HB 2787-2 (LC 3747) 3/21/19 (TSB/ps)

Requested by HOUSE COMMITTEE ON BUSINESS AND LABOR (at the request of Lloyd's America, Inc.)

## PROPOSED AMENDMENTS TO HOUSE BILL 2787

1 On page 1 of the printed bill, line 3, delete "735.470" and insert 2 "735.430".

3 On page 3, delete lines 30 through 45 and delete page 4 and insert:

4 "SECTION 3. ORS 735.430 is amended to read:

"735.430. (1) The Surplus Line Association of Oregon [shall be] is the advisory organization of surplus lines licensees to:

"(a) Facilitate and encourage compliance by resident and nonresident
surplus lines licensees with the laws of this state and the rules of the Director of the Department of Consumer and Business Services relative to
surplus lines insurance;

"(b) Provide means for the examination, which [*shall*] **must** remain confidential as provided in ORS 705.137, of all surplus lines coverage written by resident and nonresident surplus lines licensees to determine whether the coverages comply with the Oregon Surplus Lines Law;

"(c) Communicate with organizations of admitted insurers with respect to
the proper use of the surplus lines market;

"(d) Receive and disseminate to resident and nonresident surplus lines
 licensees information relative to surplus lines coverages; and

"(e) At the request of the director, receive and collect on behalf of the
state and remit to the state premium receipts taxes for surplus lines and
wet marine and transportation insurance [pursuant to] under ORS 735.417

## 1 or 735.470 or section 4 of this 2019 Act.

"(2) The Surplus Line Association of Oregon shall file with the director:
"(a) A copy of [*its*] the association's constitution, articles of agreement
or association or certificate of incorporation;

5 "(b) A copy of [*its*] the association's bylaws and rules governing [*its*] the
6 association's activities;

7 "(c) A current list of members;

8 "(d) The name and address of a resident of this state upon whom notices 9 or orders of the director or processes issued at the direction of the director 10 may be served;

"(e) An agreement that the director may examine the Surplus Line Asso ciation of Oregon in accordance with the provisions of this section; and
 "(f) A schedule of fees and charges.

"(3) The director may make or cause to be made an examination of the 14 Surplus Line Association of Oregon. The reasonable cost of any [such] ex-15amination [shall] **must** be paid by the association [upon presentation to it 16 by the director of] at the time the director presents a detailed account to 17 the association of each cost. The officers, managers, agents and employees 18 of the association may be examined at any time, under oath, and shall ex-19 hibit all books, records, accounts, documents or agreements governing *[its]* 20the association's method of operation. The director shall furnish two 21copies of the examination report to the association and shall notify the as-22sociation that [it] the association may, within 20 days [thereof] after re-23ceiving the examination report, request a hearing on the report or on any 24facts or recommendations [therein] in the examination report. If the di-25rector finds that the association or any member [thereof] of the association 26[to be in violation of] has violated ORS 735.400 to 735.495, the director may 27issue an order requiring the discontinuance of [such] the violation. 28

<sup>29</sup> "(4)(a) The Surplus Line Association of Oregon may charge resident and <sup>30</sup> nonresident surplus lines licensees and [*nonresident producing*] insurance

HB 2787-2 3/21/19 Proposed Amendments to HB 2787 producers a fee for reviewing surplus lines and wet marine and transportation insurance policies and for collecting, on behalf of the state, taxes
imposed under ORS 735.470 and section 4 of this 2019 Act.

"(b) The association may charge insureds a fee for collecting, on behalf
of the state, reports required and taxes imposed under ORS 735.417.

6 "(c) The association shall adopt bylaws implementing paragraphs (a) and 7 (b) of this subsection.

8 "<u>SECTION 4.</u> (1) As used in section, 'gross amount of premiums'
9 has the meaning given that term in ORS 731.808.

"(2) An insurance producer shall pay to the Director of the Department of Consumer and Business Services a premium tax that is equal to three-fourths of one percent of the gross amount of premiums the insurance producer receives for wet marine and transportation insurance that the insurance producer places with unauthorized or nonadmitted insurers if the insured's home state is Oregon.

16 "<u>SECTION 5.</u> Section 4 of this 2019 Act and the amendments to ORS 17 731.824, 731.828 and 735.430 by sections 1 to 3 of this 2019 Act apply to 18 contracts for insurance that an insurer issues or renews on or after 19 the effective date of this 2019 Act.".

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