and Casualty Underwriter (in this subparagraph (ii) referred to as "CPCU") issued by the American Institute for CPCU/Insurance Institute of America;

17 (BB) a designation as an Associate in
18 Risk Management (ARM) issued by the
19 American Institute for CPCU/Insurance
20 Institute of America;

21 (CC) a designation as Certified Risk
22 Manager (CRM) issued by the National
23 Alliance for Insurance Education &
24 Research;

25(DD) a designation as a RIMS Fellow26(RF) issued by the Global Risk Management

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or

Institute; or 1 2 (EE) any other designation, certification, or license determined by 3 Director his designee 4 the or 5 demonstrate minimum competency in risk 6 management; 7 (II) the person has: 8 (a) at least 7 years of experience in risk 9 financing, claims administration, loss prevention, 10 risk and insurance coverage analysis, 11 purchasing commercial lines of insurance; and

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12 (b) has any one of the designations specified 13 in subparagraph (ii) of paragraph (b);

14 (III) the person has at least 10 years of experience in risk financing, claims administration, 15 16 loss prevention, risk and insurance coverage analysis, 17 or purchasing commercial lines of insurance; or

(IV) the person has a graduate degree from an 18 19 accredited college or university in risk management, 20 business administration, finance, economics, or any 21 other field determined by the Director or his or her 22 designee to demonstrate minimum competence in risk 23 management.

mechanism" means 24 "Residual market an association, 25 organization, or other entity described in Article XXXIII of this Code or Section 7-501 of the Illinois Vehicle Code or any 26

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1 similar association, organization, or other entity.

2 "State" means any state of the United States, the District
3 of Columbia, the Commonwealth of Puerto Rico, Guam, the
4 Northern Mariana Islands, the Virgin Islands, and American
5 Samoa.

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"Surplus line insurance" means insurance on a risk:

7 (A) of the kinds specified in Classes 2 and 3 of
8 Section 4 of this Code; and

9 (B) that is procured from an unauthorized insurer 10 after the insurance producer representing the insured or 11 the surplus line producer is unable, after diligent 12 effort, to procure the insurance from authorized insurers; 13 and

(C) where Illinois is the home state of the insured,
for policies effective, renewed or extended on July 21,
2011 or later and for multiyear policies upon the policy
anniversary that falls on or after July 21, 2011; and

18 (D) that is located in Illinois, for policies19 effective prior to July 21, 2011.

20 "Taxable premium" means a premium for any risk that is
21 located in or attributed to any state.

"Unauthorized insurer" means an insurer that does not hold a valid certificate of authority issued by the Director but, for the purposes of this Section, shall also include a domestic surplus line insurer as defined in Section 445a.

26 (1.5) Procuring surplus line insurance; surplus line

1 insurer requirements.

2 (a) License required. Insurance producers may procure
3 surplus line insurance only if licensed as a surplus line
4 producer under this Section.

5 (b) Domestic and foreign insurer eligibility. Licensed 6 surplus line producers may procure surplus line insurance 7 from an unauthorized insurer domiciled in any state only 8 if the insurer:

(i) is permitted in its domiciliary jurisdictionto write the type of insurance involved; and

(ii) has, based upon information available to the surplus line producer, a policyholders surplus of not less than \$15,000,000 determined in accordance with the laws of its domiciliary jurisdiction; and

(iii) has standards of solvency and managementthat are adequate for the protection of policyholders.

Where an unauthorized insurer does not meet the standards set forth in (ii) and (iii) above, a surplus line producer may, if necessary, procure insurance from that insurer only if prior written warning of such fact or condition is given to the insured by the insurance producer or surplus line producer.

(c) Alien insurer eligibility. Licensed surplus line
 producers may procure surplus line insurance from an
 unauthorized insurer not domiciled in any state only if
 the insurer meets the standards for unauthorized insurers

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domiciled in any state in paragraph (b) of this subsection 1 2 (1.5) or is listed on the Quarterly Listing of Alien 3 Insurers maintained by the International Insurers Department of the NAIC at the time of procurement. The 4 5 Director shall make the Quarterly Listing of Alien Insurers available to surplus line producers without 6 7 charge.

8 (d) Prohibited transactions. Insurance producers shall 9 not procure from an unauthorized insurer an insurance 10 policy:

(i) that is designed to satisfy the proof of financial responsibility and insurance requirements in any Illinois law where the law requires that the proof of insurance is issued by an authorized insurer or residual market mechanism;

16 (ii) that covers the risk of accidental injury to 17 employees arising out of and in the course of 18 employment according to the provisions of the Workers' 19 Compensation Act; or

(iii) that insures any Illinois personal lines risk that is eligible for residual market mechanism coverage, unless the insured or prospective insured requests limits of liability greater than the limits provided by the residual market mechanism. In the course of making a diligent effort to procure insurance from authorized insurers, an insurance 1 producer shall not be required to submit a risk to a 2 residual market mechanism when the risk is not 3 eligible for coverage or exceeds the limits available 4 in the residual market mechanism.

5 Where there is an insurance policy issued by an 6 authorized insurer or residual market mechanism insuring a 7 risk described in item (i), (ii), or (iii) above, nothing in this paragraph shall be construed to prohibit a surplus 8 9 line producer from procuring from an unauthorized insurer 10 a policy insuring the risk on an excess or umbrella basis 11 where the excess or umbrella policy is written over one or 12 more underlying policies.

(e) Exempt commercial purchaser diligent effort. Licensed surplus line producers may procure surplus line insurance from an unauthorized insurer for an exempt commercial purchaser without making the required diligent effort to procure the insurance from authorized insurers if:

(i) the producer has disclosed to the exempt commercial purchaser that such insurance may or may not be available from authorized insurers that may provide greater protection with more regulatory oversight; and

(ii) the exempt commercial purchaser has
 subsequently in writing requested the producer to
 procure such insurance from an unauthorized insurer.

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1 (f) Commercial wholesale transaction diligent effort. A licensed surplus line producer may procure a surplus 2 3 line insurance contract, other than a personal lines insurance contract, from an unauthorized insurer without 4 5 making the required diligent effort to procure the 6 insurance from authorized insurers if the risk was 7 to the surplus line referred producer by an 8 Illinois-licensed insurance producer who is not affiliated 9 with the surplus line producer.

(g) Master policy diligent effort. For a master policy insurance contract, a licensed surplus line producer may make the required diligent effort to procure the insurance from authorized insurers annually for the master policy rather than individually for each insured that is added during the policy period. The diligent effort shall include all variable provisions of the master policy.

(h) Program business diligent effort. For program business, a licensed surplus line producer may make the required diligent effort to procure the insurance from authorized insurers annually for the program rather than individually for each contract. The diligent effort shall include all variable provisions of the <u>program</u> master policy.

(2) Surplus line producer; license. Any licensed producer
who is a resident of this State, or any nonresident who
qualifies under Section 500-40, may be licensed as a surplus

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line producer upon payment of an annual license fee of \$400.

A surplus line producer so licensed shall keep a separate account of the business transacted thereunder for 7 years from the policy effective date which shall be open at all times to the inspection of the Director or his representative.

6 No later than July 21, 2012, the State of Illinois shall 7 participate in the national insurance producer database of the 8 NAIC, or any other equivalent uniform national database, for 9 the licensure of surplus line producers and the renewal of 10 such licenses.

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(3) Taxes and reports.

(a) Surplus line tax and penalty for late payment. The
surplus line tax rate for a surplus line insurance policy
or contract is determined as follows:

15 (i) 3% for policies or contracts with an effective
16 date prior to July 1, 2003;

17 (ii) 3.5% for policies or contracts with an
18 effective date of July 1, 2003 or later.

19 A surplus line producer shall file with the Director 20 on or before February 1 and August 1 of each year a report 21 in the form prescribed by the Director on all surplus line 22 insurance procured from unauthorized insurers and 23 submitted to the Surplus Line Association of Illinois 24 during the preceding 6 month period ending December 31 or 25 June 30 respectively, and on the filing of such report 26 shall pay to the Director for the use and benefit of the

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State a sum equal to the surplus line tax rate multiplied by the gross taxable premiums less returned taxable premiums upon all surplus line insurance submitted to the Surplus Line Association of Illinois during the preceding 6 months.

6 Any surplus line producer who fails to pay the full 7 amount due under this subsection is liable, in addition to the amount due, for such late fee, penalty, and interest 8 9 charges as are provided for under Section 412 of this Code. The Director, through the Attorney General, may 10 11 institute an action in the name of the People of the State 12 of Illinois, in any court of competent jurisdiction, for the recovery of the amount of such taxes, late fees, 13 14 interest, and penalties due, and prosecute the same to 15 final judgment, and take such steps as are necessary to 16 collect the same.

17 (b) Fire Marshal Tax. Each surplus line producer shall file with the Director on or before February 1 of each year 18 19 a report in the form prescribed by the Director on all fire 20 insurance procured from unauthorized insurers and 21 submitted to the Surplus Line Association of Illinois 22 during the previous year that is subject to tax under 23 Section 12 of the Fire Investigation Act and shall pay to 24 the Director the fire marshal tax required thereunder.

(c) Taxes and fees charged to insured. The taxes
 imposed under this subsection and the recording fees

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charged by the Surplus Line Association of Illinois may be charged to and collected from surplus line insureds.

(4) (Blank).

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4 (5) Submission of documents to Surplus Line Association of
5 Illinois. A surplus line producer shall submit every insurance
6 contract and premium-bearing endorsement issued under his or
7 her license to the Surplus Line Association of Illinois for
8 recording. The submission and recording may be effected
9 through electronic means. The submission shall set forth:

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(a) the name of the insured;

11 (b) the description and location of the insured 12 property or risk;

13 (c) (blank);

14 (d) the gross premiums charged or returned;

(e) the name of the unauthorized insurer from whomcoverage has been procured;

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(f) the kind or kinds of insurance procured; and

18 (g) amount of premium subject to tax required by19 Section 12 of the Fire Investigation Act.

20 Proposals, endorsements, and other documents which are 21 incidental to the insurance but which do not affect the 22 premium charged are exempted from the submission and recording 23 requirements.

The submission of insuring contracts to the Surplus Line Association of Illinois constitutes a certification by the surplus line producer or by the insurance producer who presented the risk to the surplus line producer for placement as a surplus line risk that after diligent effort, where required, the required insurance could not be procured from authorized insurers and that such procurement was otherwise in accordance with the surplus line law.

6 (6) Evidence of recording required. It shall be unlawful 7 for an insurance producer to deliver any unauthorized insurer 8 contract or premium-bearing endorsement unless it contains 9 evidence of recording by the Surplus Line Association of 10 Illinois.

(7) Inspection of records. A surplus line producer shall maintain separate records of the business transacted under his or her license for 7 years from the policy effective date, including complete copies of surplus line insurance contracts maintained on paper or by electronic means, which records shall be open at all times for inspection by the Director and by the Surplus Line Association of Illinois.

(8) Violations and penalties. The Director may suspend or revoke or refuse to renew a surplus line producer license for any violation of this Code. In addition to or in lieu of suspension or revocation, the Director may subject a surplus line producer to a civil penalty of up to \$2,000 for each cause for suspension or revocation. Such penalty is enforceable under subsection (5) of Section 403A of this Code.

25 Whenever it appears to the satisfaction of the Director 26 that a surplus line producer has made a documented good faith

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determination of the home state for a surplus line insurance 1 2 contract and has paid the surplus line taxes to a state other 3 than Illinois, and the Director determines that the producer's good faith determination was incorrect and the home state is 4 5 Illinois, the surplus line producer may, at the discretion of the Director, be required to submit the contract to the 6 7 Surplus Line Association of Illinois and pay applicable taxes 8 and recording fees, but there shall be no penalty, interest, 9 or late fee assessed.

10 (9) Director may declare insurer ineligible. If the 11 Director determines that the further assumption of risks might 12 be hazardous to the policyholders of an unauthorized insurer, 13 the Director may order the Surplus Line Association of 14 Illinois not to accept and record insurance contracts 15 evidencing insurance in such insurer and order surplus line 16 producers to cease procuring insurance from such insurer.

17 (10) Service of process upon Director. Insurance contracts delivered under this Section from unauthorized insurers, other 18 19 than domestic surplus line insurers as defined in Section 20 445a, shall contain a provision designating the Director and his successors in office the true and lawful attorney of the 21 22 insurer upon whom may be served all lawful process in any 23 action, suit or proceeding arising out of such insurance. 24 Service of process made upon the Director to be valid 25 hereunder must state the name of the insured, the name of the 26 unauthorized insurer and identify the contract of insurance.

1 The Director at his option is authorized to forward a copy of 2 the process to the Surplus Line Association of Illinois for 3 delivery to the unauthorized insurer or the Director may 4 deliver the process to the unauthorized insurer by other means 5 which he considers to be reasonably prompt and certain.

6 (10.5)Required notice to policyholder. Insurance contracts delivered under this Section from unauthorized 7 8 insurers, other than domestic surplus line insurers as defined 9 in Section 445a, shall have stamped or imprinted on the first 10 page thereof in not less than 12-pt. bold face type the 11 following legend: "Notice to Policyholder: This contract is 12 issued, pursuant to Section 445 of the Illinois Insurance 13 Code, by a company not authorized and licensed to transact business in Illinois and as such is not covered by the Illinois 14 15 Insurance Guaranty Fund." Insurance contracts delivered under 16 this Section from domestic surplus line insurers as defined in 17 Section 445a shall have stamped or imprinted on the first page thereof in not less than 12-pt. bold face type the following 18 19 legend: "Notice to Policyholder: This contract is issued by a 20 domestic surplus line insurer, as defined in Section 445a of the Illinois Insurance Code, pursuant to Section 445, and as 21 22 such is not covered by the Illinois Insurance Guaranty Fund."

(11) Marine, aviation, and transportation. The Illinois Surplus Line law does not apply to insurance of property and operations of railroads or aircraft engaged in interstate or foreign commerce, insurance of vessels, crafts or hulls,

cargoes, marine builder's risks, marine protection and
 indemnity, or other risks including strikes and war risks
 insured under ocean or wet marine forms of policies.

(12) Applicability of Illinois Insurance Code. Surplus 4 5 line insurance procured under this Section, including insurance procured from a domestic surplus line insurer, is 6 7 not subject to the provisions of the Illinois Insurance Code 8 other than Sections 123, 123.1, 401, 401.1, 402, 403, 403A, 408, 412, 445, 445a, 445.1, 445.2, 445.3, 445.4, and all of the 9 10 provisions of Article XXXI to the extent that the provisions 11 of Article XXXI are not inconsistent with the terms of this 12 Act.

13 (Source: P.A. 102-224, eff. 1-1-22.)

Section 10. The Farm Mutual Insurance Company Act of 1986 is amended by changing Sections 8 and 12 as follows:

16 (215 ILCS 120/8) (from Ch. 73, par. 1258)

17 Sec. 8. Amendment of Articles of Incorporation.

18 (1) A farm mutual company may amend its articles of19 incorporation in any respect not in violation of this Act.

20 (2) Amendments to the articles shall be made in the 21 following manner:

The board of directors shall adopt a resolution to amend the articles of incorporation and sign a Statement of Directors setting forth such resolution and deliver the - 20 - LRB103 29647 BMS 56046 b

Statement of Directors in duplicate to the Director of 1 2 Insurance together with duplicate copies of the restated 3 articles of incorporation to be approved or disapproved by the Director. If approved, the Director shall place on file in his 4 5 office all of the documents so delivered to him except one of duplicate originals of 6 the the amended articles of incorporation which shall be delivered to the farm mutual 7 8 insurance company. The farm mutual insurance company shall 9 file the duplicate original copy of the amended articles of 10 incorporation for record, within 15 days after it has been 11 delivered to the farm mutual insurance company, in the office 12 of the Recorder of the domiciliary county.

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(3) Amended articles must set forth:

14 (a) The corporate name which must include the words15 "Mutual Insurance Company".

16 (b) The location of its principal office: city and 17 county.

18 (c) The period of duration, which may be perpetual.

19 (d) The kinds of insurance as provided in Section 5 of20 this Act, in which it proposes to write.

(e) The exact number, terms of office of and the
 manner of electing the members of the board.

23 (f) The date, time and place of the annual meeting of 24 members.

(g) The territory in which the farm mutual insurance
 company operates, pursuant to Sections 6 and 7 of this

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1 Act.

2 (4) Each farm mutual insurance company shall hold an 3 annual meeting of its members on the date and time and at the place specified in its articles of incorporation; immediately 4 5 thereafter, a separate meeting of the board of directors shall be held for the purpose of electing officers. The annual 6 7 meeting shall be held on or before the first day of May and 8 shall be held in the domiciliary county where the home offices 9 office of the company are is located. At such meeting the Treasurer shall present an annual statement showing the 10 11 condition of the company on December 31 of the preceding year.

Notice of the annual meeting of the members shall be stamped or printed in or on the policy.

14 (5) The number of directors shall not be less than 7, nor 15 more than 15 members, a majority of whom shall constitute a quorum to do business, to be elected by ballot of the members 16 17 and who shall be elected in the manner and for the length of time prescribed in the articles of incorporation. Directors 18 may be elected for a period of no more than 3 years. No more 19 20 than one-half of the directors shall be elected in any one year. Said election shall be held at the annual meeting of the 21 22 company. Every person insured shall be entitled to one vote 23 and may cast the same in person or by proxy. Vacancies on the board shall be filled by the remaining directors until the 24 25 next annual meeting.

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The directors shall elect from their number a president

and at their option a vice president, and such additional officers as they may deem necessary, and shall also elect a treasurer, and a secretary, who may or may not be a member of the company. The offices of secretary and treasurer may be occupied by one person. All of such officers shall hold their office for one year, and until their successors are elected and qualified.

8 (6) The company shall prepare and maintain a surety bond 9 on any person handling company funds and on any officer, 10 director, or employee for the faithful performance of his 11 duties, in such amounts pursuant to the regulations 12 promulgated by the Director.

13 (Source: P.A. 88-364.)

14 (215 ILCS 120/12) (from Ch. 73, par. 1262)

15 Sec. 12. Investments. Without the prior approval of the 16 Director, the funds of any company operating under or 17 regulated by the provisions of this Act, shall be invested 18 only in the following:

19 (1) Direct obligations of the United States of
20 America, or obligations of agencies or instrumentalities
21 of the United States to the extent guaranteed or insured
22 as to the payment of principal and interest by the United
23 States of America;

24 (2) Bonds which are direct, general obligations of the
 25 State of Illinois or any other state, subject to a maximum

of 30% of admitted assets in states other than Illinois in
 the aggregate;

3 (3) Bonds which are direct, general obligations of
4 political subdivisions of the State of Illinois or any
5 other state, subject to the following conditions:

6 (a) Maximum of 5% of admitted assets in any one 7 political subdivision;

8 (b) Maximum of 30% of admitted assets in all
9 political subdivisions in the aggregate;

10 (c) Rating of A3 or higher by Moody's Investors
11 Service, Inc. or A- or higher by Standard & Poor's
12 Corporation;

13 (4) Bonds, notes, debentures, or other similar
14 obligations of the United States of America, its agencies,
15 and its instrumentalities, subject to a maximum investment
16 of 10% of admitted assets in any one issuer;

17 (5) Bonds that are obligations of corporations
18 organized by the United States of America, subject to the
19 following conditions:

20 (a) Maximum of 5% of admitted assets in any one
21 issuer;

(b) Maximum of 15% of admitted assets in theaggregate;

24 (c) Rating of A3 or higher by Moody's Investors
25 Service, Inc. or A- or higher by Standard & Poor's
26 Corporation;

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(d) Maximum maturity of no longer than 10 years; 1 2 (6) Mutual funds, unit investment trusts, and exchange 3 traded funds, subject to the following conditions: (a) Maximum of 6% of policyholders' surplus in any 4 5 one balanced or growth mutual fund that invests in 6 common stock; (b) Maximum of 5% of admitted assets in any one 7 bond or income mutual fund or any one non-governmental 8 9 money market mutual fund; 10 (c) Maximum of 10% of admitted assets in any one 11 governmental money market mutual fund; 12 (d) Maximum of 25% of admitted assets in all 13 mutual funds in the aggregate; (7) Common stock and preferred stock subject to the 14 15 following conditions: 16 (a) Common stock and preferred stock shall be 17 traded on the New York Stock Exchange or the American Stock Exchange or listed on the National Association 18 19 of Securities Dealers Automated Quotation (NASDAQ) 20 system; (b) Maximum of 3% of policyholders' surplus in 21 22 excess of \$400,000 in any one common stock or 23 preferred stock issuer provided that the net unearned 24 premium reserve does not exceed policyholders' surplus; 25 (8) Investments authorized under subdivision (a) of 26

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1 item (6) and subdivision (a) of item (7) of this Section
2 shall not in the aggregate exceed 15% of policyholders'
3 surplus;

4 (9) Funds on deposit in solvent banks and savings and
5 loan associations which are insured by the Federal Deposit
6 Insurance Corporation; however, the uninsured portion of
7 funds held in any one such bank or association shall not
8 exceed 5% of the company's policyholders' surplus;

9 (10) Real estate for home <u>offices</u> office building 10 purposes, provided that such investments are approved by 11 the Director of Insurance on the basis of a showing by the 12 company that the company has adequate assets available for 13 such investment and that the proposed acquisition does not 14 exceed the reasonable normal value of such property;

15 (A) investments for general maintenance, replacing 16 deficient heating and cooling systems, beautification 17 of property, as well as small space reconfiguration 18 not to exceed 25% of the interior space of the building 19 do not require the Director of Insurance's approval; 20 (B) for projects not requiring preapproval from 21 the Director of Insurance, farm mutual insurance 22 companies shall keep records on such building 23 maintenance projects in accordance with document 24 destruction regulations and may be asked to show 25 receipts for such maintenance projects during 26 Department of Insurance financial audits; and

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1(C) farm mutual insurance companies must disclose2to the Department of Insurance the location of the3home office. Any additional locations may be4considered as an additional asset only if the location5had been part of a previous merger approved by the6Department of Insurance.

7 (11) Amounts in excess of the investment limitations
8 contained in items (2) through (9) may be allowed, subject
9 to the following conditions:

10 (a) Maximum additional investment of 3% of
11 admitted assets in any one issuer;

12 (b) Maximum additional investment of 6% of13 admitted assets in the aggregate.

An investment that qualified under this Section at the time it was acquired by the company shall continue to qualify under this Section.

17 Investments permitted under this Section shall be registered in the name of the company and under its direct 18 control or shall be held in a custodial account with a bank or 19 20 trust company that is qualified to administer trusts in 21 Illinois under the Corporate Fiduciary Act and that has an 22 office in Illinois. However, securities may be held in street 23 form and in the custody of a licensed dealer for a period not 24 to exceed 30 days.

25 Notwithstanding the provisions of this Act, the Director 26 may, after notice and hearing, order a company to limit or 1 withdraw from certain investments or discontinue certain 2 investments or investment practices to the extent the Director 3 finds those investments or investment practices endanger the 4 solvency of the company.

5 (Source: P.A. 100-201, eff. 8-18-17.)