

## LAWS OF ALASKA 2007

Source CSHB 170(FIN)

Chapter No.

## **AN ACT**

Relating to annual audit reports by insurers, to custodians of insurer assets, to writing workers' compensation insurance by surplus lines insurers, to reports by surplus lines insurers, to the definition of "wet marine and transportation insurance," to false or misleading financial statements concerning insurance audits, to high deductible health plans, to retaliation for obligations, prohibitions, or restrictions imposed on Alaska insurers by other states or countries, and to the membership of the Alaska Life and Health Insurance Guaranty Association; and providing for an effective date.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

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2	compensation insurance by surplus lines insurers, to reports by surplus lines insurers, to the
3	definition of "wet marine and transportation insurance," to false or misleading financia
4	statements concerning insurance audits, to high deductible health plans, to retaliation for
5	obligations, prohibitions, or restrictions imposed on Alaska insurers by other states of
5	countries, and to the membership of the Alaska Life and Health Insurance Guaranty
7	Association; and providing for an effective date.

9 \* Section 1. AS 21.09.200 is amended by adding new subsections to read:

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(g) An insurer shall file with the director or the director's designee an annual audited financial report for the previous year by June 1 of each year unless, under a regulation adopted by the director, the director grants an exemption based on a finding

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- that filing an annual audited financial report would constitute a financial or organizational hardship on the insurer. The filing date for the annual audited financial report may be extended by the director upon showing that the standards established by regulation have been met. If the director gives the insurer 90 days' advance notice, and for good cause, the director may require an insurer to file an audited financial report earlier than June 1 of each year. The annual audited financial report must be prepared by a qualified independent certified public accountant. An insurer shall notify the director of the certified public accountant engaged to conduct the audit and issue the annual audited financial report.
- (h) Within 60 days after filing the annual audited financial report under (g) of this section, the insurer shall file a written report on any unremediated material weakness in internal control over financial reporting noted during the audit.
- (i) The director may adopt regulations that require the insurer to file a report from management describing internal control over financial reporting. An insurer shall file the report on internal control by the date specified by the director.
- (j) If the director requires the submission of additional information, the insurer shall supplement the reports required by (h) and (i) of this section by the date specified by the director. The reports on internal control filed with the director under (h) and (i) of this section are confidential and subject to the provisions of AS 21.06.060.
- (k) In accordance with regulations adopted by the director, an insurer shall designate an audit committee to engage a qualified independent certified public accountant to conduct the annual audit. The audit committee shall oversee services performed by the certified public accountant. If an insurer does not designate an audit committee, the entire governing board of the insurer is considered to be the audit committee for purposes of this subsection.
- (1) The certified public accountant conducting the annual audit required by (g) of this section shall notify the governing board of the insurer or the audit committee in writing of a determination by the certified public accountant that the insurer has materially misstated its financial condition as reported to the director or that the insurer does not meet the minimum capital requirements and surplus requirements of this title as of the date of the balance sheet currently under audit. An insurer that has

received a report under this subsection shall forward a copy to the director. The certified public accountant shall also forward the report to the director unless the insurer provides evidence satisfactory to the certified public accountant that the report has been forwarded to the director.

## \* **Sec. 2.** AS 21.09.270(f) is amended to read:

- (f) For purposes of the application of (a) of this section, a health care insurer, as defined in AS 21.54.500, may not include taxes, assessments, or other similar obligations on health care insurance premiums received from the state, a municipality, a city or borough school district, a regional educational attendance area, the University of Alaska, or a community college operated by the University of Alaska. [IN THIS SUBSECTION, "HEALTH CARE INSURER" HAS THE MEANING GIVEN IN AS 21.54.500.]
- \* Sec. 3. AS 21.21.410 is repealed and reenacted to read:
  - **Sec. 21.21.410.** Custodian of insurer assets. (a) The custodian for assets, securities, or investments of the insurer may be only a bank, trust company, securities firm, or clearing corporation that is properly authorized by the insurer and approved by the director.
  - (b) When securities are deposited with a clearing corporation, certificates representing securities of the same class of the same issuer may be merged and held in bulk in the name of the nominee of the clearing corporation with any other securities deposited with the clearing corporation by any person, regardless of the ownership of the securities, and certificates representing securities of small denominations may be merged into one or more certificates of larger denominations. The records of any custodian through which an insurer holds securities in a clearing corporation must show that the securities are held for the insurer and for which accounts of the insurer. Ownership of, and other interest in, the securities may be transferred by bookkeeping entry on the books of the clearing corporation without physical delivery of certificates representing the securities.
  - (c) A custodial agreement between an insurer and an institution holding the assets, securities, or investments of the insurer must be in writing and must be authorized by a resolution of the board of directors of the insurance company or of an

1	authorized committee of the board. The terms of the custodial agreement must compry
2	with the requirements of the director.
3	* Sec. 4. AS 21.34.030(a) is amended to read:
4	(a) Workers' compensation insurance may be placed in and written by a
5	nonadmitted insurer if
6	(1) the director considers it in the best interest of the public and issues
7	an order [A DIRECTIVE] to that effect;
8	(2) the insurance is written in accordance with this chapter; and
9	(3) all conditions established for writing workers' compensation
10	insurance in a nonadmitted market receive compliance.
11	* Sec. 5. AS 21.34.170(a) is amended to read:
12	(a) A surplus lines broker shall file with the director on or before the end of
13	each month, on forms prescribed by the director, a [VERIFIED] report of all surplus
14	lines insurance, by type of insurance as required to be reported in the annual statement
15	that must be filed with the director by admitted insurers. The report must include all
16	surplus lines insurance transactions during the preceding calendar month showing the
17	aggregate gross premiums written, the aggregate return premiums, the amount of
18	aggregate tax remitted to this state, and the amount of aggregate tax remitted to each
19	other state for which an allocation is made under AS 21.34.180.
20	* <b>Sec. 6.</b> AS 21.34.900(9) is amended to read:
21	(9) "wet marine and transportation insurance" means one or more of
22	the following:
23	(A) insurance upon, of interest in, or relating to vessels, crafts,
24	hulls, except vessels of 50 displacement tons or less;
25	(B) insurance of marine builders risks, marine war risks, and
26	contracts of marine protection and indemnity insurance;
27	(C) insurance of freight and disbursements pertaining to a
28	subject of insurance coming within this paragraph; or [AND]
29	(D) insurance of personal property and interests in personal
30	property, in course of exportation from or importation into a country or in the
31	course of coastal or inland water transportation, including transportation by

1	land, water, or air from point of origin to final destination in connection with
2	any and all risks or perils of navigation, transit, or transportation, and while
3	being repaired for and while awaiting shipment, and during any delays,
4	transshipment, or reshipment incident to them.
5	* Sec. 7. AS 21.36.060 is amended by adding new subsections to read:
6	(c) A person may not, directly or indirectly, in connection with an audit,
7	review, or communication required under AS 21.09.200,
8	(1) make or cause to be made a materially false or misleading
9	statement to an accountant; or
10	(2) omit to state or cause another person to omit to state any material
11	fact necessary in order to make other statements made not misleading to an
12	accountant.
13	(d) A person may not, directly or indirectly, take any action to coerce,
14	manipulate, mislead, or fraudulently influence any accountant engaged in the
15	performance of an audit under AS 21.09.200 if that person knew or should have
16	known that the action, if successful, could result in rendering the insurer's financial
17	statement materially misleading.
18	* Sec. 8. AS 21.42 is amended by adding a new section to read:
19	Sec. 21.42.405. High deductible health plan. (a) A health care insurer that
20	offers, issues, delivers, or renews a health care insurance plan in this state may apply
21	deductible or copayment requirements to health care benefits and services that qualify
22	the health care insurance plan as a high deductible health plan.
23	(b) In this section, "high deductible health plan" has the meaning given in 26
24	U.S.C. 223 (Internal Revenue Code).
25	* Sec. 9. AS 21.55.220(f) is amended to read:
26	(f) A member may offset 50 percent of the amount of the assessment under
27	this section as a premium tax credit reducing the premium tax payable by the member
28	under AS 21.09.210. The offset shall apply to the tax levied for the calendar year
29	following an annual determination of each member's liability under (d) of this section.
30	The offset may not reduce the premium tax payable by a member to less than zero or

create a premium tax credit for the member. An unused offset may be carried over to

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1	the immediately following calendar year. An offset made under this subsection is
2	not subject to AS 21.09.270.
3	* Sec. 10. AS 21.79.040(a) is amended to read:
4	(a) There is established as a nonprofit legal entity the Alaska Life and Health
5	Insurance Guaranty Association. Each member insurer [AN INSURER THAT
6	ISSUES AN INSURANCE POLICY DESCRIBED IN AS 21.79.020(b)] shall be a
7	member of the association as a condition of the insurer's authority to transact
8	insurance in this state. The association shall perform its functions under a plan of
9	operation established and approved under AS 21.79.080 and shall exercise its powers
10	through the Board of Governors established under AS 21.79.050. For purposes of
11	administration and assessment, the association shall maintain the following accounts:
12	(1) the health insurance account; and
13	(2) the life insurance and annuity account, including the following
14	subaccounts:
15	(A) life insurance account;
16	(B) annuity account that must include annuity contracts owned
17	by a governmental retirement benefit plan, or its trustee, qualified under 26
18	U.S.C. 401, 26 U.S.C. 403(b), or 26 U.S.C. 457 (Internal Revenue Code), but
19	that otherwise excludes unallocated annuities; and
20	(C) unallocated annuity account that must exclude contracts
21	owned by a governmental retirement benefit plan, or its trustee, qualified under
22	26 U.S.C. 401, 26 U.S.C. 403(b), or 26 U.S.C. 457 (Internal Revenue Code).
23	* <b>Sec. 11.</b> AS 21.79.900(10) is amended to read:
24	(10) "member insurer" means an insurer licensed to transact insurance
25	in the state <b>for which coverage is provided</b> [THAT ISSUES A POLICY
26	DESCRIBED] in <u>AS 21.79.020</u> [AS 21.79.020(a) AND (b)], or a subscriber contract
27	providing benefits described in AS 21.87.120(a)(2) - (4) or 21.87.130(a)(2) and (3),
28	and includes an insurer whose license or certificate of authority in this state may have
29	been suspended, revoked, not renewed, or voluntarily withdrawn; "member insurer"
30	does not include
31	(A) a health maintenance organization licensed under

1	AS 21.86;
2	(B) a fraternal benefit society licensed under AS 21.84;
3	(C) a mandatory state pooling plan;
4	(D) a mutual assessment company or an entity that operates on
5	an assessment basis;
6	(E) an insurance exchange licensed under AS 21.75;
7	(F) a hospital or medical service organization licensed under
8	AS 21.87;
9	(G) an organization that has a license or certificate limited to
10	the issuance of charitable gift annuities; or
11	(H) an entity similar to one described under (A) - (G) of this
12	paragraph;
13	* Sec. 12. AS 21.89.070 is amended by adding a new subsection to read:
14	(d) A contribution allowed as a tax credit under this section is not subject to
15	AS 21.09.270.
16	* Sec. 13. AS 21.89.075 is amended by adding a new subsection to read:
17	(e) A contribution allowed as a tax credit under this section is not subject to
18	AS 21.09.270.
19	* Sec. 14. The uncodified law of the State of Alaska is amended by adding a new section to
20	read:
21	TRANSITION: REGULATIONS. The director of insurance may immediately proceed
22	to adopt regulations under AS 21.06.090 necessary to implement this Act. The regulations
23	take effect under AS 44.62 (Administrative Procedure Act), but not before the effective date
24	of the statutory changes.
25	* Sec. 15. Sections 1 and 3 of this Act take effect January 1, 2008, except that
26	AS 21.09.200(i), enacted by sec. 1 of this Act, takes effect on December 31, 2010, and
27	AS 21.09.200(k), enacted by sec. 1 of this Act, takes effect on January 1, 2010.
28	* Sec. 16. Section 14 of this Act takes effect immediately under AS 01.10.070(c).
29	* Sec. 17. Except as provided in secs. 15 and 16 of this Act, this Act takes effect July 1,
30	2007.