1	HOUSE BILL 369
2	57TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2025
3	INTRODUCED BY
4	Joshua N. Hernandez
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10	AN ACT
11	RELATING TO INSURANCE; MODIFYING CERTAIN TIME FRAMES AND FEES
12	FOR LICENSING.
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14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
15	SECTION 1. Section 59A-6-1 NMSA 1978 (being Laws 1984,
16	Chapter 127, Section 101, as amended) is amended to read:
17	"59A-6-1. FEE SCHEDULEThe superintendent shall collect
18	the following fees:
19	A. insurer's certificate of authority -
20	(1) filing application for certificate of
21	authority, and issuance of certificate of authority, including
22	filing of all charter documents, financial statements, service
23	of process, power of attorney, examination reports and other
24	documents included with and part of the application
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1	(2) annual continuation of certificate of
2	authority, per kind of insurance
3	(3) reinstatement of certificate of authority
4	(Section 59A-5-23 NMSA 1978)
5	(4) amendment to certificate of
6	authority
7	B. charter documents - filing amendment to any
8	charter document (as defined in Section 59A-5-3
9	NMSA 1978)
10	C. annual statement of insurer, filing 200.00
11	D. service of process, acceptance by superintendent
12	and issuance of certificate of service 10.00
13	E. producer licenses and appointments -
14	(1) filing application for original producer
15	license and issuance of license
16	(2) biennial continuation of license 60.00
17	(3) appointment of producer -
18	(a) filing appointment, per kind of
19	insurance, each insurer
20	(b) annual continuation of appointment,
21	per kind of insurance, each insurer
22	(4) temporary license filing
23	application
24	F. agency business entity license and
25	affiliations -
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1	(1) filing application for original agency
2	business entity license and issuance of license 30.00
3	(2) biennial continuation of license 60.00
4	(3) filing of individual affiliation . 20.00
5	(4) annual continuation of individual
6	affiliation
7	G. insurance vending machine license -
8	(1) filing application for original license
9	and issuance of license, each machine
10	(2) biennial continuation of license, each
11	machine
12	H. examination for license, application for
13	examination conducted directly by the superintendent, each
14	grouping of kinds of insurance to be covered by the examination
15	as provided by the superintendent's rules, and payable as to
16	each instance of examination
17	I. surplus lines insurer - filing application for
18	qualification as eligible surplus lines insurer 1,000.00
19	J. surplus lines broker license -
20	(1) filing application for original license
21	and issuance of license
22	(2) biennial continuation of license
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24	K. surplus lines brokerage business entity license
25	and affiliations -
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1	(1) filing application for original surplus
2	lines brokerage business entity license and issuance of license
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4	(2) filing of individual affiliation 20.00
5	(3) annual continuation of individual
6	affiliation
7	L. adjuster license -
8	(1) filing application for original license
9	and issuance of license
10	(2) biennial continuation of
11	license
12	M. insurance consultant license -
13	(1) filing application for original license
14	and issuance of license
15	(2) application examination 75.00
16	(3) biennial continuation of license . 100.00
17	N. viatical settlements license -
18	(1) providers -
19	(a) filing application for original
20	license and issuance of license 1,000.00
21	(b) biennial continuation of
22	license
23	(2) brokers -
24	(a) filing application for original
25	license and issuance of license 100.00
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1 (b) biennial continuation of 2 license 200.00 3 brokerages -(3) 4 (a) filing application for original 5 business entity license and issuance of license . . . 100.00 (b) biennial continuation of 6 7 200.00 license . 8 (c) filing of individual 9 10 (d) annual continuation of individual 11 12 0. advisory organization license -13 filing application for license and (1) 14 100.00 15 (2) annual continuation of 16 17 nonprofit health care plans -Ρ. 18 filing application for preliminary permit (1)19 100.00 20 (2) certificate of authority, application, 21 issuance, continuation, reinstatement, charter documents - same 22 as for insurers 23 (3) annual statement, filing 200.00 24 Q. prepaid dental plans -25 (1) certificate of authority, application, .229530.5SA - 5 -

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1 issuance, continuation, reinstatement, charter documents - same 2 as for insurers 3 (2) annual report, filing 200.00 4 R. prearranged funeral insurance - application for 5 certificate of authority, issuance, continuation, reinstatement, charter documents, filing annual statement, 6 7 licensing of sales representatives - same as for insurers 8 S. premium finance companies -9 filing application for original license (1) 10 100.00 11 (2)annual renewal of license . . . 100.00 12 T. motor clubs -13 certificate of authority -(1) 14 filing application for original (a) 15 certificate of authority and issuance of certificate of 16 200.00 authority 17 (b) annual continuation of certificate 18 100.00 19 (2) sales representatives -20 (a) filing application for registration 21 or license and issuance of registration or license, each 22 23 (b) biennial continuation of 24 registration or license, each representative. 60.00 25 U. bail bondsmen -.229530.5SA

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1	(1) filing application for original license as
2	bail bondsman or solicitor, and issuance of license
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4	(2) examination for license, each instance of
5	examination
6	(3) biennial continuation of
7	license
8	V. required filing of forms or rates - by all lines
9	of business other than property or casualty -
10	(1) rates
11	(2) major form - each new policy and each
12	package submission, which can include multiple policy forms,
13	application forms, rider forms, endorsement forms or amendment
14	forms
15	(3) incidental forms and rates - forms filed
16	for informational purposes; riders, applications, endorsements
17	and amendments filed individually; rate service organization
18	reference filings; rates filed for informational
19	purposes
20	W. health maintenance organizations -
21	(1) filing an application for a certificate of
22	authority
23	(2) annual continuation of certificate of
24	authority
25	(3) filing each annual report 200.00
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1 (4) filing an amendment to organizational 2 200.00 3 filing informational amendments . . 50.00 (5) 4 Χ. purchasing groups and foreign risk retention 5 groups original registration 500.00 6 (1) 7 (2) annual continuation of 8 200.00 9 (3) producer fees - same as for authorized 10 insurers 11 Υ. third party administrators -12 filing application for original business (1) 13 entity insurance administrator license. 100.00 14 (2) biennial continuation or renewal 15 of license. 200.00 16 (3) examination for license, each 17 18 (4) filing of annual report 50.00 19 Z. miscellaneous fees -20 (1) 21 (2) 22 for each signature and seal of (3) 23 superintendent affixed to any instrument. 10.00 24 pharmacy benefits managers -AA. 25 (1) filing an application for a .229530.5SA - 8 -

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1	license
2	(2) annual continuation of license, each
3	year continued
4	(3) filing each annual report 200.00
5	(4) filing an amendment to organizational
6	documents requiring approval
7	(5) filing informational amendments . 100.00
8	BB. independent review organizations
9	(1) filing an application for a
10	license
11	(2) biennial continuation of license . 100.00
12	CC. continuing education providers
13	(1) filing an application for a course of
14	instruction
15	(2) biennial continuation of course of
16	instruction
17	DD. multiple employer welfare arrangements,
18	employee leasing contractors and professional employer
19	organizations
20	(1) initial registration 1,000.00
21	(2) annual renewal fee
22	An insurer shall be subject to additional fees or charges,
23	termed retaliatory or reciprocal requirements, whenever form or
24	rate-filing fees in excess of those imposed by state law are
25	charged to insurers in New Mexico doing business in another
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state or whenever a condition precedent to the right to issue policies in another state is imposed by the laws of that state over and above the conditions imposed upon insurers by the laws of New Mexico; in those cases, the same form or rate-filing fees may be imposed upon an insurer from another state transacting or applying to transact business in New Mexico so long as the higher fees remain in force in the other state. If an insurer does not comply with the additional retaliatory or reciprocal requirement charges imposed under this subsection, the superintendent may refuse to grant or may withdraw approval of the tendered form or rate filing. All fees are earned when paid and are not refundable."

SECTION 2. Section 59A-11-10 NMSA 1978 (being Laws 1984, Chapter 127, Section 189, as amended) is amended to read:

"59A-11-10. CONTINUATION, EXPIRATION OF LICENSE.--

A. The term of the license shall be perpetual, contingent upon payment of fees and completion of any continuing education requirements.

B. Individual licenses shall renew and continue on a biennial basis on the last day of the licensee's month of birth. Business entity licenses shall renew and continue on a biennial basis on March 1 of the biennial year; except for those types of business entity licenses that, pursuant to Section 59A-6-1 NMSA 1978, renew and continue on an annual basis, in which case those licenses shall renew and continue on .229530.5SA

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March 1 of every year. Business entity affiliations shall renew and continue on an annual basis on March 1 of every year.

C. Any license referred to in this section that is not so continued shall be deemed to have terminated as of midnight on the last day of the licensee's month of birth if an individual license and as of midnight of March 1 if a business entity license; except that the superintendent may effectuate a request for continuation received within [thirty days] one year thereafter if accompanied by a continuation fee equal to one hundred fifty percent of the continuation fee otherwise required.

D. If the superintendent has reason to believe that the competence of any licensee, or individual designated to exercise license powers, is questionable, the superintendent may require as condition of continuation of the license or license powers that the licensee or individual take and pass a written examination as required under the Insurance Code of new individual applicants for the same license.

E. This section shall not apply as to temporary licenses, which shall be for such duration and subject to extension as provided in the respective sections of the Insurance Code by which such licenses are authorized.

F. All licenses and appointments of an insurer or other principal that ceases to be authorized to transact business in this state shall automatically terminate without .229530.5SA

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notice [as of date of such cessation] at midnight on March 1
each year.

G. A license shall terminate upon death of the licensee, if an individual, or dissolution, if a corporation, or change in partners, if a partnership; provided that, in the case of a partnership, the license may be continued for a reasonable period while application for new license is being made or pending, as provided by rule."

SECTION 3. Section 59A-11-12 NMSA 1978 (being Laws 1984, Chapter 127, Section 191, as amended) is amended to read:

"59A-11-12. APPOINTMENT OF INSURANCE PRODUCER--CONTINUATION.--

A. An insurance producer shall not act as an agent of an insurer unless the insurance producer becomes an appointed insurance producer of that insurer. An insurance producer who is not acting as an agent of an insurer is not required to become appointed.

B. To appoint an insurance producer as its agent, the appointing insurer shall file in a format approved by the superintendent a notice of appointment within fifteen days from the date the agency contract is executed or the first insurance application is submitted. An insurer may also elect to appoint an insurance producer to all or some insurers within the insurer's holding company system or group by the filing of a single appointment request.

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C. Upon receipt of the notice of appointment, the superintendent shall verify within a reasonable time not to exceed thirty days that the insurance producer is eligible for appointment. If the insurance producer is determined to be ineligible for appointment, the superintendent shall notify the insurer within five days of its determination.

D. An insurer shall pay a filing appointment fee in the amount and method of payment set forth in Section 59A-6-1 NMSA 1978 for each insurance producer appointed by the insurer.

E. An insurer shall remit in a manner prescribed by the superintendent a continuation of appointment fee in the amount set forth in Section 59A-6-1 NMSA 1978.

F. Appointments shall be continuous subject to payment of any applicable fees, <u>annually, by midnight March 1</u> <u>each year</u>. Fees shall be calculated as of a date certain." <u>SECTION 4.</u> Section 59A-12-17 NMSA 1978 (being Laws 1984, Chapter 127, Section 218, as amended) is amended to read:

"59A-12-17. SCOPE OF LICENSE.--

A. Unless denied licensure pursuant to Sections 59A-11-8 and 59A-11-14 NMSA 1978, a person who has met the requirements of Sections 59A-12-12 and 59A-12-15 NMSA 1978 shall be issued an insurance producer license. An insurance producer may receive qualification for a license in one or more of the following lines of authority:

(1) life insurance coverage on human lives,.229530.5SA

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1 including benefits of endowment and annuities, and may include benefits in the event of death or dismemberment by accident and 2 3 benefits for disability income; 4 accident and health or sickness insurance (2) 5 coverage for sickness, bodily injury or accidental death and may include benefits for disability income; 6 7 property insurance coverage for the direct (3) or consequential loss or damage to property of every kind; 8 9 casualty insurance coverage against legal (4) 10 liability, including that for death, injury or disability or damage to real or personal property; 11 12 (5) variable life and variable annuity 13 products insurance coverage provided under variable life 14 insurance contracts and variable annuities; 15 (6) personal lines property and casualty 16 insurance coverage sold to individuals and families for 17 primarily noncommercial purposes; 18 (7) limited line credit insurance; and 19 (8) any other line of insurance permitted 20 under state laws. 21 A licensee as to variable annuities or similar Β. 22 contracts deemed to constitute securities shall also possess 23 license as a security salesman under other applicable state 24 laws. 25 C. An insurance producer license shall remain in .229530.5SA

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effect unless revoked or suspended as long as the fee set forth in Section 59A-6-1 NMSA 1978 is paid, <u>the resident insurance</u> <u>producer maintains a current residential</u>, <u>business or email</u> <u>address with the superintendent</u> and education requirements for resident insurance producers are met by the due date.

D. An insurance producer who allows the insurance producer's license to lapse may, within twelve months from the due date of the renewal fee, reinstate the same license without the necessity of passing a written examination. However, a penalty in the amount of [double] the unpaid renewal fee shall be required for any renewal fee received after the due date.

E. A licensed insurance producer who is unable to comply with license renewal procedures due to military service or some other extenuating circumstance may request a waiver of those procedures. The insurance producer may also request a waiver of any examination requirement or any other fine or sanction imposed for failure to comply with renewal procedures.

F. The license shall contain the licensee's name, residential, business or email address and personal identification number, the date of issuance, the lines of authority, the expiration date and any other information the superintendent deems necessary.

G. Licensees shall inform the superintendent in the format prescribed by the superintendent of a change of <u>residential, business or email</u> address within thirty days of .229530.5SA

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the change. Failure to timely inform the superintendent of a change in legal name or residential, business or email address shall result in a penalty of fifty dollars (\$50.00).

н. The superintendent may contract with [nongovernmental] nongovernmental entities, including the national association of insurance commissioners or any affiliates or subsidiaries that the national association of insurance 8 commissioners oversees, to perform any ministerial functions, including the collection of fees, related to insurance producer licensing that the superintendent and the nongovernmental entity may deem appropriate."

SECTION 5. Section 59A-13-9 NMSA 1978 (being Laws 1984, Chapter 127, Section 237, as amended) is amended to read: "59A-13-9. PLACE OF BUSINESS.--

A. A resident adjuster shall have and maintain a principal place of business in this state that is easily accessible to the public and that is the place where the adjuster principally conducts transactions under the license. The address of the principal place of business shall appear on the application for license and on the license.

An adjuster shall promptly notify the Β. superintendent of a change of business, residential or email address. Failure to notify the superintendent of a change of address within [twenty] thirty days shall subject the licensee to a penalty in the amount of fifty dollars (\$50.00)."

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1 SECTION 6. A new section of Chapter 59A, Article 5 NMSA 2 1978 is enacted to read: "[NEW MATERIAL] STATUTORY DEPOSITS, FEES AND ASSESSMENTS--3 4 CONTACT INFORMATION REQUIRED -- PENALTY .--5 An insurer shall file, on a form furnished and Α. prescribed by the superintendent: 6 7 (1)the contact name of the individual who is 8 responsible for statutory deposits, fees and assessments; 9 the phone number of each contact person; (2) 10 and 11 (3) the email address of each contact person. 12 An insurer shall update the contact information Β. 13 within thirty days of any change to the information or upon a 14 request from the superintendent. An insurer that fails to 15 update contact information may be subject to an administrative 16 penalty." 17 SECTION 7. A new section of Chapter 59A, Article 5 NMSA 18 1978 is enacted to read: 19 "[<u>NEW MATERIAL</u>] CERTIFICATE OF AUTHORITY--DOCUMENTATION 20 REQUIRED -- PENALTY .--21 An insurer that amends a certificate of Α. 22 authority, including a form A filing or corporate amendment, 23 shall submit the required documentation to the superintendent 24 within thirty days of any change. 25 Β. An insurer that fails to submit the .229530.5SA

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1	documentation required pursuant to Subsection A of this section
2	may be subject to an administrative penalty."
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