# SENATE BILL NO. 334

### INTRODUCED BY M. ANDERSON

## BY REQUEST OF THE INSURANCE DEPARTMENT

### IN THE SENATE

January 30, 1981	Introduced and referred to Committee on Judiciary.
February 19, 1981	Committee recommend bill do pass. Report adopted.
Pebruary 20, 1981	Bill printed and placed on members' desks.
February 21, 1981	Motion pass consideration.
February 23, 1981	Second reading, do pass.
February 24, 1981	Correctly engrossed.
February 25, 1981	Third reading, passed. Ayes, 49; Noes, 0. Transmitted to House.

### IN THE HOUSE

March 3, 1981	Introduced and referred to Committee on Business and Industry.
March 12, 1981	Committee recommend bill be concurred in. Report adopted.
March 21, 1981	Motion pass consideration.
March 24, 1981	Second reading, concurred in.
March 26, 1981	Third reading, concurred in. Ayes, 93; Noes, 3.

#### IN THE SENATE

March 27, 1981	Returned from House. Con-
	curred in. Sent to enrolling.

Reported correctly enrolled.

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1 June BILL NO. 334
2 INTRODUCED BY Mike Millison

BY REQUEST OF THE INSURANCE DEPARTMENT

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A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE AND CLARIFY THE INSURANCE LAWS OF THE STATE OF MONTANA; AMENDING SECTIONS 33-1-501, 33-2-109, 33-2-110, 33-2-116, 33-2-119, 33-2-307, 33-2-705, 33-2-708, 33-2-709, 33-3-204, 33-3-205, 33-3-432, 33-7-405, 33-7-509, 33-7-525, 33-7-526, 33-15-101, 33-15-303, 33-18-210, 33-22-111, 33-22-205, 33-22-232, 33-22-301, 33-22-812, 33-24-102, 33-24-103, 33-25-102, AND 33-30-1001, MCA; AND REPEALING SECTIONS 33-3-501 AND 33-7-527 THROUGH 33-7-530, MCA."

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

Section 1. Section 33-1-501, MCA, is amended to read:

"33-1-501. Filing and approval of forms. (1) No besite
insurance policy or annuity contract form, application form
where-written-application-is-required-and-is-to-be-made-a
part-of-the-policy-or-contract, printed rider or endorsement
form, or form of renewal certificate shall be delivered or
issued for delivery in this state unless the form has been
filed with and approved by the commissioner of this state
and the state of domicile of the insurer, where so required.
This provision shall not apply to surety bonds; specially

policies, riders, rated inland marine risks: or endorsements, or form of unique character designed for and used with relation to insurance upon a particular subject or 3 which relate to the manner of distribution of benefits or to the reservation of rights and benefits under life or disability insurance policies and are used at the request of the individual policyholder, contract holder, or certificate holder. As to forms for use in property, marine (other than ocean marine and foreign trade coverages), casualty, and 9 surety insurance coverages, the filing required by this 10 subsection may be made by rating organizations on behalf of 11 its members and subscribers, but this provision shall not be 12 deemed to prohibit any such member or subscriber from filing 13 any such forms on its own behalf. 14

(2) Every such filing shall be made not less than 36 60 days in advance of any such delivery. At-the-expiration of-such-38-daysy-the-form-so-filed-shall-be-deemed-approved unless-prior-thereto-it-has-been-affirmatively-approved-or disapproved-by-order-of-the-commissioner. Approval of any such form by the commissioner shall constitute a waiver of any unexpired portion of such waiting period. The commissioner may extend by not more than an additional 38 60 days the period within which he may so affirmatively approve or disapprove any such form by giving notice of such extension before expiration of the initial 38-day 60-day

period. At-the-expiration-of-any-such-period-as-so-extended and--in--the--absence--of-such-prior-affirmative-approval-or disapproval-vany-such-form-shell--be--deemed--approved. The commissioner may at any time, after notice and for cause shown withdraw any such approval.

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- (3) Any order of the commissioner disapproving any such form or withdrawing a previous approval shall state the grounds therefor and the particulars thereof in such details as reasonably to inform the insurer thereof.
- (4) The commissioner may, by order, exempt from the requirements of this section for so long as he deems proper any insurance document or form or type thereof as specified in such order to which, in his opinion, this section may not practicably be applied or the filing and approval of which are, in his opinion, not desirable or necessary for the protection of the public.
- (5) This section shall apply also to any such form used by domestic insurers for delivery in a jurisdiction outside this state, if the insurance supervisory official of such jurisdiction informs, the commissioner that such form is not subject to approval or disapproval by such official, and upon the commissioner's order requiring the form to be submitted to him for the purpose. The applicable same standards shall apply to such forms as apply to forms for domestic use.

- 1 (5) This section and 33-1-502 shall not apply as to:
  2 (a) reinsurance;
- 3 (b) policies or contracts not issued for delivery in 4 this state or delivered in this state, except as provided in 5 subsection (5);
  - (c) ocean marine and foreign trade insurances."
- 7 Section 2. Section 33-2-109, MCA, is amended to read: Я "33-2-109. Capital or surplus funds required. (1) To qualify for authority to transact any one kind of insurance, 9 10 as defined in 33-1-205 through 33-1-212, or combinations of kinds of insurance as shown below, an insurer shall possess 11 12 and thereafter maintain unimpaired paid-in capital stock (if 13 a stock insurer) or surplus (if a foreign mutual or foreign 14 reciprocal insurer) in amount not less than as applicable 15 under the schedule below, and shall possess when first so 16 authorized such additional funds as surplus as required 17 under 33-2-110:

18	Kind or kinds	Minimum capital or
19	of insurance	surplus required
20	Life	\$200,000
21	Disability	200,000
22	Life and disability	300,000
23	Property	400,000
24	Marine	400,900
25	Casualty	

- All lines except workers compensation ..... 400,000

  All lines, including workers compensation ... 600,000

  Surety ...... 500,000

  Title ..... 200,000

  Multiple lines (two or more: property, marine,
- 7 (2) As to surplus required for qualification to 8 transact one or more kinds of insurance and thereafter to be 9 maintained, domestic mutual insurers shall be governed by 10 chapter 3, and domestic reciprocal insurers shall be 11 qoverned by chapter 5.

 

- (3) Capital and surplus requirements shall be based upon all the kinds of insurance actually transacted or to be transacted by the insurer in any and all areas in which it operates, whether or not only a portion of such kinds are to be transacted in this state.
- (4) A life insurer may also grant annuities without additional capital or additional surplus.\*\*
- Section 3. Section 33-2-110, MCA, is amended to read:

  "33-2-110. Special surplus required. In addition to
  the minimum paid-in capital stock (stock insurers) or
  minimum surplus (mutual and reciprocal insurers) required by
  33-2-109, special surplus shall be possessed by insurers as
  follows:
  - (1) All stock insurers and foreign mutual and foreign

reciprocal insurers which have actively transacted insurance in their state of domicile as an authorized insurer for less than 5 years or, if an alien insurer, have transacted insurance as an authorized insurer in at least one state of the United States for less than 5 years when first authorized to transact insurance in this state shall have a surplus or additional surplus equal to not less than 100% of the paid-in capital stock (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal) otherwise required under 33-2-109 for the kinds of insurance to be transacted.

- (2) Insurers that have actively transacted insurance as authorized insurers in one or more states of the United States for more than 5 years shall possess, when first authorized in this state, surplus or additional surplus equal to not less than 50% of the paid-in capital stock (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal insurer) otherwise required under 33-2-109.
- (3) Insurers authorized to transact multiple lines of insurance in this state shall at all times have and maintain surplus of not less than \$100,000, in addition to the capital (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal insurer) required by 33-2-109. The amount of such surplus shall be included within the surplus required of newly authorized insurers pursuant to

subsections (1) and (2) of this section."

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- Section 4. Section 33-2-116, MCA, is amended to read:

  #33-2-116. Issuance or refusal of certificate of
  authority -- state ownership of certificate. (1) If upon
  completion of its application the commissioner finds that
  the insurer has met the requirements for and is entitled
  thereto under this code, he shall issue to the insurer a
  proper certificate of authority. If he does not so find, the
  commissioner shall issue his order refusing such
  certificate. The commissioner shall act upon an application
  for a certificate of authority within 30 180 days after its
  completion.
  - (2) The certificate, if issued, shall specify the kind or kinds of insurance the insurer is authorized to transact in Montana. At the insurer's request, the commissioner may issue a certificate of authority limited to particular types of insurance or insurance coverages within the scope of a kind of insurance as defined in 33-1-205 through 33-1-212.
  - (3) Although issued to the insurer, the certificate of authority is at all times the property of the state of Montana. Upon any expiration, suspension, or termination thereof, the insurer shall promptly deliver the certificate of authority to the commissioner.
- Section 5. Section 33-2-119, MCA, is amended to read:

  "33-2-119. Suspension or revocation for violations and

- special grounds. (1) The commissioner may, in his
  discretion, suspend or revoke an insurer's certificate of
- 3 authority if, after a hearing thereon, he finds that the
- 4 insurer has violated any lawful order of the commissioner or
- 5 any provision of this code other than those for which
  - suspension or revocation is mandatory.

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- 7 (2) The commissioner shall, after a hearing thereon. 8 suspend or revoke an insurer's certificate of authority if 9 he finds that the insurer:
- 10 (a) is in unsound condition or in such condition or
  11 using such methods or practices in the conduct of its
  12 business as to render its further transaction of insurance
  13 in Montana injurious or hazardous to its policyholders or to
  14 the public:
- 15 (b) has refused to be examined or to produce its
  16 accounts, records, and files for examination or if any of
  17 its officers have refused to give information with respect
  18 to its affairs, when required by the commissioner;
- 19 (c) has failed to pay any final judgment rendered 20 against it in Montana within 30 days after the judgment 21 became final;
  - (d) with such frequency as to indicate its general business practice in Montana, has without just cause refused to pay proper claims arising under its policies, whether any such claim is in favor of an insured or is in favor of a

third person with respect to the liability of an insured to such third person, or without just cause compels such insured or claimant to accept less than the amount due them or to employ attorneys or to bring suit against the insurer or such an insured to secure full payment or settlement of such claims;

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- (e) is affiliated with and under the same general management or interlocking directorate or ownership as another insurer which transacts direct insurance in Montana without having a certificate of authority therefor, except as permitted as to a surplus line insurer under part 3 of this chapter.
- (f) has reiosured all its risks in their entirety in another insurer.
- (3) The commissioner may, in his discretion and without advance notice or a hearing thereon, immediately suspend the certificate of authority of any insurer as to which proceedings for receivership, conservatorship, rehabilitation, or other delinquency proceedings have been commenced in any state."
- Section 6. Section 33-2-307, MCA, is amended to read:
  #33-2-307. Surplus lines in solvent insurers. A
  surplus line agent shall not knowingly place surplus line
  insurance with insurers unsound financially. The agent shall
  ascertain the financial condition of the unauthorized

insurer before placing insurance therewith. The agent shall
so insure only either:

- (1) with an insurer which is an authorized insurer in at least one state of the United States for the kind of insurance involved and whichy--if--e--stock--insurery-has capital--stock--and--surplus-of-at-least-\$350y000-ory-if-any other-type-of-insurery-has--surplus--of--at--least--\$350y000 meets the requirements of 33-2-109 and 33-2-110; as applicable; or
- (2) with an alien insurer, other than one qualified under (1) above, which has an established and effective trust fund of at least \$400,000 \$11,000,000 within the United States administered by a recognized financial institution and held for the benefit of all its policyholders in the United States or policyholders and creditors in the United States.\*
- Section 7. Section 33-2-705, MCA, is amended to read:

  "33-2-705. Report on premiums and other consideration

  -- tax. (1) Each authorized insurer and each formerly
  authorized insurer with respect to premiums so received
  while an authorized insurer in this state shall file with
  the commissioner, on or before March 1 each year, a report
  (except as to wet marine and transportation insurance taxed
  under subsection (3) below) in form as prescribed by the
  commissioner showing total direct premium income, including

policy, membership, and other fees, premiums paid by application of dividends, refunds, savings, savings coupons, and similar returns or credits to payment of premisms for new or additional or extended or renewed insurance, charges for payment of premium in installments, and all other consideration for insurance from all kinds and classes of insurance whether designated as a premium or otherwise. received by it during the preceding calendar year on account of policies covering property, subjects, or risks located, resident, or to be performed in Montana, with proper proportionate allocation of premium as to such property, subjects, or risks in Montana insured under policies or contracts covering property, subjects, or risks located or resident in more than one state, after deducting from such total direct premium income applicable cancellations, returned premiums, the unabsorbed portion of any deposit premium, the amount of reduction in or refund of premiums allowed to industrial life policyholders for payment of premiums direct to an office of the insurer, all policy dividends, refunds, savings coupons, and other similar returns paid or credited to policyholders with respect to such policies. As to title insurance, \*premium\* includes only the risk-portion-of-the total charge for such insurance. No deduction shall be made of the cash surrender values of policies. Considerations received on annuity

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- contracts shall not be included in total direct premium
  income and shall not be subject to tax.
- 3 (2) Coincident with the filing of the tax report
  4 referred to in subsection (1) above, each such insurer shall
  5 pay to the commissioner a tax upon such net premiums. This
  6 tax may be computed in either of the following ways:
- 7 (a) (i) A domestic insurer may choose to compute its 8 tax based on the percentage of its admitted assets invested 9 in Montana securities according to the following schedule:
- 10 (A) 2 3/4% of net premiums if the insurer has 0% of its admitted assets invested in Montana securities;
- 12 (B) 2 1/4% of net premiums if the insurer has at least
  13 25% of its admitted assets invested in Montana securities;
- 14 (C) 1 3/4% of net premiums if the insurer has at least 15 50% of its admitted assets invested in Montana securities;
- 16 (8) 1 1/4% of net premiums if the insurer has at least
- 17 75% of its admitted assets invested in Montana securities;
- 18 and
- 19 (E) 3/4% of net premiums if the insurer has 100% of 20 its admitted assets invested in Montana securities.
- 21 (ii) "Admitted assets" are those assets allowed in 22 33-2-501.
- 23 (iii) An insurer choosing this method of computation
  24 must itemize its Montana securities on a detailed schedule
  25 attached to its annual tax report.

(b) (i) If the method provided for in subsection (a) is not used, the insurer shall compute its tax at the rate of 2 3/4% of the net premiums.

- (ii) An insurer choosing this method and having not less than 50% of its paid-in capital stock invested in Montana securities is allowed to deduct whatever tax it may have already paid to the state of Montana and its political subdivisions, during the same calendar year as to which premium tax is being paid, from the amount otherwise due under this section.
  - (3) For the purpose of subsection (2):
- (a) "paid-in capital stock" as to a mutual or reciprocal insurer shall be deemed to be an amount equal to 10% of the insurer's assets; and
- (b) "Montana securities" shall be deemed to include only general obligations of the state of Montana or of its political subdivisions, mortgage loans secured by a first lien upon real estate located in Montana, and real estate located in Montana owned by the insurer, all if otherwise lawful investments of the insurer under this code.
- (4) (a) On or before March I of each year each insurer shall file with the commissioner, on forms as prescribed and furnished or accepted by him, a report of its gross underwriting profit on wet marine and transportation insurance, as defined in 33-1-209, written in this state

- during the calendar year next preceding and shall at the same time pay to the commissioner a tax of 3/4 of 1% of such gross underwriting profit.
- (b) Such gross underwriting profit shall be ascertained by deducting from the net premiums (i.e., gross premiums less all return premiums and premiums for reinsurance) on such wet marine and transportation insurance contracts the net losses paid (i.e., gross losses paid less salvage and recoveries on reinsurance ceded) during such calendar year under such contracts. In the case of insurers issuing participating contracts, such gross underwriting profit shall not include for computation of the tax prescribed by this subsection (3) the amounts refunded, credited, or paid as participation dividends or savings by such insurers to the holders of such contracts.
- (5) That portion of the tax paid hereunder by an insurer on account of premiums received for fire insurance shall be separately specified in the report as required by the commissioner, for apportionment as provided by law. Where insurance against fire is included with insurance of property against other perils at an undivided premium, the insurer shall make such reasonable allocation from such entire premium to the fire portion of the coverage as shall be stated in such report and as may be approved or accepted by the commissioner.

- (6) With respect to authorized insurers the premium tax provided by this section shall be payment in full and in lieu of all other demands for any and all state, county, city, district, municipal, and school taxes, licenses, fees, and excises of whatever kind or character, excepting only those prescribed by this code, taxes on real and tangible personal property located in this state, and taxes payable under 50-3-109.
- (7) The commissioner may suspend or revoke the certificate of authority of any insurer which fails to pay its taxes as required under this section.
- Section 8. Section 33-2-708, MCA, is amended to read:

  33-2-708. Fees and licenses. (1) The commissioner
  shall collect in advance and the persons so served shall so
  pay to the commissioner the following fees and licenses:
  - (a) certificates of authority:

- (i) for filing applications for original certificates of authority, articles of incorporation (except original articles of incorporation of domestic insurers as provided in subsection (b) below) and other charter documents, bylaws, financial statement, examination report, power of attorney to the commissioner, and all other documents and filings required in connection with such application and for issuance of an original certificate of authority, if issued:
  - (A) domestic insurers ...... \$ 30.00

1	(B) foreign insurers **************** 300-00
2	(ii) annual continuation of certificate of authority ••
3	300-00
4	(iii) reinstatement of certificate of authority 25.00
5	(b) articles of incorporation:
6	(i) filing original articles of incorporation of
7	domestic insurer, exclusive of fees required to be paid by
8	the corporation to the secretary of state 20.00
9	(ii) filing amendment of articles of incorporation,
10	domestic and foreign insurers, exclusive of fees required to
11	be paid to the secretary of state by a domestic corporation
12	10-00
13	(c) filing bylaws or amendment thereto where required
14	5.00
15	(d) filing annual statement of insurer, other than as
16	part of application for original certificate of authority ••
17	25.00
18	(e) resident agent's license:
19	(i) application for original license, including
20	issuance of license, if issued (life and/or disability)
21	10.00
22	(ii) application for original license, including
23	issuance of license, if issued (other than life and/or
24	dieshility)

(iii) appointment of agent, each insurer . 5v80 10.00

1	(iv) annual renewal, each insurer 5+00 10-00
2	(v) temporary license 10.00
3	<pre>(vi) agendment of license (excluding additions thereto)</pre>
4	or relssuance of master license
5	(f) nonresident agent's license:
6	(i) application for original license, including
7	issuance of license, if issued (life and/or disability)
8	190.00
9	(ii) application for original license, including
0	issuance of license, if issued (other than life and/or
.1	disability)
.2	(iii) appointment of agent, each insurer • 5 <del>00</del> 10.00
.3	(iv) annual renewal, each insurer 5**00 10**00
4	(v) _amendment of license [excluding additions thereto]
.5	or reissuance of master license
.6	(g) solicitor's license:
.7	(i) application for original license, including
.8	issuance of license, if issued ********* 5.00
.9	(ii) annual renewal of license 5.00
	• •
0	(h) examination for license as agent or solicitor,
1	each examination
2	(i) surplus line agent's license:
3	(i) application for original license and for issuance
4	of license, if issued
:5	(ii) annual renewal of license

1	(j) adjuster's license:
2	(i) application for original license and for issuance
3	of license, if issued
4	(ii) annual renewal of license ***********************************
5	(k) insurance vending machine license, each machine,
6	each year 10.00
7	(1) commissioner's certificate under seal (except when
8	on certificates of authority or licenses) ••••••• 3•00
9	(m) copies of documents on file in the commissioner's
10	office, per page
11	(n) policy forms:
12	(i) filing each policy form 25.00
13	(ii) filing each application, rider, endorsement,
14	amendment, insert page, schedule of rates, and clarification
15	of risks ***********************************
16	(III) maximum charge if policy and all forms submitted
17	at one time or resubmitted for approval within 180 days ••••
18	50.00
19	(2) The commissioner shall promptly deposit with the
20	state treasurer to the credit of the general fund of this
21	state all fees and licenses received by him under this
22	section.
23	(3) All fees are considered fully garned when
24	received. In the event of overpayment, only those amounts in
26	overse of 610 will be refunded 8

Section 9. Section 33-2-709. MCA. is amended to read: \*33-2-709. Retaliatory fees, taxes, and other obligations. (1) When by or pursuant to the laws of any other state or foreign country any taxes, licenses, and other fees. in the aggregate, and any fines, penalties. deposit requirements, or other material obligations, prohibitions, or restrictions are or would be imposed upon Montana insurers or upon the agents or representatives of such insurers which are in excess of such taxes, licenses, and other fees, in the aggregate, or which are in excess of the fines, penalties, deposit requirements, or other obligations, prohibitions, or restrictions directly imposed upon similar insurers or upon the agents or representatives of such insurers of such other state or country under the statutes of this state, so long as such laws of such other state or country continue in force or are so applied, the same taxes. licenses, and other fees, in the aggregate, or fines, penalties, or deposit requirements or other material obligations, prohibitions, or restrictions of whatever kind shall be imposed by the commissioner upon the insurers or upon the agents or representatives of such insurers of such other state or country doing business or seeking to do business in Montana. Any tax. license, or other fee or other obligation imposed by any city, county, or other political subdivision or agency of such other state or country on

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- Montana insurers or their agents or representatives shall be deemed to be imposed by such state or country within the meaning of this section.
- 4 (2) This section shall not apply as to any fees in 5 conjunction with the licensing of insurance agents, personal income taxes, ad valorem taxes on real or personal property, or special purpose obligations or assessments imposed by 7 another state in connection with particular kinds of 9 insurance other than property insurance, except that 10 deductions from premium taxes or other taxes otherwise payable allowed on account of real estate or personal 11 12 property taxes paid shall be taken into consideration by the 13 commissioner in determining the propriety and extent of 14 retaliatory action under this section.
- of an alien insurer, other than insurers formed under the laws of Canada, shall be that state designated by the insurer in writing filed with the commissioner at time of admission to this state or within 6 months after January 1, 1961, whichever date is the later, and may be any one of the following states:
- 22 (i) that in which the insurer was first authorized to 23 transact insurance;
- 24 (ii) that in which is located the insurer's principal place of business in the United States;

(iii) that in which is held the larger deposit of trusteed assets of the insurer for the protection of its policyholders and creditors in the United States.

- (b) If the insurer makes no such designation, its domicile shall be deemed to be that state in which is located its principal place of business in the United States.\*\*
- Section 10. Section 33-3-204, MCA, is amended to read:

  w33-3-204. Initial qualifications -- domestic mutuals.

  (1) When newly organized, a domestic mutual insurer may be authorized to transact any one of the kinds of insurance listed-in-the-schedule-contained-in-subsection-(2)-of-this section as are permitted under 33-2-108.
  - (2) When applying for an original certificate of authority, the insurer must be otherwise qualified therefor under this code and must have received—and—accepted—bone fide—applications—as—to—substantial—insurable—subjects—for insurance—coverage—of—a-substantial—character—of—the—kind—of insurance—proposed—to—be—transactedy—must—have—collected—in cash—the—full—premium—therefor—at—a-rate—not—less—than—that usually—charged—by—stock—insurers—for—comparable—coveragesy must—have—surplus—funds—on—hand—and—deposited—as—of—the—date such—insurance—coverages—are—to—become—effectivey—ory—in lieu—of—such—applicationsy—premiumsy—and—surplusy—may deposit—surplusy—all—in—accordance—with—thot—port—of—the

-	rorrowing schedule which appries to the one kind of
2	insurance-the-insurer-proposes-to-transact* unimpaired
3	surplus funds in an amount not less than the amount of
4	paid-in_capital_stock_required_of_a_domestic_stock_insurer
5	transacting like kinds of insurance as in 33-2-109. subject
6	further to the additional special surplus requirements of
7	33-2-110 applicable to such stock insurer. The minimum
В	amount of surplus must thereafter be maintained unimpaired
9	and placed on deposit with the commissioner. The deposit is
10	subject to the provisions of chapter 2. part 6. of this
11	title and 33-2-111.
12	REFER TO CODE FOR HAND SET TABLE
13	WHICH IS ALL STRICKEN
14	The-following-provisos-are-respectivelyapplicableto
15	theforegoingachedule-and-provisions-as-indicated-by-like
16	Roman-numerals-appearing-in-such-schedule:
17	<del>{i}No-group-insurance-or-term-policies-fortermsof</del>
18	less-than-18-years-shall-be-included*
19	{ii}-Nogroupyblanketyor-family-plans-of-insurance
20	shall-be-included=inlieuofweeklyindemnityalike
21	premiumvalueinmedicaly-surgicaly-and-hospital-benefits
22	may-beprovidedAnyaccidentaldeathordismemberment
23	benefit-provided-shall-not-exceed-\$2y500w
24	(++++-Onlyinsuranceofthe-owner*s-interest-in-resi

property-may-be-includeds

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fiv)-Must-include--insurance--of--legal--liability--for bodily--injury-and-property-damagey-to-which-the-maximum-and minimum-insured-omounts-applyw

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{v}--The-maximums-provided-for-in-this-column--ff}--ore net-of-apolicable-reinsurances

fvi)-The--deposit-of-surplus-in-the-emount-specified-im columns--fq--ond--th}---must---theresfter---be---maintained unimpaired---The--deposit--is--subject--to-the-provisions-of chapter-2v-part-6v-of-this-title\*"

Section 11. Section 33-3-205, MCA, is amended to read: \*33-3-205. Formation of mutual insurer -- bond. (1) Before soliciting eny applications for insurance required under-33-3-204-as-quolification to raise surplus funds to qualify for the original certificate of authority, the incorporators of the proposed insurer shall file with the commissioner a corporate surety bond in the penalty of \$15,000 \$50,000, in favor of the state and for the use and benefit of the state and of applicant members and creditors of the corporation. The bond shall be conditioned as follows:

- (a) for the prompt return to applicant members of all premiums collected in advance;
- (b) for payment of all indebtedness of the corporation; and
  - (c) for payment of costs incurred by the state in

event of any legal proceedings for liquidation dissolution of the corporation, all in the event the 3 corporation fails to complete its organization and secure a certificate of authority within 1 year after the date of its certificate of incorporation.

(2) In lieu of such bond, the incorporators may deposit with the commissioner \$25,000 in cash or United States government bonds, negotiable and payable to the bearer, with a market value at all times of not less 10 than \$15,000 \$50,000, to be held in trust upon the same 11 conditions as required for the bond.

(3) Any such bond filed or deposit or remaining portion thereof held under this section shall be released and discharged upon settlement and termination of all liabilities against it."

Section 12. Section 33-3-432, MCA, is amended to read: \*33-3-432. Impairment of capital or assets. (1) If a stock insurer's capital, as represented by the aggregate par value of its outstanding capital stock, becomes impaired or the assets of a mutual insurer are less than its liabilities and the minimum amount of surplus required to be maintained by it under 33-3-204 or-33-3-501 for authority to transact the kinds of insurance being transacted, the commissioner shall at once determine the amount of deficiency and serve notice upon the insurer to make good the deficiency within

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60 days after service of such notice.

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- (2) The deficiency may be made good in cash or in assets eligible under chapter 2, part 8, for the investment of the insurer's funds; if a stock insurer, by reduction of the insurer's capital to an amount not below the minimum required for the kinds of insurance thereafter to be transacted; or if a mutual insurer, by amendment of its certificate of authority to cover only such kind or kinds of insurance thereafter for which the insurer has sufficient surplus under this code.
- (3) If the deficiency is not made good and proof thereof filed with the commissioner within such 60-day period, the insurer shall be deemed insolvent and the commissioner shall institute delinquency proceedings against it under chapter 2, part 9; except that if such deficiency exists because of increased loss reserves required by the commissioner or because of disallowance by the commissioner of certain assets or reduction of the value at which carried in the insurer's accounts, the commissioner may, in his discretion and upon application and good cause shown, extend for not more than an additional 50 days the period within which such deficiency may be so made good and such proof thereof so filed."
- Section 13. Section 33-7-405, MCA, is amended to read:

  \*\*33-7-405. Reserve valuation. (1) As a part of the

- annual statement required under 33-7-404, each society
  shall, on or before March 1, file with the commissioner a
  valuation of its certificates in force on December 31 last
  preceding, provided, the commissioner may, in his discretion
  for cause shown, extend the time for filing such valuation
  for not more than 2 calendar months.
  - (2) Such report of valuation shall show, as reserve liabilities, the difference between the present midyear value of the promised benefits provided in the certificates of such society in force and the present midyear value of the future net premiums as the same are in practice actually collected, not including therein any value for the right to make extra assessments and not including any amount by which the present midyear value of future net premiums exceeds the present midyear value of promised benefits on individual certificates. At the option of any society, in lieu of the above, the valuation may show the net tabular value. Such net tabular value as to certificates issued prior to January 1, 1962, shall be determined in accordance with the provisions of law applicable prior to January 1. 1961. and as to certificates issued on or after January 1, 1962, shall not be less than the reserves determined according to the commissioner's reserve valuation method as hereinafter defined. If the premium charged is less than the tabular net premium according to the basis of valuation used, an

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additional reserve equal to the present value of the deficiency in such premiums shall be set up and maintained as a liability. The reserve liabilities shall be properly adjusted in the event that the midyear or tabular values are not appropriate.

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valuation method for the life insurance and endowment benefits of certificates providing for a uniform amount of insurance and requiring the payment of uniform premiums shall be the excess, if any, of the present value, at the date of valuation, of such future guaranteed benefits provided for by such certificates over the then present value of any future modified net premiums therefor. The modified net premiums for any such certificate shall be such uniform percentage of the respective contract premiums for such benefits that the present value, at the date of issue of the certificate, of all such modified net premiums shall be equal to the sum of the then present value of such benefits provided for by the certificate and the excess of (a) over (b), as #bllows:

(a) a net level premium equal to the present value, at the date of issue, of such benefits provided for after the first certificate year, divided by the present value, at the date of issue, of an annuity of one per annum payable on the first and each subsequent anniversary of such certificate on which a premium falls due; provided, however, that such net
level annual premium shall not exceed the net level annual
premium on the 19-year premium whole life plan for insurance
of the same amount at an age 1 year higher than the age at
issue of such certificate; and

(b) a net 1-year term premium for such benefits provided for in the first certificate year.

valuation method for life insurance benefits for varying amounts of benefits or requiring the payment of varying premiums, annuity and pure endowment benefits, disability and accidental death benefits in all certificates and contracts, and all other benefits except life insurance and endowment benefits shall be calculated by a method consistent with the principles of subsection (3) above.

(5) The present value of deferred payments due under incurred claims or matured certificates shall be deemed a liability of the society and shall be computed upon mortality and interest standards prescribed in subsections (7) and (8) below.

(6) Such valuation and underlying data shall be certified by a competent actuary or, at the expense of the society, verified by the actuary of the department of insurance of the state of domicile of the society.

(7) The minimum standards of valuation for

certificates issued prior to January 1, 1962, shall be those provided by the law applicable immediately prior to January 1, 1961, but not lower than the standards used in the calculating of rates for such certificates.

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- (8) The minimum standard of valuation for certificates issued after January 1, 1962, shall be 3 1/2% interest and the following tables (except that a society may value its certificates in accordance with valuation standards authorized by the laws of this state for the valuation of policies issued by life insurance companies):
- (a) for certificates of life insurance. American men ultimate table of mortality, with Bowerman's or Davis' extension thereof; or with the consent of the commissioner, the commissioner's 1941 standard ordinary mortality table or the commissioner's 1941 standard industrial table of mortality;
- (b) for annuity certificates, including life annuities provided or available under optional modes of settlement in such certificates, the 1937 standard annuity table;
- (c) for disability benefits issued in connection with life benefit certificates, Hunter's disability table, which, for active lives, shall be combined with a mortality table permitted for calculating the reserves on life insurance certificates, except that the table known as class III disability table (1926) modified to conform to the

- reserves for disability benefits under a contract which presumes that total disability shall be considered to be permanent after a specified period;
- (d) for accidental death benefits issued in connection with life benefit certificates, the intercompany double indemnity mortality table combined with a mortality table permitted for calculating the reserves for life insurance certificates; and
- (e) for noncancelable accident and health benefits, the class III disability table (1926) with conference modifications or, with the consent of the commissioner, tables based upon the society's own experience.
- other standards for valuation if he finds that the reserves produced thereby will not be less in the aggregate than reserves computed in accordance with the minimum valuation standard herein prescribed. The commissioner may, in his discretion, vary the standards of mortality applicable to all certificates of insurance on substandard lives or other extrahazardous lives by any society authorized to do business in this state. Whenever the mortality experience under all certificates valued on the same mortality table is in excess of the expected mortality according to such table for a period of 3 consecutive years, the commissioner may

require additional reserves when deemed necessary in his judgment on account of such certificates.

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(10) Any society, with the consent of the insurance supervisory official of the state of domicile of the society and under such conditions, if any, which he may impose, may establish and maintain reserves on its certificates in excess of the reserves required hereunder, but the contractual rights of any insured member shall not be affected thereby.

Section 14. Section 33-7-509, MCA, is amended to read:

"33-7-509. Nonforfeiture benefits, cash surrender
values, certificate loans, and other options -- value -term. (1) A society may grant paid-up nonforfeiture
benefits, cash surrender values, certificate loans, and such
other options as its laws may permit. As to certificates
issued on and after January 1, 1961, a society shall grant
at least one paid-up nonforfeiture benefit, except in the
case of pure endowment, annuity or reversionary annuity
contracts, reducing term insurance contracts, or contracts
of term insurance of uniform amount of 15 years or less
expiring before age 66.

(2) In the case of certificates other than those for which reserves are computed on the commissioner's 1941 standard ordinary mortality table. or the 1941 standard industrial table, or any more recent table, made, applicable

to life insurance companies: the value of every paid-up nonforfeiture benefit and the amount of any cash surrender value: loan; or other option granted shall not be less than the excess: if any; of (a) over (b) as follows:

- (a) the reserve under the certificate determined on the basis specified in the certificates; and
- (b) the sum of any indebtedness to the society on the certificate, including interest due and accrued, and a surrendered charge equal to 2 1/2% of the face amount of the certificate, which, in the case of insurance on the lives of children, shall be the ultimate face amount of the certificate, if death benefits provided therein are graded.
- substandard basis or in the case of certificates issued on a substandard basis or in the case of certificates, the reserves for which are computed upon the American men ultimate table of mortality, the term of any extended insurance benefit granted including accompanying pure endowment, if any, may be computed upon the rates of mortality not greater than 130% of those shown by the mortality table specified in the certificate for the computation of the reserve-
- (4) In the case of certificates for which reserves are computed on the commissioner's 1941 standard ordinary mortality tables or the 1941 standard industrial tables or any more recent table made applicable to life insurance

companies: every paid-up nonforfeiture benefit and the amount of any cash surrender value. loan, or other option granted shall not be less than the corresponding amount ascertained in accordance with the provisions of the laws of this state applicable to life insurers issuing policies containing like insurance benefits based upon such tables.\*

Section 15. Section 33-7-525, MCA, is amended to read:

\*\*33-7-525. Agent defined. The term \*\*insurance agent\*\*
as used in this chapter means any authorized or acknowledged agent of a society who acts as such in the solicitation, negotiation, or procurement or making of a life insurance, accident and health insurance, or annuity contract. The term \*\*insurance agent\*\* shall does not include\*

the any regular salaried officer or employee of a licensed society who devotes substantially all of his services to activities other than the solicitation of fraternal insurance contracts from the public and who receives for the solicitation of such contracts no commission or other compensation directly dependent upon the amount of business obtained.

(2)--any--agent--or--representative--of--a--society-who devotes-or-intends-to-devote-less-than-50%-of--his--time--to the--solicitation-and-procurement-of-insurance-contracts-for such-society--Any-person-who-in-the-precading-calendar--year has--solicited--and--procured--life--insurance--contracts-on

behalf-of-ony-society-in-an-amount-of-insurance-in-excess-of

558y888-ory-in-the-case-of--ony-other--kind--or--kinds--of

insurance--which--the-society-might-writey-on-the-persons-of

more-than-25--individuals--and--who--has--received--or--will

receive-a-commission-ar-other-compensation-therefor-shall-be

presumed--to--be--devoting-or-intending-to-devote-50%-of-his

time--to--the--solicitation--or--procurement--of---insurance

contracts-for-such-society\*

Section 16. Section 33-7-526, MCA, is amended to read:

#33-7-526. Agent license required -- penalty. (1)

Agents of societies shall be licensed-in-accordance-with-the provisions-of-33-7-525-through--33-7-528 considered to be insurance agents and subject to the same licensing requirements as insurance agents under chapter 17 of this code. except that no examination is required of an individual lawfully licensed in this state as an agent for a fraternal benefit society as to the kind of insurance to be transacted as of or immediately prior to [the effective date of this act] and thereafter continuing to be so licensed.

(2) No society doing business in this state shall pay any commission or other compensation to any person for any services in obtaining in this state any new contract of life, accident, or health insurance or any new annuity contract, except to a licensed insurance agent of such society and-except-an-agent-exampted-under-33-7-525.

- 1 (3) Any person who in this state acts as insurance
  2 agent for a society without having authority so to do by
  3 virtue of a license issued and in force pursuent to the
  4 provisions of this chapter shally—except—as—provided—in
  5 33-7-525y be quilty of a misdemeanor.\*\*
- 6 Section 17. Section 33-15-101, MCA, is amended to 7 read:
- B #33-15-101. Scope. This chapter shall not apply as to:
- 9 (1) reinsurance;
- 10 (2) policies or contracts not issued for delivery in 11 this state or delivered in this state;
- 12 (3) ocean marine and foreign trade insurances;
- 13 (4) title insurance, except as to the following 14 provisions: <u>33-15-102</u>, 33-15-103, <u>33-15-303</u>, 33-15-305, 15 <u>33-15-306</u>, and <u>33-15-307</u>, 33-15-316, and <u>33-15-411</u>.\*\*
- 16 Section 18. Section 33-15-303, MCA, is amended to read:
- 18 #33-15-303. Contents of policies in general -
  19 identification. (1) Every policy shall specify:
- 20 (a) the names of the parties to the contract;
- 21 (b) the subject of the insurance;
  - (c) the risks insured against:

23 (d) the time when the insurance thereunder takes 24 effect and the period during which the insurance is to 25 continue; (e) the premium;

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- 2 (f) the conditions pertaining to the insurance.
- 3 (2) If under the policy the exact amount of premium is 4 determinable only at stated intervals or termination of the 5 contract, a statement of the basis and rates upon which the 6 premium is to be determined and paid shall be included.
- 7 (3) Subsections (1) and (2) of this section shall not 8 apply as to surety contracts or to group insurance policies.
- 9 (4) All policies and annuity contracts issued by domestic insurers and the forms thereof filed with the 10 11 commissioner shall have printed thereon an appropriate designating letter or figure or combination of letters or 12 13 figures or terms identifying the respective forms of 14 policies or contracts, together with the year of adoption of 15 such form. Whenever any change is made in any such form, the 16 designating letters, figures, or terms and year of adoption 17 thereon shall be correspondingly changed."
- 18 Section 19. Section 33-18-210, MCA: is amended to read:
  - #33-18-210. Unfair discrimination and rebates prohibited -- property, casualty, and surety insurances. (1)
    No title, property, casualty, or surety insurer or any employee, representative, agent, or solicitor thereof may, as an inducement to purchase insurance or after insurance has been effected, pay, allow, or give or offer to pay,

- allow, or give, directly or indirectly, any rebate,
  discount, abatement, credit, or reduction of the premium
  named in the insurance policy; any special favor or
  advantage in the dividends or other benefits to accrue
  thereon; or any valuable consideration or inducement not
  specified in the policy, except to the extent provided for
  in an applicable filing with the commissioner as provided by
  law.
  - (2) No insured named in a policy or any employee of the insured may knowingly receive or accept, directly or indirectly, any such rebate, discount, abatement, credit, or reduction of premium; special favor or advantage; or valuable consideration or inducement.

- (3) No such insurer may make or permit any unfair discrimination in the premium or rates charged for insurance, in the dividends or other benefits payable thereon, or in any other of the terms and conditions of the insurance either between insureds or property having like insuring or risk characteristics or between insureds because of race, color, creed, religion, or national origin.
- (4) Nothing in this section may be construed as prohibiting the payment of commissions or other compensation to duly licensed agents or solicitors or as prohibiting an insurer from allowing or returning lawful dividends, savings, or unabsorbed premium deposits to its participating

1	policyholders, members, or subscribers.
2	(5) No such insurer may make or permit any unfai
3	discrimination between individuals or risks of the sam
4	class and of essentially the same hazards by refusing t
5	issue. refusing to renew. canceling. or limiting the amoun
6	of insurance coverage on a property or casualty risk becaus
7	of the geographic location of the risk, unless:
8	(a) the refusal, cancellation, or limitation is for
9	business purpose which is not a mere pretext for unfai
0	discrimination: or
1	(b) the refusal cancellation or limitation i
2	required by law or regulatory mandate.
3	(6) No such insurer may make or permit any unfai
4	discrimination between individuals or risks of the sam
5	class and of essentially the same hazards by refusing t
6	issue, refusing to renew, canceling, or limiting the amoun
7	of insurance coverage on a residential property risk, or th
6	personal property contained therein, because of the age o
9	the residential property. unless:
0	(a) the refusal, cancellation, or limitation is for
1	husiness ourpose which is not a mere pretext for unfai
2	discrimination: or
3	(b) the refusal. cancellation. or limitation i
4	required by law or regulatory mandate.

171 No such insurer may refuse to insure, refuse to

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continue to insure, or limit the amount of coverage

available to an individual because of the sex or marital

status of the individual, but an insurer may take marital

status into account for the purpose of defining persons

eligible for dependents; benefits.

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- (S) No such insurer may terminate or modify coverage or refuse to issue or refuse to renew any property or casualty policy or contract of insurance solely because the applicant or insured or any employee of either is mentally or physically impaired; however, this subsection does not apply to accident and health insurance sold by a casualty insurer, and this subsection is not to be interpreted to modify any other provision of law relating to the termination, modification, issuance, or renewal of any insurance policy or contract.\*
- Section 20. Section 33-22-111. MCA, is amended to read:
  - "33-22-111. Policies to provide for freedom of choice of practitioners -- professional practice not enlarged. (1)
    All policies of disability insurance, including individual, group, and blanket policies and all policies insuring the payment of compensation under the Workers' Compensation Act shall provide the insured shall have full freedom of choice in the selection of any duly licensed physician, osteopath, chiropractor, optometrist, chiropodist, or eliminate

psychologist for treatment of any illness or injury within
the scape and limitations of his practice. Whenever such
policies insure against the expense of drugs, the insured
shall have full freedom of choice in the selection of any

duly licensed and registered pharmacist.

- 6 (2) Nothing in this section shall be construed as
  7 enlarging the scope and limitations of practice of any of
  8 the licensed professions enumerated in subsection (1); nor
  9 shall this section be construed as amending, altering, or
  10 repealing any statutes relating to the licensing or use of
  11 hospitals.\*\*
- 12 Section 21. Section 33-22-205, MCA, is amended to read:
- 14 "33-22-205. Time limit on certain defenses. (1) There15 shall be a provision as follows:
- 16 Time Limit on Certain Defenses: (1) After 3 2 years
  17 from the date of issue of this policy no misstatements,
  18 except fraudulent misstatements, made by the applicant in
  19 the application for such policy shall be used to void the
  20 policy or to deny a claim for loss incurred or disability
  21 (as defined in the policy) commencing after the expiration
  22 of such 3-veer 2-year period.
- 23 (2) No claim for loss incurred or disability (as
  24 defined in the policy) commencing after 3 2 years from the
  25 date of issue of this policy shall be reduced or denied on

the ground that a disease or physical condition not excluded from coverage by name or, specific description effective on the date of loss had existed prior to the effective date of coverage of this policy.\*

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- (2) Policy provision (1) of subsection (1) shall not be so construed as to affect any legal requirement for avoidance of a policy or denial of a claim during such initial 3-year 2-year period or to limit the application of 33-22-222 through 33-22-226 in the event of misstatement with respect to age or occupation or other insurance.
- (3) A policy which the insured has the right to continue in force subject to its terms by the timely payment of premium until at least age 50 or, in the case of a policy issued after age 44, for at least 5 years from its date of issue, may contain in lieu of policy provision (1) of subsection (1) the following provision (from which the clause in parentheses may be omitted at the insurer\*s option) under the caption "Incontestable":
- "After this policy has been in force for a period of 3
  2 years during the lifetime of the insured (excluding any
  period during which the insured is disabled), it shall
  become incontestable as to the statements contained in the
  application.""
- 24 Section 22. Section 33-22-232. MCA, is amended to 25 read:

1 \*33-22-232. Renewal at option of insurer. Disability insurance policies, other than accident insurance only 3 policies, in which the insurer reserves the right to refuse renewal on-on-individual-basis shall provide in substance in 4 5 a provision thereof or in an endorsement thereon or rider attached thereto that subject to the right to terminate the 7 policy upon nonpayment of premium when due, such right to 8 refuse renewal may not be exercised so as to take effect 9 before the renewal date occurring on or after and nearest each policy anniversary (or in the case of lapse and 10 11 reinstatement, at the renewal date occurring on or after and 12 nearest each anniversary of the last reinstatement), and 13 that any refusal of renewal shall be without prejudice to 14 any claim originating while the policy is in force. The 15 parenthetic reference to lapse and reinstatement may be 16 omitted at the insurer's option."

17 Section 23. Section 33-22-301, MCA, is amended to 18 read:

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"33-22-301. Coverage of newborn under family policy.

(1) Each policy of disability insurance or certificate issued thereunder which-in-addition-to-covering-the-insured also-covers-members-of-the-insured-s-family shall contain a provision granting immediate accident and sickness coverage, from and after the moment of birth, to each newborn infant of any insured.

as provided by the policy for the other covered persons; provided, however, that for newborn infants there shall be no waiting or elimination periods. A deductible or reduction in benefits applicable to the coverage for newborn infants is not permissible unless it conforms and is consistent with the deductible or reduction in benefits applicable to all other covered persons.

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- (3) No policy or certificate of insurance which-in addition-to-covering-the-insured-also-covers-members-of--the insured-s--family may be issued or amended in this state if it contains any disclaimer, waiver, or other limitation of coverage relative to the accident and sickness coverage or insurability of newborn infants of an insured from and after the moment of birth.
- 14) If payment of a specific premium or subscription fee is required to provide coverage for a child, the policy or contract may require that notification of birth of a newly born child and payment of the required premium or fees mustible furnished to the insurer or nonprofit service or indemnity corporation within 31 days after the date of birth in order to have the coverage continue beyond such 31-day period."
- 24 Section 24. Section 33-22-812, MCA, is amended to read:

- "33-22-812. Policy forms to be approved procedure disapproval. (1) The forms of the policies, applications, certificates or other evidence of insurance coverage, and applicable premium rates relating thereto shall be filed with the commissioner. No such policy, contract, certificate or other evidence of insurance, application, or other form shall be sold, issued, or used and no endorsement shall be attached to or printed or stamped thereon unless the form thereof shall have been approved by the commissioner or—30 days—shall—have—expired-after-such-filing-without-written notice-from-the-commissioner-of-disapproval-thereof.
- (2) The commissioner shall disapprove the forms for such insurance if he finds that they are unjust, unfair, inequitable, misleading, or deceptive or that the rates are by reasonable assumptions excessive in relation to the benefits provided.
- (3) In determining whether such rates by reasonable assumptions are excessive in relation to the benefits provided, the commissioner shall give due consideration to past and prospective claim experience, within and outside this state, and to fluctuations in such claim experience, to a reasonable risk charge, to contribution to surplus and contingency funds, to past and prospective expenses, both within and outside this state, and to all other relevant factors within and outside this state, including any

differing operating methods of the insurers joining in the issue of the policy.

- (4) In exercising the powers conferred upon him by this part, the commissioner shall not be bound by any other requirement of this code with respect to standard provisions to be included in disability policies or forms.
- (5) The commissioner may, after hearing upon written notice, withdraw an approval previously given, upon such grounds as In his opinion would authorize disapproval upon original submission thereof. Any such withdrawal of approval after hearing shall be by notice in writing specifying the ground thereof and shall be effective at the expiration of such period, not less than 90 days after the giving of notice of withdrawal, as the commissioner shall in such notice prescribe.
- Section 25. Section 33-24-102, MCA, is amended to read:
  - "33-24-102. Insuring improvements insurance equal to true value. Whenever any policy of insurance shall be written to insure any improvements upon real property in this state against loss by-firey-tornadoy—er—lightning or damage and the property insured shall—be-wholly-destroyed is considered to be a total loss, without criminal fault on the part of the insured or his assigns, the amount of insurance written in such policy shall be taken conclusively to be the

- true value of the property insured and the true amount of
  loss and measure of damages. The payment of money as a
  premium for insurance shall be prima facie evidence that the
  party paying such insurance premium is the owner of the
  property insured; provided, that any insurance company may
  set up fraud in obtaining the policy as a defense to a suit
  thereon.
  - Section 26. Section 33-24-103, MCA, is amended to read:
  - #33-24-103. Specific valuation -- loss equal to insured value ----alternative--methods. (1) This section applies to policies, except motor vehicle insurance policies, which insure specific listed items of personal property against any loss or damage.
  - (2) If the insurer places specific valuations upon particular items of covered property and bases the premium charge on these valuations, then he shall compute any <u>total</u> loss or total damage to the property, when covered, at the stated valuation with no deductions or offsets.
  - (3)--An-insurer-who-wishes-to-vary-this-requirement-and use-a-different-method-for-computation-of-lossy-the--policy and--any--application--for--such-a-policy-shall-set-forth-in type-of-prominent-size-the-actual-method-of-loss-computation to-be-employed\*
- 25 Section 27. Section 33-25-102, MCA, is amended to

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read:

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\*\*33-25-102\* Rates filed with commissioner. (1) Every title insurer shall file with the commissioner a complete schedule of risk rates to be charged by it for title insurance as to property located in this state. Ihe rates shall be all-inclusive of the total charge for such insurance as specified in the policy and shall be accompanied by supporting data.

- (2) No such rate shall be excessive, inadequate, or unreasonably discriminatory.
  - (3) No title insurer shall charge any rate for such insurance other than the applicable rate previously filed by it with the commissioner.
  - (+)--Title--insurers--lowfully--transacting-business-in
    this-state--on--danuary--ty--1961y--shall--comply--with--the
    provisions-of-this-section-within-90-days-thereafter-\*
- 17 Section 28. Section 33-30-1001, MCA, is amended to read:
  - #33-30-1001. Newborn infants covered by insurance by health service corporation. No disability insurance plan or group disability insurance plan issued by a health service corporation—which—in—addition—to—covering—the—persons insured—also—covers—members—of—such—a-person\*s—family—person

to the accident and sickness coverage or insurability of newborn infants of the persons insured from and after the 3 moment of birth. Each such policy shall contain a provision granting Immediate accident and sickness coverage. from and after the moment of birth, to each newborn infant of any insured person. If payment of a specific premium or 7 subscription fee is required to provide coverage for a childs the policy or contract may require that notification 9 of birth of a newly born child and payment of the required 10 premium or fees must be furnished to the insurer or 11 nonprofit service or indemnity corporation within 31 days 12 after\_the\_date\_of\_birth\_in\_order\_to\_have\_the\_coverage 13 continue beyond such 31-day period.\* 14 Section 29. Repealer. Sections 33-3-501 and 33-7-527

-End-

through 33-7-530, MCA, are repealed.

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Approved by Committe on Judiciary

Lenste BILL NO. 334 1 2 INTRODUCED BY 3

BY REQUEST OF THE INSURANCE DEPARTMENT

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5 A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE AND CLARIFY THE INSURANCE LAWS OF THE STATE OF MONTANA; AMENDING

SECTIONS 33-1-501, 33-2-109, 33-2-110, 33-2-116, 33-2-119,

33-2-307, 33-2-705, 33-2-708, 33-2-709, 33-3-204, 33-3-205,

33-3-432, 33-7-405, 33-7-509, 33-7-525, 33-7-526, 33-15-101,

10 33-15-303, 33-18-210, 33-22-111, 33-22-205, 33-22-232,

11 33-22-301. 33-22-812. 33-24-102. 33-24-103. 33-25-102. AND

12 33-30-1001, MCA; AND REPEALING SECTIONS 33-3-501 AND

13 33-7-527 THROUGH 33-7-530. MCA.M

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

Section 1. Section 33-1-501, MCA, is amended to read: \*33-1-501. Filing and approval of forms. (1) No basie insurance policy or annuity contract form, application form where-written-application-is-required-and-is-to--be--made--a part-of-the-policy-or-contract, printed rider or endorsement form, or form of renewal certificate shall be delivered or issued for delivery in this state unless the form has been filed with and approved by the commissioner of this state and the state of domicile of the insurer, where so required. This provision shall not apply to surety bonds: specially

1 policies, rated inland marine risks; or riders. endorsements, or form of unique character designed for and used with relation to insurance upon a particular subject or which relate to the manner of distribution of benefits or to the reservation of rights and benefits under life or disability insurance policies and are used at the request of the individual policyholder, contract holder, or certificate holder. As to forms for use in property, marine (other than ocean marine and foreign trade coverages), casualty, and Q 10 surety insurance coverages, the filing required by this subsection may be made by rating organizations on behalf of 11 12 its members and subscribers, but this provision shall not be 13 deemed to prohibit any such member or subscriber from filing any such forms on its own behalf. 14

(2) Every such filing shall be made not less than 30 60 days in advance of any such delivery. At-the-expiration of-such-38-daysy-the-form-so-filed-shall-be-deemed--approved unless--prior--thereto-it-has-been-affirmatively-approved-or disapproved-by-order-of-the-commissioners Approval of any such form by the commissioner shall constitute a waiver of any unexpired portion of such waiting period. The commissioner may extend by not more than an additional 30 60 days the period within which he may so affirmatively approve or disapprove any such form by giving notice of such extension before expiration of the initial 30-day 60-day

period. At-the-expiration-of-any-such-period-as-so-extended and-in-the-absence-of-such-prior-affirmative-approval-or disapproval-any-such-form-shall-be-deemed-approved. The commissioner may at any time, after notice and for cause shown, withdraw any such approval.

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- (3) Any order of the commissioner disapproving any such form or withdrawing a previous approval shall state the grounds therefor and the particulars thereof in such details as reasonably to inform the insurer thereof.
- (4) The commissioner may, by order, exempt from the requirements of this section for so long as he deems proper any insurance document or form or type thereof as specified in such order to which, in his opinion, this section may not practicably be applied or the filing and approval of which are, in his opinion, not desirable or necessary for the protection of the public.
- (5) This section shall apply also to any such form used by domestic insurers for delivery in a jurisdiction outside this state, if the insurence supervisory official of such jurisdiction informs the commissioner that such form is not subject to approval or disapproval by such official, and upon the commissioner's order requiring the form to be submitted to him for the purpose. The applicable same standards shall apply to such forms as apply to forms for domestic use.

(6) This section and 33-1-502 shall not apply as to: 2 (a) reinsurance: 3 (b) policies or contracts not issued for delivery in this state or delivered in this state, except as provided in 5 subsection (5); 6 (c) ocean marine and foreign trade insurances." 7 Section 2. Section 33-2-109, MCA, is amended to read: \*33-2-109. Capital or surplus funds required. (1) To 9 qualify for authority to transact any one kind of insurance, 10 as defined in 33-1-205 through 33-1-212, or combinations of 11 kinds of insurance as shown below, an insurer shall possess 12 and thereafter maintain unimpaired paid-in capital stock (if 13 a stock insurer) or surplus (if a foreign mutual or foreign 14 reciprocal insurer) in amount not less than as applicable 15 under the schedule below, and shall possess when first so 16 authorized such additional funds as surplus as required 17 under 33-2-110: 18 Kind or kinds Minimum capital or 19 of insurance surplus required Life ..... \$200,000 20 21 Disability ...... 200,000 22 

Property ..... 400,000

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Casualty

- 7 (2) As to surplus required for qualification to 8 transact one or more kinds of insurance and thereafter to be 9 maintained, domestic mutual insurers shall be governed by chapter 3, and domestic reciprocal insurers shall be governed by chapter 5.

casualty, or surety) ....... 800,000

- (3) Capital and surplus requirements shall be based upon all the kinds of insurance actually transacted or to be transacted by the insurer in any and all areas in which it operates, whether or not only a portion of such kinds are to be transacted in this state.
- (4) A life insurer may also grant annuities without additional capital or additional surplus.\*\*
- Section 3. Section 33-2-110, MCA, is amended to read:
  #33-2-110. Special surplus required. In addition to
  the minimum paid-in capital stock (stock insurers) or
  minimum surplus (mutual and reciprocal insurers) required by
  33-2-109, special surplus shall be possessed by insurers as
  follows:
- (1) All stock insurers and foreign mutual and foreign

reciprocal insurers which have actively transacted insurance in their state of domicile as an authorized insurer for less than 5 years or, if an alien insurer, have transacted insurance as an authorized insurer in at least one state of the United States for less than 5 years when first authorized to transact insurance in this state shall have a surplus or additional surplus equal to not less than 100% of the paid-in capital stock (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal) otherwise required under 33-2-109 for the kinds of insurance to be transacted.

- (2) Insurers that have actively transacted insurance as authorized insurers in one or more states of the United States for more than 5 years shall possess, when first authorized in this state, surplus or additional surplus equal to not less than 50% of the paid-in capital stock (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal insurer) otherwise required under 33-2-109.
- (3) Insurers authorized to transact multiple lines of insurance in this state shall at all times have and maintain surplus of not less than \$100,000, in addition to the capital (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal insurer) required by 33-2-109. The amount of such surplus shall be included within the surplus required of newly authorized insurers pursuant to

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subsections (1) and (2) of this section.

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Section 4. Section 33-2-116, MCA, is amended to read:

"33-2-116. Issuance or refusal of certificate of authority -- state ownership of certificate. (1) If upon completion of its application the commissioner finds that the insurer has met the requirements for and is entitled thereto under this code, he shall issue to the insurer a proper certificate of authority. If he does not so find, the commissioner shall issue his order refusing such certificate. The commissioner shall act upon an application for a certificate of authority within 30 180 days after its completion.

- (2) The certificate, if issued, shall specify the kind or kinds of insurance the insurer is authorized to transact in Montana. At the insurer's request, the commissioner may issue a certificate of authority limited to particular types of insurance or insurance coverages within the scope of a kind of insurance as defined in 33-1-205 through 33-1-212.
- (3) Although issued to the insurer, the certificate of authority is at all times the property of the state of Montena. Upon any expiration, suspension, or termination thereof, the insurer shall promptly deliver the certificate of authority to the commissioner.
- 24 Section 5. Section 33-2-119, MCA, is amended to read: 25 \*\*\*33-2-119. Suspension or revocation for violations and

- special grounds. (1) The commissioner may, in his discretion, suspend or revoke an insurer's certificate of authority if, after a hearing thereon, he finds that the insurer has violated any lawful order of the commissioner or any provision of this code other than those for which suspension or revocation is mandatory.
  - (2) The commissioner shall, after a hearing thereon, suspend or revoke an insurer's certificate of authority if he finds that the insurer:
- 10 (a) is in unsound condition or in such condition or
  11 using such methods or practices in the conduct of its
  12 business as to render its further transaction of insurance
  13 in Montana injurious or hazardous to its policyholders or to
  14 the public:
  - (b) has refused to be examined or to produce its accounts, records, and files for examination or if any of its officers have refused to give information with respect to its affairs, when required by the commissioner;
- 19 (c) has failed to pay any final judgment rendered 20 against it in Montana within 30 days after the judgment 21 became final;
- 22 (d) with such frequency as to indicate its general
  23 business practice in Montana, has without just cause refused
  24 to pay proper claims arising under its policies, whether any
  25 such claim is in favor of an insured or is in favor of a

third person with respect to the liability of an insured to
such third person, or without just cause compels such
insured or claimant to accept less than the amount due them
or to employ attorneys or to bring suit against the insurer
or such an insured to secure full payment or settlement of
such claims:

- (e) is affiliated with and under the same general management or interlocking directorate or ownership as another insurer which transacts direct insurance in Montana without having a certificate of authority therefor, except as permitted as to a surplus line insurer under part 3 of this chapter.
- (f) has reinsured\_all its risks in their entirety in another insurer.
- (3) The commissioner may, in his discretion and without advance notice or a hearing thereon, immediately suspend the certificate of authority of any insurer as to which proceedings for receivership, conservatorship, rehabilitation, or other delinquency proceedings have been commenced in any state.
- Section 6. Section 33-2-307, MCA, is amended to read:

  "33-2-307. Surplus lines in solvent insurers. A

  surplus line agent shall not knowingly place surplus line
  insurance with insurers unsound financially. The agent shall
  ascertain the financial condition of the unauthorized

insurer before placing insurance therewith. The agent shall
so insure only either:

- 3 (1) with an insurer which is an authorized insurer in
  4 at least one state of the United States for the kind of
  5 insurance involved and whichy--if--e--stock--insurery-hes
  6 capital--stock--and--surplus-of-at-least-s358y888-ory-if-any
  7 other-type-of-insurery-hes--surplus-of-at-least-s358y888
  8 meets the requirements of 33-2-109 and 33-2-110x as
  9 applicable; or
  - (2) with an alien insurer, other than one qualified under (1) above, which has an established and effective trust fund of at least \$400,000 \$11,000,000 within the United States administered by a recognized financial institution and held for the benefit of all its policyholders in the United States or policyholders and creditors in the United States."
  - Section 7. Section 33-2-705, MCA, is amended to read:

    #33-2-705. Report on premiums and other consideration

    -- tax. (1) Each authorized insurer and each formerly
    authorized insurer with respect to premiums so received
    while an authorized insurer in this state shall file with
    the commissioner, on or before March 1 each year, a report
    (except as to wet marine and transportation insurance taxed
    under subsection (3) below) in form as prescribed by the
    commissioner showing total direct premium income, including

policy, membership, and other fees, premiums paid by application of dividends, refunds, savings, savings coupons, and similar returns or credits to payment of premiums for new or additional or extended or renewed insurance, charges for payment of premium in installments, and all other consideration for insurance from all kinds and classes of insurance whether designated as a premium or otherwise, received by it during the preceding calendar year on account of policies covering property. Subjects, or risks located. resident, or to be performed in Montana, with proper proportionate allocation of premium as to such property, subjects, or risks in Montana insured under policies or contracts covering property, subjects, or risks located or resident in more than one state, after deducting from such total direct premium income applicable cancellations, returned premiums, the unabsorbed portion of any deposit premium, the amount of reduction in or refund of premiums allowed to industrial life policyholders for payment of premiums direct to an office of the insurer, all policy dividends, refunds, savings, savings coupons, and other similar returns paid or credited to policyholders with respect to such policies. As to title insurance, "premium" includes only the risk-portion-of-the total charge for such insurance. No deduction shall be made of the cash surrender values of policies. Considerations received on annuity

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- contracts shall not be included in total direct premium income and shall not be subject to tax.
- (2) Coincident with the filing of the tax report referred to in subsection (1) above, each such insurer shall pay to the commissioner a tax upon such net premiums. This tax may be computed in either of the following ways:
- (a) (i) A domestic insurer may choose to compute its tax based on the percentage of its admitted assets invested in Montana securities according to the following schedule:
- (A) 2 3/4% of net premiums if the insurer has 0% of its admitted assets invested in Montana securities;
- 12 (B) 2 1/4% of net premiums if the insurer has at least
  13 25% of its admitted assets invested in Montana securities;
  - (C) 1 3/4% of net premiums if the insurer has at least 50% of its admitted assets invested in Montana securities;
- 16 (D) 1 1/4% of net premiums if the insurer has at least 17 75% of its admitted assets invested in Montana securities;
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- 19 (E) 3/4% of net premiums if the insurer has 100% of 20 its admitted assets invested in Montana securities.
- 21 (ii) "Admitted assets" are those assets allowed in 22 33-2-501.
- 23 (III) An insurer choosing this method of computation
  24 must itemize its Montana securities on a detailed schedule
  25 attached to its annual tax report.

- (b) (i) If the method provided for in subsection (a) is not used, the insurer shall compute its tax at the rate of 2 3/4% of the net premiums.
- (ii) An insurer choosing this method and having not less than 50% of its paid-in capital stock invested in Montana securities is allowed to deduct whatever tax it may have already paid to the state of Montana and its political subdivisions, during the same calendar year as to which premium tax is being paid, from the amount otherwise due under this section.
- (3) For the purpose of subsection (2):

- (a) "paid-in capital stock" as to a mutual or reciprocal insurer shall be deemed to be an amount equal to 10% of the insurer's assets; and
- (b) "Montana securities" shall be deemed to include only general obligations of the state of Montana or of Its political subdivisions, mortgage loans secured by a first lien upon real estate located in Montana, and real estate located in Montana owned by the insurer, all if otherwise lawful investments of the insurer under this code.
- (4) (a) On or before March 1 of each year each insurer shall file with the commissioner, on forms as prescribed and furnished or accepted by him, a report of its gross underwriting profit on wet marine and transportation insurance, as defined in 33-1-209, written in this state

- during the calendar year next preceding and shall at the same time pay to the commissioner a tax of 3/4 of 1% of such gross underwriting profit.
- (b) Such gross underwriting profit shall be ascertained by deducting from the net premiums (i.e., gross premiums less all return premiums and premiums for reinsurance) on such wet marine and transportation insurance contracts the net losses paid (i.e., gross losses paid less salvage and recoveries on reinsurance ceded) during such calendar year under such contracts. In the case of insurers issuing participating contracts, such gross underwriting profit shall not include for computation of the tax prescribed by this subsection (3) the amounts refunded, credited, or paid as participation dividends or savings by such insurers to the holders of such contracts.
- (5) That portion of the tax paid hereunder by an insurer on account of premiums received for fire insurance shall be separately specified in the report as required by the commissioner, for apportionment as provided by law.

  Where insurance against fire is included with insurance of property against other perils at an undivided premium, the insurer shall make such reasonable allocation from such entire premium to the fire portion of the coverage as shall be stated in such report and as may be approved or accepted by the commissioner.

(6) With respect to authorized insurers the premium
tax provided by this section shall be payment in full and in
lieu of all other demands for any and all state, county,
city, district, municipal, and school taxes, licenses, fees,
and excises of whatever kind or character, excepting only
those prescribed by this code, taxes on real and tangible
personal property located in this state, and taxes payable
under 50-3-109•

- (7) The commissioner may suspend or revoke the certificate of authority of any insurer which fails to pay its taxes as required under this section.
- Section 8. Section 33-2-708, MCA, is amended to read: 33-2-708. Fees and licenses. (1) The commissioner shall collect in advance and the persons so served shall so pay to the commissioner the following fees and licenses:
  - (a) certificates of authority:

1	(B) foreign insurers
2	(ii) annual continuation of certificate of authority .
3	300-0
4	(ili) reinstatement of certificate of authority 25.0
5	(b) articles of incorporation:
6	(i) filing original articles of incorporation or
7	<b>d</b> omestic insurer, exclusive of fees required to be paid by
8	the corporation to the secretary of state 20.00
9	(ii) filing amendment of articles of incorporations
10	domestic and foreign insurers, exclusive of fees required to
11	be paid to the secretary of state by a domestic corporation
12	10.00
13	(c) filing bylaws or amendment thereto where required
14	5.00
15	(d) filing annual statement of insurer, other than as
16	part of application for original certificate of authority •
17	25.00
18	(e) resident agent's license:
19	(i) application for original license, including
20	issuance of license, if Issued (life and/or disability)
21	10.09
22	(il) application for original license, including
23	issuance of license, if issued (other than life and/o
24	disability) 10-00
25	(iii) appointment of agents each insurer = 5=80 10=00

1	(iv) annual renewal+ each insurer 5=00 <u>10-00</u>
2	(v) temporary license
3	<pre>(vil_amendment_of_license_fexcluding_additions_thereto)</pre>
4	or reissuance of master license
5	(f) nonresident agent's license:
6	(i) application for original license, including
7	issuance of license, if issued (life and/or disability)
8	100.00
9	(ii) application for original license, including
0	issuance of license, if issued (other than life and/or
1	disability) 100.00
2	(iii) appointment of agent, each insurer = 5+00 10=00
3	(iv) annual renewal, each insurer 5000 10=00
4	(v) amendment of license (excluding additions thereto)
5	or reissuance of master license ***********************************
6	(g) solicitor*s license:
7	(i) application for original license, including
8	issuance of license, if issued ************ 5.00
9	(ii) annual renewal of license •••••••• 5.00
0	(h) examination for license as agent or solicitor,
1	each examination
2	(i) surplus line agent's license:
3	(i) application for original license and for issuance
4	of license, if issued
ਾ 5	(ii) applied repaired of license

1	(j) adjuster's license:
2	(i) application for original license and for issuance
3	of license, if issued
4	(ii) annual renewal of license 10.00
5	(k) insurance vending machine license, each machine,
6	each year
7	(1) commissioner's certificate under seal (except when
8	on certificates of authority or licenses) 3.00
9	(m) copies of documents on file in the commissioner's
10	office, per page
11	(n) policy forms:
12	(i) filing each policy form ••••••• 25.00
13	(ii) filing each application, rider, endorsement,
14	amendment, insert page, schedule of rates, and clarification
15	of risks 10.00
16	(iii) maximum charge if policy and all forms submitted
17	at one time or resubmitted for approval within 180 days
18	50.00
19	(2) The commissioner shall promptly deposit with the
20	state treasurer to the credit of the general fund of this
21	state all fees and licenses received by him under this
22	section.
23	(3) All fees are considered fully earned when
24	received. In the event of overpayment. only those amounts in
25	excess of \$10 will be refunded."

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Section 9. Section 33-2-709, MCA, is amended to read: "33-2-709. Retaliatory fees, taxes, and other obligations. (1) When by or pursuant to the laws of any other state or foreign country any taxes, licenses, and other fees, in the aggregate, and any fines, penalties, deposit requirements, or other material prohibitions, or restrictions are or would be imposed upon Montana insurers or upon the agents or representatives of such Insurers which are in excess of such taxes, licenses, and other fees, in the aggregate, or which are in excess of the fines, penalties, deposit requirements, or other obligations, prohibitions, or restrictions directly imposed upon similar insurers or upon the agents or representatives of such insurers of such other state or country under the statutes of this state, so long as such laws of such other state or country continue in force or are so applied, the same taxes, licenses, and other fees, in the aggregate, or fines, penalties, or deposit requirements or other material obligations, prohibitions, or restrictions of whatever kind shall be imposed by the commissioner upon the insurers or upon the agents or representatives of such insurers of such other state or country doing business or seeking to do business in Montana. Any tax. license. or other fee or other obligation Imposed by any city, county, or other political subdivision or agency of such other state or country on

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Montana insurers or their agents or representatives shall be deemed to be imposed by such state or country within the meaning of this section.

(2) This section shall not apply as to any fees in conjunction with the licensing of insurance agents, personal income taxes, ad valorem taxes on real or personal property, or special purpose obligations or assessments imposed by another state in connection with particular kinds of insurance other than property insurance, except that deductions from premium taxes or other taxes otherwise payable allowed on account of real estate or personal property taxes paid shall be taken into consideration by the commissioner in determining the propriety and extent of retaliatory action under this section.

- (3) (a) For the purposes of this section the domicile of an alien insurer, other than insurers formed under the laws of Canada, shall be that state designated by the insurer in writing filed with the commissioner at time of admission to this state or within 6 months after January 1, 1961, whichever date is the later, and may be any one of the following states:
- 22 (i) that in which the insurer was first authorized to 23 transact insurance:
- 24 (ii) that In which is located the insurer's principal place of business in the United States;

(iii) that in which is held the larger deposit of trusteed assets of the insurer for the protection of its policyholders and creditors in the United States.

- (b) If the insurer makes no such designation, its domicile shall be deemed to be that state in which is located its principal place of business in the United States."
- Section 10. Section 33-3-204, MCA, is amended to read:

  #33-3-204. Initial qualifications -- domestic mutuals.

  (i) When newly organized, a domestic mutual insurer may be authorized to transact any one of the kinds of insurance histed--in--the-schedule-contained-in-subsection-(2)-of-this section as are permitted under 33-2-108.
- (2) When applying for an original certificate of authority, the insurer must be otherwise qualified therefor under this code and must have received—and—accepted—bone fide—applications—as—to—substantial—insurable—subjects—for insurance—coverage—of—a-substantial—character—of—the—kind—of insurance—proposed—to—be—transactedy—must—hove—collected——in cash—the—full—premium—therefor—at—a-rate—not—less—than—that usually—charged—by—stock—insurers—for—comparable—coveragesy must—hove—surplus—funds—on—hand—and—deposited—as—of—the—date such—insurance—coverages—are—to—become—effectivey—ory—in lieu—of—such—applicationsy—premiumsy—and—surplusy—may deposit—surplusy—all—in—accordance—with—that—part—of—the

1	followingschedulewhichappliestotheonekindo
2	insurance-the-thsurer-proposes-to-transact: unimpaired
3	surplus funds in an amount not less than the amount of
4	paid-in_capital_stock_required_of_a_domestic_stock_insurer
5	transacting like kinds of insurance as in 33-2-109. subject
6	further to the additional special surplus requirements of
7	33-2-110 applicable to such stock insurer. The minimum
8	amount of surplus must thereafter be maintained unimpaired
9	and placed on deposit with the commissioner. The deposit is
10	subject to the provisions of chapter 2. part 6. of this
11	title_and_33=2=111.
12	REFER TO CODE FOR HAND SET TABLE
13	WHICH IS ALL STRICKEN
14	The-following-provisos-are-respectivelyapplicableto
15	theforegoingschedule-and-provisions-as-indicated-by-like
16	Roman-numerals-appearing-in-such-achedule:
17	tijNo-group-insurance-or-term-policies-fortermsof
18	less-than-10-years-sholl-be-included-
19	tiij-Nogroupyblanketyor-family-plans-of-insurance
20	shall-be-included:inlieuofweeklyindemnityalike
21	premiumvalueinmedicaly-surgicaly-and-hospital-benefits
22	may-beprovidedAnyaccidentaldeathordismemberment
23	benefit-provided-shall-not-exceed-\$2y508*

ffif-Only--insurance--of--the-owner-s-interest-in-real

property-may-be-includeds

<pre>fiv)-Must-includeinsuranceoflegallisbilityfor</pre>
bodilyinjury-and-property-damages-to-which-the-maximum-and
minimum-insured-amounts-apply=

{v}--The-maximums-provided-for-in-this-column--(f)--are
net-of-applicable-reinsurances

{vi}-The--deposit-of-surplus-in-the-emount-specified-in
columns--(g)--and--(h)---must---thereafter---be---maintained
unimpairedw--The--deposit--is--subject--to-the-provisions-of
chapter-2y-part-6y-of-this-titles\*

Section 11. Section 33-3-205, MCA, is amended to read:

\*33-3-205. Formation of mutual insurer -- bond. (1)

Before soliciting any applications for insurance required under-33-3-204-es-qualification to raise surplus funds to qualify for the original certificate of authority, the incorporators of the proposed insurer shall file with the commissioner a corporate surety bond in the penalty of \$157-000 \$50.000, in favor of the state and for the use and benefit of the state and of applicant members and creditors of the corporation. The bond shall be conditioned as follows:

- (a) for the prompt return to applicant members of all premiums collected in advance;
- (b) for payment of all indebtedness of the corporation; and
- (c) for payment of costs incurred by the state in

event of any legal proceedings for liquidation or dissolution of the corporation, all in the event the corporation fails to complete its organization and secure a certificate of authority within 1 year after the date of its certificate of incorporation.

(2) In lieu of such bond, the incorporators may deposit with the commissioner \$15,000 \$50.000 in cash or United States government bonds, negotiable and payable to the bearer, with a market value at all times of not less than \$15,000 \$50.000, to be held in trust upon the same conditions as required for the bond.

(3) Any such bond filed or deposit or remaining portion thereof held under this section shall be released and discharged upon settlement and termination of all liabilities against it.

Section 12. Section 33-3-432, MCA, is amended to read:

"33-3-432. Impairment of capital or assets. [1] If a
stock insurer's capital, as represented by the aggregate par
value of its outstanding capital stock, becomes impaired or
the assets of a mutual insurer are less than its liabilities
and the minimum amount of surplus required to be maintained
by it under 33-3-204 or-33-3-50± for authority to transact
the kinds of insurance being transacted, the commissioner
shall at once determine the amount of deficiency and serve
notice upon the insurer to make good the deficiency within

60 days after service of such notice.

- (2) The deficiency may be made good in cash or in assets eligible under chapter 2, part 8, for the investment of the insurer's funds; if a stock insurer, by reduction of the insurer's capital to an amount not below the minimum required for the kinds of insurance thereafter to be transacted; or if a mutual insurer, by amendment of its certificate of authority to cover only such kind or kinds of insurance thereafter for which the insurer has sufficient surplus under this code.
- (3) If the deficiency is not made good and proof thereof filed with the commissioner within such 60-day period, the insurer shall be deemed insolvent and the commissioner shall institute delinquency proceedings against it under chapter 2, part 9; except that if such deficiency exists because of increased loss reserves required by the commissioner or because of disallowance by the commissioner of certain assets or reduction of the value at which carried in the insurer's accounts, the commissioner may, in his discretion and upon application and good cause shown, extend for not more than an additional 50 days the period within which such deficiency may be so made good and such proof thereof so filed."
- Section 13. Section 33-7-405. MCA, is amended to read:
  #33-7-405. Reserve valuation. (1) As a part of the

- annual statement required under 33-7-404, each society shall, on or before March 1, file with the commissioner a valuation of its certificates in force on December 31 last preceding, provided, the commissioner may, in his discretion for cause shown, extend the time for filing such valuation for not more than 2 calendar months.
- (2) Such report of valuation shall show, as reserve liabilities the difference between the present midyear value of the promised benefits provided in the certificates of such society in force and the present midyear value of the future net premiums as the same are in practice actually collected, not including therein any value for the right to make extra assessments and not including any amount by which the present midyear value of future net premiums exceeds the present midyear value of promised benefits on individual certificates. At the option of any society, in lieu of the above, the valuation may show the net tabular value. Such net tabular value as to certificates issued prior to January 1. 1962, shall be determined in accordance with the provisions of law applicable prior to January 1, 1961, and as to certificates issued on or after January 1, 1962, shall not be less than the reserves determined according to the commissioner's reserve valuation method as hereinafter defined. If the premium charged is less than the tabular net premium according to the basis of valuation used, an

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additional reserve equal to the present value of the deficiency in such premiums shall be set up and maintained as a liability. The reserve liabilities shall be properly adjusted in the event that the midyear or tabular values are not appropriate.

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- valuation method for the life insurance and endowment benefits of certificates providing for a uniform amount of insurance and requiring the payment of uniform premiums shall be the excess, if any, of the present value, at the date of valuation, of such future guaranteed benefits provided for by such certificates over the then present value of any future modified net premiums therefor. The modified net premiums for any such certificate shall be such uniform percentage of the respective contract premiums for such benefits that the present value, at the date of issue of the certificate, of all such modified net premiums shall be equal to the sum of the then present value of such benefits provided for by the certificate and the excess of (a) over (b), as follows:
- (a) a net level premium equal to the present value, at the date of issue, of such benefits provided for after the first certificate year, divided by the present value, at the date of issue, of an annuity of one per annum payable on the first and each subsequent anniversary of such certificate on

- which a premium falls due; provided, however, that such net
  level annual premium shall not exceed the net level annual
  premium on the 19-year premium whole life plan for insurance
  of the same amount at an age 1 year higher than the age at
  issue of such certificate; and
  - (b) a net 1-year term premium for such benefits provided for in the first certificate year.
  - (4) Reserves according to the commissioners' reserve valuation method for life insurance benefits for varying amounts of benefits or requiring the payment of varying premiums, annuity and pure endowment benefits, disability and accidental death benefits in all certificates and contracts, and all other benefits except life insurance and endowment benefits shall be calculated by a method consistent with the principles of subsection (3) above.
- 16 (5) The present value of deferred payments due under
  17 incurred claims or matured certificates shall be deemed a
  18 liability of the society and shall be computed upon
  19 mortality and interest standards prescribed in subsections
  20 (7) and (8) below.
- 21 (6) Such valuation and underlying data shall be 22 certified by a competent actuary or, at the expense of the 23 society, verified by the actuary of the department of 24 insurance of the state of domicile of the society.
- 25 (7) The minimum standards of valuation for

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certificates issued prior to January 1, 1962, shall be those provided by the law applicable immediately prior to January 1. 1961. but not lower than the standards used in the calculating of rates for such certificates.

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- (8) The minimum standard of valuation for certificates issued after January 1, 1962, shall be 3 1/2% interest and the following tables lexcent that a society may value its certificates in accordance with valuation standards authorized by the laws of this state for the valuation of policies issued by life insurance companies):
- (a) for certificates of life insurance, American men ultimate table of mortality, with Bowerman's or Davis' extension thereof; or with the consent of the commissioner, the commissioner's 1941 standard ordinary mortality table or the commissioner's 1941 standard industrial table of mortality;
- (b) for annuity certificates, including life annuities provided or available under optional modes of settlement in such certificates, the 1937 standard annuity table;
- (c) for disability benefits issued in connection with life benefit certificates, Hunter's disability table, which, for active lives, shall be combined with a mortality table permitted for calculating the reserves on life insurance certificates, except that the table known as class III disability table (1926) modified to conform to the

- contractual waiting period shall be used in computing 1 2 reserves for disability benefits under a contract which presumes that total disability shall be considered to be permanent after a specified period:
  - (d) for accidental death benefits issued in connection with life benefit certificates, the intercompany double indemnity mortality table combined with a mortality table permitted for calculating the reserves for life insurance certificates: and
- (e) for noncancelable accident and health benefits. 10 the class III disability table (1926) with conference 11 12 modifications or, with the consent of the commissioner, 13 tables based upon the society's own experience.
- 14 (9) The commissioner may, in his discretion, accept other standards for valuation if he finds that the reserves 15 produced thereby will not be less in the aggregate than 16 reserves computed in accordance with the minimum valuation 18 standard herein prescribed. The commissioner may, in his 19 discretion, vary the standards of mortality applicable to all certificates of insurance on substandard lives or other 20 21 extrahazardous lives by any society authorized to do business in this state. Whenever the mortality experience 22 under all certificates valued on the same mortality table is 23 24 in excess of the expected mortality according to such table for a period of 3 consecutive years, the commissioner may

require additional reserves when deemed necessary in his independ on account of such certificates.

(10) Any society, with the consent of the insurance supervisory official of the state of domicile of the society and under such conditions, if any, which he may impose, may establish and maintain reserves on its certificates in excess of the reserves required hereunder, but the contractual rights of any insured member shall not be affected thereby."

Section 14. Section 33-7-509, MCA, is amended to read:

#33-7-509. Nonforfeiture benefits, cash surrender

values, certificate loans, and other options — value —

term. (1) A society may grant paid-up nonforfeiture

benefits, cash surrender values, certificate loans, and such

other options as its laws may permit. As to certificates

issued on and after January 1, 1961, a society shall grant

at least one paid-up nonforfeiture benefit, except in the

case of pure endowment, annuity or reversionary annuity

contracts, reducing term insurance contracts, or contracts

of term insurance of uniform amount of 15 years or less

expiring before age 66.

(2) In the case of certificates other than those for which reserves are computed on the commissioner's 1941 standard ordinary mortality table. or the 1941 standard industrial table, or any more recent table made applicable

to life insurance companies, the value of every paid-up nonforfeiture benefit and the amount of any cash surrender value, loan, or other option granted shall not be less than the excess, if any, of (a) over (b) as follows:

- (a) the reserve under the certificate determined on the basis specified in the certificates; and
- (b) the sum of any indebtedness to the society on the certificate, including interest due and accrued, and a surrendered charge equal to 2 1/2% of the face amount of the certificate, which, in the case of insurance on the lives of children, shall be the ultimate face amount of the certificate, if death benefits provided therein are graded.
- substandard basis or in the case of certificates issued on a substandard basis or in the case of certificates, the reserves for which are computed upon the American men ultimate table of mortality, the term of any extended insurance benefit granted including accompanying pure endowment, if any, may be computed upon the rates of mortality not greater than 130% of those shown by the mortality table specified in the certificate for the computation of the reserve.
- (4) In the case of certificates for which reserves are computed on the commissioner's 1941 standard ordinary mortality table, or the 1941 standard industrial table, or any more recent table made applicable to life insurance

companies. every paid-up nonforfeiture benefit and the amount of any cash surrender value, loan, or other option granted shall not be less than the corresponding amount ascertained in accordance with the provisions of the laws of this state applicable to life insurers issuing policies containing like insurance benefits based upon such tables.\*

Section 15. Section 33-7-525, MCA, is amended to read:

#33-7-525. Agent defined. The term "insurance agent" as used in this chapter means any authorized or acknowledged agent of a society who acts as such in the solicitation, negotiation, or procurement or making of a life insurance,

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the any regular salaried officer or employee of a licensed society who devotes substantially all of his services to activities other than the solicitation of fraternal insurance contracts from the public and who receives for the solicitation of such contracts no commission or other compensation directly dependent upon the amount of business obtained.

accident and health insurance, or annuity contract. The term

"insurance agent" shall does not include+

{2}--any--agent--or--representative--of--a--society-who devotes-or-intends-to-devote-less-than-58%-of--his--time--to the--solicitation-and-procurement-of-insurance-contracts-for such-society--Any-person-who-in-the-preceding-calendar--year has--solicitad--and--procured--life--insurance--contracts-on

behalf-of-any-society-in-an-amount-of-insurance-in-excess-of

\$50y000-ory-in-the-case--of--any--other--kind--or--kinds--of

insurance--which--the-society-might-writey-on-the-persons-of

more-than-25--individuals--and--who--has--received--or--will

receive-a-commission-or-other-compensation-therefor-shell-be

presumed--to--be--devoting-or-intending-to-devote-50%-of-his

time--to--the--society-"

Section 16. Section 33-7-526, MCA, is amended to read:
#33-7-526. Agent license required -- penalty. (1)
Agents of societies shall be licensed-in-accordance-with-the
provisions-of-33-7-525-through--33-7-520 considered to be
insurance agents and subject to the same licensing
requirements as insurance agents under chapter 17 of this
code: except that no examination is required of an
individual lawfully licensed in this state as an agent for a
fraternal benefit spriety as to the kind of insurance to be
transacted as of or immediately prior to (the effective date
of this act1 and thereafter continuing to be so licensed.

(2) No society doing business in this state shall pay any commission or other compensation to any person for any services in obtaining in this state any new contract of life, accident, or health insurance or any new annuity contract, except to a licensed insurance agent of such society and-except-en-egent-exempted-under-33-7-525.

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- 1 (3) Any person who in this state acts as insurance
  2 agent for a society without having authority so to do by
  3 virtue of a license issued and in force pursuant to the
  4 provisions of this chapter shally--except-os-provided-in
  5 33-7-525y be guilty of a misdemeanor.\*
- Section 17. Section 33-15-101, MCA, is amended to 7 read:
- 8 \*33-15-101. Scope. This chapter shall not apply as to:
- 9 (1) reinsurance;

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- 10 (2) policies or contracts not issued for delivery in
  11 this state or delivered in this state:
- 12 (3) ocean marine and foreign trade insurances;
- 13 (4) title insurance, except as to the following 14 provisions: <u>33-15-102</u>, 33-15-103, <u>33-15-303</u>, 33-15-305, 15 33-15-306, end <u>33-15-307</u>, 33-15-316, and <u>33-15-411</u>.\*\*
- 16 Section 18. Section 33-15-303, MCA, is amended to read:
- 18 \*\*33-15-303. Contents of policies in general -
  19 identification. (1) Every policy shall specify:
  - (a) the names of the parties to the contract;
    - (b) the subject of the insurance;
    - (c) the risks insured against:
- 23 (d) the time when the insurance thereunder takes 24 effect and the period during which the insurance is to 25 continue:

- 1 (e) the premium;
- 2 (f) the conditions pertaining to the insurance.
- 3 (2) If under the policy the exact amount of premium is determinable only at stated intervals or termination of the contract, a statement of the basis and rates upon which the premium is to be determined and paid shall be included.
- 7 (3) Subsections (1) and (2) of this section shall not 8 apply as to surety contracts or to group insurance policies•
- 9 (4) All policies and annuity contracts issued by 10 domestic insurers and the forms thereof filed with the 11 commissioner shall have printed thereon an appropriate designating letter or figure or combination of letters or 12 13 figures or terms identifying the respective forms of policies or contracts, together with the year of adoption of 14 15 such form. Whenever any change is made in any such form, the 16 designating letters, figures, or terms and year of adoption 17 thereon shall be correspondingly changed."
- 18 Section 19. Section 33-18-210, MCA, is amended to read:
- #33-18-210. Unfair discrimination and rebates
  prohibited -- property, casualty, and surety insurances. (1)
  No title, property, casualty, or surety insurer or any
  employee, representative, agent, or solicitor thereof may,
  as an inducement to purchase insurance or after insurance
  has been effected, pay, allow, or give or offer to pay,

allow, or give, directly or indirectly, any rebate, discount, abatement, credit, or reduction of the premium named in the insurance policy; any special favor or advantage in the dividends or other benefits to accrue thereon; or any valuable consideration or inducement not specified in the policy, except to the extent provided for in an applicable filing with the commissioner as provided by

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- (2) No insured named in a policy or any employee of the insured may knowingly receive or accept, directly or indirectly, any such rebate, discount, abatement, credit, or reduction of premium; special favor or advantage; or valuable consideration or inducement.
- (3) No such insurer may make or permit any unfair discrimination in the premium or rates charged for insurance, in the dividends or other benefits payable thereon, or in any other of the terms and conditions of the insurance either between insureds or property having like insuring or risk characteristics or between insureds because of race, color, creed, religion, or national origin.
- (4) Nothing in this section may be construed as prohibiting the payment of commissions or other compensation to duly licensed agents or solicitors or as prohibiting an insurer from allowing or returning lawful dividends, savings, or unabsorbed premium deposits to its participating

1 policyholders, members, or subscribers.

2 (5) No such insurer may make or permit any unfair
3 discrimination between individuals or risks of the same
4 class and of essentially the same hazards by refusing to
5 issues refusing to renews cancelings or limiting the amount
6 of insurance coverage on a property or casualty risk because
7 of the peographic location of the risks unless:

8 <u>lal\_the\_refusals\_cancellations\_or\_limitation\_is\_for\_a</u>
9 <u>business\_purpose\_which\_is\_not\_a\_mere\_pretext\_for\_unfair</u>
10 <u>discriminations\_or</u>

11 (b) the refusals cancellations or limitation is
12 required by law or regulatory mandates

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16) No such insurer may make or permit any unfair

14 discrimination between individuals or risks of the same

15 class and of essentially the same bazards by refusing to

16 issue, refusing to renew, canceling, or limiting the amount

17 of insurance coverage on a residential property risk, or the

18 personal property contained therein, because of the age of

19 the residential property, unless:

21 business purpose which is not a mere pretext for unfair
22 discrimination; or

23 (b) the refusal. cancellation. or limitation is 24 required by law or regulatory mandate.

25 (7) No such insurer may refuse to insure. refuse to

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continue to insure or limit the amount of coverage available to an individual because of the sex or marital status of the individual but an insurer may take marital status into account for the gurpose of defining persons eligible for dependents benefits.

 (8) No such insurer may terminate or modify coverage or refuse to issue or refuse to renew any property or casualty policy or contract of insurance solely because the applicant or insured or any employee of either is mentally or physically impaired; however, this subsection does not apply to accident and health insurance sold by a casualty insurer, and this subsection is not to be interpreted to modify any other provision of law relating to the termination, modification, issuance, or renewal of any insurance policy or contract.

Section 20. Section 33-22-111, MCA, is amended to read:

"33-22-111. Policies to provide for freedom of choice of practitioners -- professional practice not enlarged. (1) All policies of disability insurance, including individual, group, and blanket policies and all policies insuring the payment of compensation under the Workers' Compensation Act shall provide the insured shall have full freedom of choice in the selection of any duly licensed physician, osteopath, chiropractor, optometrist, chiropodist, or elimical

psychologist for treatment of any illness or injury within
the scope and limitations of his practice. Whenever such
policies insure against the expense of drugs, the insured
shall have full freedom of choice in the selection of any
duly licensed and registered pharmacist.

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6 (2) Nothing in this section shall be construed as
7 anlarging the scope and limitations of practice of any of
8 the licensed professions enumerated in subsection (1); nor
9 shall this section be construed as amending, altering, or
10 repealing any statutes relating to the licensing or use of
11 hospitals.\*\*

12 Section 21. Section 33-22-205, MCA, is amended to read:

14 M33-22-205. Time limit on certain defenses. (1) There
15 shall be a provision as follows:

"Time Limit on Certain Defenses: (1) After 3 2 years from the date of issue of this policy no misstatements, except fraudulent misstatements, made by the applicant in the application for such policy shall be used to void the policy or to deny a claim for loss incurred or disability (as defined in the policy) commencing after the expiration of such 3-year 2-year period.

(2) No claim for loss incurred or disability (as defined in the policy) commencing after 9 2 years from the date of issue of this policy shall be reduced or denied on

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the ground that a disease or physical condition not excluded from coverage by name or specific description effective on the date of loss had existed prior to the effective date of coverage of this policy."

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- (2) Policy provision (1) of subsection (1) shall not be so construed as to affect any legal requirement for avoidance of a policy or denial of a claim during such initial 3-year 2-year period or to limit the application of 33-22-222 through 33-22-226 in the event of misstatement with respect to age or occupation or other insurance.
- (3) A policy which the insured has the right to continue in force subject to its terms by the timely payment of premium until at least age 50 or, in the case of a policy issued after age 44, for at least 5 years from its date of issue, may contain in lieu of policy provision (1) of subsection (1) the following provision (from which the clause in parentheses may be omitted at the insurer's option) under the caption "Incontestable":
- "After this policy has been in force for a period of 3
  2 years during the lifetime of the insured (excluding any
  period during which the insured is disabled), it shall
  become incontestable as to the statements contained in the
  application."
- Section 22. Section 33-22-232, MCA, is amended to read:

\*33-22-232. Renewal at option of insurer. Disability insurance policies, other than accident insurance only policies, in which the insurer reserves the right to refuse renewal on-an-individual-basis shall provide in substance in a provision thereof or in an endorsement thereon or rider attached thereto that subject to the right to terminate the policy upon nonpayment of premium when due, such right to refuse renewal may not be exercised so as to take effect before the renewal date occurring on or after and nearest each policy anniversary (or in the case of lapse and reinstatement, at the renewal date occurring on or after and nearest each anniversary of the last reinstatement), and that any refusal of renewal shall be without prejudice to any claim originating while the policy is in force. The parenthetic reference to lapse and reinstatement may be omitted at the insurer's option."

17 Section 23. Section 33-22-301, MCA, is amended to 18 read:

#33-22-301. Coverage of newborn under family policy.

(1) Each policy of disability insurance or certificate issued thereunder which-in-addition-to-covering-the--insured also--covers-members-of-the-insured-s-family shall contain a provision granting immediate accident and sickness coverage, from and after the moment of birth, to each newborn infant of any insured.

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as provided by the policy for the other covered persons; provided, however, that for newborn infants there shall be no waiting or elimination periods. A deductible or reduction in benefits applicable to the coverage for newborn infants is not permissible unless it conforms and is consistent with the deductible or reduction in benefits applicable to all other covered persons.

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(3) No policy or certificate of insurance which-in addition-to-covering-the-insured-also-covers-members-of--the insured-s--family may be issued or amended in this state if it contains any disclaimer, walver, or other limitation of coverage relative to the accident and sickness coverage or insurability of newborn infants of an insured from and after the moment of birth-

141 If payment of a specific premium or subscription fee is required to provide coverage for a child, the policy or contract may require that notification of birth of a newly born child and payment of the required premium or fees must be furnished to the insurer or number of service or indemnity corporation within 31 days after the date of birth in order to have the coverage continue beyond such 31-day period."

Section 24. Section 33-22-812, MCA, is amended to read:

"33-22-812. Policy forms to be approved — procedure — disapproval. (1) The forms of the policies, applications, certificates or other evidence of insurance coverage, and applicable premium rates relating thereto shall be filed with the commissioner. No such policy, contract, certificate or other evidence of insurance, application, or other form shall be sold, issued, or used and no endorsement shall be attached to or printed or stamped thereon unless the form thereof shall have been approved by the commissioner or—39 days—shall—have—expired-after-such-filing-without-written notice-from-the-commissioner-of-disapproval-thereof.

(2) The commissioner shall disapprove the forms for such insurance if he finds that they are unjust, unfair, inequitable, misleading, or deceptive or that the rates are by reasonable assumptions excessive in relation to the benefits provided.

(3) In determining whether such rates by reasonable assumptions are excessive in relation to the benefits provided, the commissioner shall give due consideration to past and prospective claim experience, within and outside this state, and to fluctuations in such claim experience, to a reasonable risk charge, to contribution to surplus and contingency funds, to past and prospective expenses, both within and outside this state, and to all other relevant factors within and outside this state, including any

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differing operating methods of the insurers joining in the issue of the policy.

- (4) In exercising the powers conferred upon him by this part, the commissioner shall not be bound by any other requirement of this code with respect to standard provisions to be included in disability policies or forms.
- (5) The commissioner may, after hearing upon written notice, withdraw an approval previously given, upon such grounds as in his opinion would authorize disapproval upon original submission thereof. Any such withdrawal of approval after hearing shall be by notice in writing specifying the ground thereof and shall be effective at the expiration of such period, not less than 90 days after the giving of notice of withdrawal, as the commissioner shall in such notice prescribe.\*\*
- Section 25. Section 33-24-102, MCA, is amended to read:
- #33-24-102. Insuring improvements insurance equal to true value. Whenever any policy of insurance shall be written to insure any improvements upon real property in this state against loss by-firey-tornadoy--or--lightning or damage and the property insured shall-be-wholly-destroyed is considered to be a total loss, without criminal fault on the part of the insured or his assigns, the amount of insurance written in such policy shall be taken conclusively to be the

- true value of the property insured and the true amount of
  loss and measure of damages. The payment of money as a
  premium for insurance shall be prima facie evidence that the
  party paying such insurance premium is the owner of the
  property insured; provided, that any insurance company may
  set up fraud in obtaining the policy as a defense to a suit
  thereon.
- 8 Section 26. Section 33-24-103, MCA, is amended to 9 read:
- 10 \*\*33-24-103. Specific valuation -- loss equal to
  11 insured value ----alternative--methods. (1) This section
  12 applies to policies, except motor vehicle insurance
  13 policies, which insure specific listed items of personal
  14 property against any loss or damage.
  - (2) If the insurer places specific valuations upon particular items of covered property and bases the premium charge on these valuations, then he shall compute any <u>total</u> loss or total damage to the property, when covered, at the stated valuation with no deductions or offsets.
  - (3)--An-insurer-who-wishes-to-vary-this-requirement-and use-a-different-method-for-computation-of-lossy-the--policyv and--any--application--for--such-a-policy-shall-set-forth-in type-of-prominent-size-the-actual-method-of-loss-computation to-be-employed."
- 25 Section 27. Section 33-25-102. MCA. is amended to

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\*33-25-102. Rates filed with commissioner. (1) Every title insurer shall file with the commissioner a complete schedule of risk rates to be charged by it for title insurance as to property located in this state. Inc. rates shall be all-inclusive of the total charge for such insurance as specified in the policy and shall be accompanied by supporting data.

- (2) No such rate shall be excessive, inadequate, or unreasonably discriminatory.
- (3) No title insurer shall charge any rate for such insurance other than the applicable rate previously filed by it with the commissioner.
- (4)--Title--insurers--lawfully--transacting-business-in
  this-state--on--danuary--ly--l96ly--shall--comply--with--the
  provisions-of-this-section-within-98-days-thereafter.\*
- Section 28. Section 33-30-1001, MCA, is amended to read:

\*33-30-1001. Newborn infants covered by insurance by health service corporation. No disability insurance plan or group disability insurance plan issued by a health service corporation.—which—in—addition—to—covering—the-persons insured—also-covers—members—of-such-o-person\*s—fomily may be issued or amended in this state if it contains any disclaimer, waiver, or other limitation of coverage relative

to the accident and slckness coverage or insurability of 1 newborn infants of the persons insured from and after the moment of birth. Each such policy shall contain a provision 3 granting Immediate accident and sickness coverage, from and after the moment of birth, to each newborn infant of any 5 insured person. If nayment of a specific premium or 7 subscription fee is required to provide coverage for a 8 childs the policy or contract may require that notification 9 of birth of a newly born child and payment of the required 10 premium or fees must be furnished to the insurer or 11 nonprofit service or indemnity corporation within 31 days 12 after the date of birth in order to have the coverage 13 continue beyond such 31-day period." 14 Section 29. Repealer. Sections 33-3-501 and 33-7-527

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through 33-7-530, MCA, are repealed.

1 Since BILL NO. 334
2 INTRODUCED BY Mike Millison

33-7-527 THROUGH 33-7-530, MCA.\*

BY REQUEST OF THE INSURANCE DEPARTMENT

5 A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE AND
6 CLARIFY THE INSURANCE LAWS OF THE STATE OF MONTANA; AMENDING
7 SECTIONS 33-1-501, 33-2-109, 33-2-110, 33-2-116, 33-2-119,
8 33-2-307, 33-2-705, 33-2-708, 33-2-709, 33-3-204, 33-3-205,
9 33-3-432, 33-7-405, 33-7-509, 33-7-525, 33-7-526, 33-15-101,
10 33-15-303, 33-18-210, 33-22-111, 33-22-205, 33-22-232,
11 33-22-301, 33-22-812, 33-24-102, 33-24-103, 33-25-102, AND
12 33-30-1001, MCA; AND REPEALING SECTIONS 33-3-501 AND

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

Section 1. Section 33-1-501, MCA, is amended to read:

"33-1-501. Filing and approval of forms. (1) No besic insurance policy or annuity contract form, application form where-written-application-is-required-end-is-to-be-made-a part-of-the-policy-or-contract, printed rider or endorsement form, or form of renewal certificate shall be delivered or issued for delivery in this state unless the form has been filed with and approved by the commissioner of this state and the state of domicile of the insurer, where so required. This provision shall not apply to surety bonds; specially

There are no changes in <u>\$6334</u>, and due to length will not be rerun. Please refer to yellow copy for complete text.

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1	SENATE BILL NO. 334
2	INTRODUCED BY M. ANDERSON
3	BY REQUEST OF THE INSURANCE DEPARTMENT
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE AND
6	CLARIFY THE INSURANCE LAWS OF THE STATE OF MONTANA; AMENDING
7	SECTIONS 33-1-501, 33-2-109, 33-2-110, 33-2-116, 33-2-119,
8	33-2-307, 33-2-705, 33-2-708, 33-2-709, 33-3-204, 33-3-205,
9	33-3-432, 33-7-405, 33-7-509, 33-7-525, 33-7-526, 33-15-101,
10	33-15-303, 33-18-210, 33-22-111, 33-22-205, 33-22-232,
11	33-22-301, 33-22-812, 33-24-102, 33-24-103, 33-25-102, AND
12	33-30-1001, MCA; AND REPEALING SECTIONS 33-3-501 AND
13	33-7-527 THROUGH 33-7-530. MCA.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
16	Section 1. Section 33-1-501, MCA, is amended to read:
17	#33-1-501. Filling and approval of forms. (1) No. b <del>asic</del>
18	insurance policy or annuity contract form, application form
19	where-written-application-is-required-and-is-tobemodea
20	port-of-the-policy-or-contract, printed rider or endorsement
21	form. Or form of renewal certificate shall be delivered or

issued for delivery in this state unless the form has been

filed with and approved by the commissioner of this state

and the state of domicile of the insurer, where so required.

This provision shall not apply to surety bonds: specially

1 inland marine risks: or policies, riders, rated 2 endorsements, or form of unique character designed for and used with relation to insurance upon a particular subject or which relate to the manner of distribution of benefits or to the reservation of rights and benefits under life or disability insurance policies and are used at the request of the individual policyholder, contract holder, or certificate holder. As to forms for use in property, marine (other than ocean marine and foreign trade coverages), casualty, and 10 surety insurance coverages, the filing required by this 11 subsection may be made by rating organizations on behalf of 12 its members and subscribers, but this provision shall not be deemed to prohibit any such member or subscriber from filing 13 14 any such forms on its own behalf.

(2) Every such filing shall be made not less than 30 60 days in advance of any such delivery. At the expiration of such 30-days, the form-so-filed-shall-be-deemed-approved unless-prior—thereto-it-has-been-offirmatively-approved or disapproved-by-order-of-the-commissioners. Approval of any such form by the commissioner shall constitute a waiver of any unexpired portion of such waiting period. The commissioner may extend by not more than an additional 30 60 days the period within which he may so affirmatively approve or disapprove any such form by giving notice of such extension before expiration of the initial 30-day 60-day

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period. At-the-expiration-of-any-such-period-as-so-extended and-in-the-absence-of-such-prior-affirmative-approval-or disapproval-any-such-form-shall-be-deamed--approvad. The commissioner may at any time, after notice and for cause shown, withdraw any such approval.

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- (3) Any order of the commissioner disapproving any such form or withdrawing a previous approval shall state the grounds therefor and the particulars thereof in such details as reasonably to inform the insurer thereof.
- (4) The commissioner may, by order, exempt from the requirements of this section for so long as he deems proper any insurance document or form or type thereof as specified in such order to which, in his opinion, this section may not practicably be applied or the filing and approval of which are, in his opinion, not desirable or necessary for the protection of the public.
- used by domestic insurers for delivery in a jurisdiction outside this state, if the insurance supervisory official of such jurisdiction informs the commissioner that such form is not subject to approval or disapproval by such official, and upon the commissioner's order requiring the form to be submitted to him for the purpose. The applicable same standards shall apply to such forms as apply to forms for domestic use.

1 (6) This section and 33-1-502 shall not apply as to: 2 (a) reinsurance: 3 (b) policies or contracts not issued for delivery in this state or delivered in this state, except as provided in 5 subsection (51: (c) ocean marine and foreign trade insurances." 7 Section 2. Section 33-2-109. MCA. is amended to read: В \*33-2-109. Capital or surplus funds required. (1) To 9 qualify for authority to transact any one kind of insurance. 10 as defined in 33-1-205 through 33-1-212, or combinations of 11 kinds of insurance as shown below, an insurer shall possess 12 and thereafter maintain unimpaired paid-in capital stock (if

under 33-2-110: 17 18 Kind or kinds Minimum capital or 19 of insurance surplus required 20 Life ----- \$200.000 21 22 23 Property ..... 400.000 24 Marine ------ 400.000 25 Casualty

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a stock insurer) or surplus (if a foreign mutual or foreign

reciprocal insurer) in amount not less than as applicable

under the schedule below, and shall possess when first so

authorized such additional funds as surplus as required

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1 All lines except workers\* compensation ..... 400.000 2 All lines, including workers' compensation ... 600,000 3 Surety \*\*\*\*\*\* 500,000 Title ..... 200,000 5 Multiple lines (two or more: property, marine,

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7 (2) As to surplus required for qualification to 8 transact one or more kinds of insurance and thereafter to be 9 maintained, domestic mutual insurers shall be governed by 10 chapter 3, and domestic reciprocal insurers shall be 11 governed by chapter 5.

- (3) Capital and surplus requirements shall be based upon all the kinds of insurance actually transacted or to be transacted by the insurer in any and all areas in which it operates, whether or not only a portion of such kinds are to be transacted in this state.
- (4) A life insurer may also grant annuities without 18 additional capital or additional surplus."
  - Section 3. Section 33-2-110, MCA, is amended to read: \*33-2-110. Special surplus required. In addition to the minimum paid-in capital stock (stock insurers) or minimum surplus (mutual and reciprocal insurers) required by 33-2-109, special surplus shall be possessed by insurers as follows:
    - (1) All stock insurers and foreign mutual and foreign

- reciprocal insurers which have actively transacted insurance 2 in their state of domicile as an authorized insurer for less 3 than 5 years or, if an alien insurer, have transacted insurance as an authorized insurer in at least one state of the United States for less than 5 years when first authorized to transact insurance in this state shall have a surplus or additional surplus equal to not less than 100% of the paid-in capital stock (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal) otherwise required under 33-2-109 for the kinds of insurance to be 10 11 transacted.
  - (2) Insurers that have actively transacted insurance as authorized insurers in one or more states of the United States for more than 5 years shall possess, when first authorized in this state, surplus or additional surplus equal to not less than 50% of the paid-in capital stock (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal insurer) otherwise required under 33-2-109.
  - (3) Insurers authorized to transact multiple lines of insurance in this State shall at all times have and maintain surplus of not less than \$100,000, in addition to the capital (if a stock insurer) or surplus (if a foreign mutual or foreign reciprocal insurer) required by 33-2-109. The amount of such surplus shall be included within the surplus required of newly authorized insurers pursuant to

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subsections (1) and (2) of this section."

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Section 4. Section 33-2-116, MCA, is amended to read:

"33-2-116. Issuance or refusal of certificate of authority -- state ownership of certificate. (1) If upon completion of its application the commissioner finds that the insurer has met the requirements for and is entitled thereto under this code, he shall issue to the insurer a proper certificate of authority. If he does not so find, the commissioner shall issue his order refusing such certificate. The commissioner shall act upon an application for a certificate of authority within 30 180 days after its completion.

- (2) The certificate, if issued, shall specify the kind or kinds of insurance the insurer is authorized to transact in Montana. At the insurer's request, the commissioner may issue a certificate of authority limited to particular types of insurance or insurance coverages within the scope of a kind of insurance as defined in 33-1-205 through 33-1-212.
- (3) Although issued to the insurer, the certificate of authority is at all times the property of the state of Montana. Upon any expiration, suspension, or termination thereof, the insurer shall promptly deliver the certificate of authority to the commissioner.
- 24 Section 5. Section 33-2-119, MCA, is amended to read: 25 #33-2-119. Suspension or revocation for violations and

- special grounds. (1) The commissioner may, in his discretion, suspend or revoke an insurer's certificate of authority if, after a hearing thereon, he finds that the insurer has violated any lawful order of the commissioner or any provision of this code other than those for which suspension or revocation is mandatory.
- 7 (2) The commissioner shall, after a hearing thereon, 8 suspend or revoke an insurer's certificate of authority if 9 he finds that the insurer:
- 10 (a) is in unsound condition or in such condition or
  11 using such methods or practices in the conduct of its
  12 business as to render its further transaction of insurance
  13 in Montana injurious or hazardous to its policyholders or to
  14 the public:
- (b) has refused to be examined or to produce its accounts, records, and files for examination or if any of its officers have refused to give information with respect to its affairs, when required by the commissioner;
- (c) has failed to pay any final judgment rendered against it in Montana within 30 days after the judgment became final;
  - (d) with such frequency as to indicate its general business practice in Montana, has without just cause refused to pay proper claims arising under its policies, whether any such Claim is in favor of an insured or is in favor of a

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third person with respect to the liability of an insured to such third person, or without just cause compels such insured or claimant to accept less than the amount due them or to employ attorneys or to bring suit against the insurer or such an insured to secure full payment or settlement of such claims;

- (e) is affiliated with and under the same general management or interlocking directorate or ownership as another insurer which transacts direct insurance in Montana without having a certificate of authority therefore except as permitted as to a surplus line insurer under part 3 of this chaptere;
- (f) has reinsured all its risks in their entirety in another insurer.
- (3) The commissioner may, in his discretion and without advance notice or a hearing thereon, immediately suspend the certificate of authority of any insurer as to which proceedings for receivership, conservatorship, rehabilitation, or other delinquency proceedings have been commenced in any state.
- Section 6. Section 33-2-307. MCA: is amended to read:

  \*\*33-2-307. Surplus lines in solvent insurers. A

  surplus line agent shall not knowingly place surplus line
  insurance with insurers unsound financially. The agent shall
  ascertain the financial condition of the unauthorized

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- insurer before placing insurance therewith. The agent shall so insure only either:
- 3 (1) with an insurer which is an authorized insurer in
  4 at least one state of the United States for the kind of
  5 insurance involved and whichy--if--a--stock--insurery--has
  6 capital--stock--and--surplus-of-at-least-\$350y800-ory-if-any
  7 other-type-of-insurery-has--surplus--of--at--least--\$350y800
  8 meets the requirements of 33-2-109 and 33-2-110; as
  9 applicable; or
- 10 (2) with an alien insurer, other than one qualified
  11 under (1) above, which has an established and effective
  12 trust fund of at least \$400,000 \$1,000,000 within the United
  13 States administered by a recognized financial institution
  14 and held for the benefit of all its policyholders in the
  15 United States or policyholders and creditors in the United
  16 States."

Section 7. Section 33-2-705. MCA, is amended to read:

"33-2-705. Report on premiums and other consideration

-- tax. (1) Each authorized insurer and each formerly authorized insurer with respect to premiums so received while an authorized insurer in this state shall file with the commissioner, on or before March 1 each year, a report (except as to wet marine and transportation insurance taxed under subsection (3) below) in form as prescribed by the commissioner showing total direct premium income, including

policy, membership, and other fees, premiums paid by
application of dividends, refunds, savings, savings coupons,
and similar returns or credits to payment of premiums for
new or additional or extended or renewed insurance, charges
for payment of premium in installments, and all other
consideration for insurance from all kinds and classes of
insurance whether designated as a premium or otherwise,
received by it during the preceding calendar year on account
of policies covering property, subjects, or risks located,
resident, or to be performed in Montana, with proper
proportionate allocation of premium as to such property,
subjects, or risks in Montana insured under policies or
contracts covering property, subjects, or risks located or
resident in more than one state, after deducting from such
total direct premium income applicable cancellations,
returned premiums, the unabsorbed portion of any deposit
$premium_{\Psi}$ the amount of reduction in or refund of premiums
allowed to industrial life policyholders for payment of
premiums direct to an office of the insurer, all policy
dividends, refunds, savings, savings coupons, and other
similar returns paid or credited to policyholders with
respect to such policies. As to title insurance, "premium"
includes only the risk-portion-of-the total charge for such
insurance. No deduction shall be made of the cash surrender
values of policies. Considerations received on annuity

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- contracts shall not be included in total direct premium
  income and shall not be subject to tax.
- 3 (2) Coincident with the filing of the tax report 4 referred to in subsection (1) above, each such insurer shall 5 pay to the commissioner a tax upon such net premiums. This 6 tax may be computed in either of the following ways:
  - (a) (i) A domestic insurer may choose to compute its tax based on the percentage of its admitted assets invested in Montana securities according to the following schedule:
- 10 (A) 2 3/4% of net premiums if the insurer has 0% of lits admitted assets invested in Montana securities;
- 12 (8) 2 1/4% of net premiums if the insurer has at least
  13 25% of its admitted assets invested in Montana securities;
- 14 (C) 1 3/4% of net premiums if the insurer has at least 15 50% of its admitted assets invested in Montana securities;
- (D) 1 1/4% of net premiums if the insurer has at least
   75% of its admitted assets invested in Montana securities;
- 18 and

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- 19 (E) 3/4% of net premiums if the insurer has 100% of 20 its admitted assets invested in Montana securities.
- 21 (ii) "Admitted assets" are those assets allowed in 22 33-2-501.
- 23 (iii) An insurer choosing this method of computation
  24 must itemize its Montana securities on a detailed schedule
  25 attached to its annual tax report.

- (b) (i) If the method provided for in subsection (a) is not used, the insurer shall compute its tax at the rate of 2 3/4% of the net premiums.
- (ii) An insurer choosing this method and having not less than 50% of its paid—in capital stock invested in Montana securities is allowed to deduct whatever tax it may have already paid to the state of Montana and its political subdivisions, during the same calendar year as to which premium tax is being paid, from the amount otherwise due under this section.
- 11 (3) For the purpose of subsection (2):

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- (a) "paid-in capital stock" as to a mutual or reciprocal insurer shall be deemed to be an amount equal to 10% of the insurer's assets; and
- (b) "Montana securities" shall be deemed to include only general obligations of the state of Montana or of its political subdivisions, mortgage loans secured by a first lien upon real estate located in Montana, and real estate located in Montana owned by the insurer, all if otherwise lawful investments of the insurer under this code.
- (4) (a) On or before March 1 of each year each insurer shall file with the commissioner, on forms as prescribed and furnished or accepted by him, a report of its gross underwriting profit on wet marine and transportation insurance, as defined in 33-1-209, written in this state

- during the calendar year next preceding and shall at the
  same time pay to the commissioner a tax of 3/4 of 1% of such
  gross underwriting profit.
- (b) Such gross underwriting profit shall ascertained by deducting from the net premiums (i.e., gross premiums less all return premiums and premiums for reinsurance) on such wet marine and transportation insurance 7 contracts the net losses paid (i.e., gross losses paid less salvage and recoveries on reinsurance ceded) during such calendar year under such contracts. In the case of insurers 10 issuing participating contracts, such gross underwriting 11 12 profit shall not include for computation of the tax prescribed by this subsection (3) the amounts refunded. 13 credited, or paid as participation dividends or savings by 14 15 such insurers to the holders of such contracts.
  - insurer on account of premiums received for fire insurance shall be separately specified in the report as required by the commissioner, for apportionment as provided by law-where insurance against fire is included with insurance of property against other perils at an undivided premium, the insurer shall make such reasonable allocation from such entire premium to the fire portion of the coverage as shall be stated in such report and as may be approved or accepted by the commissioner.

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(6) With respect to authorized insurers the premium
tax provided by this section shall be payment in full and in
lieu of all other demands for any and all state, county,
city, district, municipal, and school taxes, licenses, fees,
and excises of whatever kind or character, excepting only
those prescribed by this code, taxes on real and tangible
personal property located in this state, and taxes payable
under 50-3-109.

- (7) The commissioner may suspend or revoke the certificate of authority of any insurer which fails to pay its taxes as required under this section.
- Section 8. Section 33-2-708. NCAv is amended to read:

  33-2-708. Fees and licenses. (1) The commissioner

  shall collect in advance and the persons so served shall so

  pay to the commissioner the following fees and licenses:
  - (a) certificates of authority:

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1	(B) foreign insurers
2	(ii) annual continuation of certificate of authority $ullet$
3	300-00
4	(iii) reinstatement of certificate of authority 25.00
5	(b) articles of incorporation:
6	(i) filing original articles of incorporation of
7	domestic insurer, exclusive of fees required to be paid by
8	the corporation to the secretary of state ****** 20.00
9	(ii) filing amendment of articles of incorporation.
lo	domestic and foreign insurers, exclusive of fees required to
1	be paid to the secretary of state by a domestic corporation
12	10.00
13	(c) filing bylaws or amendment thereto where required
l4	5.00
15	(d) filing annual statement of insurer, other than as
16	part of application for original certificate of authority
17	25-00
18	(e) resident agent's license:
19	(i) application for original license, including
20	issuance of license, if issued (life and/or disability)
21	10-00
22	(ii) application for original license, including
23	issuance of license, if issued (other than life and/or

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disability) ...... 10.00

(iii) appointment of agent, each insurer. 5.00 10.00

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L	(iv) annual renewal+ each insurer 5-00 10-00
2	(v) temporary license
3	(vi) amendment of license (excluding additions thereto)
4	or reissuance of master license
5	(f) nonresident agent's license:
6	(i) application for original license, including
7	issuance of license, if issued (life and/or disability)
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9	(ii) application for original license, including
0	issuance of license+ if issued (other than life and/or
1	disability) 100.00
2	(iii) appointment of agent, each insurer . 5*00 10.00
3	(iv) annual renewal+ each insurer •••••• 5+00 10+00
4	(v) amendment of license (excluding additions thereto)
5	or reissuance of master license
6	(g) solicitor's license:
7	(i) application for original license, including
8	issuance of license, if issued ********** 5.00
9	(ii) annual renewal of license •••••• 5.00
0	(h) examination for license as agent or solicitor,
1	each examination ••••••••••••••••••••••••••••••••••••
2	(i) surplus line agent's license:
3	(i) application for original license and for issuance
4	of license, if issued ************************* 25.00
5	(ii) annual renewal of license

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5	(i) application for original license and for issuance
3	of license, if issued
4	(ii) annual renewal of license 10.00
5	(k) insurance vending machine license, each machine,
6	each year
7	(1) commissioner's certificate under seal (except when
8	on certificates of authority or licenses) 3.00
9	(m) copies of documents on file in the commissioner's
10	office, per page
11	(n) policy forms:
12	(i) filing each policy form 25.00
13	(ii) filing each application, rider, endorsement,
14	amendment, insert page, schedule of rates, and clarification
15	of risks 10.00
16	(iii) maximum charge if policy and all forms submitted
17	at one time or resubmitted for approval within 180 days
18	50.00
19	(2) The -commissioner shall promptly deposit with the
20	state treasurer to the credit of the general fund of this
21	state all fees and licenses received by him under this
22	section.
23	(3) All fees are considered fully earned when
24	received. In the event of overpayment, only those amounts in
25	excess of \$10 will be refunded."

1 (j) adjuster's license:

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Section 9. Section 33-2-709. MCA. is amended to read: "33-2-709. Retaliatory fees, taxes, and obligations. (1) When by or pursuant to the laws of any other state or foreign country any taxes, licenses, and other fees, in the aggregate, and any fines, penalties, deposit requirements, or other material obligations, prohibitions, or restrictions are or would be imposed upon Montana insurers or upon the agents or representatives of such insurers which are in excess of such taxes, licenses. and other fees, in the aggregate, or which are in excess of the fines, penalties, deposit requirements, or other obligations, prohibitions, or restrictions directly imposed upon similar insurers or upon the agents or representatives of such insurers of such other state or country under the statutes of this state, so long as such laws of such other state or country continue in force or are so applied, the same taxes, licenses, and other fees, in the aggregate, or fines, penalties, or deposit requirements or other material obligations, prohibitions, or restrictions of whatever kind shall be imposed by the commissioner upon the insurers or upon the agents or representatives of such insurers of such other state or country doing business or seeking to do business in Montana. Any tax. license, or other fee or other obligation imposed by any city, county, or other political subdivision or agency of such other state or country on

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Montana insurers or their agents or representatives shall be deemed to be imposed by such state or country within the meaning of this section.

- (2) This section shall not apply as to any fees in conjunction with the licensing of insurance agents, personal income taxes, ad valorem taxes on real or personal property. or special purpose obligations or assessments imposed by 7 another state in connection with particular kinds of insurance other than property insurance, except that deductions from premium taxes or other taxes otherwise 10 payable allowed on account of real estate or personal 11 12 property taxes paid shall be taken into consideration by the commissioner in determining the propriety and extent of 1.3 14 retaliatory action under this section.
  - (3) (a) For the purposes of this section the domicile of an alien insurer, other than insurers formed under the laws of Canada, shall be that state designated by the insurer in writing filed with the commissioner at time of admission to this state or within 6 months after January 1, 1961, whichever date is the later, and may be any one of the following states:
- 22 (i) that in which the insurer was first authorized to 23 transact insurance;
- 24 (ii) that in which is located the insurer's principal place of business in the United States;

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(iii) that in which is held the larger deposit of trusteed assets of the insurer for the protection of its policyholders and creditors in the United States.

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- (b) If the insurer makes no such designation, its domicile shall be deemed to be that state in which is located its principal place of business in the United States."
- Section 10. Section 33-3-204. MCA. is amended to read: \*33-3-204. Initial qualifications -- domestic mutuals. (1) When newly organized, a domestic mutual insurer may be authorized to transact any one of the kinds of insurance +isted--in--the-schedule-contained-in-subsection-(2)-of-this section as are permitted under 33-2-108.
- (2) When applying for an original certificate of authority, the insurer must be otherwise qualified therefor under this code and must have received--and--accepted--bona fide-applications-as-to-substantial-insurable-subjects-for insurance-coverage-of-a-substantial-character-of-the-kind-of insurance-proposed-to-be-transactedy-must-have-collected--in cosh--the-full-premium-therefor-at-a-rate-not-less-than-that usually-charged-by-stock-insurers-for-comparable--coveragesmust-have-surplus-funds-on-hand-and-deposited-as-of-the-date such--insurance--coverages--are--to-become-effectivey-ary-in tieu--of--such--applicationsy--premiumsy--and--surplusy--may deposit--surplusy--all--in--accordance-with-that-part-of-the

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	I '	followingschedulewhichappliestotheonekindo
	2	insurance-the-insurer-proposes-to-transacte unimpaire
	3	surplus funds in an amount not less than the amount of
	4	paid-in capital stock required of a domestic stock insure
	5	transacting like kinds of insurance as in 33-2-109, subject
	6	further to the additional special surplus requirements of
	7	33-2-110 applicable to such stock insurer. The minimum
	8	amount of surplus must thereafter be maintained unimpaire
	9	and placed on deposit with the commissioner. The deposit is
1	0	subject to the provisions of chapter 2, part 6, of this
ı	.1	title and 33-2-111.
1	.2	REFER TO CODE FOR HAND SET TABLE

## WHICH IS ALL STRICKEN

The-following-provisos-are-respectively--applicable--to the--foregoing--schedule-end-provisions-as-indicated-by-like Roman-numerols-appearing-in-such-schedules

17 tit--No-group-insurence-or-term-policies-for--terms--of 18 less-thon-10-years-shall-be-included.

19 titt-No-groupy--blankety--or-family-plans-of-insurance 20 shall-be-included:--In--lieu--of--weekly--indemnity--a--like 21 premium -- value -- in--medicaly-surgicaly-and-hasaital-benefits

may-be--provided:--Any--accidental--death--or--dismemberment 22

benefit-provided-shall-not-exceed-\$2,500+ 24 titit-Only--insurance--of--the-owner-s-interest-in-rest

25 property-may-be-included+

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tiv)-Must-include--insurance--of--legal--liability--for bodily--injury-and-property-damagey-to-which-the-maximum-and minimum-insured-amounts-apply-

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(v)--The-maximums-provided-for-in-this-column--+fi--are net-of-applicable-reinsurancev

tvi}-The--deposit-of-surplus-in-the-amount-specified-in columns--tq}--and--th}---must---thereafter---be---maintained chapter-2--part-6--af-this-title-"

Section 11. Section 33-3-205, MCA, is amended to read: "33-3-20% Formation of mutual insurer -- bond. (1) Before soliciting any applications for insurance required under-33-3-204-as-qualification to raise surplus funds to qualify for the original certificate of authority, the incorporators of the proposed insurer shall file with the commissioner a corporate surety bond in the penalty of \$15,000 \$50,000, in favor of the state and for the use and benefit of the state and of applicant members and creditors of the corporation. The bond shall be conditioned as follows:

- (a) for the prompt return to applicant members of all premiums collected in advance:
- 23 (b) for payment of all indebtedness of 24 corporation; and

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(c) for payment of costs incurred by the state in

1 event of any legal proceedings for liquidation or 2 dissolution of the corporation, all in the event the 3 corporation fails to complete its organization and secure a certificate of authority within 1 year after the date of its certificate of incorporation. 5

- 6 (2) In lieu of such bond, the incorporators may 7 deposit with the commissioner \$15,000 \$50,000 in cash or 8 United States government bonds, negotiable and payable to 9 the bearer, with a market value at all times of not less 10 than \$15.000 \$50.000. to be held in trust upon the same 11 conditions as required for the bond.
- (3) Any such bond filed or deposit or remaining 12 13 portion thereof held under this section shall be released and discharged upon settlement and termination of all 14 15 liabilities against it."

16 Section 12. Section 33~3-432, MCA, is amended to read: 17 \*33-3-432. Impairment of capital or assets. (1) If a 18 stock insurer's capital, as represented by the aggregate par 19 value of its outstanding capital stock, becomes impaired or 20 the assets of a mutual insurer are less than its liabilities and the minimum amount of surplus required to be maintained 22 by it under 33-3-204 or-33-3-501 for authority to transact 23 the kinds of insurance being transacted, the commissioner shall at once determine the amount of deficiency and serve notice upon the insurer to make good the deficiency within

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60 days after service of such notice.

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- (2) The deficiency may be made good in cash or in assets eligible under chapter 2, part 8, for the investment of the insurer's funds; if a stock insurer, by reduction of the insurer's capital to an amount not below the minimum required for the kinds of insurance thereafter to be transacted; or if a mutual insurer, by amendment of its certificate of authority to cover only such kind or kinds of insurance thereafter for which the insurer has sufficient surplus under this code.
- (3) If the deficiency is not made good and proof thereof filed with the commissioner within such 60-day period, the insurer shall be deemed insolvent and the commissioner shall institute delinquency proceedings against it under chapter 2, part 9; except that if such deficiency exists because of increased loss reserves required by the commissioner or because of disallowance by the commissioner of certain assets or reduction of the value at which carried in the insurer's accounts, the commissioner may, in his discretion and upon application and good cause shown, extend for not more than an additional 60 days the period within which such deficiency may be so made good and such proof thereof so filed."
- 24 Section 13. Section 33-7-405, MCA, is amended to read: 25 "33-7-405. Reserve valuation. (1) As a part of the

- annual statement required under 33-7-404, each society shall, on or before March 1, file with the commissioner a valuation of its certificates in force on December 31 last preceding, provided, the commissioner may, in his discretion for cause shown, extend the time for filing such valuation for not more than 2 calendar months.
- (2) Such report of valuation shall show, as reserve liabilities, the difference between the present midvear value of the promised benefits provided in the certificates of such society in force and the present midvear value of the future net premiums as the same are in practice actually collected, not including therein any value for the right to make extra assessments and not including any amount by which the present midvear value of future not premiums exceeds the present midvear value of promised benefits on individual certificates. At the option of any society, in lieu of the above, the valuation may show the net tabular value. Such net tabular value as to certificates issued prior to January 1, 1962, shall be determined in accordance with the provisions of law applicable prior to January 1. 1961. and as to certificates issued on or after January 1. 1962. shall not be less than the reserves determined according to the commissioner's reserve valuation method as hereinafter defined. If the premium charged is less than the tabular net premium according to the basis of valuation used, an

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additional reserve equal to the present value of the deficiency in such premiums shall be set up and maintained as a liability. The reserve liabilities shall be properly adjusted in the event that the midyear or tabular values are not appropriate.

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- valuation method for the life insurance and endowment benefits of certificates providing for a uniform amount of insurance and requiring the payment of uniform premiums shall be the excess if any, of the present value, at the date of valuation, of such future guaranteed benefits provided for by such certificates over the then present value of any future modified net premiums therefor. The modified net premiums for any such certificate shall be such uniform percentage of the respective contract premiums for such benefits that the present value, at the date of issue of the certificate, of all such modified net premiums shall be equal to the sum of the then present value of such benefits provided for by the certificate and the excess of (a) over (b), as follows:
- (a) a net level premium equal to the present value, at the date of issue, of such benefits provided for after the first certificate year, divided by the present value, at the date of issue, of an annuity of one per annum payable on the first and each subsequent anniversary of such certificate on

which a premium falls due; provided, however, that such net level annual premium shall not exceed the net level annual premium on the 19-year premium whole life plan for insurance of the same amount at an age I year higher than the age at issue of such certificate; and

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- 6 (b) a met 1-year term premium for such benefits
  7 provided for in the first certificate year.
  - (4) Reserves according to the commissioners reserve valuation method for life insurance benefits for varying amounts of benefits or requiring the payment of varying premiums, annuity and pure endowment benefits, disability and accidental death benefits in all certificates and contracts, and all other benefits except life insurance and endowment benefits shall be calculated by a method consistent with the principles of subsection (3) above.
- 16 (5) The present value of deferred payments due under
  17 incurred claims or matured certificates shall be deemed a
  18 liability of the society and shall be computed upon
  19 mortality and interest standards prescribed in subsections
  20 (7) and (8) below.
  - (6) Such valuation and underlying data shall be certified by a competent actuary or, at the expense of the society, verified by the actuary of the department of insurance of the state of domicile of the society.
- 25 (7) The minimum standards of valuation for

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certificates issued prior to January 1. 1962, shall be those provided by the law applicable immediately prior to January 1. 1961, but not lower than the standards used in the calculating of rates for such certificates.

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- (8) The minimum standard of valuation for certificates issued after January 1, 1962, shall be 3 1/2% interest and the following tables (except that a society may value its certificates in accordance with valuation standards authorized by the laws of this state for the valuation of policies issued by life insurance companies):
- (a) for certificates of life insurance. American men ultimate table of mortality, with Bowerman's or Davis' extension thereof; or with the consent of the commissioner, the commissioner's 1941 standard ordinary mortality table or the commissioner's 1941 standard industrial table of mortality;
- (b) for annuity certificates, including life annuities provided or available under optional modes of settlement in such certificates, the 1937 standard annuity table;
- (c) for disability benefits issued in connection with life benefit certificates. Hunter's disability table, which, for active lives, shall be combined with a mortality table permitted for calculating the reserves on life insurance certificates, except that the table known as class III disability table (1926) modified to conform to the

- contractual waiting period shall be used in computing reserves for disability benefits under a contract which presumes that total disability shall be considered to be permanent after a specified period;
  - (d) for accidental death benefits issued in connection with life benefit certificates, the intercompany double indemnity mortality table combined with a mortality table permitted for calculating the reserves for life insurance certificates; and
- 10 (e) for noncancelable accident and health benefits,
  11 the class III disability table (1926) with conference
  12 modifications or, with the consent of the commissioner,
  13 tables based upon the society's own experience.
- 14 (9) The commissioner may, in his discretion, accept 15 other standards for valuation if he finds that the reserves 16 produced thereby will not be less in the aggregate than 17 reserves computed in accordance with the minimum valuation 18 standard herein prescribed. The commissioner may, in his discretion, vary the standards of mortality applicable to 19 20 all certificates of insurance on substandard lives or other 21 extrahazardous lives by any society authorized to do business in this state. Whenever the mortality experience 22 23 under all certificates valued on the same mortality table is 24 in excess of the expected mortality according to such table 25 for a period of 3 consecutive years, the commissioner may

require additional reserves when deemed necessary in his judgment on account of such certificates.

(10) Any society, with the consent of the insurance supervisory official of the state of domicile of the society and under such conditions, if any, which he may impose, may establish and maintain reserves on its certificates in excess of the reserves required hereunder, but the contractual rights of any insured member shall not be affected thereby.

Section 14. Section 33-7-509, MCA, is amended to read:
#33-7-509. Nonforfeiture benefits, cash surrender
values, certificate loans, and other options -- value -term. (1) A society may grant paid-up nonforfeiture
benefits, cash surrender values, certificate loans, and such
other options as its laws may permit. As to certificates
issued on and after January 1, 1961, a society shall grant
at least one paid-up nonforfeiture benefit, except in the
case of pure endowment, annuity or reversionary annuity
contracts, reducing term insurance contracts, or contracts
of term insurance of uniform amount of 15 years or less
expiring before age 66.

(2) In the case of certificates other than those for which reserves are computed on the commissioner's 1941 standard ordinary mortality table; or the 1941 standard industrial table, or any more recent table made applicable

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to life insurance companies, the value of every paid-up nonforfeiture benefit and the amount of any cash surrender value, loan, or other option granted shall not be less than the excess, if any, of (a) over (b) as follows:

- 5 (a) the reserve under the certificate determined on 6 the basis specified in the certificates; and
- 7 (b) the sum of any indebtedness to the society on the 8 certificate, including interest due and accrued, and a 9 surrendered charge equal to 2 1/2% of the face amount of the 10 certificate, which, in the case of insurance on the lives of 11 children, shall be the ultimate face amount of the 12 certificate, if death benefits provided therein are graded.
- (3) However, in the case of certificates issued on a substandard basis or in the case of certificates, the reserves for which are computed upon the American men ultimate table of mortality: the term of any extended insurance benefit granted including accompanying pure endowment, if any, may be computed upon the rates of mortality not greater than 130% of those shown by the mortality table specified in the certificate for the computation of the reserve.
  - (4) In the case of certificates for which reserves are computed on the commissioner's 1941 standard ordinary mortality table, or the 1941 standard industrial table, or any more recent table made applicable to life insurance

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companies, every baid-up nonforfeiture benefit and the
amount of any cash surrender value, loan, or other option
granted shall not be less than the corresponding amount
ascertained in accordance with the provisions of the laws of
this state applicable to life insurers issuing policies
containing like insurance benefits based upon such tables.
Section 15. Section 33-7-525, MCA, is amended to read
#33-7-525. Agent defined. The term "insurance agent
as used in this chapter means any authorized or acknowledged
agent of a society who acts as such in the solicitation
negotiation. or procurement or making of a life insurance
accident and health insurance, or annuity contract. The term
"insurance agent" shall does not include:

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tity any regular salaried officer or employee of a licensed society who devotes substantially all of his services to activities other than the solicitation of fraternal insurance contracts from the public and who receives for the solicitation of such contracts no commission or other compensation directly dependent upon the amount of business obtained. +-or

t2)--any--agent--or--representative--of--a--society-who
devotes-or-intends-to-devote-less-than-50%-af--his--time--to
the--solicitation-and-procurement-of-insurance-contracts-for
such-society--Any-person-who-in-the-preceding-calendar--year
has--solicited--and--procured--life--insurance--contracts-on

behalf-of-any-society-in-an-amount-of-insurance-in-excess-of

550,000-ory-in-the-case-of--any-other--kind--or--kinds--of

insurance--which--the-society-might-writer-on-the-persons-of

more-than-25--individuals--and--who--has--received--or--will

receive-a-commission-or-other-compensation-therefor-shall-be

presumed--to--be--devoting-or-intending-to-devote-50%-of-his

time--to--the--solicitation--or--procurement--of---insurance

contracts-for-such-society\*

Section 16. Section 33-7-526. MCA, is amended to read:

"33-7-526. Agent license required -- penalty. (1)

Agents of societies shall be licensed-in-accordance-with-the

provisions-of-33-7-525-through--33-7-528 considered to be

insurance agents and subject to the same licensing

requirements as insurance agents under chapter 17 of this

code: except that no examination is required of an

individual lawfully licensed in this state as an agent for a

fraternal benefit society as to the kind of insurance to be

transacted as of or immediately prior to [the effective date

of this act] and thereafter continuing to be so licensed.

(2) No society doing business in this state shall pay any commission or other compensation to any person for any services in obtaining in this state any new contract of life, accident, or health insurance or any new annuity contract, except to a licensed insurance agent of such society and-except-an-agent-exempted-under-33-7-525.

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(3) Any person who in this state acts as insurance agent for a society without having authority so to do by virtue of a license issued and in force pursuant to the provisions of this chapter shally—except—as—provided—in 33—7—525y be guilty of a misdemeanor.

- 6 Section 17. Section 33-15-101, MCA, is amended to 7 read:
- 8 "33-15-101. Scope. This chapter shall not apply as to:
- 9 (1) reinsurance:

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- 10 (2) policies or contracts not issued for delivery in this state or delivered in this state:
- 12 (3) ocean marine and foreign trade insurances;
- 13 (4) title insurance, except as to the following
  14 provisions: 33-15-102, 33-15-103, 33-15-303, 33-15-305,
  15 33-15-306, and 33-15-307, 33-15-316, and 33-15-411.\*\*
- Section 18. Section 33-15-303, MCA, is amended to 17 read:
- 18 \*33-15-303. Contents of policies in general -
  19 identification. (1) Every policy shall specify:
- 20 (a) the names of the parties to the contract;
- 21 (b) the subject of the insurance:
- 22 (c) the risks insured against;
- 23 (d) the time when the insurance thereunder takes
  24 effect and the period during which the insurance is to
- 25 continue;

- 1 (e) the premium:
- 2 (f) the conditions pertaining to the insurance.
- 3 (2) If under the policy the exact amount of premium is 4 determinable only at stated intervals or termination of the 5 contract: a statement of the basis and rates upon which the 6 premium is to be determined and paid shall be included.
- (3) Subsections (1) and (2) of this section shall not
   apply as to surety contracts or to group insurance policies.
- 9 (4) All policies and annuity contracts issued by domestic insurers and the forms thereof filed with the 10 11 commissioner shall have printed thereon an appropriate 12 designating letter or figure or combination of letters or 13 figures or terms identifying the respective forms of policies or contracts, together with the year of adoption of 14 15 such form. Whenever any change is made in any such form, the designating letters, figures, or terms and year of adoption 16 17 thereon shall be correspondingly changed."
- 18 Section 19. Section 33-16-210, MCA, is amended to read:
- prohibited -- property, casualty, and surety insurances. (1)
  No title, property, casualty, or surety insurer or any
  employee, representative, agent, or solicitor thereof may,
  as an inducement to purchase insurance or after insurance
  has been effected, pay, allow, or give or offer to pay,

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allow, or give, directly or indirectly, any rebate,
discount, abatement, credit, or reduction of the premium
named in the insurance policy; any special favor or
advantage in the dividends or other benefits to accrue
thereon; or any valuable consideration or inducement not
specified in the policy, except to the extent provided for
in an applicable filing with the commissioner as provided by
law.

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- (2) No insured named in a policy or any employee of the insured may knowingly receive or accept, directly or indirectly, any such rebate, discount, abatement, credit, or reduction of premium; special favor or advantage; or valuable consideration or inducement.
- (3) No such insurer may make or permit any unfair discrimination in the premium or rates charged for insurance, in the dividends or other benefits payable thereon, or in any other of the terms and conditions of the insurance either between insureds or property having like insuring or risk characteristics or between insureds because of race, color, creed, religion, or national origin.
- (4) Nothing in this section may be construed as prohibiting the payment of commissions or other compensation to duly licensed agents or solicitors or as prohibiting an insurer from allowing or returning lawful dividends. savings, or unabsorbed premium deposits to its participating

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1 policyholders, members, or subscribers.

- 2 (5) No such insurer may make or permit any unfair
  3 discrimination between individuals or risks of the same
  4 class and of essentially the same hazards by refusing to
  5 issue, refusing to renew, canceling, or limiting the amount
  6 of insurance coverage on a property or casualty risk because
  7 of the geographic location of the risk, unless:
- 8 (a) the refusal, cancellation, or limitation is for a
  9 business purpose which is not a mere pretext for unfair
  10 discrimination; or
- 11 (b) the refusal, cancellation, or limitation is 12 required by law or regulatory mandate.
- 13 (6) No such insurer may make or permit any unfair
  14 discrimination between individuals or risks of the same
  15 class and of essentially the same hazards by refusing to
  16 issue, refusing to renew, canceling, or limiting the amount
  17 of insurance coverage on a residential property risk, or the
  18 personal property contained therein, because of the age of
  19 the residential property, unless:
- 20 (a) the refusal, cancellation, or limitation is for a
  21 business purpose which is not a mere pretext for unfair
- 22 <u>discrimination</u>; or
- 23 (b) the refusal, cancellation, or limitation is 24 required by law or regulatory mandate.
- 25 [7] No such insurer may refuse to insure, refuse to

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1 continue to insure, or limit the amount of coverage
2 available to an individual because of the sex or marital
3 status of the individual, but an insurer may take marital
4 status into account for the purpose of defining persons
5 eligible for dependents benefits.

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- (8) No such insurer may terminate or modify coverage or refuse to issue or refuse to renew any property or casualty policy or contract of insurance solely because the applicant or insured or any employee of either is mentally or physically impaired; however, this subsection does not apply to accident and health insurance sold by a casualty insurer, and this subsection is not to be interpreted to modify any other provision of law relating to the termination, modification, issuance, or renewal of any insurance policy or contract."
- Section 20. Section 33-22-111, MCA, is amended to read:
  - "33-22-111. Policies to provide for freedom of choice of practitioners -- professional practice not enlarged. (1)
    All policies of disability insurance, including individual, group, and blanket policies and all policies insuring the payment of compensation under the Workers' Compensation Act shall provide the insured shall have full freedom of choice in the selection of any duly licensed physician, osteopath, chiropractor, optometrist, chiropodist, or eliminate

- psychologist for treatment of any illness or injury within
  the scope and limitations of his practice. Whenever such
  policies insure against the expense of drugs, the insured
  shall have full freedom of choice in the selection of any
  duly licensed and registered pharmacist.
- 6 (2) Nothing in this section shall be construed as
  7 enlarging the scope and limitations of practice of any of
  8 the licensed professions enumerated in subsection (1); nor
  9 shall this section be construed as amending, altering, or
  10 repealing any statutes relating to the licensing or use of
  11 hospitals.

- 16 wTime Limit on Certain Defenses: (1) After 3 2 years
  17 from the date of issue of this policy no misstatements:
  18 except fraudulent misstatements: made by the applicant in
  19 the application for such policy shall be used to void the
  20 policy or to deny a claim for loss incurred or disability
  21 (as defined in the policy) commencing after the expiration
  22 of such 3-year 2-year period.
- 23 (2) No claim for loss incurred or disability (as 24 defined in the policy) commencing after 3 2 years from the 25 date of issue of this policy shall be reduced or denied on

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the ground that a disease or physical condition not excluded from coverage by name or specific description effective on the date of loss had existed prior to the effective date of coverage of this policy."

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- (2) Policy provision (1) of subsection (1) shall not be so construed as to affect any legal requirement for avoidance of a policy or denial of a claim during such initial 3-year 2-year period or to limit the application of 33-22-222 through 33-22-226 in the event of misstatement with respect to age or occupation or other insurance.
- (3) A policy which the insured has the right to continue in force subject to its terms by the timely payment of premium until at least age 50 or in the case of a policy issued after age 44, for at least 5 years from its date of issue, may contain in lieu of policy provision (1) of subsection (1) the following provision (from which the clause in parentheses may be omitted at the insurer's option) under the caption "Incontestable":

"After this policy has been in force for a period of 3 2 years during the lifetime of the insured (excluding any period during which the insured is disabled), it shall become incontestable as to the statements contained in the application."

Section 22. Section 33-22-232. MCA: is amended to read:

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1 #33-22-232. Renewal at option of insurer. Disability 2 insurance policies, other than accident insurance only 3 policies, in which the insurer reserves the right to refuse renewal en-en-individual-basis shall provide in substance in 5 a provision thereof or in an endorsement thereon or rider attached thereto that subject to the right to terminate the 7 policy upon nonpayment of premium when due, such right to refuse renewal may not be exercised so as to take effect before the renewal date occurring on or after and nearest each policy anniversary (or in the case of lapse and 10 reinstatement, at the renewal date occurring on or after and 11 nearest each anniversary of the last reinstatement), and 12 13 that any refusal of renewal shall be without prejudice to 14 any claim originating while the policy is in force. The 15 parenthetic reference to lapse and reinstatement may be 16 omitted at the insurer's option."

Section 23. Section 33-22-301, MCA, is amended to read:

#33-22-301. Coverage of newborn under family policy.

(1) Each policy of disability insurance or certificate issued thereunder which in-addition to-covering the insured also covers members of the insured s-family shall contain a provision granting immediate accident and sickness coverage. from and after the moment of birth, to each newborn infant of any insured.

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(2) The coverage for newborn infants shall be the same as provided by the policy for the other covered persons; provided, however, that for newborn infants there shall be no waiting or elimination periods. A deductible or reduction in benefits applicable to the coverage for newborn infants is not permissible unless it conforms and is consistent with the deductible or reduction in benefits applicable to all other covered persons.

- (3) No policy or certificate of insurance which-in addition-to-covering-the-insured-also-covers-members-of--the insured-s--femily may be issued or amended in this state if it contains any disclaimer, waiver, or other limitation of coverage relative to the accident and sickness coverage or insurability of newborn infants of an insured from and after the moment of birth.
- (4) If payment of a specific premium or subscription fee is required to provide coverage for a child, the policy or contract may require that notification of birth of a newly born child and payment of the required premium or fees must be furnished to the insurer or nonprofit service or indemnity corporation within 31 days after the date of birth in order to have the coverage continue beyond such 31-day period."
- 24 Section 24. Section 33-22-812, MCA, is amended to 25 read:

- \*33-22-812. Policy forms to be approved -- procedure -- disapproval. (1) The forms of the policies, applications, certificates or other evidence of insurance coverage, and applicable premium rates relating thereto shall be filed with the commissioner. No such policy, contract, certificate or other evidence of insurance, application, or other form shall be sold, issued, or used and no endorsement shall be attached to or printed or stamped thereon unless the form thereof shall have been approved by the commissioner or--39 days--shall--have--expired-after-such-filing-without-written notice-from-the-commissioner-of-disapproval-thereof.
- (2) The commissioner shall disapprove the forms for such insurance if he finds that they are unjust, unfair, inequitable, misleading, or deceptive or that the rates are by reasonable assumptions excessive in relation to the benefits provided.
- (3) In determining whether such rates by reasonable assumptions are excessive in relation to the benefits provided, the commissioner shall give due consideration to past and prospective claim experience, within and outside this state, and to fluctuations in such claim experience, to a reasonable risk charge, to contribution to surplus and contingency funds, to past and prospective expenses, both within and outside this state, and to all other relevant factors within and outside this state, including any

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differing operating methods of the insurers joining in the issue of the policy.

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- (4) In exercising the powers conferred upon him by this part, the commissioner shall not be bound by any other requirement of this code with respect to standard provisions to be included in disability policies or forms.
- (5) The commissioner may, after hearing upon written notice, withdraw an approval previously given, upon such grounds as in his opinion would authorize disapproval upon original submission thereof. Any such withdrawal of approval after hearing shall be by notice in writing specifying the ground thereof and shall be effective at the expiration of such period, not less than 90 days after the giving of notice of withdrawal, as the commissioner shall in such notice prescribe.
- Section 25. Section 33-24-102. MCA, is amended to read:
  - \*\*33-24-102. Insuring improvements -- insurance equal to true value. Whenever any policy of insurance shall be written to insure any improvements upon real property in this state against loss by-firev-tornadov--or--lightning or damage and the property insured shall-be-wholly-destroyed is considered to be a total loss. Without criminal fault on the part of the insured or his assigns, the amount of insurance written in such policy shall be taken conclusively to be the

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- true value of the property insured and the true amount of
  loss and measure of damages. The payment of money as a
  premium for insurance shall be prima facie evidence that the
  party paying such insurance premium is the owner of the
  property insured; provided, that any insurance company may
  set up fraud in obtaining the policy as a defense to a suit
  thereon.\*\*
- 8 Section 26. Section 33-24-103, MCA, is amended to 9 read:
- 10 #33-24-103. Specific valuation -- Joss equal to
  11 insured value ----atternative--methods. (1) This section
  12 applies to policies, except motor vehicle insurance
  13 policies, which insure specific listed items of personal
  14 property against any loss or damage.
  - (2) If the insurer places specific valuations upon particular items of covered property and bases the premium charge on these valuations, then he shall compute any <u>total</u> loss or total damage to the property, when covered, at the stated valuation with no deductions or offsets.

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- 20 t3)--An-insurer-who-wishes-to-vary-this-requirement-and
  21 use-a-different-method-for-computation-of-lossy-the--policyv
  22 ond--any--application--for--such-a-policy-shall-set-forth-in
  23 type-of-prominent-size-the-actual-method-of-loss-computation
  24 to-be-employedu\*
- 25 Section 27. Section 33-25-102, MCA, is amended to

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read:

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\*33-25-102. Rates filed with commissioner. (1) Every title insurer shall file with the commissioner a complete schedule of risk rates to be charged by it for title insurance as to property located in this state. <u>The rates shall be all-inclusive of the total charge for such insurance as specified in the policy and shall be accompanied by supporting data.</u>

- 9 (2) No such rate shall be excessive, inadequate, or unreasonably discriminatory.
- 11 (3) No title insurer shall charge any rate for such 12 insurance other than the applicable rate previously filed by 13 it with the commissioner.
- 14 (4)--Fither-insurers--lowfully--transacting-business-in
  15 this-state--on--danuary--iv--1961v--shall--comply--with--the
  16 provisions-of-this-section-within-90-days-thereafter-\*
- 17 Section 28. Section 33~30-1001. MCA+ is amended to 18 read:
  - #33-30-1001. Newborn infants covered by insurance by health service corporation. No disability insurance plan or group disability insurance plan issued by a health service corporation——which——in—addition——to—covering——the—persons insured—also—covers—members—of—such—a—person\*s——family may be issued or amended in this state if it contains any disclaimer, waiver, or other limitation of coverage relative

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1 to the accident and sickness coverage or insurability of 2 newborn infants of the persons insured from and after the 3 moment of birth. Each such policy shall contain a provision granting immediate accident and sickness coverage, from and after the moment of birth, to each newborn infant of any insured person. If payment of a specific premium or 7 subscription fee is required to provide coverage for a child, the policy or contract may require that notification of birth of a newly born child and payment of the required premium or fees must be furnished to the insurer or 10 11 nonprofit service or indemnity corporation within 31 days 12 after the date of birth in order to have the coverage 13 continue beyond such 31-day period." Section 29. Repealer. Sections 33-3-501 and 33-7-527 14

-End-

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through 33-7-530, MCA, are repealed.

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