- 1 SB10
- 2 110361-1
- 3 By Senator Pittman
- 4 RFD: Banking and Insurance
- 5 First Read: 12-JAN-10
- 6 PFD: 05/21/2009

110361-1:n:03/31/2009:JRC/th LRS2009-2089 1 2 3 4 5 6 7 Under existing law, certain insurance risks 8 SYNOPSIS: may be placed with foreign and alien insurers 9 10 pursuant to the surplus line insurance law, but 11 only with insurers that have done business as 12 authorized insurers in their state of domicile for 13 a minimum of five years. 14 This bill would provide an exception to the 15 five-year requirement of foreign and alien surplus line insurers who place a special deposit in this 16 17 state. 18 19 A BILL 20 TO BE ENTITLED 21 AN ACT 22 23 To amend Section 27-10-26, Code of Alabama 1975, 24 relating to surplus line insurance; to provide an exception to 25 the five-year requirement for foreign and alien surplus line insurers submitting a special deposit in this state. 26 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 27

Section 1. Section 27-10-26, Code of Alabama 1975,
 is amended to read as follows:

3

"§27-10-26.

4 "(a) A surplus line broker shall not knowingly place
5 surplus line insurance with an insurer that is unsound
6 financially, or that is ineligible under this section. The
7 broker shall ascertain the financial condition of the
8 unauthorized insurer before placing insurance therewith.

9 "(b) The broker shall not so insure with any of the 10 following:

"(1) With any insurer which is not an authorized insurer in at least one state of the United States for the kind of insurance involved, and with capital or surplus, or both, amounting to at least five million dollars (\$5,000,000); or guaranteed trust fund amounting to at least five million dollars (\$5,000,000).

"(2) With an alien insurer not authorized to 17 18 transact insurance in at least one state of the United States, unless the insurer shall have established an effective trust 19 20 fund of at least two million five hundred thousand dollars 21 (\$2,500,000) within the United States administered by a 22 recognized financial institution and held for the benefit of all its policyholders or policyholders and creditors in the 23 24 United States, and with capital or surplus, or both, amounting 25 to at least fifteen million dollars (\$15,000,000).

26 "(3) With a foreign or alien insurer which has
27 transacted insurance as an authorized insurer in its state or

country of domicile for less than five years, unless it is a wholly owned subsidiary of an insurer authorized to transact insurance in this state <u>or unless it makes a deposit in this</u> <u>state as may be permitted under subsection (c)</u>. "(4) With an insurer the voting control of which is held in whole or substantial part by any government or governmental agency.

8 "(5) In any insurer made ineligible as a surplus 9 line insurer by order of the commissioner received by or known 10 to the broker. The commissioner may issue an order of 11 ineligibility if he or she finds that the insurer:

12 "a. Does not meet the financial requirements of this13 section;

14 "b. Has without just cause refused to pay valid 15 claims arising under its contracts in this state or has 16 otherwise conducted its affairs in a manner as to result in 17 injury or loss to the insuring public of this state; or

18 "c. Has conducted its affairs in a manner as to
19 result in the avoidance of payment of tax as required by
20 Sections 27-10-31 and 27-10-35.

"(c) When it appears after a search of surplus lines insurers that any particular insurance risk which is eligible to be placed in accordance with the surplus line law but on which insurance coverage, in whole or in part, is not procurable from foreign or alien insurers meeting all of the requirements of subsection (b) but is procurable from a foreign or alien insurer meeting all of the requirements of

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1	subsection (b) except for paragraph (3), then the surplus line
2	broker may file a supplemental signed statement setting forth
3	the facts and advising the department that the part of the
4	risk as shall be unprocurable, as aforesaid, is being placed
5	with named unauthorized insurers which meet all of the
б	requirements of subsection (b) except for paragraph (3), in
7	the amounts and percentages set forth in the statement. These
8	named unauthorized insurers, before accepting any risk in this
9	state, shall deposit with the department cash or securities
10	acceptable to the commissioner and with a market value of not
11	less than one million dollars (\$1,000,000), which deposit
12	shall be held by the department for the benefit of Alabama
13	policyholders only. The deposit shall be held in the same
14	manner as other deposits as described in Section 27-3-11. The
15	commissioner may adopt reasonable rules for the implementation
16	and administration of the provisions of this section."
17	Section 2. This act shall become effective
18	immediately following its passage and approval by the

18 immediately following its passage and approval by the 19 Governor, or its otherwise becoming law.