1	SENATE FLOOR VERSION February 28, 2022
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3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL NO. 1241 By: Quinn of the Senate
5	and
6	Sneed of the House
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9	An Act relating to insurance; amending 36 O.S. 2021, Sections 1683, 1684, 1685, and 1686, which relate to
10	the Insurance Business Transfer Act; modifying and providing definitions; conforming language; requiring
11	certain notice be provided by transferring insurer; modifying means of transmission of notice; modifying
12	terms for plan approval and petition process; modifying inclusions for certain court judgement and
13	order; updating statutory language; and declaring an emergency.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 36 O.S. 2021, Section 1683, is
18	amended to read as follows:
19	Section 1683. 1. "Affiliate" has the meaning ascribed to such
20	term in Section 1631 of Title 36 of the Oklahoma Statutes this
21	<u>title</u> .
22	2. "Applicant" means an assuming insurer, a transferring
23	insurer, or a reinsurer applying to the Commissioner for approval of
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1 <u>an Insurance Business Transfer Plan pursuant to this act</u> under 2 <u>Section 1686 of this title</u>.

3 3. "Assuming insurer" means an insurer domiciled in the State
4 of Oklahoma this state that assumes or seeks to assume policies from
5 a transferring insurer pursuant to this act. An assuming insurer
6 may be a company established pursuant to the Oklahoma Captive
7 Insurance Company Act.

8 4. "Court" means the District Court district court of Oklahoma
9 County, Oklahoma a county in Oklahoma with a population of more than
10 two hundred fifty thousand (250,000).

5. "Department" means the Oklahoma Insurance Department.
 6. "Commissioner" means the Oklahoma Insurance Commissioner.
 7. "Implementation order" means an order issued by the Court
 court under Section 1686 of this title.

8. "Independent expert" means a person who shall assist the 15 Commissioner and the court in connection with their review of a 16 17 proposed transaction. The Commissioner shall select an independent expert from a list of at least two nominees submitted jointly by the 18 transferring insurer and the assuming insurer; provided, however, if 19 the Commissioner, in his or her sole discretion, rejects the 20 nominees submitted jointly by the transferring insurer and the 21 assuming insurer, the Commissioner may appoint another person to 22 serve as an independent expert. An independent expert selected 23 under this subsection shall meet all of the following criteria: 24

1	<u>a.</u>	hold no financial interest in either the assuming
2		insurer or the transferring insurer,
3	<u>b.</u>	not be employed by, or act as an officer, director,
4		consultant, or independent contractor for either the
5		assuming insurer or the transferring insurer within
6		the previous twelve (12) months,
7	<u>c.</u>	not be simultaneously appointed by the Commissioner to
8		assist in any capacity in any proceeding initiated
9		pursuant to Article 18 or Article 19 of this title,
10	<u>d.</u>	receives or is promised no compensation in connection
11		with the Insurance Business Transfer for which he or
12		she is selected to serve as an independent expert;
13		provided, however, a fee may be approved by the
14		Commissioner that is not contingent upon the approval
15		or consummation of an Insurance Business Transfer
16		Plan, and
17	<u>e.</u>	provides proof of insurance covering the services
18		provided as an independent expert, to be approved by
19		the commissioner.
20	<u>9.</u> "Insu	rance Business Transfer" means a transfer and novation
21	in accordance	with this act. Insurance Business Transfers will
22	transfer insu	rance obligations <u>, or risks, or both rights, or any</u>
23	<u>combination t</u>	hereof, of existing or in-force contracts of insurance
24	or reinsuranc	e from a transferring insurer to an assuming insurer.

Once approved pursuant to this act, the Insurance Business Transfer will effect a <u>transfer and</u> novation of the transferred contracts of insurance or reinsurance with the result that the assuming insurer becomes directly liable to the policyholders of the transferring insurer and the transferring insurer's insurance obligations or risks, or both, under the contracts are extinguished.

7 $9 \cdot 10$. "Insurance Business Transfer Plan" or "Plan" means the 8 plan submitted to the Department to accomplish the transfer and 9 novation pursuant to an Insurance Business Transfer₇ including any 10 associated transfer of assets and rights from or on behalf of the 11 transferring insurer to the assuming insurer.

12 10. "Independent expert" means an impartial person who has no financial interest in either the assuming insurer or transferring 13 insurer, has not been employed by or acted as an officer, director, 14 consultant or other independent contractor for either the assuming 15 insurer or transferring insurer within the past twelve (12) months, 16 is not appointed by the Commissioner to assist in any capacity in 17 any proceeding initiated pursuant to Article 18 or Article 19 of 18 Title 36 of the Oklahoma Statutes and is receiving no compensation 19 in connection with the transaction governed by this act other than a 20 fee based on an hourly basis that is not contingent on the approval 21 or consummation of an Insurance Business Transfer and provides proof 22 of insurance coverage that is satisfactory to the Commissioner. 23

1 11. "Insurer" means an insurance or surety company, including a 2 reinsurance company, and shall be deemed to include a corporation, 3 company, partnership, association, society, order, individual or 4 aggregation of individuals engaging in or proposing or attempting to 5 engage in any kind of insurance or surety business, including the 6 exchanging of reciprocal or inter-insurance contracts between 7 individuals, partnerships and corporations.

8 12. <u>"Petitioner" means an assuming insurer, transferring</u>
9 <u>insurer, or reinsurer petitioning a court for an order of approval</u>
10 and implementation of a Plan pursuant to this act.

"Policy" means a policy, annuity contract or certificate of 11 13. 12 insurance or a contract of reinsurance pursuant to which the insurer agrees to assume an obligation or risk, or both, of the policyholder 13 or to make payments on behalf of, or to, the policyholder or its 14 beneficiaries, and shall include property, casualty, life, health 15 and any other line of insurance the Commissioner finds, pursuant to 16 this act, via regulation is suitable for an insurance business 17 transfer. 18

19 13. 14. "Policyholder" means an insured or a reinsured under a
 20 policy that which is part of the subject business.

14. <u>15.</u> "Subject business" means the policy or policies
 <u>designated for transfer and novation</u> that are the subject of the
 <u>pursuant to a corresponding</u> Insurance Business Transfer Plan.

1 15. 16. "Transfer and novation" means the transfer of insurance 2 obligations, or risks, rights, or both any combination thereof, of existing or in-force policies from a transferring insurer to an 3 assuming insurer, and is intended to effect a transfer and novation 4 5 of the transferred policies with the result that the assuming insurer becomes directly liable to the policyholders of the 6 transferring insurer on the transferred policies and the 7 transferring insurer's insurance obligations, or risks, rights, or 8 9 both or any combination thereof, under the transferred policies are 10 extinguished.

11 16. <u>17.</u> "Transferring insurer" means an insurer or reinsurer
12 that which seeks to or has accomplished a transfer and novation of
13 transfers and novates or seeks to transfer and novate obligations,
14 or risks, rights, or both any combination thereof, under one or more
15 policies to an assuming insurer pursuant to an Insurance Business
16 Transfer Plan and the provisions of this act.

17 SECTION 2. AMENDATORY 36 O.S. 2021, Section 1684, is 18 amended to read as follows:

Section 1684. A. The court considering applications <u>petitions</u> brought under the Insurance Business Transfer Act shall have the same jurisdiction as a court order under Article 19 of Title 36 of <u>the Oklahoma Statutes</u> <u>this title</u>.

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B. Venue for all court proceedings under this act shall lie in
 the District Court of Oklahoma County, Oklahoma court as defined
 pursuant to subsection 4 of Section 1683 of this title.

C. Notwithstanding any other provision of law, the court may
issue any order, process, or judgment that is necessary or
appropriate to carry out the provisions of this act. No provision
of this act shall be construed to preclude the court from, on its
own motion, taking any action or making any determination necessary
or appropriate to enforce or implement court orders or rules, or to
prevent an abuse of power.

11 SECTION 3. AMENDATORY 36 O.S. 2021, Section 1685, is 12 amended to read as follows:

Section 1685. A. Whenever notice is required to be given by the applicant under the Insurance Business Transfer Act and except as otherwise permitted or directed by the court or the Insurance Commissioner, the applicant shall, the notice shall be transmitted within fifteen (15) forty-five (45) days of the event triggering the requirement, cause transmittal of the notice:

By first-class mail, postage prepaid to the chief insurance
 regulator in each jurisdiction in which the applicant transferring
 <u>insurer</u>:

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a. holds or has ever held a certificate of authority, and

b. in which policies that are part of the subject
 business were issued or policyholders currently
 reside;

2. By certified first-class mail, postage prepaid to the
National Conference of Insurance Guaranty Funds, the National
Organization of Life and Health Insurance Guaranty Associations and
all state insurance guaranty associations for the states in which
the applicant transferring insurer:

9 a. holds or has ever held a certificate of authority, and
10 b. in which policies that are part of the subject
11 business were issued or policyholders currently
12 reside:

3. To reinsurers of the applicant <u>transferring insurer</u> pursuant to the notice provisions of the reinsurance agreements applicable to the policies that are part of the subject business, or where an agreement has no provision for notice, by internationally recognized delivery service;

By United States mail, first-class postage prepaid, or by
 any internationally recognized delivery service, to all
 policyholders holding policies that are part of the subject
 business, at their last-known address as indicated by the records of
 the applicant transferring insurer or to the address to which
 premium notices or other policy documents are sent. A notice of

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1 transfer Notice shall also be sent to the transferring insurer's agents or brokers of record on the subject business; and 2 5. By electronic means to any person or entity identified in 3 4 subsection A of this section who provided consent to notice or 5 service in an agreement included in or related to the subject business or otherwise consents in writing to receiving service by 6 electronic mail and provides instructions for making the electronic 7 notice or service. For the purposes of this subsection, "electronic 8 9 means" shall include communications by facsimile or electronic mail; 10 and 6. By publication in a newspaper of general circulation in the 11 12 state in which the applicant transferring insurer has its principal place of business and in such other publications that the 13 Commissioner requires. 14 If notice is given in accordance with this section, any 15 в. information or orders under this act shall be conclusive with 16 respect to all intended recipients of the notice, whether or not 17 they the intended recipients receive actual notice. 18 C. Where this act requires that the applicant or petitioner 19 provide notice, but the Commissioner has been named receiver of the 20 applicant a receiver of the insurer has been appointed pursuant to 21 the laws of the insurer's home jurisdiction, the Commissioner 22 receiver shall provide the required notice. 23 24

1SECTION 4.AMENDATORY36 O.S. 2021, Section 1686, is2amended to read as follows:

3 Section 1686. A. Application Procedure to the Commissioner for
4 Approval of Insurance Business Transfer Plan.

5 1. An Insurance Business Transfer Plan must be filed by the 6 applicant with the Insurance Commissioner for his or her review and 7 approval. The Plan must contain the information set forth below or 8 an explanation as to why the information is not included. The Plan 9 may be supplemented <u>or revised with additional</u>, <u>updated</u>, <u>or</u> by other 10 information <u>as it becomes available or when</u> deemed necessary by the 11 Commissioner:

a. the name, address and telephone number of the
transferring insurer and the assuming insurer and
their respective direct and indirect controlling
persons, if any,

b. summary of the Insurance Business Transfer Plan,
c. identification and description of the subject

business,

- 19 d. most recent audited financial statements and statutory
 20 annual and quarterly reports of the transferring
 21 insurer and assuming insurer filed with their
 22 domiciliary regulator,
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- e. the most recent actuarial report and opinion that
 quantify the liabilities associated with the subject
 business,
- f. pro-forma financial statements showing the projected 4 5 statutory balance sheet, results of operations and cash flows of the assuming insurer for the three (3) 6 years following the proposed transfer and novation, 7 officers' certificates of the transferring insurer and 8 g. 9 the assuming insurer attesting that each has obtained all required internal approvals and authorizations 10 regarding the Insurance Business Transfer Plan and 11
 - completed all necessary and appropriate actions relating thereto,
- h. proposal for Plan implementation and administration,
 including the form of notice to be provided under the
 Insurance Business Transfer Plan to any policyholder
 whose policy is part of the subject business,
- i. form of notice to be provided under the Insurance 18 Business Transfer Plan to any policyholder whose 19 policy is part of the subject business including full 20 description as to how such notice shall be provided, 21 description of any reinsurance arrangements that would j. 22 will pass to the assuming insurer under the Insurance 23 Business Transfer Plan, 24

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1 k. description of any guarantees or additional reinsurance that will cover the subject business 2 following the transfer and novation, 3 a statement describing the assuming insurer's proposed 1. 4 5 investment policies and any contemplated third-party claims management and administration arrangements, 6 evidence of approval or nonobjection of the transfer 7 m. from the chief insurance regulator of the state of the 8 9 transferring insurer's domicile, and an opinion report from an independent expert, selected n. 10 by the Commissioner from a list of at least two 11 12 nominees submitted jointly by the transferring insurer 13 and the assuming insurer, to assist the Commissioner and the court in connection with their review of the 14

15 proposed transaction. Should the Commissioner, in his or her sole discretion, reject the nominees, he or she may appoint the independent expert. The report which shall provide the following:

19 (1) a statement of the independent expert's 20 professional qualifications and descriptions of 21 the experience that qualifies him or her as an 22 expert suitable for the engagement,

(2) whether the independent expert has, or has had,
 direct or indirect interest in the transferring

1		or assuming insurer or any of their respective
2		affiliates,
3	(3)	the scope of the report,
4	(4)	a summary of the terms of the Insurance Business
5		Transfer Plan to the extent relevant to the
6		report,
7	(5)	a listing and summaries of documents, reports and
8		other material information the independent expert
9		has considered in preparing the report and
10		whether any information requested was not
11		provided,
12	(6)	the extent to which the independent expert has
13		relied on information provided by and the
14		judgment of others,
15	(7)	the people on <u>upon</u> whom the independent expert
16		has relied and why, in his or her opinion, such
17		reliance is reasonable,
18	(8)	the independent expert's opinion of the likely
19		effects of the Insurance Business Transfer Plan
20		on policyholders, reinsurers, and claimants,
21		distinguishing between:
22		(a) transferring policyholders, reinsurers, and
23		claimants,
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1	(b) policyholders, reinsurers, and claimants of
2	the transferring insurer whose policies will
3	not be transferred, and
4	(c) policyholders, reinsurers, and claimants of
5	the assuming insurer,
6	(9) for each opinion that the independent expert
7	expresses in the report the facts and
8	circumstances supporting the opinion, and
9	(10) consideration as to whether the security position
10	of policyholders that are affected by the
11	Insurance Business Transfer are materially
12	adversely affected by the transfer.
13	2. The independent expert's opinion report as required by
14	subparagraph n of paragraph 1 of this subsection shall include, but
15	not be limited to, a review of the following:
16	a. analysis of the transferring insurer's actuarial
17	review of reserves for the subject business to
18	determine the reserve adequacy,
19	b. analysis of the financial condition of the
20	transferring <u>insurer</u> and assuming insurers <u>insurer</u> and
21	the effect the transfer Insurance Business Transfer
22	will have on the financial condition of each insurance
23	company,
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- c. review of the plans or proposals the assuming insurer
 has with respect to the administration of the policies
 subject to the proposed transfer plan,
- d. whether the proposed transfer has a material, adverse
 impact effect on the policyholders, reinsurers, and
 claimants of the transferring and the assuming
 insurers,
- e. analysis of the assuming insurer's corporate
 governance structure to ensure that there is proper
 board and management oversight and expertise to manage
 the subject business, and
- f. any other information that the Commissioner requests
 in order to review the Insurance Business Transfer.

14 3. The Commissioner shall have sixty (60) business days from 15 the date of receipt of a complete Insurance Business Transfer Plan 16 to review the Plan to determine if the applicant is authorized to 17 submit it to the court. The Commissioner may extend the sixty-day 18 review period for an additional thirty (30) business days.

The Commissioner shall authorize the submission of the Plan
 to the court unless he or she finds that the Insurance Business
 Transfer would have will cause a material adverse impact effect on
 the interests of policyholders, reinsurers, or claimants that are
 part of the subject business.

1 5. If the Commissioner determines that the Insurance Business 2 Transfer would have will cause a material adverse impact effect on the interests of policyholders, reinsurers, or claimants that are 3 part of the subject business, he or she the Commissioner shall 4 5 notify the applicant and specify any modifications, supplements or amendments and any additional information or documentation with 6 respect to the Plan that must be provided to the Commissioner before 7 he or she will allow the applicant to proceed with the court filing. 8

9 6. The applicant shall have thirty (30) days from the date the Commissioner notifies him or her, pursuant to paragraph 5 of this 10 subsection, to file an amended Insurance Business Transfer Plan 11 providing the modifications, supplements or amendments and 12 additional information or documentation as requested by the 13 Commissioner. If necessary the applicant may request in writing an 14 extension of time of thirty (30) days. If the applicant does not 15 make an amended filing within the time period provided for in this 16 paragraph_{τ} including any extension of time granted by the 17 Commissioner, the Insurance Business Transfer Plan filing will 18 terminate and a subsequent filing by the applicant will be 19 considered a new filing which shall require compliance with all 20 provisions of this act as if the prior filing had never been made. 21 7. The Commissioner's review period in paragraph 3 of this 22 subsection shall recommence when the modification, supplement, 23

1 amendment or additional information requested in paragraph 5 of this
2 subsection is received.

8. If the Commissioner determines that the Plan applicant may
proceed with <u>filing a petition with</u> the court <u>filing seeking</u>
<u>approval and implementation of the Plan</u>, the Commissioner shall
confirm that fact in writing to the applicant.

B. Application Petition to the court for approval and
implementation of the Insurance Business Transfer Plan.

9 1. Within thirty (30) days after notice the filing and transmission of the Commissioner's order determining the from the 10 Commissioner that the applicant may proceed with the court filing, 11 12 the applicant shall apply to the court for approval of the Insurance Business Transfer Plan satisfies the requirements of this act, the 13 assuming insurer, transferring insurer, or reinsurer may file a 14 petition with the court seeking an order of approval and 15 implementation of the Insurance Business Transfer Plan. Upon 16 written request by the applicant to the Commissioner, the 17 Commissioner may extend the period for filing an application a 18 petition under this subsection with the court may be extended for an 19 additional thirty (30) days. 20

21 2. The applicant <u>petition</u> shall inform the court of the reasons
22 why he or she petitions the court to find no material adverse impact
23 to policyholders or claimants affected by the proposed transfer.
24 include:

1	<u>a.</u>	relief	sought,

- information, arguments, and authorities supporting the 2 b. requested relief including information and analysis 3 which will support the court's finding that the plan 4 5 will not result in a material adverse effect to policyholders, reinsurers, or claimants, 6 the Insurance Business Transfer Plan, 7 с. preliminary list of witnesses and exhibits which the 8 d. 9 petitioner reasonably intends to present to the court, and 10 request for the court to enter judgement in favor of 11 e. the petitioner, which shall include finding of fact, 12 conclusion of law, order of approval and 13 implementation of the Plan, and retention of 14 jurisdiction to allow the parties to request such 15 orders regarding incidental, consequential, and 16 supplementary matters necessary to assure the full and 17 effective implementation of the Plan. 18 3. The application shall be in the form of a verified petition 19 for implementation of the Insurance Business Transfer Plan in the 20 court. The petition shall include the Insurance Business Transfer 21 Plan and shall identify any documents and witnesses which the 22 applicant intends to present at a hearing regarding the petition. 23
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4. The Commissioner shall be a party to the proceedings before
 the court concerning the petition and shall be served with copies of
 all filings pursuant to <u>subsection D of Section 2005 of Title 12 of</u>
 <u>the Oklahoma Statutes and</u> the Rules for District Courts of Oklahoma.
 <u>4.</u> The Commissioner's position in the proceeding shall not be
 limited by his or her initial review of the Plan.

5. Following the filing of the petition, the applicant shall 7 file a motion for a scheduling order setting a hearing on the 8 9 petition. Within thirty (30) days after the filing of the petition, 10 the petitioner shall file a request for the court to enter a preliminary scheduling order, which shall include a date and time 11 12 for a status conference. The status conference shall occur no less than fourteen (14) days after the conclusion of the sixty (60) day 13 comment period required in paragraph 8 of this subsection. 14

6. Within fifteen (15) forty-five (45) days after receipt of the court enters the preliminary scheduling order, the applicant petitioner shall cause the transmission and publication of a notice of the hearing to be provided matter before the court in accordance with the notice provisions of Section 1685 of this title. Following the date of distribution of the notice, there shall be a sixty-day comment period.

7. The notice to policyholders shall state or provide <u>include</u>:
a. the date and time of the approval hearing <u>status</u>
conference required in paragraph 5 of this subsection,

1	b.	the name, address and telephone number of the assuming
2		insurer <u>,</u> and transferring insurer, <u>and Commissioner</u>
3		for policyholders to contact to obtain further
4		information,
5	с.	that a policyholder may comment on or object to the
6		transfer and novation procedures and deadlines for
7		policyholders, claimants, and third parties to submit
8		comments, objections, and requests to be heard at
9		trial regarding the Plan,
10	d.	the procedures and deadline for submitting comments or
11		objections on the Plan procedure for policyholders to
12		request the petitioner provide one (1) hard copy, free
13		of charge, to policyholders unable to access or
14		acquire an electronic copy of the Plan and associated
15		information, if any,
16	e.	a summary of any effect that the transfer and novation
17		will have on the policyholder's rights the order
18		entered by the Commissioner pursuant to paragraph 8 of
19		subsection A of this section including the effect the
20		plan will have on the policy holders, if any,
21	f.	a statement that the assuming insurer is authorized,
22		as provided in this section, to assume the subject
23		business and that court approval of the Plan shall
24		extinguish all rights of policyholders under policies

1		that are part of the subject business against the
2		transferring insurer name and location of the court in
3		which the petition is filed,
4	g.	that policyholders shall not have the opportunity to
5		opt out of or otherwise reject the transfer and
6		novation case number, parties, and other identifying
7		information of the matter in the petition,
8	h.	contact information for the Insurance Department where
9		the policyholder may obtain further information relief
10		sought in the petition, and
11	i.	information on how an electronic copy of the Insurance
12		Business Transfer Plan may be accessed. In the event
13		policyholders are unable to readily access electronic
14		copies, the applicant shall provide hard copies by
15		first-class mail. procedure to access an electronic
16		copy of the Plan and associated information, if any,
17	<u>j.</u>	further notice of filings, schedules, orders, and
18		other information will only be provided pursuant to
19		paragraph 10 of this subsection, and
20	<u>k.</u>	if the Plan is approved by the court, the court shall
21		enter judgement consistent with paragraph 3 of
22		subsection C of this section.
23	8. <u>The l</u>	ast date of transmission and publication of the notice
24	shall be foll	owed by a comment period no less than sixty (60) days.

1 9. Any person $_{\overline{r}}$ including by their legal representative, who 2 provides written notice within the sixty (60) day comment period identified in paragraph 8 of this subsection, and states the person 3 considers himself, herself or itself to be materially adversely 4 5 affected can by the approval and implementation of the Plan may present evidence or comments to the court at the approval hearing 6 trial. However, such comment or evidence shall not confer standing 7 as a party on any person. Any person participating in any pretrial 8 9 proceeding or the trial of petitioner's request for approval hearing 10 and implementation of the Plan must follow the process established by the court and shall bear his or her own costs and attorney fees. 11 12 10. Only parties to this matter and those persons and other third parties who file a request to provide comments, objections, or 13 requests to be heard pursuant to paragraph 8 of this subsection 14 shall receive further notice and copies of filings with the court, 15 pursuant to subsection D of Section 2005 of Title 12 of the Oklahoma 16 Statutes and the Rules for District Courts of Oklahoma; provided, 17 however, all persons and other third parties shall receive notice 18 pursuant to subparagraph d of paragraph 3 of subsection C of this 19 20 section. 11. Within forty-five (45) days of the status conference 21 required pursuant to paragraph 5 of this subsection, the petitioner 22 shall file a motion for a scheduling order and to enter this matter 23 24 on the court's trial docket.

C. Approval <u>by the court</u> of the Insurance Business Transfer
 Plan.

3	1. After the comment period pursuant to paragraph 6 of
4	subsection B of this section has ended the Insurance Business
5	Transfer Plan shall be presented by the applicant for approval by
6	the court. Pursuant to a scheduling order set forth in paragraph 11
7	of subsection B of this section, and other orders by the court, the
8	petitioner shall present the Insurance Business Transfer Plan,
9	evidence, and arguments to the court for approval and implementation
10	<u>of the Plan.</u>
11	2. At any time before the court issues an order approving the
12	Insurance Business Transfer Plan judgement, the applicant petitioner
13	may withdraw the Insurance Business Transfer Plan petition without
14	prejudice to refiling.
15	3. If the court finds that the <u>approval and</u> implementation of
16	the Insurance Business Transfer Plan would will not materially
17	adversely affect the interests of policyholders or claimants that of
18	policies which are part of the subject business, the court shall
19	enter an implementation order judgement in favor of the petitioner.
20	The implementation judgement and order shall include:
21	a. order implementation of the Insurance Business
22	Transfer Plan findings of fact,
23	b. order a statutory novation with respect to all
24	policyholders or reinsureds and their respective

1		poli	cies and reinsurance agreements under the subject
2		busi	ness, including the extinguishment of all rights
3		of p	olicyholders under policies that are part of the
4		subj	ect business against the transferring insurer, and
5		prov	iding that the transferring insurer shall have no
6		furt	her rights, obligations, or liabilities with
7		resp	ect to such policies, and that the assuming
8		insu	rer shall have all such rights, obligations, and
9		liab	ilities as if it were the original insurer of such
10		poli	cies <u>conclusion of law</u> ,
11	с.	rele	ase the transferring insurer from any and all
12		obli	gations or liabilities under policies that are
13		part	of the subject business, approval and
14		impl	ementation of the Plan including:
15		(1)	simultaneous transfer and novation from the
16			transferring insurer to the assuming insurer of
17			the subject business with respect to all
18			policyholders, reinsurers, claimants and their
19			respective policies, and reinsurance agreements
20			under the subject business,
21		(2)	simultaneous transfer and novation from the
22			transferring insurer and the assuming insurer of
23			all property, rights, obligations, and
24			liabilities including, but not limited to, the

1		ceded reinsurance of transferred policies and
2		contracts included in the subject business,
3		notwithstanding any nonassignment provisions in
4		any such reinsurance contracts or other
5		agreements,
6	<u>(3)</u>	assuming insurer shall have all of transferring
7		insurer's rights, obligations, and liabilities
8		regarding the subject business as if it were the
9		original insurer of such policies including the
10		same standing as the transferring insurer
11		pursuant to contract, statute, and
12		interpretation, relating back to the issuance of
13		such policies, and
14	(4)	policyholders' and claimants' rights obligations
15		and liabilities, if any, under their respective
16		policies which are part of the subject business
17		shall not be enlarged, extended, limited, or
18		reduced; provided, however, the policyholders and
19		claimants may not pursue or be pursued by the
20		transferring insurer to satisfy their respective
21		rights, obligations, and liabilities, but instead
22		the policyholders and claimants may pursue or be
23		pursued by the assuming insurer,

1	d. authorize and order the transfer of property or
2	liabilities, including, but not limited to, the ceded
3	reinsurance of transferred policies and contracts on
4	the subject business, notwithstanding any
5	nonassignment provisions in any such reinsurance
6	contracts. The subject business shall vest in and
7	become liabilities of the assuming insurer,
8	e. order that the applicant provide notice of the
9	petitioner to provide notice of the judgement
10	including the resulting transfer and novation in
11	accordance with the notice provisions in Section 1685
12	of this title, and
13	f. e. make such other orders and provisions with respect to
14	incidental, consequential and supplementary matters as
15	are necessary to assure the full and effective
16	implementation of the Insurance Business Transfer Plan
17	is fully and effectively carried out., and
18	f. retain jurisdiction of the matter to allow the parties
19	to request such additional orders regarding
20	incidental, consequential and supplemental matters
21	necessary to assure the full and effective
22	implementation of the Plan.
23	4. If the court finds that the Insurance Business Transfer Plan
24	should not be approved, the court by its order may:

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a. deny the petition, or

b. provide the applicant petitioner leave to file an
amended petition including an amended Insurance
Business Transfer Plan and petition.

5 5. Nothing in this section in any way affects the right of6 appeal of any party.

D. Implementation of Insurance Business Transfer Plan <u>Rules</u>.
The Commissioner shall have the authority to promulgate rules to
effectuate the provisions of the Insurance Business Transfer Act.
E. The review of an application for an Insurance Business

11 Transfer, including any documents, materials, All testimony,

12 documents, exhibits, analysis, communications, or other information or evidence submitted to the Commissioner or independent expert in 13 contemplation of such an application, submitted to the court in 14 support of a petition, or developed by the Commissioner or 15 independent expert in connection with such application, or petition 16 for approval and implementation of an Insurance Business Transfer 17 Plan, shall be treated for purposes of confidentiality as an 18 examination of the financial condition and/or market conduct of the 19 transacting companies under Sections 309.1 through 309.7 of this 20 title. 21

22 SECTION 5. It being immediately necessary for the preservation 23 of the public peace, health or safety, an emergency is hereby

1	declared to exist, by reason whereof this act shall take effect and
2	be in full force from and after its passage and approval.
3	COMMITTEE REPORT BY: COMMITTEE ON RETIREMENT AND INSURANCE February 28, 2022 - DO PASS AS AMENDED
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