SESSION 1995

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HOUSE BILL 994 Committee Substitute Favorable 5/2/95 Third Edition Engrossed 5/16/95

Short Title: Appropriations Fee Provisions.

Sponsors:

Referred to:

April 26, 1995

1	A BILL TO BE ENTITLED
2	AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE COMMITTEE ON
3	APPROPRIATIONS BY CHANGING VARIOUS REVENUE STATUTES.
4	The General Assembly of North Carolina enacts:
5	
6	REVENUE DEPARTMENT COLLECT SOME PREMIUMS TAX
7	Section 1. (a) G.S. 105-228.9 reads as rewritten:
8	"§ 105-228.9. Commissioner of Insurance to administer <u>portions of Article.</u>
9	This Notwithstanding any other provision of this Article, the taxes levied in this
10	Article on self-insurers and the additional tax levied in this Article at the rate of one and
11	thirty-three hundredths percent (1.33%) on contracts of insurance applicable to fire and
12	lightning coverage shall be administered solely by the Commissioner of Insurance, who
13	has the same authority and responsibility in administering those portions of this Article as
14	the Secretary of Revenue has in administering the other Articles of this Chapter. All
15	provisions of this Chapter that are not inconsistent with this Article apply to this Article.
16	portions of this Article."
17	(b) G.S. 105-228.3 reads as rewritten:
18	"§ 105-228.3. To whom this Article shall apply. Definitions.

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(Public)

1	The following	ng definitions apply in this Article:
2	(1)	Article 65 corporation. – A corporation subject to Article 65 of Chapter
3		58 of the General Statutes, regulating hospital, medical, and dental
4		service corporations.
5	<u>(2)</u>	Insurer An insurer as defined in G.S. 58-1-5 or a group of employers
6		who have pooled their liabilities pursuant to G.S. 97-93 of the Workers'
7		Compensation Act.
8	<u>(3)</u>	Self-insurer An employer that carries its own risk pursuant to G.S.
9		97-93 of the Workers' Compensation Act.
10	-	his Article shall apply to every person, firm, corporation, association,
11	•	ler operating in this State, hereinafter to be referred to as insurance
12		h contracts or offers on his, their, or its account to issue any policy or
13		nuities or insurance as defined in G.S. 58-1-10, or to exchange or issue
14		interinsurance contracts, or to function as a rate-making bureau or
15		visory organization, joint underwriting or joint reinsurance organization, or
16		underwriters agency. Said provisions shall likewise apply to any person,
17	-	tion who or which shall be a broker, organizer, manager, or agent, whether
18	· •	or general, of any insurance company, and to self-insurers under the
19	*	e Workers' Compensation Act."
20		105-228.4 is recodified as G.S. 58-6-7.
21		105-228.5 reads as rewritten:
22		Faxes measured by gross premiums.
23		Levied Every insurance company and every corporation subject to
24		Chapter 58 of the General Statutes is subject to the tax imposed by this
25		is levied in this section on insurers, Article 65 corporations, and self-
26		rson who An insurer or Article 65 corporation that is subject to the tax
27	-	by this section is not subject to franchise or income taxes imposed by
28		, respectively, of this Chapter.
29		Base. – The tax imposed by this section on an insurance company-insurer
30		ared by gross premiums from business done in this State during the
31		idar year and the tax on a corporation subject to Article 65 of Chapter 58
32		Statutes year. The tax imposed by this section on an Article 65
33	-	Il be measured by gross collections from membership dues, exclusive of
34	-	ost plus plans, received by the corporation during the preceding calendar
35	-	mposed by this section on a self-insurer shall be measured by the gross
36	-	would be charged against the same or most similar industry or business,
37		manual insurance rate then in force in this State, applied to the self-
38		1 for the previous calendar year as determined under Article 2 of Chapter
39		al Statutes modified by the self-insurer's approved experience modifier.
40	In determin	ing the amount of gross premiums from business in this State, all gross
41 42	premiums recei	ved in this State, credited to policies written or procured in this State, or usiness written in this State shall be deemed to be for contracts covering

persons, property, or risks resident or located in this State unless one of the followingapplies:

- 3 4
- (1) The premiums are properly reported and properly allocated as being received from business done in some other nation, territory, state, or states.
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- (2) The premiums are from policies written in federal areas for persons in military service who pay premiums by assignment of service pay.

8 Gross premiums from business done in this State in the case of life insurance 9 contracts, including supplemental contracts providing for disability benefits, accidental 10 death benefits, or other special benefits that are not annuities, shall mean means all premiums collected in the calendar year, other than for contracts of reinsurance, for 11 12 policies the premiums on which are paid by or credited to persons, firms, or corporations resident in this State, or in the case of group policies, for contracts of insurance covering 13 14 persons resident within this State. The only deductions allowed shall be for premiums 15 refunded on policies rescinded for fraud or other breach of contract and premiums that were paid in advance on life insurance contracts and subsequently refunded to the 16 17 insured, premium payer, beneficiary or estate. Gross premiums shall be deemed to have 18 been collected for the amounts as provided in the policy contracts for the time in force during the year, whether satisfied by cash payment, notes, loans, automatic premium 19 20 loans, applied dividend, or by any other means except waiver of premiums by companies under a contract for waiver of premium in case of disability. 21

Gross premiums from business done in this State for all other contracts of insurance, 22 23 including contracts of insurance required to be carried by the Workers' Compensation 24 Act, shall mean means all premiums written during the calendar year, or the equivalent thereof in the case of self-insurers under the Workers' Compensation Act, for contracts 25 covering property or risks in this State, other than for contracts of reinsurance, whether 26 27 the premiums are designated as premiums, deposits, premium deposits, policy fees, membership fees, or assessments. Gross premiums shall be deemed to have been written 28 29 for the amounts as provided in the policy contracts, new and renewal, becoming effective during the year irrespective of the time or method of making payment or settlement for 30 the premiums, and with no deduction for dividends whether returned in cash or allowed 31 32 in payment or reduction of premiums or for additional insurance, and without any other 33 deduction except for return of premiums, deposits, fees, or assessments for adjustment of policy rates or for cancellation or surrender of policies. 34

35 (c) Exclusions. – Every insurer, in computing the premium tax, shall exclude all of
 36 the following from the gross amount of premiums:

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- All premiums received on or after July 1, 1973, from policies or contracts issued in connection with the funding of a pension, annuity, or profit-sharing plan qualified or exempt under sections section 401, 403, 404, 408, 457 or 501 of the Code as defined in G.S. 105-228.90.
- 41 (2) Premiums or considerations received from annuities, as defined in G.S.
 42 58-7-15.

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- 1 2
- Funds or considerations received in connection with funding (3) agreements, as defined in G.S. 58-7-16.

3 The gross amount of the excluded premiums, funds, and considerations shall be 4 exempt from the tax imposed by this section.

Tax Rates. - The tax rate to be applied to gross premiums premiums, or the 5 (d)6 equivalent thereof in the case of self-insurers, collected on contracts applicable to 7 liabilities under the Workers' Compensation Act shall be two and five-tenths percent 8 (2.5%). The tax rate to be applied to gross premiums collected on all other insurance 9 contracts issued by insurers shall be one and nine-tenths percent (1.9%). An additional 10 tax shall be applied to amounts collected on contracts of insurance applicable to fire and lightning coverage, except in the case of marine and automobile policies, at the rate of 11 12 one and thirty-three hundredths percent (1.33%). Twenty-five (1.33%); twenty-five percent (25%) of the net proceeds of the one and thirty-three hundredths percent (1.33%) 13 14 tax on amounts collected on contracts of insurance applicable to fire and lightning 15 coverage this additional tax shall be deposited in the Rural Volunteer Fire Department Fund established in Articles 84 through 88 of Chapter 58 of the General Statutes. The tax 16 17 rate to be applied to gross premiums and/or gross collections from membership dues, 18 exclusive of receipts from cost plus plans, received by Article 65 corporations subject to Article 65 of Chapter 58 of the General Statutes shall be one-half of one percent (1/2 of 19 20 1%).

Report and Payment. - Each insurance company and corporation subject to 21 (e) Article 65 of Chapter 58 of the General Statutes insurer, Article 65 corporation, and self-22 23 insurer doing business in this State shall, within the first 15 days of March, file with the 24 Commissioner of Insurance-Secretary of Revenue a full and accurate report of the total gross premiums as defined in this section section, the payroll and other information 25 required by the Secretary in the case of a self-insurer, or the total gross collections from 26 membership dues exclusive of receipts from cost plus plans collected in this State during 27 the preceding calendar year. The Commissioner of Insurance shall specify the form of the 28 29 report and the information to be contained in the report. The report shall be verified by the oath of the company official or other representative responsible for transmitting it or 30 by some principal officer at the home or head office of the company or association in this 31 32 country. The it; the taxes imposed by this section shall be remitted to the Commissioner 33 of Insurance Secretary with the report. This subsection applies to reports and taxes for firms, corporations, or associations exchanging reciprocal or interinsurance contracts, and 34 those reports and taxes shall be transmitted by their attorneys-in-fact. 35

Installment Payments Required. - Insurance companies and corporations 36 (f) subject to Article 65 of Chapter 58 of the General Statutes-Insurers, Article 65 37 38 corporations, and self-insurers that are subject to the tax imposed by this section and have a premium tax liability of ten thousand dollars (\$10,000) or more for business done in 39 North Carolina during the immediately preceding year shall remit three equal quarterly 40 installments with each installment equal to at least thirty-three and one-third percent (33 41 42 1/3%) of the premium tax liability incurred in the immediately preceding taxable year. The quarterly installment payments shall be made on or before April 15, June 15, and 43

1	October 15 of each taxable year. The company shall remit the balance by the following		
2	March 15 in the same manner provided in this section for annual returns.		
3	The Commissioner of Insurance Secretary of Revenue may permit an insurance		
4	company to pay less than the required estimated payment when the insurer reasonably		
5	believes that the total estimated payments made for the current year will exceed the total		
6	anticipated tax liability for the year.		
7	If a company does not meet the installment payment requirement of this subsection,		
8	the Commissioner of Insurance shall assess a penalty on underpayments that is equal to		
9	the interest rate adopted by the Secretary of Revenue An underpayment of an installment		
10	payment required by this subsection shall bear interest, as a penalty, at the rate		
11	established under G.S. 105-241.1(i). Any overpayment shall bear interest as provided in		
12	G.S. 105-266(b) and, together with the interest, shall be credited to the company and		
13	applied against the taxes imposed upon the company under this Article.		
14	(g) Exemptions. – This section does not apply to farmers' mutual assessment fire		
15	insurance companies or to fraternal orders or societies that do not operate for a profit and		
16	do not issue policies on any person except members."		
17	(e) G.S. 105-228.5A reads as rewritten:		
18	"§ 105-228.5A. Credit against gross premium tax for assessments paid to the		
19	Insurance Guaranty Association and the Life and Health Insurance		
20	Guaranty Association.		
21	(a) The following definitions apply in this section:		
22	(1) Assessment. – An assessment as described in G.S. 58-48-35 or an		
23	assessment as described in G.S. 58-62-41.		
24	(2) Association. – The North Carolina Insurance Guaranty Association		
25	created under G.S. 58-48-25 or the North Carolina Life and Health		
26	Insurance Guaranty Association created under G.S. 58-62-26.		
27	(3) Commissioner. – Commissioner of Insurance.		
28	(4) Member insurer. – A member insurer as defined in G.S. $58-48-20$ or a		
29	member insurer as defined in G.S. 58-62-16.		
30	(b) A member insurer who pays an assessment is allowed as a credit against the		
31	tax imposed under G.S. 105-228.5 an amount equal to twenty percent (20%) of the		
32	amount of the assessment in each of the five taxable years following the year in which the		
33	assessment was paid. In the event a member insurer ceases doing business, all		
34	assessments for which it has not taken a credit under this section may be credited against		
35	its premium tax liability for the year in which it ceases doing business. The amount of the		
36	credit allowed by this section may not exceed the member insurer's premium tax liability		
37	for the taxable year.		
38	(c) Any sums that are acquired by refund, under either G.S. 58-48-35 or G.S. 58-		
39	62-41, from the Association by member insurers, and that have previously been offset		
40	against premium taxes as provided in subsection (b) of this section, shall be paid by the		
41	member insurers to this State in the manner required by the Commissioner. Secretary of		

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- (f) G.S. 105-228.8 reads as rewritten:

"§ 105-228.8. Retaliatory premium taxes.

3 When the laws of any other state impose, or would impose, any premium taxes, (a) 4 upon North Carolina insurers companies doing business in the other state that are, on an 5 aggregate basis, in excess of the premium taxes directly imposed upon similar insurers 6 companies by the statutes of this State, the Commissioner of Insurance Secretary of 7 <u>Revenue</u> shall impose the same premium taxes, on an aggregate basis, upon the insurers 8 companies chartered in the other state doing business or seeking to do business in North 9 Carolina. Any insurer company subject to the retaliatory tax imposed by this section 10 shall report and pay such the tax with the annual premium tax return required by G.S. 105-228.5. The retaliatory tax imposed by this section shall be included in the quarterly 11 12 prepayment rules for premium taxes.

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- (b) For purposes of this section, the following definitions shall be applied:
- 14(1)'State' includes the District of Columbia and other states, territories, and15possessions of the United States, the provinces of Canada, and other16nations.
- 17 18
- (2) <u>'Insurers' 'Companies'</u> includes all entities subject to tax under G.S. 105-228.5.

19 (c) For purposes of this section, any premium taxes that are, or would be, imposed 20 upon North Carolina insurers companies by any city, county, or other political 21 subdivision or agency of another state shall be deemed to be imposed directly by that 22 state.

(d) In computing the premium taxes that another state imposes, or would impose,
 upon a North Carolina insurer company doing business in the state, it shall be assumed
 that North Carolina insurers companies pay the highest rates of premium tax that are
 generally imposed by the other state on similar insurers companies chartered outside of
 the state.

28 (e) This section shall not apply to special purpose obligations or assessments 29 based on premiums imposed in connection with particular kinds of insurance, to the special purpose regulatory charge imposed under G.S. 58-6-25, or to dedicated special 30 purpose taxes based on premiums. For purposes of this section, seventy-five percent 31 (75%) of the one and thirty-three hundredths percent (1.33%) tax on amounts collected 32 33 on contracts of insurance applicable to fire and lightning coverage shall not be a special purpose obligation or assessment or a dedicated special purpose tax within the meaning 34 35 of this subsection.

(f) If the laws of another state retaliate against North Carolina insurers companies
 on other than an aggregate basis, the Commissioner of Insurance Secretary of Revenue
 shall retaliate against insurers companies chartered in such that state on the same basis."

(g) G.S. 105-266(b) reads as rewritten:
"(b) Interest. - An overpayment of tax bears interest at the rate established in G.S.
105-241.1(i) from the date that interest begins to accrue until a refund is paid. A refund is
considered paid on a date determined by the Secretary that is no sooner than five days
after a refund check is mailed.

Interest on an overpayment of a tax, other than a tax levied under Article 4 or Article 1 2 8B of this Chapter, accrues from a date 90 days after the date the tax was originally paid 3 by the taxpayer until the refund is paid. Interest on an overpayment of a tax levied under 4 Article 4 or Article 8B of this Chapter accrues from a date 45 days after the latest of the 5 following dates until the refund is paid: 6 (1) The date the final return was filed. 7 (2)The date the final return was due to be filed. 8 (3)The date of the overpayment. 9 The date of an overpayment of a tax levied under Article 4 or Article 8B of this Chapter 10 is determined in accordance with section 6611(d), (f), (g), and (h) of the Code." (h) G.S. 97-100 reads as rewritten: 11 Rates for insurance; carrier to make reports for determination of 12 "§ **97-100**. 13 solvency; tax upon premium; returned or canceled premiums; reports of 14 premiums collected; wrongful or fraudulent representation of carrier 15 punishable as misdemeanor; notices to carrier; employer who carries own risk shall make report on payroll. notices. 16 17 (a) The rates charged by all carriers of insurance, including the parties to any 18 mutual insurance association writing insurance against the liability for compensation under this Article, shall be fair, reasonable, and adequate. 19 20 Each such-insurance carrier shall report to the Commissioner of Insurance, in (b)21 accordance with such reasonable rules as rules adopted by the Commissioner of Insurance may at any time prescribe, Insurance, for the purpose of determining the 22 23 solvency of the carrier and the adequacy of its rates; for such this purpose the 24 Commissioner of Insurance may inspect the books and records of such-any insurance carrier, and examine its agents, officers, and directors under oath. 25 (c) Every insurer under this Article, every employer carrying its own risk under 26 G.S. 97-93, and every group of employers that has pooled the employers' liabilities under 27 G.S. 97-93 is subject to the premiums tax levied in Article 8B of Chapter 105 of the 28 29 General Statutes. person, partnership, association, corporation, whether organized under 30 the laws of this or any other state or country, every mutual company or association and every other insurance carrier insuring employers in this State against liability for personal 31 32 injuries to their employees, or death caused thereby, under the provisions of this Article, 33 shall, as hereinafter provided, pay a tax upon the premium received, whether in cash or notes, in this State, or on account of business done in this State, for such insurance in this 34 35 State, at the rate provided in the Revenue Act then in force, which tax shall be in lieu of all other taxes on such premiums, which tax shall be assessed and collected as hereinafter 36 provided; provided, however, that such insurance carriers shall be credited with all 37 38 canceled or returned premiums actually refunded during the year on such insurance. Every such insurance carrier shall, for the six months ending December 31, 39 (d) 1929, and annually thereafter, make a return, verified by the affidavit of its president and 40 secretary, or other chief officers or agents, to the Commissioner of Insurance, stating the 41 42 amount of all such premiums and credits during the period covered by such return. Every

43 insurance carrier required to make such return shall file the same with the Commissioner

of Insurance on or before the first day of April after the close of the period covered
 thereby, and shall at the same time pay to the State Insurance Commissioner the tax
 provided in the Revenue Act then in force on such premium ascertained, as provided in
 subsection (c) hereof, less returned premium on canceled policies.

5 (e) If any such insurance carrier shall fail or refuse to make the return required by 6 this Article, the said Commissioner of Insurance shall assess the tax against such 7 insurance carrier at the rate herein provided for, on such amount of premium as he may 8 deem just, and the proceedings thereon shall be the same as if the return had been made.

9 If any such insurance carrier shall withdraw from business in this State before (f)10 the tax shall fall due, as herein provided, or shall fail or neglect to pay such tax, the Commissioner of Insurance shall at once proceed to collect the same; and he is hereby 11 12 empowered and authorized to employ such legal process as may be necessary for that purpose, and when so collected he shall pay the same into the State treasury. The suit 13 14 may be brought by the Commissioner of Insurance, in his official capacity, in any court 15 of this State having jurisdiction. Reasonable attorney's fees may be taxed as costs 16 therein, and process may issue to any county of the State, and may be served as in civil 17 actions, or in case of unincorporated associations, partnerships, interindemnity contracts, 18 upon any agent of the parties thereto upon whom process may be served under the laws of this State. 19

20 Any person or persons who shall in this State act or assume who acts or (g) 21 assumes to act as agent for any such-insurance carrier whose authority to do business in this State has been suspended, while such the suspension remains in force, or shall 22 23 neglect or refuse who neglects or refuses to comply with any of the provisions of this section obligatory upon such person or party section, or who shall willfully make 24 willfully makes a false or fraudulent statement of the business or condition of any such 25 insurance carrier, or false or fraudulent return as herein provided, shall be deemed is 26 27 guilty of a Class 2 misdemeanor.

(h) Whenever by this Article, or the terms of any policy contract, any officer is required to give any notice to an insurance carrier, the <u>same notice</u> may be given by delivery, or by mailing by registered letter properly addressed and stamped, to the principal office or general agent of <u>such the</u> insurance carrier within this State, or to its home office, or to the secretary, general agent, or chief officer <u>thereof of the carrier</u> in the United States, or <u>to the State Insurance Commissioner</u>. <u>Commissioner of Insurance</u>.

34 (i) Any insurance carrier liable to pay a tax upon premiums under this Article
 35 shall not be liable to pay any other or further tax upon such premiums, under any other
 36 law of this State.

(j) Every employer carrying his own risk under the provisions of G.S. 97-93 shall, under oath, report to the Commissioner of Insurance his payroll, subject to the provisions of this Article. Such report shall be made in form prescribed by the Commissioner of Insurance, and at the times herein provided for premium reports by insurer. The Commissioner of Insurance shall assess against such payroll a maintenance fund tax computed by taking such percent of the basic premiums charged against the same or most similar industry or business taken from the manual insurance rate then in force in this

State as is assessed in the Revenue Act against the insurance carriers for premiums 1 collected on compensation insurance policies. The Commissioner shall use the approved 2 3 experience modifier of an employer in calculating the employer's maintenance fund tax 4 liability under this subsection. Receipts collected under this subsection shall be deposited 5 to the credit of the State Treasurer as general fund revenue. 6 (\mathbf{k}) Every group of two or more employers who have pooled their liabilities 7 pursuant to G.S. 97-93 shall pay a tax upon premiums received in this State in the same 8 manner as the tax is calculated and paid by insurance carriers insuring employers in this 9 State and set forth in subsections (c), (d), (e), and (f) above." 10 (i) G.S. 58-6-25(c) reads as rewritten: Returns; When Payable. The charge levied on each insurance company is 11 "(c) 12 payable at the time the insurance company remits its premium tax. If the insurance 13 company is required to remit installment payments of premiums tax under G.S. 105-14 228.5 for a taxable year, it shall also remit installment payments of the charge levied in 15 this section for that taxable year at the same time and on the same basis as the premium tax installment payments. Each installment payment shall be equal to at least thirty-three 16 17 and one-third percent (33.3%) of the insurance company's regulatory charge liability 18 incurred in the immediately preceding taxable year. 19 Every insurance company shall, on or before the date the charge levied in this section 20 is due, file a return on a form prescribed by the Commissioner. Secretary of Revenue. 21 The report return shall state the company's total North Carolina premiums for the taxable year and shall be accompanied by any supporting documentation that the Commissioner 22 23 Secretary of Revenue may by rule require." 24 (i) This section becomes effective January 1, 1996. 25 **DISCONTINUE INSURANCE AUDIT AND EXAMINATION FEE CHARGES** 26 27 Sec. 2. (a) G.S. 58-30-22(c) is repealed.

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- G.S. 58-40-90 reads as rewritten: (b)

29 "§ 58-40-90. Examination of rating, joint underwriting, and joint reinsurance 30 organizations.

31 The Commissioner shall, at least once every three years, make or cause to be made an examination of each rating organization licensed pursuant to G.S. 58-40-50 and each 32 33 advisory organization licensed pursuant to G.S. 58-40-55. He The Commissioner may, as often as he may deem it deemed expedient, make or cause to be made, an examination of 34 35 each group, association, or other organization referred to in G.S. 58-40-60. Such-This examination shall relate only to the activities conducted pursuant to this Article and to the 36 37 organizations licensed under this Article. The reasonable cost of any such examination 38 shall be paid by the organization examined upon presentation to it of a detailed account 39 of such cost. The officers, manager, agents and employees of any such organization may be examined at any time under oath and shall exhibit all books, records, account, 40 documents or agreements governing its method of operation. In lieu of any such 41 42 examination, the Commissioner may accept the report of an examination made by the insurance advisory official of another state, pursuant to the laws of such that state." 43

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(c) This section becomes effective July 1, 1995.

3 INSURANCE REGULATORY CHARGE ADMINISTRATIVE CHANGE

Sec. 3. (a) G.S. 58-6-25 reads as rewritten:

5 "§ 58-6-25. Insurance regulatory charge.

6 Charge Levied. – There is levied on each insurance company an annual charge (a) 7 to defray the cost to the Department of regulating the insurance industry and other 8 industries and the general administrative expenses of the State incident thereto. industry. 9 As used in this section, the term 'insurance company' means a company that pays the 10 gross premiums tax levied in G.S. 105-228.5 and G.S. 105-228.8, except that the term does not include a hospital, medical, or dental service corporation regulated under 11 12 Articles 65 and 66 of this Chapter. The term 'insurance company' does not include a company regulated under Article 67 of this Chapter. The charge levied in this section is 13 14 in addition to all other fees and taxes. The charge shall be at a percentage rate of the 15 company's premium tax liability for the taxable year. In determining an insurance company's premium tax liability for a taxable year, additional taxes imposed by G.S. 105-16 17 228.8 shall be disregarded.

18 (b)Rates. - The rate of the charge for the 1991 taxable year shall be six and fivetenths percent (6.5%). For subsequent taxable years, the rate shall be the percentage rate 19 20 established by the General Assembly. When the Department prepares its budget request 21 for each upcoming fiscal year, the Department shall propose a percentage rate of the charge levied in this section. The Governor shall submit that proposed rate to the General 22 23 Assembly each fiscal year. The General Assembly shall set by law the percentage rate of 24 the charge levied in this section. The percentage rate may not exceed the rate necessary to generate funds sufficient to defray the estimated cost of the operations of the Department 25 for each upcoming fiscal year, including a reasonable margin for a reserve fund. The 26 27 amount of the reserve may not exceed one-third of the estimated cost of operating the Department for each upcoming fiscal year. In calculating the amount of the reserve, the 28 29 General Assembly shall consider all relevant factors that may affect the cost of operating 30 the Department or a possible unanticipated increase or decrease in North Carolina premiums or other charge revenue. 31

32 Returns; When Payable. - The charge levied on each insurance company is (c)33 payable at the time the insurance company remits its premium tax. If the insurance company is required to remit installment payments of premiums tax under G.S. 105-34 35 228.5 for a taxable year, it shall also remit installment payments of the charge levied in this section for that taxable year at the same time and on the same basis as the premium 36 37 tax installment payments. Each installment payment shall be equal to at least thirty-three 38 and one-third percent (33.3%) of the insurance company's regulatory charge liability 39 incurred in the immediately preceding taxable year.

Every insurance company shall, on or before the date the charge levied in this section
is due, file a return on a form prescribed by the Commissioner. The report shall state the
company's total North Carolina premiums for the taxable year and shall be accompanied
by any supporting documentation that the Commissioner may by rule require.

Use of Proceeds. – The Department of Insurance Regulatory Fund is created in 1 (d)the State treasury. treasury, under the control of the Office of State Budget and 2 3 Management. The proceeds of the charge levied in this section and all fees collected 4 under Articles 69 through 71 of this Chapter and under Articles 9 and 9C of Chapter 143 5 of the General Statutes shall be credited to the Fund. The Fund shall be placed in an 6 interest-bearing account and any interest or other income derived from the Fund shall be credited to the Fund. Moneys in the Fund may be spent only pursuant to appropriation by 7 8 the General Assembly and in accordance with the line item budget enacted by the 9 General Assembly. The Fund is subject to the provisions of the Executive Budget Act. 10 except that no unexpended surplus of the Fund shall revert to the General Fund. All money credited to the Fund shall be used only to pay to reimburse the General Fund for 11 12 money appropriated to State agencies to pay the expenses of the Commissioner and the Department that are incurred in regulating the insurance industry and other industries in 13 14 this State and the general administrative expenses of the State incident thereto. industry." 15 (b)This section becomes effective July 1, 1995. 16

17 CHILD SUPPORT FOR CHILDREN

- 18 Sec. 4. (a) G.S. 105A-13 reads as rewritten:
- 19 "§ 105A-13. Disposition of proceeds collected; collection assistance fees.

(a) Upon effecting final setoffs, the Department shall periodically write checks to
 the respective claimant agencies for the net proceeds collected on their behalf.

Each year the Department shall calculate determine its actual cost of collection 22 (b)as a percentage of the immediately preceding year's collections under the Setoff Debt 23 24 Collection Act and under the Setoff Debt Collection Act for the immediately preceding year and shall calculate the percentage that cost represents of the preceding year's 25 collections, excluding collections of child support arrearages under G.S. 105A-2(1)d. 26 The Department shall retain that percentage from the gross proceeds collected by the 27 Department through setoff for the current fiscal year. year, other than the gross proceeds 28 29 collected of child support arrearages under G.S. 105A-2(1)d."

- 30 (b) This section becomes effective January 1, 1996.
- 31 Sec. 5. This act becomes effective as provided therein.