LEGISLATURE OF NEBRASKA

ONE HUNDRED FOURTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 298

Introduced by Schumacher, 22. Read first time January 15, 2015 Committee:

- A BILL FOR AN ACT relating to insurance; to amend sections 44-416.06 and
 44-416.07, Reissue Revised Statutes of Nebraska; to change
 provisions relating to credit for reinsurance; and to repeal the
 original sections.
- 5 Be it enacted by the people of the State of Nebraska,

LB298 2015

Section 1. Section 44-416.06, Reissue Revised Statutes of Nebraska,
 is amended to read:

44-416.06 (1) Credit for reinsurance shall be allowed a domestic 3 ceding insurer as either an asset or a reduction from liability on 4 account of reinsurance ceded only when the reinsurer meets the 5 requirements of subsection (2), (3), (4), (5), $\frac{1}{2}$, (6), or (7) of this 6 7 section. Except as otherwise provided in section 44-224.11, credit shall be allowed under subsection (2), (3), or (4) of this section only for 8 9 cessions of those kinds or classes of business which the assuming insurer is licensed or otherwise permitted to write or assume in its state of 10 domicile or, in the case of a United States branch of an alien assuming 11 insurer, in the state through which it is entered and licensed to 12 13 transact insurance or reinsurance. Credit shall be allowed under subsection (4) or (5) of this section only if the applicable requirements 14 of subsection $(\underline{8} \ 7)$ of this section have been satisfied. 15

16 (2) Credit shall be allowed when the reinsurance is ceded to an 17 assuming insurer that is licensed to transact insurance in this state.

(3)(a) Credit shall be allowed when the reinsurance is ceded to an
 assuming insurer that is accredited by the Director of Insurance as a
 reinsurer in this state. In order to be eligible for accreditation, a An
 accredited reinsurer must is one that:

(<u>a</u> i) <u>File</u> Files with the <u>director</u> Director of Insurance evidence of
 its submission to this state's jurisdiction;

(<u>b</u> ii) <u>Submit</u> Submits to this state's authority to examine its books
 and records;

 $(\underline{c} \ \underline{iii}) \ \underline{Be} \ \underline{Is}$ licensed to transact insurance or reinsurance in at least one state, or in the case of a United States branch of an alien assuming insurer, <u>be</u> <u>is</u> entered through and licensed to transact insurance or reinsurance in at least one state;—and

30 ($\underline{d} \rightarrow \underline{iv}$) <u>File</u> Files annually with the director a copy of its annual 31 statement filed with the insurance department of its state of domicile

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1 and a copy of its most recent audited financial statement; and either: 2 (e) Demonstrate to the satisfaction of the director that it has 3 adequate financial capacity to meet its reinsurance obligations and is 4 otherwise qualified to assume reinsurance from domestic insurers. An 5 assuming insurer is deemed to meet this requirement as of the time of its application if it maintains a surplus as regards policyholders in an 6 7 amount not less than twenty million dollars and its accreditation has not been denied by the director within ninety days after submission of its 8 9 application.

(A) Maintains a surplus as regards policyholders in an amount not
 less than twenty million dollars and whose accreditation has not been
 denied by the director within ninety days of its submission; or

(B) Maintains a surplus as regards policyholders in an amount less
 than twenty million dollars and whose accreditation has been approved by
 the director.

16 (b) Credit shall not be allowed a domestic ceding insurer if the 17 assuming insurer's accreditation has been revoked by the director after 18 notice and hearing.

(4)(a) Credit shall be allowed when the reinsurance is ceded to an assuming insurer that is domiciled in, or in the case of a United States branch of an alien assuming insurer is entered through, a state that employs standards regarding credit for reinsurance substantially similar to those applicable under this section and the assuming insurer or United States branch of an alien assuming insurer:

(i) Maintains a surplus as regards policyholders in an amount not
less than twenty million dollars; and

(ii) Submits to the authority of this state to examine its books andrecords.

(b) The requirement of subdivision (4)(a)(i) of this section does
not apply to reinsurance ceded and assumed pursuant to pooling
arrangements among insurers in the same holding company system.

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1 (5)(a) Credit shall be allowed when the reinsurance is ceded to an 2 assuming insurer that maintains a trust fund in a qualified United States financial institution for the payment of the valid claims of its United 3 4 States ceding insurers and their assigns and successors in interest. To 5 enable the director to determine the sufficiency of the trust fund, the assuming insurer shall report annually to the director information 6 7 substantially the same as that required to be reported on the National Association of Insurance Commissioners Annual Statement form by licensed 8 9 insurers. The assuming insurer shall submit to examination of its books and records by the director and bear the expense of examination. 10

(b)(i) Credit for reinsurance shall not be granted under this subsection unless the form of the trust and any amendments to the trust have been approved by:

14 (A) The commissioner of the state where the trust is domiciled; or

(B) The commissioner of another state who, pursuant to the terms of the trust instrument, has accepted principal regulatory oversight of the trust.

(ii) The form of the trust and any trust amendments also shall be 18 filed with the commissioner of every state in which the ceding insurer 19 beneficiaries of the trust are domiciled. The trust instrument shall 20 provide that contested claims shall be valid and enforceable upon the 21 final order of any court of competent jurisdiction in the United States. 22 The trust shall vest legal title to its assets in its trustees for the 23 24 benefit of the assuming insurer's United States ceding insurers, their 25 assigns, and successors in interest. The trust and the assuming insurer shall be subject to examination as determined by the director. 26

(iii) The trust shall remain in effect for as long as the assuming insurer has outstanding obligations due under the reinsurance agreements subject to the trust. No later than February 28 of each year the trustee of the trust shall report to the director in writing the balance of the trust and listing the trust's investments at the preceding year end and

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shall certify the date of termination of the trust, if so planned, or
 certify that the trust will not expire prior to the following December
 31.

4 (c) The following requirements apply to the following categories of5 assuming insurer:

6 (i) The trust fund for a single assuming insurer shall consist of 7 funds in trust in an amount not less than the assuming insurer's 8 liabilities attributable to reinsurance ceded by United States ceding 9 insurers and, in addition, the assuming insurer shall maintain a trusteed 10 surplus of not less than twenty million dollars except as provided in 11 <u>subdivision (5)(c)(ii) of this section; and</u>

(ii) At any time after the assuming insurer has permanently 12 13 discontinued underwriting new business secured by the trust for at least three full years, the commissioner with principal regulatory oversight of 14 15 the trust may authorize a reduction in the required trusteed surplus, but only after a finding, based on an assessment of the risk, that the new 16 17 required surplus level is adequate for the protection of United States ceding insurers, policyholders, and claimants in light of reasonably 18 19 foreseeable adverse loss development. The risk assessment may involve an actuarial review, including an independent analysis of reserves and cash 20 flows, and shall consider all material risk factors, including when 21 applicable the lines of business involved, the stability of the incurred 22 23 loss estimates, and the effect of the surplus requirements on the assuming insurer's liquidity or solvency. The minimum required trusteed 24 25 surplus may not be reduced to an amount less than thirty percent of the assuming insurer's liabilities attributable to reinsurance ceded by 26 United States ceding insurers covered by the trust; and 27

(<u>iii</u> <u>ii</u>)(A) In the case of a group including incorporated and
 individual unincorporated underwriters:

30 (I) For reinsurance ceded under reinsurance agreements with an
 31 inception, amendment, or renewal date on or after <u>January 1, 1993</u> August

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1 1, 1995, the trust shall consist of a trusteed account in an amount not
 2 less than the <u>respective underwriters'</u> group's several liabilities
 3 attributable to business ceded by United States domiciled ceding insurers
 4 to any <u>underwriter member</u> of the group;

5 (II) For reinsurance ceded under reinsurance agreements with an 6 inception date on or before <u>December 31, 1992</u> July 31, 1995, and not 7 amended or renewed after that date, notwithstanding the other provisions 8 of sections 44-416.05 to 44-416.10, the trust shall consist of a trusteed 9 account in an amount not less than the <u>respective underwriters' group's</u> 10 several insurance and reinsurance liabilities attributable to business 11 written in the United States; and

(III) In addition to these trusts, the group shall maintain in trust a trusteed surplus of which one hundred million dollars shall be held jointly for the benefit of the United States domiciled ceding insurers of any member of the group for all years of account;

(B) The incorporated members of the group shall not be engaged in
any business other than underwriting as a member of the group and shall
be subject to the same level of regulation and solvency control by the
group's domiciliary regulator as are the unincorporated members; and

(C) Within ninety days after its financial statements are due to be filed with the group's domiciliary regulator, the group shall provide to the director an annual certification by the group's domiciliary regulator of the solvency of each underwriter member, or if a certification is unavailable, financial statements, prepared by independent public accountants, of each underwriter member of the group.

26 (6)(a) Credit shall be allowed when the reinsurance is ceded to an 27 assuming insurer that has been certified by the director as a reinsurer 28 in this state and secures its obligations in accordance with the 29 requirements of this subsection.

30 (b) In order to be eligible for certification, the assuming insurer
 31 shall meet the following requirements:

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1	<u>(i) The assuming insurer must be domiciled and licensed to transact</u>
2	insurance or reinsurance in a qualified jurisdiction, as determined by
3	the director pursuant to subdivision (6)(d) of this section;
4	<u>(ii) The assuming insurer must maintain minimum capital and surplus,</u>
5	or its equivalent, in an amount to be determined by the director pursuant
6	to rules and regulations;
7	<u>(iii) The assuming insurer must maintain financial strength ratings</u>
8	from two or more rating agencies deemed acceptable by the director
9	pursuant to rules and regulations;
10	<u>(iv) The assuming insurer must agree to submit to the jurisdiction</u>
11	of this state, appoint the director as its agent for service of process
12	in this state, and agree to provide security for one hundred percent of
13	the assuming insurer's liabilities attributable to reinsurance ceded by
14	United States ceding insurers if it resists enforcement of a final United
15	<u>States judgment;</u>
16	<u>(v) The assuming insurer must agree to meet applicable information</u>
17	filing requirements as determined by the director, both with respect to
18	an initial application for certification and on an ongoing basis; and
19	<u>(vi) The assuming insurer must satisfy any other requirements for</u>
20	certification deemed relevant by the director.
21	(c) An association including incorporated and individual
22	unincorporated underwriters may be a certified reinsurer. In order to be
23	eligible for certification, in addition to satisfying requirements of
24	<pre>subdivision (6)(b) of this section:</pre>
25	<u>(i) The association shall satisfy its minimum capital and surplus</u>
26	requirements through the capital and surplus equivalents, net of
27	liabilities, of the association and its members, which shall include a
28	joint central fund that may be applied to any unsatisfied obligation of
29	the association or any of its members, in an amount determined by the
30	director to provide adequate protection;
21	(ii) The incorporated members of the association shall not be

31 (ii) The incorporated members of the association shall not be

engaged in any business other than underwriting as a member of the 1 2 association and shall be subject to the same level of regulation and 3 solvency control by the association's domiciliary regulator as are the 4 unincorporated members; and (iii) Within ninety days after its financial statements are due to 5 be filed with the association's domiciliary regulator, the association 6 7 shall provide to the director an annual certification by the association's domiciliary regulator of the solvency of each underwriter 8 9 member; or if a certification is unavailable, financial statements, 10 prepared by independent public accountants, of each underwriter member of 11 the association. (d)(i) The director shall create and publish a list of qualified 12 13 jurisdictions, under which an assuming insurer licensed and domiciled in such jurisdiction is eligible to be considered for certification by the 14 15 director as a certified reinsurer. (ii) In order to determine whether the domiciliary jurisdiction of a 16 17 non-United-States assuming insurer is eligible to be recognized as a qualified jurisdiction, the director shall evaluate the appropriateness 18 19 and effectiveness of the reinsurance supervisory system of the jurisdiction, both initially and on an ongoing basis, and consider the 20 rights, benefits, and the extent of reciprocal recognition afforded by 21 22 the non-United-States jurisdiction to reinsurers licensed and domiciled in the United States. A qualified jurisdiction must agree to share 23 24 information and cooperate with the director with respect to all certified 25 reinsurers domiciled within that jurisdiction. A jurisdiction may not be recognized as a qualified jurisdiction if the director has determined 26 27 that the jurisdiction does not adequately and promptly enforce final United States judgments and arbitration awards. Additional factors may be 28 considered in the discretion of the director. 29

30 (iii) A list of qualified jurisdictions shall be published through
 31 the National Association of Insurance Commissioners committee process.

The director shall consider this list in determining qualified 1 jurisdictions. If the director approves a jurisdiction as qualified that 2 3 does not appear on the list of qualified jurisdictions, the director shall provide thoroughly documented justification in accordance with 4 criteria to be developed under rules and regulations. 5 (iv) United States jurisdictions that meet the requirement for 6 7 accreditation under the National Association of Insurance Commissioners financial standards and accreditation program shall be recognized as 8 9 qualified jurisdictions. 10 (v) If a certified reinsurer's domiciliary jurisdiction ceases to be a qualified jurisdiction, the director has the discretion to suspend the 11 reinsurer's certification indefinitely, in lieu of revocation. 12 13 (e) The director shall assign a rating to each certified reinsurer, giving due consideration to the financial strength ratings that have been 14 15 assigned by rating agencies deemed acceptable to the director pursuant to rules and regulations. The director shall publish a list of all certified 16 17 reinsurers and their ratings. (f)(i) A certified reinsurer shall secure obligations assumed from 18 19 United States ceding insurers under this subsection at a level consistent with its rating, as specified in rules and regulations adopted and 20 21 promulgated by the director. 22 (ii) In order for a domestic ceding insurer to qualify for full financial statement credit for reinsurance ceded to a certified 23 24 reinsurer, the certified reinsurer shall maintain security in a form 25 acceptable to the director and consistent with the provisions of section 44-416.07 or in a multibeneficiary trust in accordance with subsection 26 27 (5) of this section, except as otherwise provided in this subsection. 28 (iii) If a certified reinsurer maintains a trust to fully secure its obligations subject to subsection (5) of this section and chooses to 29 30 secure its obligations incurred as a certified reinsurer in the form of a multibeneficiary trust, the certified reinsurer shall maintain separate 31

1	trust accounts for its obligations incurred under reinsurance agreements
2	issued or renewed as a certified reinsurer with reduced security as
3	permitted by this subsection or comparable laws of other United States
4	jurisdictions and for its obligations subject to subsection (5) of this
5	section. It shall be a condition to the grant of certification under
6	subsection (6) of this section that the certified reinsurer shall have
7	bound itself, by the language of the trust and agreement with the
8	<u>commissioner with principal regulatory oversight of each such trust</u>
9	account, to fund, upon termination of any such trust account, out of the
10	remaining surplus of such trust any deficiency of any other such trust
11	<u>account.</u>
12	<u>(iv) The minimum trusteed surplus requirements provided in</u>
13	subsection (5) of this section are not applicable with respect to a
14	multibeneficiary trust maintained by a certified reinsurer for the
15	purpose of securing obligations incurred under this subsection, except
10	that such truct shall maintain a minimum tructood ournlus of tan million

16 <u>that such trust shall maintain a minimum trusteed surplus of ten million</u> 17 <u>dollars.</u>

18 (v) With respect to obligations incurred by a certified reinsurer 19 under this subsection, if the security is insufficient, the director 20 shall reduce the allowable credit by an amount proportionate to the 21 deficiency and has the discretion to impose further reductions in 22 allowable credit upon finding that there is a material risk that the 23 certified reinsurer's obligations will not be paid in full when due.

24 <u>(vi)(A) For purposes of this subsection, a certified reinsurer whose</u>
25 <u>certification has been terminated for any reason shall be treated as a</u>
26 <u>certified reinsurer required to secure one hundred percent of its</u>
27 <u>obligations.</u>

28 (B) As used in subdivision (6)(f)(vi)(A) of this section, the term
29 "terminated" refers to revocation, suspension, voluntary surrender, and
30 inactive status.

31 (C) If the director continues to assign a higher rating as permitted

by other provisions of this section, the requirement in subdivision (6) 1 2 (f)(vi)(A) of this section does not apply to a certified reinsurer in inactive status or to a reinsurer whose certification has been suspended. 3 4 (g) If an applicant for certification has been certified as a reinsurer in a National Association of Insurance Commissioners-accredited 5 jurisdiction, the director has the discretion to defer to that 6 7 jurisdiction's certification and has the discretion to defer to the rating assigned by that jurisdiction, and such assuming insurer shall be 8 9 considered to be a certified reinsurer in this state.

(h) A certified reinsurer that ceases to assume new business in this state may request to maintain its certification in inactive status in order to continue to qualify for a reduction in security for its in-force business. An inactive certified reinsurer shall continue to comply with all applicable requirements of this subsection, and the director shall assign a rating that takes into account, if relevant, the reasons why the reinsurer is not assuming new business.

17 $(\underline{7} \ 6)$ Credit shall be allowed when the reinsurance is ceded to an 18 assuming insurer not meeting the requirements of subsection (2), (3), 19 (4), θr (5), or (6) of this section, but only as to the insurance of 20 risks located in jurisdictions where the reinsurance is required by 21 applicable law or regulation of that jurisdiction.

(8 7) If the assuming insurer is not licensed, or accredited, or
 <u>certified</u> to transact insurance or reinsurance in this state, the credit
 permitted by subsections (4) and (5) of this section shall not be allowed
 unless the assuming insurer agrees in the reinsurance agreements:

(a)(i) That in the event of the failure of the assuming insurer to perform its obligations under the terms of the reinsurance agreement, the assuming insurer, at the request of the ceding insurer, shall submit to the jurisdiction of any court of competent jurisdiction in any state of the United States, will comply with all requirements necessary to give the court jurisdiction, and will abide by the final decision of the court

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1 or of any appellate court in the event of an appeal; and

2 (ii) To designate the director or a designated attorney as its true 3 and lawful attorney upon whom may be served any lawful process in any 4 action, suit, or proceeding instituted by or on behalf of the ceding 5 <u>insurer company</u>.

6 (b) This subsection is not intended to conflict with or override the 7 obligation of the parties to a reinsurance agreement to arbitrate their 8 disputes, if this obligation is created in the agreement.

9 (9 8) If the assuming insurer does not meet the requirements of 10 subsection (2), (3), or (4) of this section, the credit permitted by 11 subsection (5) <u>or (6)</u> of this section shall not be allowed unless the 12 assuming insurer agrees in the trust agreements to the following 13 conditions:

(a) Notwithstanding any other provisions in the trust instrument, if 14 the trust fund is inadequate because it contains an amount less than the 15 amount required by subdivision (5)(c) of this section, or if the grantor 16 of the trust has been declared insolvent or placed into receivership, 17 rehabilitation, liquidation, or similar proceedings under the laws of its 18 state or country of domicile, the trustee shall comply with an order of 19 the commissioner with regulatory oversight over the trust or with an 20 order of a court of competent jurisdiction directing the trustee to 21 transfer to the state insurance commissioner with regulatory oversight 22 all of the assets of the trust fund; 23

(b) The assets shall be distributed by and claims shall be filed with and valued by the state insurance commissioner with regulatory oversight in accordance with the laws of the state in which the trust is domiciled that are applicable to the liquidation of domestic insurance companies;

(c) If the state insurance commissioner with regulatory oversight
 determines that the assets of the trust fund or any part thereof are not
 necessary to satisfy the claims of the United States ceding insurers of

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1 the grantor of the trust, the assets or part thereof shall be returned by 2 the state insurance commissioner with regulatory oversight to the trustee 3 for distribution in accordance with the trust agreement; and

4 (d) The grantor shall waive any right otherwise available to it
5 under United States law that is inconsistent with this provision.

6 (10)(a) If an accredited or certified reinsurer ceases to meet the
 7 requirements for accreditation or certification, the director may suspend
 8 or revoke the reinsurer's accreditation or certification.

9 (b) The director must give the reinsurer notice and opportunity for
 10 hearing. The suspension or revocation may not take effect until after the
 11 director's order on hearing unless:

12 (i) The reinsurer waives its right to hearing;

13 (ii) The director's order is based on regulatory action by the 14 reinsurer's domiciliary jurisdiction or the voluntary surrender or 15 termination of the reinsurer's eligibility to transact insurance or 16 reinsurance business in its domiciliary jurisdiction or in the primary 17 certifying state of the reinsurer under subdivision (6)(g) of this 18 section; or

<u>(iii) The director finds that an emergency requires immediate action</u>
 and a court of competent jurisdiction has not stayed the director's
 action.

22 (c) While a reinsurer's accreditation or certification is suspended, no reinsurance contract issued or renewed after the effective date of the 23 24 suspension qualifies for credit except to the extent that the reinsurer's 25 obligations under the contract are secured in accordance with section 44-416.07. If a reinsurer's accreditation or certification is revoked, no 26 27 credit for reinsurance may be granted after the effective date of the revocation except to the extent that the reinsurer's obligations under 28 the contract are secured in accordance with subdivision (6)(f) of this 29 30 section or section 44-416.07.

31 (11)(a) A ceding insurer shall take steps to manage its reinsurance

recoverables proportionate to its own book of business. A domestic ceding 1 2 insurer shall notify the director within thirty days after reinsurance recoverables from any single assuming insurer, or group of affiliated 3 4 assuming insurers, exceeds fifty percent of the domestic ceding insurer's 5 last reported surplus to policyholders, or after it is determined that reinsurance recoverables from any single assuming insurer, or group of 6 affiliated assuming insurers, is likely to exceed this limit. The 7 notification shall demonstrate that the exposure is safely managed by the 8 9 domestic ceding insurer.

10 (b) A ceding insurer shall take steps to diversify its reinsurance program. A domestic ceding insurer shall notify the director within 11 thirty days after ceding to any single assuming insurer, or group of 12 affiliated assuming insurers, more than twenty percent of the ceding 13 insurer's gross written premium in the prior calendar year, or after it 14 has determined that the reinsurance ceded to any single assuming insurer, 15 16 or group of affiliated assuming insurers, is likely to exceed this limit. 17 The notification shall demonstrate that the exposure is safely managed by the domestic ceding insurer. 18

Sec. 2. Section 44-416.07, Reissue Revised Statutes of Nebraska, isamended to read:

44-416.07 An asset or a reduction from liability for the reinsurance 21 ceded by a domestic insurer to an assuming insurer not meeting the 22 23 requirements of section 44-416.06 shall be allowed in an amount not 24 exceeding the liabilities carried by the ceding insurer. The reduction 25 shall be in the amount of funds held by or on behalf of the ceding insurer, including funds held in trust for the ceding insurer, under a 26 reinsurance contract with the assuming insurer as security for the 27 28 payment of obligations thereunder, if the security is held in the United States subject to withdrawal solely by, and under the exclusive control 29 of, the ceding insurer, or, in the case of a trust, held in a qualified 30 United States financial institution. This security may be in the form of: 31

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1 (1) Cash;

2 (2) Securities approved by the Director of Insurance. The director
3 may use the list of securities furnished by the Securities Valuation
4 Office of the National Association of Insurance Commissioners, including
5 those deemed exempt from filing as defined by the Purposes and Procedures
6 Manual of the Securities Valuation Office, and qualifying as admitted
7 assets;

8 (3)(a) Clean, irrevocable, unconditional letters of credit, issued 9 or confirmed by a qualified United States financial institution effective 10 no later than December 31 of the year for which the filing is being made, 11 and in the possession of, or in trust for, the ceding <u>insurer</u> company on 12 or before the filing date of its annual statement; or

(b) Letters of credit meeting applicable standards of issuer acceptability as of the dates of their issuance or confirmation shall, notwithstanding the issuing or confirming institution's subsequent failure to meet applicable standards of issuer acceptability, continue to be acceptable as security until their expiration, extension, renewal, modification, or amendment, whichever first occurs; or

19 (4) Any other form of security acceptable to the director.

20 Sec. 3. Original sections 44-416.06 and 44-416.07, Reissue Revised 21 Statutes of Nebraska, are repealed.

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