By: Zaffirini

S.B. No. 1491

A BILL TO BE ENTITLED

1	AN ACT									
2	relating to domestic surplus lines insurers; authorizing and									
3	imposing a tax.									
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:									
5	SECTION 1. The heading to Subtitle I, Title 6, Insurance									
6	Code, is amended to read as follows:									
7	SUBTITLE I. <u>SURPLUS LINES INSURERS;</u> COMPANIES [THAT ARE] NOT									
8	ORGANIZED IN TEXAS									
9	SECTION 2. Section 981.002(4), Insurance Code, is amended									
10	to read as follows:									
11	(4) "Eligible surplus lines insurer" means an insurer									
12	that is not an authorized insurer, but that is eligible under									
13	Subchapter B or B-1, in which surplus lines insurance is placed or									
14	may be placed under this chapter.									
15	SECTION 3. Chapter 981, Insurance Code, is amended by									
16	adding Subchapter B-1 to read as follows:									
17	SUBCHAPTER B-1. DOMESTIC SURPLUS LINES INSURER									
18	Sec. 981.071. DEFINITION. In this subchapter, "domestic									
19	surplus lines insurer" means an insurance company designated as a									
20	domestic surplus lines insurer under Section 981.072.									
21	Sec. 981.072. DESIGNATION AS DOMESTIC SURPLUS LINES									
22	INSURER. (a) A property and casualty insurance company organized									
23	under Chapter 822 that has capital and surplus in an amount									
24	described by Section 981.057 may apply to the department in a form									

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1	and manner prescribed by the commissioner for designation as a									
2	domestic surplus lines insurer.									
3	(b) On approval of an application under Subsection (a), the									
4	commissioner shall designate an applicant as a domestic surplus									
5	lines insurer and issue to the applicant a domestic surplus lines									
6	insurer certificate.									
7	(c) Notwithstanding Section 822.101, a domestic surplus									
8	lines insurer is not entitled to a certificate of authority to									
9	engage in the business of insurance in this state in the admitted									
10	market.									
11	Sec. 981.073. APPLICABILITY OF OTHER LAW; CONFLICTS.									
12	(a) Except as provided by Subsection (b), a domestic surplus lines									
13	insurer is subject to:									
14	(1) this chapter; and									
15	(2) all other insurance laws, including Title 4,									
16	applicable to a property and casualty insurance company organized									
17	under Chapter 822.									
18	(b) A domestic surplus lines insurer is not subject to:									
19	(1) Section 38.003;									
20	(2) Chapter 462;									
21	(3) Chapter 463;									
22	(4) Section 981.051;									
23	(5) Section 981.101(b);									
24	(6) Chapter 2301; and									
25	(7) Chapter 2251.									
26	(c) To the extent that this subchapter conflicts with any									
27	other insurance law, this subchapter controls.									

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1	Sec. 981.074. AUTHORIZED BUSINESS. (a) A domestic surplus									
2	lines insurer may only insure a risk in this state if:									
3	(1) the insurance is procured as eligible surplus									
4	lines insurance under this chapter; and									
5	(2) the insurance is a kind of insurance the insurer is									
6	authorized to write under the insurer's articles of incorporation.									
7	(b) A domestic surplus lines insurer may not issue:									
8	(1) a policy in the admitted market; or									
9	(2) a policy to satisfy the financial responsibility									
10	requirements of Chapter 601, Transportation Code, insurance									
11	requirements of Chapter 406, Labor Code, or requirements of any									
12	other law of this state mandating insurance coverage by an									
13	insurance company authorized to engage in the business of insurance									
14	in this state.									
15	Sec. 981.075. TAXES IMPOSED. (a) The premium for a									
16	surplus lines policy written under this subchapter is subject to									
17	the premium tax, if applicable, imposed under Chapter 225.									
18	(b) A domestic surplus lines insurer is subject to an									
19	applicable maintenance tax as if the domestic surplus lines insurer									
20	were an authorized insurer under Subtitle C, Title 3.									
21	Sec. 981.076. REQUIREMENTS FOR DOMESTIC SURPLUS LINES									
22	DOCUMENTS. (a) In this section, "surplus lines document" has the									
23	meaning assigned by Section 981.101.									
24	(b) A surplus lines document issued by a domestic surplus									
25	lines insurer must include a statement in the form and manner									
26	provided by commissioner rule.									
27	Sec. 981.077. REDOMESTICATION. A foreign insurer may									

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1	redomesti	cate	to th	is :	state	as	а	domestic	surplus	lines	insu	rer	as
2	provided	by	Chapter	c 9	83 if	tł	ne	foreign	insurer	guali	fies	unc	ler

- 3 <u>Section 981.072.</u>
- 4 SECTION 4. This Act takes effect January 1, 2018.