1		AN ACT
2	relating to the	imposition and collection of certain insurance
3	taxes, the adopt	ion of certain reciprocal or multistate agreements
4	relating to those	e taxes, and the adoption of rules relating to those
5	taxes.	
6	BE IT ENAC	TED BY THE LEGISLATURE OF THE STATE OF TEXAS:
7	SECTION 1.	Section 221.002(b), Insurance Code, is amended
8	to read as follows:	
9	(b) Excep	ot as provided by Subsection (c), in determining an
10	insurer's taxabl	e premium receipts, the insurer shall include the
11	total gross amo	unts of premiums, membership fees, assessments,
12	dues, revenues,	and any other considerations for insurance written
13	by the insurer in	n a calendar year from any kind of insurance written
14	by the insurer o	n <u>each kind of</u> property or <u>risk</u> [risks] located in
15	this state, inclu	ıding:
16	(1)	fire insurance;
17	(2)	ocean marine insurance;
18	(3)	inland marine insurance;
19	(4)	accident insurance;
20	(5)	credit insurance;
21	(6)	livestock insurance;
22	(7)	fidelity insurance;
23	(8)	guaranty insurance;
24	(9)	surety insurance;

1 (10)casualty insurance; 2 (11)workers' compensation insurance; 3 (12)employers' liability insurance; [and] (13) crop insurance written by a farm mutual insurance 4 5 company; and 6 (14) home warranty insurance. SECTION 2. Section 222.002(b), Insurance Code, is amended 7 8 to read as follows: Except as otherwise provided by this section, 9 (b) in determining an insurer's taxable gross premiums or a health 10 maintenance organization's taxable gross revenues, the insurer or 11 health maintenance organization shall include the total gross 12 amounts of premiums, membership fees, assessments, dues, revenues, 13 14 and other considerations received by the insurer or health 15 maintenance organization in a calendar year from any kind of health maintenance organization certificate or contract or insurance 16 17 policy or contract covering risks on individuals or groups [a person] located in this state and arising from the business of a 18 health maintenance organization or the business of life insurance, 19 accident insurance, health insurance, life and accident insurance, 20 life and health insurance, health and accident insurance, life, 21 health, and accident insurance, including variable life insurance, 22 credit life insurance, and credit accident and health insurance for 23 24 profit or otherwise or for mutual benefit or protection.

25 SECTION 3. Section 223.003(a), Insurance Code, is amended 26 to read as follows:

27

(a) An annual tax is imposed on <u>all</u> [each title insurance

company that receives] premiums from the business of title insurance. The rate of the tax is 1.35 percent of [the] title insurance [company's] taxable premiums for a calendar year, including any premiums retained by a title insurance agent as provided by Section 223.005. For purposes of this chapter, a person engages in the business of title insurance if the person engages in

1

2

3

4

5

6

7

H.B. No. 3315

8 SECTION 4. Section 225.004, Insurance Code, is amended by 9 adding Subsection (d-1) to read as follows:

an activity described by Section 2501.005.

10 (d-1) Notwithstanding Subsections (b) through (d), the 11 comptroller by rule may establish that all premiums are considered 12 to be on risks located in this state:

13 (1) if the insured's home office or state of domicile 14 or residence is located in this state; or

15 (2) to accommodate changes in federal statutes or 16 regulations that would otherwise limit the comptroller's ability to 17 directly collect the taxes due under this section.

SECTION 5. Section 225.009, Insurance Code, is amended by adding Subsection (c) to read as follows:

20 (c) The comptroller by rule may change the accrued tax 21 amount for which prepayment is required under Subsection (a) and 22 the prepayment deadline under Subsection (b).

23 SECTION 6. Chapter 225, Insurance Code, is amended by 24 adding Section 225.014 to read as follows:

25 <u>Sec. 225.014. LIMITATION ON RULEMAKING. In adopting rules</u>
26 <u>under this chapter, the comptroller may not adopt a rule that</u>
27 exceeds the requirements of this chapter.

H.B. No. 3315 SECTION 7. Section 226.003, Insurance Code, is amended by 1 adding Subsection (d-1) to read as follows: 2 3 (d-1) Notwithstanding Subsections (b) through (d), the 4 comptroller by rule may establish that all premiums are considered 5 to be on risks located in this state: 6 (1) if the insured's home office or state of domicile 7 or residence is located in this state; or 8 (2) to accommodate changes in federal statutes or regulations that would otherwise limit the comptroller's ability to 9 directly collect the taxes due under this section. 10 SECTION 8. Subchapter A, Chapter 226, Insurance Code, is 11 12 amended by adding Section 226.006 to read as follows: Sec. 226.006. LIMITATION ON RULEMAKING. In adopting rules 13 under this subchapter, the comptroller may not adopt a rule that 14 15 exceeds the requirements of this chapter. SECTION 9. Section 226.053, Insurance Code, is amended by 16 17 adding Subsection (b-1) to read as follows: (b-1) Notwithstanding Subsections (a) and (b), the 18 19 comptroller by rule may establish that all premiums are considered to be on risks located in this state: 20 21 (1) if an insured's home office or state of domicile or residence is located in this state; or 22 (2) to accommodate changes in federal statutes or 23 24 regulations that would otherwise limit the comptroller's ability to 25 directly collect the taxes due under this section. 26 SECTION 10. Subchapter B, Chapter 226, Insurance Code, is 27 amended by adding Section 226.057 to read as follows:

H.B. No. 3315 Sec. 226.057. LIMITATION ON RULEMAKING. In adopting rules 1 2 under this subchapter, the comptroller may not adopt a rule that 3 exceeds the requirements of this chapter. 4 SECTION 11. Subtitle B, Title 3, Insurance Code, is amended 5 by adding Chapter 228 to read as follows: 6 CHAPTER 228. COOPERATIVE AGREEMENTS WITH OTHER STATES Sec. 228.001. DEFINITIONS. In this chapter: 7 (1) "Agent" includes: 8 (A) a surplus lines agent, as defined by Section 9 10 981.002; (B) a person licensed as a surplus lines agent by 11 12 another state; and (C) any other person who performs the acts of an 13 agent, whether through an oral, written, electronic, or other form 14 15 of communication, by soliciting, negotiating, procuring, or collecting a premium on an insurance contract. 16 17 (2) "Insurer" has the meaning assigned by Section 101.002 and includes: 18 (A) an insurer that does not hold a certificate 19 of authority in this state; 20 21 (B) an eligible surplus lines insurer; and 22 (C) an insurer that holds a certificate of authority in this state but performs acts outside the scope of its 23 24 authority under the certificate. 25 (3) "Premium" includes: (A) any consideration for insurance, including: 26 27 (i) a premium;

	H.B. No. 3315
1	(ii) a membership fee;
2	(iii) an assessment; and
3	(iv) dues; or
4	(B) any other meaning of the term adopted in a
5	cooperative agreement.
6	(4) "Processing entity" means a processing center or
7	clearinghouse established under a cooperative agreement.
8	(5) "Stamping office" means the Surplus Lines Stamping
9	Office of Texas or similar stamping offices in other states.
10	Sec. 228.002. COOPERATIVE AGREEMENTS WITH OTHER STATES.
11	(a) The comptroller may enter into a cooperative agreement,
12	reciprocal agreement, or compact with another state for the
13	collection of insurance premium taxes imposed by Chapters 225 and
14	226 on a multistate basis. An agreement or amendment of an
15	agreement takes effect according to its terms, except that an
16	agreement or amendment may not take effect until the proposed
17	agreement or amendment is published in the Texas Register.
18	(b) An agreement may provide for:
19	(1) determining a base state and multistate allocation
20	<u>of insurance premiums;</u>
21	(2) tax reporting requirements;
22	(3) audit and refund claim procedures;
23	(4) exchange of information;
24	(5) requirements for reporting on a multistate basis;
25	(6) insurance and tax related terms and definitions;
26	(7) penalties, fees, administrative costs, and
27	interest rates:

	H.B. No. 3315
1	(8) audit assessment and refund claim limitation
2	periods;
3	(9) procedures for collecting amounts due from
4	agents, insurers, or other persons and for collecting and
5	forwarding the amounts due to the jurisdiction to which the amount
6	is owed;
7	(10) procedures for verifying refund claims by agents,
8	insurers, or other persons and for collecting those amounts from
9	the jurisdiction owing the refund amount;
10	(11) the temporary remittal of funds equal to the
11	amounts due to another jurisdiction, subject to appropriation of
12	funds for that purpose; and
13	(12) other provisions to facilitate the
14	administration of the agreement.
15	(c) The comptroller may, as required by the terms of an
16	agreement, provide to an officer of another state any information
17	that relates to the solicitation, negotiation, procurement,
18	placement, issuance, receipt, or collection of premiums by an
19	agent, insurer, or other person for an insurance contract or policy
20	that may be subject to the premium taxes imposed by Chapter 225 or
21	226.
22	(d) An agreement may provide for each state to audit the
23	records of an agent, insurer, or other person based in this state to
24	determine if insurance premium taxes due each state that is a party
25	to the agreement are properly reported and paid. An agreement may
26	provide for each state to forward the findings of an audit performed
27	on an agent, insurer, or other person based in this state to each

1 other state in which the person has an allocation of taxable
2 premiums.

3 (e) For an agent, insurer, or other person who has an 4 allocation of taxable premiums in this state, the comptroller may 5 use an audit performed by another state that is a party to an 6 agreement with this state to make an assessment of insurance 7 premium taxes against the agent, insurer, or other person. An 8 assessment made by the comptroller under this subsection is prima 9 facie evidence that the amount shown as due is correct.

10 (f) An agreement entered into under this section does not 11 affect the comptroller's authority to audit any person under any 12 other law.

13 (g) An agreement entered into under this section prevails 14 over an inconsistent rule of the comptroller. Except as otherwise 15 provided by this section, a statute of this state prevails over an 16 inconsistent provision of an agreement entered into under this 17 section.

(h) The comptroller may segregate in a separate fund or 18 account the amount estimated to be due to other jurisdictions, 19 amounts subject to refund during the fiscal year, fees, and other 20 21 costs collected under the agreement. On a determination of an 22 amount held that is due to be remitted to another jurisdiction, the comptroller may issue a warrant or make an electronic transfer of 23 24 the amount as necessary to carry out the purposes of the agreement. An auditing cost, membership fee, or other cost associated with the 25 26 agreement may be paid from interest earned on funds segregated under this subsection. Any interest earnings in excess of the costs 27

associated with the agreement shall be credited to general revenue. 1 2 (i) The legislature finds that it is in the public interest to enter into insurance tax and regulatory agreements with other 3 4 jurisdictions that may provide for the temporary remittal of amounts due other jurisdictions that exceed the amounts collected 5 6 and for cooperation with other jurisdictions for the collection of 7 taxes imposed by this state under Chapters 225 and 226 and similar taxes imposed under statutes of other jurisdictions on insurance 8 9 The comptroller shall ensure that reasonable measures premiums. are developed to recover insurance taxes and other amounts due this 10 state during each biennium. 11

12 (j) The comptroller may enter into a cooperative agreement, reciprocal agreement, or compact with another state to provide for 13 14 the collection of taxes imposed by this state and the other states 15 on insurances taxes that may be due the states and this state based on a standardized premium allocation adopted by the states under 16 17 the agreement. The comptroller may also enter into other cooperative agreements with surplus lines stamping offices located 18 in this state and other states in the reporting and capturing of 19 related tax information. In addition, the comptroller may enter 20 21 into cooperative agreements with processing entities located in 22 this state or other states related to the capturing and processing 23 of insurance premium and tax data.

24 (k) The comptroller may adopt rules as necessary to 25 implement this chapter. In adopting rules under this chapter, the 26 comptroller may not adopt a rule that does not specifically 27 implement this section.

H.B. No. 3315 1 SECTION 12. Section 252.003, Insurance Code, is amended to 2 read as follows: Sec. 252.003. PREMIUMS SUBJECT TO TAXATION. 3 An insurer 4 shall pay maintenance taxes under this chapter on the correctly reported gross premiums [collected] from writing insurance in this 5 6 state against loss or damage by: 7 (1)bombardment; civil war or commotion; 8 (2) 9 (3) cyclone; 10 (4) earthquake; excess or deficiency of moisture; 11 (5) explosion as defined by Article 5.52; 12 (6) (7) fire; 13 flood; 14 (8) 15 (9) frost and freeze; 16 (10)hail, including loss by hail on farm crops; 17 (11)insurrection; (12) invasion; 18 lightning; 19 (13) 20 military or usurped power; (14)21 (15) an order of a civil authority made to prevent the spread of a conflagration, epidemic, or catastrophe; 22 23 (16)rain; 24 (17)riot; 25 (18) the rising of the waters of the ocean or its tributaries; 26 27 (19)smoke or smudge;

1	(20) strike or lockout;		
2	(21) tornado;		
3	(22) vandalism or malicious mischief;		
4	(23) volcanic eruption;		
5	(24) water or other fluid or substance resulting from		
6	the breakage or leakage of sprinklers, pumps, or other apparatus		
7	erected for extinguishing fires, water pipes, or other conduits or		
8	containers;		
9	(25) weather or climatic conditions; [or]		
10	(26) windstorm <u>;</u>		
11	(27) an event covered under a home warranty insurance		
12	policy; or		
13	(28) an event covered under an inland marine insurance		
14	policy.		
15	SECTION 13. Section 254.003, Insurance Code, is amended to		
16	read as follows:		
17	Sec. 254.003. PREMIUMS SUBJECT TO TAXATION. An insurer		
18	shall pay maintenance taxes under this chapter on the correctly		
19	reported gross premiums from writing motor vehicle insurance in		
20	this state, including personal and commercial automobile		
21	insurance.		
22	SECTION 14. Section 257.001, Insurance Code, is amended to		
23	read as follows:		
24	Sec. 257.001. MAINTENANCE TAX IMPOSED. <u>(a)</u> A maintenance		
25	tax is imposed on each authorized insurer, including a group		
26	hospital service corporation, <u>managed care organization</u> , local		
27	mutual aid association, statewide mutual assessment company,		

stipulated premium company, and stock or mutual insurance company, that collects from residents of this state gross premiums or gross considerations subject to taxation under Section 257.003. The tax required by this chapter is in addition to other taxes imposed that are not in conflict with this chapter.

- 6 (b) In this section, "managed care organization" means an 7 organization authorized under this code to engage in the business 8 of issuing health benefit plans that is not authorized as a health 9 maintenance organization, preferred provider organization, or 10 insurance company and the taxation of which is not preempted by 11 federal law.
- SECTION 15. Section 271.002(a), Insurance Code, is amended to read as follows:
- (a) A maintenance fee is imposed on <u>all</u> [each insurer with
 gross] premiums subject to assessment under Section 271.006.
- SECTION 16. Subchapter A, Chapter 281, Insurance Code, is amended by adding Section 281.008 to read as follows:

Sec. 281.008. RECIPROCITY AGREEMENTS. The comptroller by 18 rule may enter into a reciprocity agreement with another state 19 under which the parties agree to mutually set aside retaliatory 20 21 provisions in situations in which this state and the other state determine that retaliation is not the preferred approach to protect 22 their domestic insurers from excessive taxation or other financial 23 24 obligations. In adopting rules under this section, the comptroller may not adopt a rule that does not specifically implement this 25 26 section.

27

SECTION 17. Section 401.151(e), Insurance Code, is amended

1 to read as follows:

2 (e) The amount of all examination and evaluation fees paid 3 to the state by an insurer in each taxable year shall be allowed as a 4 credit on the amount of premium taxes due [under this subchapter].

5 SECTION 18. Section 401.154, Insurance Code, is amended to 6 read as follows:

Sec. 401.154. TAX CREDIT AUTHORIZED. 7 insurer An is 8 entitled to a credit on the amount of premium [or other] taxes to be paid by the insurer for all examination fees paid under Section 9 401.153. The insurer may take the credit for the taxable year 10 during which the examination fees are paid and may take the credit 11 12 to the same extent the insurer may take a credit for examination fees paid when a salaried department examiner conducts the 13 14 examination.

15 SECTION 19. Section 1502.053, Insurance Code, is amended to 16 read as follows:

Sec. 1502.053. EXEMPTION FROM CERTAIN TAXES. (a) The issuer of a children's health benefit plan approved under Section 1502.051 is not subject to the premium tax or the tax on revenues 20 imposed under Chapter 222 with respect to money received for 21 coverage provided under that plan.

22 (b) The issuer of a children's health benefit plan approved 23 under Section 1502.051 is not subject to the retaliatory tax 24 imposed under Chapter 281 with respect to money received for 25 coverage provided under that plan.

26 SECTION 20. Section 2007.002, Insurance Code, is amended to 27 read as follows:

Sec. 2007.002. ASSESSMENT. The comptroller shall assess
 against all insurers to which this chapter applies a combined total
 of \$30 [\$15] million for each 12-month period.

4 SECTION 21. Section 2210.058(c), Insurance Code, is amended 5 to read as follows:

(c) An insurer may credit an amount paid in accordance with 6 7 Subsection (a)(4) in a calendar year against the insurer's premium 8 tax under Chapter 221. The tax credit authorized under this 9 subsection shall be allowed at a rate not to exceed 20 percent per year for five or more successive years <u>beginning</u> [following] the 10 calendar year that the assessments under this section are paid [of 11 12 payment of the claims]. The balance of payments made by the insurer and not claimed as a premium tax credit may be reflected in the 13 books and records of the insurer as an admitted asset of the insurer 14 15 for all purposes, including exhibition in an annual statement under Section 862.001. 16

SECTION 22. (a) Article 4.11A, Insurance Code, is repealed.
(b) Sections 281.006(a) and 2007.009, Insurance Code, are
repealed.

20 SECTION 23. Section 2007.002, Insurance Code, as amended by 21 this Act, does not apply to an assessment under Section 2007.004, 22 Insurance Code, that is made by the comptroller on or before 23 September 1, 2007.

SECTION 24. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate

1 effect, this Act takes effect September 1, 2007.

President of the Senate

Speaker of the House

I certify that H.B. No. 3315 was passed by the House on May 9, 2007, by the following vote: Yeas 141, Nays 0, 2 present, not voting; that the House refused to concur in Senate amendments to H.B. No. 3315 on May 25, 2007, and requested the appointment of a conference committee to consider the differences between the two houses; and that the House adopted the conference committee report on H.B. No. 3315 on May 27, 2007, by the following vote: Yeas 147, Nays 0, 2 present, not voting.

Chief Clerk of the House

H.B. No. 3315 I certify that H.B. No. 3315 was passed by the Senate, with amendments, on May 23, 2007, by the following vote: Yeas 29, Nays O; at the request of the House, the Senate appointed a conference committee to consider the differences between the two houses; and that the Senate adopted the conference committee report on H.B. No. 3315 on May 27, 2007, by the following vote: Yeas 30, Nays 0.

Secretary of the Senate

APPROVED: _____

Date

Governor