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2	An act relating to surplus lines insurance; amending
3	s. 626.931, F.S.; requiring a surplus lines agent to
4	file quarterly on or before a specified time an
5	affidavit stating that all surplus lines insurance
6	transacted during the preceding quarter has been
7	submitted to the Florida Surplus Lines Service Office;
8	amending s. 626.932, F.S.; requiring the premium tax
9	due on a surplus lines policy to be computed on the
10	gross premium under certain circumstances; providing a
11	limit on the tax; amending s. 626.9325, F.S.; revising
12	payment dates for the service fee; requiring the
13	service fee on a surplus lines policy to be computed
14	on the gross premium under certain circumstances;
15	creating s. 626.9362, F.S.; authorizing the Department
16	of Financial Services and the Office of Insurance
17	Regulation to enter into a specified type of agreement
18	with other states pursuant to federal law for the
19	collection and allocation of certain nonadmitted
20	insurance taxes; providing terms that may be included
21	in the agreement; requiring the Florida Surplus Lines
22	Service Office to implement an agreement entered into
23	by the department and the Office of Insurance
24	Regulation; providing for application; providing for
25	legislative review of any cooperative reciprocal
26	agreement entered into by the Chief Financial Officer
27	and the office with another state or group of states;
28	authorizing the Legislature to instruct the Chief
29	Financial Officer and the office to withdraw from the

Page 1 of 8

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20111816er cooperative reciprocal agreement if it determines that the agreement is not in the best interest of the state; providing for notice; requiring that the department submit a report to the Legislature; amending s. 626.938, F.S.; requiring certain insureds or self insurers engaging in specified insurance transactions with a foreign or alien insurer to compute the premium tax and service fees based on the gross premium under certain circumstances; providing a limit on the tax; requiring such insureds or self insurers to pay the applicable premium tax to the department and the service fee to the Florida Surplus Lines Service Office on or before a specified time;

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45 WHEREAS, the 111th Congress passed the Nonadmitted and 46 Reinsurance Reform Act of 2010 (NRRA), and

providing an effective date.

WHEREAS, the NRRA provides that no state other than the home state of an insured may require any premium tax payment for nonadmitted insurance and defines "home state" as the state in which an insured maintains its principal place of business [15 U.S.C. s. 8206], and

52 WHEREAS, as a result of the NRRA, premium tax payments that 53 would otherwise be paid to Florida will be paid to other states, 54 and

55 WHEREAS, the NRRA allows states to enter into a compact or 56 otherwise establish procedures to allocate among the states the 57 premium taxes paid to an insured's home state, and 58 WHEREAS, the National Association of Insurance

Page 2 of 8

20111816er 59 Commissioners has adopted an agreement for states to use for 60 that purpose, and 61 WHEREAS, state agreements must be entered into before the 62 expiration of a 330-day period that began on July 21, 2010, to 63 prevent the payment of taxes to such other states pursuant to 64 the NRRA [15 U.S.C. s. 8201], NOW, THEREFORE, 65 66 Be It Enacted by the Legislature of the State of Florida: 67 68 Section 1. Subsection (1) of section 626.931, Florida Statutes, is amended to read: 69 70 626.931 Agent affidavit and insurer reporting 71 requirements.-72 (1) Each surplus lines agent shall on or before the 45th 73 day the end of the month next following each calendar quarter 74 file with the Florida Surplus Lines Service Office an affidavit, 75 on forms as prescribed and furnished by the Florida Surplus 76 Lines Service Office, stating that all surplus lines insurance 77 transacted by him or her during such calendar quarter has been 78 submitted to the Florida Surplus Lines Service Office as 79 required. Section 2. Subsection (3) of section 626.932, Florida 80 81 Statutes, is amended to read: 82 626.932 Surplus lines tax.-83 (3) If a surplus lines policy covers risks or exposures only partially in this state and the state is the home state as 84 85 defined in the federal Nonadmitted and Reinsurance Reform Act of 86 2010 (NRRA), the tax payable shall be computed on the gross 87 portion of the premium which is properly allocable to the risks

Page 3 of 8

ENROLLED 2011 Legislature

20111816er 88 or exposures located in this state. The tax must not exceed the 89 tax rate where the risk or exposure is located. 90 Section 3. Subsections (2) and (3) of section 626.9325, 91 Florida Statutes, are amended to read: 92 626.9325 Service fee.-(2) (a) The surplus lines agent shall pay on or before the 93 45th day following each calendar quarter monthly to the Florida 94 95 Surplus Lines Service Office the fees related to all policies 96 reported during the previous calendar quarter month in 97 accordance with the plan of operation of the Florida Surplus Lines Service Office. 98 99 (b) The agent shall pay interest on the amount of any 100 delinquent fees due, at the rate of 9 percent per year, compounded annually, beginning the day the amount becomes 101 102 delinguent. 103 (3) If a surplus lines policy covers risks or exposures 104 only partially in this state and the state is the home state as 105 defined in the federal Nonadmitted and Reinsurance Reform Act of 106 2010 (NRRA), the fee payable shall be computed on the gross 107 portion of the premium which is properly allocable to the risks or exposures located in this state. 108 Section 4. Section 626.9362, Florida Statutes, is created 109 110 to read: 111 626.9362 Cooperative reciprocal agreement authorized for 112 collection and allocation of certain nonadmitted insurance 113 taxes.-(1) The Department of Financial Services and the Office of 114 115 Insurance Regulation may enter into a cooperative reciprocal 116 agreement with another state or group of states for the purpose

Page 4 of 8

	20111816er
117	of, but not limited to, the collection and allocation of
118	nonadmitted insurance taxes for multistate risks pursuant to the
119	federal Nonadmitted and Reinsurance Reform Act of 2010 (NRRA)
120	which was incorporated into the Dodd-Frank Wall Street Reform
121	and Consumer Protection Act, Pub. L. No. 111-203, July 21, 2010.
122	(2) The terms of the agreement may include, but are not
123	limited to, the following:
124	(a) Creating a clearinghouse for the purpose of
125	facilitating the receipt and disbursement of nonadmitted
126	insurance taxes.
127	(b) Specifying requirements and time periods for reporting.
128	(c) Determining methods for the collection and forwarding
129	of nonadmitted insurance taxes to another state.
130	(d) Specifying a premium tax allocation formula for multi-
131	state risk nonadmitted insurance.
132	(e) Providing for audits and the exchange of information.
133	(f) Facilitating the administration of the cooperative
134	reciprocal agreement in a reasonable manner.
135	(g) Providing for the collection of a service fee to fund
136	the operations and activities of the clearinghouse which shall
137	not exceed 0.3 percent of the gross premium on transactions
138	processed by the clearinghouse.
139	(3) The Florida Surplus Lines Service Office must implement
140	any cooperative reciprocal agreement entered into by the
141	Department Of Financial Services and the Office of Insurance
142	Regulation under this section and has the authority to collect
143	the total tax imposed on a multistate risk nonadmitted insurance
144	premium.
145	(4) The department and the Office of Insurance Regulation

Page 5 of 8

20111816er

146	may adopt rules for the administration and enforcement of a
147	cooperative reciprocal agreement entered into with another state
148	or group of states under this section.
149	(5) Notwithstanding any other provision of law to the
150	contrary, this section and any cooperative reciprocal agreement
151	entered into with another state or group of states under this
152	section control the collection and allocation of nonadmitted
153	insurance taxes for multistate risks.
154	(6) The Legislature may, at its discretion, review any
155	cooperative reciprocal agreement entered into by the Chief
156	Financial Officer and the office with another state or group of
157	states. If the Legislature determines that the cooperative
158	reciprocal agreement is not in the best interest of the state,
159	the Legislature shall instruct the Chief Financial Officer and
160	the office to withdraw from the cooperative reciprocal
161	agreement, pursuant to any notice provisions required by any
162	such agreement.
163	(7) Following the negotiation and execution of any
164	cooperative reciprocal agreement entered into by the Department
165	of Financial Services and the Office of Insurance Regulation
166	with another state or group of states, the department shall
167	prepare and submit a report to the President of the Senate and
168	the Speaker of the House of Representatives by January 1, 2012.
169	In addition to describing in detail the terms of any agreement
170	entered into with another state or group of states pursuant to
171	this section, the report must include, but need not be limited
172	to:
173	(a) The actual and projected collections and allocation of
174	nonadmitted insurance premium taxes for multistate risk of each

Page 6 of 8

i	20111816er
175	state participating in the agreement;
176	(b) A detailed description of the administrative structure
177	supporting any agreement, including any clearinghouse created by
178	an agreement and the fees charged to support administration of
179	the agreement;
180	(c) The insurance tax rates of any state participating in
181	the agreement; and
182	(d) The status of any other cooperative reciprocal
183	agreements established throughout the country, including a
184	state-by-state listing of passed or pending legislation
185	responding to changes made by the federal Nonadmitted and
186	Reinsurance Reform Act of 2010.
187	Section 5. Subsection (3) of section 626.938, Florida
188	Statutes, is amended to read:
189	626.938 Report and tax of independently procured
190	coverages
191	(3) For the general support of the government of this
192	state, there is levied upon the obligation, chose in action, or
193	right represented by the premium charged for such insurance a
194	tax at the rate of 5 percent of the gross amount of such premium
195	and a 0.3 percent service fee pursuant to s. 626.9325. If the
196	policy covers risks or exposures only partially in this state
197	and this state is the home state as defined by the federal
198	Nonadmitted and Reinsurance Reform Act of 2010 (NRRA), the tax
199	and service fee payable shall be computed on the gross premium.
200	The tax must not exceed the tax rate where the risk or exposure
201	is located. The insured shall withhold the amount of the tax and
202	service fee from the amount of premium charged by and otherwise
203	payable to the insurer for such insurance. <u>On or before the 45th</u>

Page 7 of 8

20111816er

204 day following each calendar quarter Within 30 days after the 205 insurance is procured, continued, or renewed, and simultaneously 206 with the filing of the report provided for in subsection (1) 207 with the Florida Surplus Lines Service Office, the insured shall 208 make payable to the department the amount of the tax and make 209 payable to the Florida Surplus Lines Service Office the amount 210 of the service fee. The insured shall remit the tax and the 211 service fee to the Florida Surplus Lines Service Office. The Florida Surplus Lines Service Office shall forward to the 212 department the taxes, and any interest collected pursuant to 213 subsection (5), within 10 days after receipt. 214

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Section 6. This act shall take effect upon becoming a law.