WEST VIRGINIA LEGISLATURE

2023 REGULAR SESSION

Introduced

Senate Bill 536

By Senators Phillips, Stuart, Maynard, Deeds, and

Hamilton

[Introduced February 01, 2023; referred

to the Committee on Government Organization; and

then to the Committee on Finance]

1 A BILL to amend and reenact §29-3E-7 of the Code of West Virginia, 1931, as amended; to amend 2 and reenact §33-3-14d and §33-3-33 of said code; and to amend and reenact §33-12C-7 of said code, all relating to distribution of certain taxes and surcharges to benefit volunteer 3 4 and part-volunteer fire departments and emergency medical services providers; defining 5 terms; providing method of allocation and distribution for proceeds of fireworks safety fee 6 deposited in the Fire Protection Fund; eliminating obsolete language; increasing surcharge 7 on fire and casualty policies; providing method of allocation of policy surcharge; requiring 8 the State Fire Marshal provide certain information to the State Treasurer; increasing tax on 9 surplus lines policies; providing method of allocation of surplus lines policy tax; and 10 clarifying requirements for distribution of funds in the Fire Protection Fund.

Be it enacted by the Legislature of West Virginia:

CHAPTER 29. MISCELLANEOUS BOARDS AND OFFICERS.

ARTICLE 3E. FIREWORKS SAFETY.

1 (a) In addition to the sales tax, a fireworks safety fee of 12 percent of all sales is levied on 2 retail sales of consumer fireworks in this state. The fee shall be distributed pursuant to the 3 provisions of this subsection. The fee computation under this subsection shall be carried to the 4 third decimal place, and the fee rounded up to the next whole cent whenever the third decimal 5 place is greater than four and rounded down to the lower whole cent whenever the third decimal 6 place is four or less.

7 The State Tax Commissioner shall disburse all proceeds of the fireworks safety fee into the
8 State Treasury each month in the following manner:

9 (1) Seventy-five percent shall be deposited into a special account in the State Treasury,
10 designated the Veterans' Facility Support Fund established by the provisions of §9A-1-11 of this

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11 code for expenditure on veterans' programs.

(2) Twenty-five percent shall be deposited into a special account in the State Treasury,
 designated the Fire Protection Fund established in §33-3-33 of this code and shall be allocated
 and distributed in accordance with that section to each volunteer fire company or department on
 an equal share basis by the State Treasurer according to the requirements of §33-3-33 of this
 code.

(b) A person who purchases consumer fireworks in a retail transaction shall pay to the retailer the amount of the fee levied by this section, which fee is added to and constitutes a part of the sale price and is collectible by the retailer who shall account to the state for all fees paid by a purchaser. If the retailer fails to collect the fee or fails to account to the state for the fees paid by a purchaser, then the retailer is liable for the payment of the fee to the state.

(c) A retailer shall remit to the State Tax Commissioner no later than 30 days after the end of each preceding month all moneys collected for such preceding month, pursuant to the requirements of this section, and shall report such collections on forms and in the manner prescribed by the State Tax Commissioner.

26 (d) All moneys so remitted, net of refunds and adjustments, shall be paid by the State Tax
27 Commissioner into the funds specified in this section.

(e) Each and every provision of the West Virginia Tax Crimes and Penalties Act set forth
§11-9-1 *et seq.* of this code applies to the fees imposed pursuant to this article, with like effect as if
that act were applicable only to the fees imposed by this article and were set forth in extenso in this
article.

(f) The State Tax Commissioner shall propose legislative rules and may promulgate such
 emergency rules as are necessary to implement the provisions of this article.

CHAPTER 33. INSURANCE.

ARTICLE 3. LICENSING, FEES, AND TAXATION OF INSURERS.

§33-3-14d. Additional fire and casualty insurance premium tax; allocation of proceeds; effective date.

1 (a) (1) For the purpose of providing additional revenue for municipal policemen's and 2 firemen's pension and relief funds and the Teachers Retirement System Reserve Fund and for 3 volunteer and part-volunteer fire companies and departments, there is hereby levied and imposed 4 an additional premium tax equal to one percent of taxable premiums for fire insurance and 5 casualty insurance policies. For purposes of this section, casualty insurance does not include 6 insurance on the life of a debtor pursuant to or in connection with a specific loan or other credit 7 transaction or insurance on a debtor to provide indemnity for payments becoming due on a 8 specific loan or other credit transaction while the debtor is disabled as defined in the policy.

9 (2) All moneys collected from this additional tax shall be received by the commissioner and 10 paid by him or her into a special account in the State Treasury, designated the Municipal Pensions 11 and Protection Fund, <u>to be allocated as follows</u>: *Provided*, That on or after January 1, 2010, the 12 commissioner shall pay

(A) Ten percent of the amount collected to <u>shall be deposited in</u> the Teachers Retirement
 System Reserve Fund created in §18-7A-18 of this code;

(B) Twenty-five percent of the amount collected to <u>shall be deposited in</u> the Fire Protection
 Fund created in section 33 of this article for allocation <u>distribution</u> by the State Treasurer to
 volunteer and part-volunteer fire companies and departments <u>according to the requirements of</u>
 §33-3-33 of this code; and

65% of the amount collected to the Municipal Pensions and Protection Fund: *Provided*,
 however, That upon notification by the Municipal Pensions Oversight Board pursuant to the
 provisions of §8-22-18b of this code, on or after January 1, 2010, or as soon thereafter as the
 Municipal Pensions Oversight Board is prepared to receive the funds

(C) Sixty-five percent of the amount collected by the commissioner shall be deposited in
 the Municipal Pensions Security Fund created in §8-22-18b of this code. The net proceeds of this

tax after appropriation thereof by the Legislature is to be distributed in accordance with the
 provisions of this section, except for distribution from proceeds pursuant to §8-22-18a(d) of this
 code.

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(b) Municipal Pensions Security Fund allocation and distribution —

29 (1) Before August 1 of each year, the treasurer of each municipality in which a municipal 30 policemen's or firemen's pension and relief fund is established shall report to the State Treasurer 31 Municipal Pensions Oversight Board the average monthly number of members who worked at 32 least 100 hours per month and the average monthly number of retired members of municipal 33 policemen's or firemen's pension and relief fund or the Municipal Police Officers and Firefighters 34 Retirement System during the preceding fiscal year. Provided, That beginning in the year 2010 35 and continuing thereafter, the report shall be made to the oversight board created in §8-22-18a of 36 this code. These reports received by the oversight board shall be provided The reports received by 37 the Municipal Pensions Oversight Board shall be provided annually to the State Treasurer by 38 September 1.

39 (2) Before September 1 of each calendar year, the State Treasurer, or the Municipal 40 Pensions Oversight Board once in operation, shall allocate and authorize for distribution the 41 revenues in the Municipal Pensions and Protection Fund which were collected during the 42 preceding calendar year for the purposes set forth in this section. Before September 1 of each 43 calendar year, and after the Municipal Pensions Oversight Board has notified the Treasurer and 44 commissioner pursuant to §8-22-18b of this code, the The Municipal Pensions Oversight Board shall allocate and authorize for distribution the revenues in the Municipal Pensions Security Fund 45 46 which were collected during the preceding calendar year for the purposes set forth in this section. 47 In any year the actuarial report required by §8-22-20 of this code indicates no actuarial deficiency 48 in the municipal policemen's or firemen's pension and relief fund, no revenues may be allocated 49 from the Municipal Pensions and Protection Fund or the Municipal Pensions Security Fund to that 50 fund. The revenues from the Municipal Pensions and Protection Security Fund shall then be

allocated to all other pension and relief funds which have an actuarial deficiency. Pension funding revenue bonds include bonds of a municipality's building commission the net proceeds of which were used to fund either or both of a municipality's policemen's or firemen's pension and relief fund or bonds issued to refinance such bonds.

55 (3) The Municipal Pensions Oversight Board shall annually review the investment 56 performance of each municipal policemen's or firemen's pension and relief fund. If the municipal 57 pension and relief fund's board fails for three consecutive years to comply with the investment 58 provisions established by §8-22-22a of this code, the oversight board may require the municipal 59 policemen's or firemen's pension and relief fund to invest with the Investment Management Board 60 to continue to receive its allocation of funds from the premium tax. If the municipal pension and 61 relief fund fails to move its investments to the Investment Management Fund within the 18-month 62 drawdown period, provided in §8-22-19(e) of this code, the revenues shall be reallocated to all 63 other municipal policemen's or firemen's pension and relief funds that have drawn down one 64 hundred percent of their allocations.

65 (4) The moneys, and the interest earned thereon, in the Municipal Pensions and Protection 66 Fund allocated to volunteer and part-volunteer fire companies and departments shall be allocated 67 and distributed quarterly to the volunteer fire companies and departments. Before each 68 distribution date, the State Fire Marshal shall report to the State Treasurer the names and 69 addresses of all volunteer and part-volunteer fire companies and departments within the state 70 which meet the eligibility requirements established in §8-15-8a of this code.

(c) (1) Each municipal pension and relief fund shall have allocated and authorized for distribution a pro rata share of the revenues allocated to municipal policemen's and firemen's pension and relief funds based on the corresponding municipality's average monthly number of police officers and firefighters who worked at least one hundred hours per month during the preceding fiscal year. On and after July 1, 1997, from

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(3) The Municipal Pensions Oversight Board shall allocate and distribute the growth in any

77 moneys collected pursuant to a pro rata share of the tax imposed by this section and earnings and 78 interest thereon there shall be allocated and authorized for distribution to each municipal 79 policemen's or municipal firemen's pension and relief fund, a pro rata share of the revenues 80 allocated to municipal policemen's and firemen's pension and relief funds based on the 81 corresponding municipality's average number of police officers and firefighters who worked at 82 least 100 hours per month during the preceding fiscal year and average monthly number of retired 83 police officers and firefighters during the preceding fiscal year. For the purposes of this subsection, 84 the growth in moneys collected from earnings the tax collected pursuant to this section is 85 determined by subtracting the amount of the tax collected during the fiscal year ending June 30, 86 1996, from the tax collected during the fiscal year for which the allocation is being made and 87 interest thereon. All moneys received by municipal pension and relief funds under this section may 88 be expended only for those purposes described in §8-22-16 through §8-22-28a of this code. 89 Notwithstanding the foregoing provision of this subdivision, if a municipality has outstanding 90 pension funding revenue bonds and continues to pay the normal cost of its policemen's and 91 firemen's pension and relief funds, then the allocable share of revenues to be allocated which 92 would otherwise have been allocated to a municipal policemen's or firemen's pension and relief 93 fund shall instead be allocated to the trustee of any outstanding pension funding revenue bonds. 94 (2) Each volunteer fire company or department shall receive an equal share of the

95 revenues allocated for volunteer and part-volunteer fire companies and departments.

96 (3) In addition to the share allocated and distributed in accordance with subdivision (1) of 97 this subsection, each municipal fire department composed of full-time paid members and 98 volunteers and part-volunteer fire companies and departments shall receive a share equal to the 99 share distributed to volunteer fire companies under subdivision (2) of this subsection reduced by 100 an amount equal to the share multiplied by the ratio of the number of full-time paid fire department 101 members who are also members of a municipal firemen's pension and relief fund or the Municipal 102 Police Officers and Firefighters Retirement System to the total number of members of the fire

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103 department.-If a municipality has outstanding pension funding revenue bonds and continues to 104 pay the normal cost of its policemen's and firemen's pension and relief funds, then the share that 105 would otherwise be payable to the municipality's firemen's pension and relief fund pursuant to this 106 subsection shall be paid to the trustee of such outstanding pension funding revenue bonds.

107 (d) (4) The allocation and distribution of revenues provided in this section are subject to the
 108 provisions of §8-22-20, §8-15-8a, and §8-15-8b of said chapter this code.

109 (e) Based upon the findings of an audit by the Treasurer, the Legislature hereby finds and 110 declares that during the period of 1982 through April 27, 2012, allocations from the Municipal 111 Pensions and Protection Fund were miscalculated and errors were made in amounts transferred, 112 resulting in overpayments and underpayments to the relief and pension funds and to the Teachers 113 Retirement System, and that the relief and pension funds and the Teachers Retirement System 114 were not at fault for any of the overpayments and underpayments. The Legislature hereby further 115 finds and declares that any attempt by the Municipal Pension Oversight Board or other entity to 116 recover any of the overpayments would be unjust and create economic hardship for the entities 117 that received overpayments. No entity, including, without limitation, the Municipal Pension 118 Oversight Board, may seek to recover from a relief or pension fund, the Teachers Retirement 119 System or the state any overpayments received from the Municipal Pensions and Protection Fund 120 and the overpayments are not subject to recovery, offset or litigation. Pursuant to the audit by the 121 Treasurer, the amount of \$3,631,846.55 is determined owed to specific relief and pension funds 122 through the period of April 27, 2012. The Treasurer is hereby authorized to transfer the amount of 123 \$3.631.846.55 from the Unclaimed Property Trust Fund to the Municipal Pensions and Protection 124 Fund, which is hereby reopened for the sole purpose of the transfer and remittances pursuant to 125 this subsection, and to use the amount transferred to remit the amounts due to the pension and 126 relief funds. The payment of \$3,631,846.55 to the pension and relief funds is complete satisfaction 127 of any amounts due and no entity, including, without limitation, the Municipal Pension Oversight 128 Board and any pension or relief fund, may seek to recover any further amounts.

129	(c) The Municipal Pensions Oversight Board shall annually review the investment
130	performance of each municipal policemen's or firemen's pension and relief fund. If a municipal
131	pension and relief fund's board fails for three consecutive years to comply with the investment
132	provisions established by §8-22-22a of this code, the oversight board may require the municipal
133	policemen's or firemen's pension and relief fund to invest with the Investment Management Board
134	to continue to receive its allocation of funds from the premium tax. If the municipal pension and
135	relief fund fails to move its investments to the Investment Management Fund within the 18-month
136	drawdown period provided in §8-22-19(e) of this code, the revenues shall be reallocated to all
137	other municipal policemen's or firemen's pension and relief funds that have drawn down 100
138	percent of their allocations.

§33-3-33. Surcharge on fire and casualty insurance policies to benefit volunteer and partvolunteer fire departments and emergency medical services providers; Public Employees Insurance Agency and municipal pension plans; special fund created; Protection allocation Fire Fund: of proceeds. effective date. 1 (a)(1) For the purpose of providing additional revenue for volunteer fire departments, part-2 volunteer fire departments and certain retired teachers and the teachers retirement reserve fund, 3 there is hereby authorized and imposed on and after July 1, 1992, on the policyholder of any fire 4 insurance policy or casualty insurance policy issued by any insurer, authorized or unauthorized, or 5 by any risk retention group, a policy surcharge equal to one percent of the taxable premium for 6 each such policy. After June 30, 2005, the surcharge shall be imposed as specified in subdivisions 7 (2) and (3) of this subsection.

8 (2) After June 30, 2005, through December 31, 2005, for the purpose of providing 9 additional revenue for volunteer fire departments, part-volunteer fire departments and to provide 10 additional revenue to the Public Employees Insurance Agency and municipal pension plans, there 11 is hereby authorized and imposed on and after July 1, 2005, on the policyholder of any fire 12 insurance policy or casualty insurance policy issued by any insurer, authorized or unauthorized, or

by any risk retention group, a policy surcharge equal to one percent of the taxable premium for
each such policy

15 (a) For the purposes of this section:

16 (1) "Full-time paid members" means the members of a fire department who are 17 compensated to provide services to the department on a full-time basis and are also members of a 18 municipal firemen's pension and relief fund or the Municipal Police Officers and Firefighters 19 Retirement System.

20 (2) The "policy surcharge" refers to the surcharge on certain insurance policies imposed by
 21 subsection (b) of this section.

(3) "Volunteer fire departments" or "departments" includes volunteer and part-volunteer
 fire departments and companies, as described in §18-15-1 *et seg.* of this code.

(3) (b) After December 31, 2005, For the purpose of providing additional revenue for volunteer fire departments and part-volunteer fire departments emergency medical services providers, there is hereby authorized and imposed on the policyholder of any fire insurance policy or casualty insurance policy issued by any insurer, authorized or unauthorized, or by any risk retention group, a policy surcharge equal to 0.055% one percent of the taxable premium for each such policy. The policy surcharge is separate from and in addition to the tax imposed by §33-3-14d of this code.

31 (4) (c) For purposes of this section, casualty insurance may does not include insurance on 32 the life of a debtor pursuant to or in connection with a specific loan or other credit transaction or 33 insurance on a debtor to provide indemnity for payments becoming due on a specific loan or other 34 credit transaction while the debtor is disabled as defined in the policy. The policy surcharge may is 35 not be subject to premium taxes, agent commissions, or any other assessment against premiums. 36 (b) (d) The policy surcharge imposed by this section shall be collected and remitted to the 37 commissioner by the insurer, or in the case of surplus lines coverage, by the surplus lines licensee, 38 or if the policy is issued by a risk retention group, by the risk retention group. The amount required

39 to be collected under this section shall be remitted to the commissioner on a guarterly basis on or 40 before the 25th day of the month succeeding the end of the quarter in which they are collected, 41 except for the fourth quarter for which the surcharge shall be remitted on or before March 1 of the 42 succeeding year. All money from the policy surcharge shall be collected by the commissioner, who 43 shall disburse 77.5 percent of the money received from the surcharge into the Fire Protection Fund 44 for distribution as provided in subsection (f) of this section. The commissioner shall disburse 22.5 45 percent of the money received from the surcharge into the Emergency Medical Services Equipment and Training Fund established in §16-4C-24 of this code for disbursement in 46 47 accordance with the provisions of that section.

48 (c) (e) Any person failing or refusing to collect and remit to the commissioner any policy 49 surcharge and whose surcharge payments are not postmarked by the due dates for quarterly filing 50 is liable for a civil penalty of up to \$100 for each day of delinquency, to be assessed by the 51 commissioner. The commissioner may suspend the insurer, broker, or risk retention group until all 52 surcharge payments and penalties are remitted in full to the commissioner.

53 (d) (f) Fire Protection Fund allocation and distribution. —

54 (1) All money from the policy surcharge shall be collected by the Commissioner who shall 55 disburse the money received from the surcharge into a special account in the state Treasury, 56 designated the Fire Protection Fund. The State Treasurer's Office shall distribute the net proceeds 57 of this portion of the tax the portion of the policy surcharge deposited into the Fire Protection Fund 58 pursuant to §33-3-33 of this code, the amount deposited into the Fire Protection Fund pursuant to 59 §29-3E-7 of this code, the amount deposited into the Fire Protection Fund pursuant to §33-3-14d 60 of this code, and the amount deposited into the Fire Protection Fund pursuant to §33-12C-7 of this 61 code, and the interest thereon on a quarterly basis, after appropriation by the Legislature. shall be 62 distributed quarterly The distributions shall occur on the first day of the months of January, April, 63 July, and October to each eligible volunteer fire company or department, on an equal share basis 64 by the state Treasurer. After June 30, 2005, the money received from the surcharge shall be

65 distributed as specified in subdivisions (2) and (3) of as provided in this subsection. 66 (2)(A) After June 30, 2005, through December 31, 2005, all money from the policy 67 surcharge shall be collected by the Commissioner who shall disburse one half of the money 68 received from the surcharge into the Fire Protection Fund for distribution as provided in 69 subdivision (1) of this subsection. 70 (B) The remaining portion of moneys collected shall be transferred into the fund in the state 71 Treasury of the Public Employees Insurance Agency into which are deposited the proportionate 72 shares made by agencies of this state of the Public Employees Insurance Agency costs of those 73 agencies, until November 1, 2005. After the October 31, 2005, through December 31, 2005, the 74 remain portion shall be transferred to the special account in the state Treasury, known as the 75 **Municipal Pensions and Protection Fund.** 76 (3) After December 31, 2005, all money from the policy surcharge shall be collected by the 77 Commissioner who shall disburse all of the money received from the surcharge into the Fire 78 Protection Fund for distribution as provided in subdivision (1) of this subsection. 79 (4) (2) Before each distribution date to volunteer fire companies or departments, the State 80 Fire Marshal shall report to the State Treasurer: 81 (A) The names and addresses of all volunteer and part-volunteer fire companies and 82 departments within the state which meet met the eligibility requirements established in §8-15-8a of 83 this code during the preceding guarter; and 84 (B) The number of volunteer firefighters and the number of full-time paid members 85 providing services to each volunteer and part-volunteer department during the preceding guarter. 86 (3) Each eligible volunteer fire department shall receive an equal share of the amount of 87 proceeds to be distributed each quarter: Provided, That each part-volunteer department's share 88 will be reduced by a percentage amount equal to the percentage of the members of the fire 89 department who are full-time paid members of the department, according to the report described 90 in subdivision (2) of this subsection.

91 (e) (g) The allocation, distribution, and use of revenues provided in the Fire Protection
92 Fund are subject to the provisions of §8-15-8a and §8-15-8b of this code.

ARTICLE 12C. SURPLUS LINE.

	§33-12C-7.	Surplus	lines tax	
1	(a) In addition to the	full amount of gross premiums	s charged by the insurer for the	Э
2	insurance, every person licens	ed pursuant to §33-12C-8 of this	s code shall collect and pay to the	Э
3	commissioner a sum equal to	4 .55 <u>five</u> percent of the gross p	remiums and gross fees charged	,
4	less any return premiums, for	surplus lines insurance provide	d by the licensee pursuant to the	Э
5	license. Where the insurance	covers properties, risks, or expo	sures located or to be performed	t
6	both in and out of this state ar	d this state is the insured's hom	e state, the sum payable shall be	Э
7	computed on that portion of th	e gross premiums allocated to th	nis state, plus an amount equal to)
8	the portion of the gross premi	ums allocated to other states or	territories on the basis of the tax	K
9	rates and fees applicable to pr	operties, risks or exposures loca	ated or to be performed outside o	f
10	this state, and less the amou	nt of gross premiums allocated	to this state and returned to the	Э
11	insured due to cancellation of p	olicy: <i>Provided,</i> That the surchar	ge imposed by section thirty-three	,
12	article three of this chapter §	<u>33-3-33 of this code</u> on surplus	lines policies shall no longer be	Э
13	effective with respect to prem	um attributable to coverage und	der such policies for periods afte	r
14	June 30, 2011: Provided, hov	vever, That 12 per cent <u>16 perc</u>	ent of taxes collected under this	3
15	subsection with respect to pre	mium attributable to coverage u	nder such policies after June 30	,
16	2011, shall be disbursed into	the Fire Protection Fund and	d distributed in accordance with	۱
17	subsection (d), section thirty-th	ree, article three of this chapter §	33-3-33 of this code, four percen	<u>t</u>
18	of taxes collected under this su	ubsection shall be disbursed into	the Emergency Medical Services	3
19	Equipment and Training Fur	d established in §16-4C-24 o	f this code for disbursement ir	<u>ו</u>
20	accordance with the provision	<u>s of that section,</u> and 88 per cer	at the remaining 80 percent of the	5
21	taxes collected under this su	bsection shall be disbursed in	accordance with subdivision (2)	,
22	subsection (f) of this section.	The tax on any portion of the pre	emium unearned at termination o	f

23	insurance having been credited by the state to the licensee shall be returned to the policyholder
24	directly by the surplus lines licensee or through the producing broker, if any.
25	(b) The individual insurance producer may not:
26	(1) Pay directly or indirectly the tax or any portion thereof, either as an inducement to the
27	policyholder to purchase the insurance or for any other reason; or
28	(2) Rebate all or part of the tax or the surplus lines licensee's commission, either as an
29	inducement to the policyholder to purchase the insurance or for any reason.
30	(c) The surplus lines licensee may charge the prospective policyholder a fee for the cost of
31	underwriting, issuing, processing, inspecting, service, or auditing the policy for placement with the
32	surplus lines insurer if:
33	(1) The service is required by the surplus lines insurer;
34	(2) The service is actually provided by the individual insurance producer or the cost of the
35	service is actually incurred by the surplus lines licensee; and
36	(3) The provision or cost of the service is reasonable, documented, and verifiable.
37	(d) The surplus lines licensee shall make a clear and conspicuous written disclosure to the
38	policyholder of:
39	(1) The total amount of premium for the policy;
40	(2) Any fee charged;
41	(3) The total amount of any fee charged; and
42	(4) The total amount of tax on the premium and fee.
43	(e) The clear and conspicuous written disclosure required by subdivision (4) of this
44	subsection is subject to the record maintenance requirements of §33-12C-8 of this code.
45	(f)(1) This tax is imposed for the purpose of providing additional revenue for municipal
46	policemen's and firemen's pension and relief funds and additional revenue for volunteer and part-
47	volunteer fire companies and departments. This tax is required to be paid and remitted, on a
48	calendar year basis and in quarterly estimated installments due and payable on or before the 25th

day of the month succeeding the close of the quarter in which they accrued, except for the fourth quarter, in respect of which taxes shall be due and payable and final computation of actual total liability for the prior calendar year shall be made, less credit for the three quarterly estimated payments prior made, and filed with the annual return to be made on or before March 1 of the succeeding year. Provisions of this chapter relating to the levy, imposition, and collection of the regular premium tax are applicable to the levy, imposition, and collection of this tax to the extent that the provisions are not in conflict with this section.

56 (2) Except as provided in subsection (a) of this section, all taxes remitted to the 57 commissioner pursuant to subdivision (1) of this subsection shall be paid by him or her into a 58 special account in the State Treasury, designated Municipal Pensions and Protection Fund, or 59 pursuant to §8-22-18b of this code, the Municipal Pensions Security Fund, and after appropriation 60 by the Legislature, shall be distributed in accordance with the provisions of subsection (c), section 61 fourteen-d, article three of this chapter §33-3-14d of this code. The surplus lines licensee shall 62 return to the policyholder the tax on any unearned portion of the premium returned to the 63 policyholder because of cancellation of policy.

(g) In determining the amount of gross premiums taxable in this state for a placement of surplus lines insurance covering properties, risks, or exposures only partially located or to be performed in this state, the tax due shall be computed on the portions of the premiums which are attributable to properties, risks, or exposures located or to be performed in this state and which relates to the kinds of insurance being placed as determined by reference to an appropriate allocation table.

70 (1) If a policy covers more than one classification:

(A) For any portion of the coverage identified by a classification on the allocation schedule,
the tax shall be computed by using the allocation schedule for the corresponding portion of the
premium;

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(B) For any portion of the coverage not identified by a classification on the allocation

schedule, the tax shall be computed by using an alternative equitable method of allocation for theproperty or risk;

(C) For any portion of the coverage where the premium is indivisible, the tax shall be
 computed by using the method of allocation which pertains to the classification describing the
 predominant coverage.

80 (2) If the information provided by the surplus lines licensee is insufficient to substantiate the 81 method of allocation used by the surplus lines licensee, or if the commissioner determines that the 82 licensee's method is incorrect, the commissioner shall determine the equitable and appropriate 83 amount of tax due to this state as follows:

84 (A) By use of the allocation schedule where the risk is appropriately identified in the85 schedule;

(B) Where the allocation schedule does not identify a classification appropriate to the coverage, the commissioner may give significant weight to documented evidence of the underwriting bases and other criteria used by the insurer. The commissioner may also consider other available information to the extent sufficient and relevant, including the percentage of the insured's physical assets in this state, the percentage of the insured's sales in this state, the percentage of income or resources derived from this state, and the amount of premium tax paid to another jurisdiction for the policy.

93 (h) The commissioner is authorized to participate in a clearinghouse established through 94 NIMA or in a similar allocation procedure for the purpose of collecting and disbursing to signatory 95 states any funds collected pursuant to this section that are allocable to properties, risks, or 96 exposures located or to be performed outside of this state: Provided, That twelve per cent 16 97 percent of any moneys received from a clearinghouse or through a similar allocation procedure is 98 are subject to the provisions of subsection (d), section thirty-three, article three of this chapter §33-99 3-33(d) of this code, four percent of such moneys are subject to the provisions of §16-4C-24 of this 100 code, and 88 per cent 80 percent of such moneys is subject to the provisions of subdivision (2),

subsection (f) of this section: *Provided, however*, That to the extent other states where portions of the properties, risks, or exposures reside have failed to enter into NIMA or a similar allocation procedure with this state, the net premium tax collected shall be retained by this state and shall be disbursed and distributed in the same manner as moneys received through a clearinghouse or similar allocation procedure.

106 (i) Collection of tax.

107 If the tax owed by a surplus lines licensee under this section has been collected and is not 108 paid within the time prescribed, the same shall be recoverable in a suit brought by the 109 commissioner against the surplus lines licensee. The commissioner may charge interest for any 110 unpaid tax, fee, financial assessment or penalty, or portion thereof: *Provided*, That interest may 111 not be charged on interest. Interest shall be calculated using the annual rates which are 112 established by the Tax Commissioner pursuant to §11-10-17a of this code and shall accrue daily.

NOTE: The purpose of this bill is to amend and reenact codes concerning the distribution of certain taxes and surcharges to benefit volunteer and part-volunteer fire departments and emergency medical services providers as well as certain funds from the Fire Protection Fund.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.