1

3

AN ACT relating to surcharges on insurance policies.

## 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

→ Section 1. KRS 136.392 is amended to read as follows:

4 (1)(a) Every domestic, foreign, or alien insurer, other than life and health insurers, 5 which is either subject to or exempted from Kentucky premium taxes as levied 6 pursuant to the provisions of either KRS 136.340, 136.350, 136.370, or 7 136.390, shall charge and collect a surcharge of one dollar and fifty cents 8 (\$1.50) upon each one hundred dollars (\$100) of premium, assessments, or 9 other charges, except for those municipal premium taxes, made by it for 10 insurance coverage provided to its policyholders, on risk located in this state, 11 whether the charges are designated as premiums, assessments, or otherwise. 12 The premium surcharge shall be collected by the insurer from its 13 policyholders at the same time and in the same manner that its premium or 14 other charge for the insurance coverage is collected. The premium surcharge 15 shall be disclosed to policyholders pursuant to administrative regulations 16 promulgated by the commissioner of insurance. However, no insurer or its 17 agent shall be entitled to any portion of any premium surcharge as a fee or 18 commission for its collection. On or before the twentieth day of each month, 19 each insurer shall report and remit to the Department of Revenue, on forms as 20 it may require, all premium surcharge moneys collected by it during its 21 preceding monthly accounting period less any moneys returned to 22 policyholders as applicable to the unearned portion of the premium on policies 23 terminated by either the insured or the insurer. Insurers with an annual liability 24 of less than one thousand dollars (\$1,000) for each of the previous two (2) 25 calendar years may report and remit to the Department of Revenue all 26 premium surcharge moneys collected on a calendar year basis on or before the 27 twentieth day of January of the following calendar year. The funds derived

1			from the premium surcharge shall be deposited in the State Treasury, and shall
2			constitute a fund allocated for the uses and purposes of the Firefighters
3			Foundation Program fund, KRS 95A.220 and 95A.262, and the Law
4			Enforcement Foundation Program fund, KRS 15.430.
5		(b)	Effective July 1, 2017[1992], the surcharge rate in paragraph (a) of this
6			subsection shall only be adjusted by an Act of the General Assembly, and the
7			adjusted rate shall be applied beginning ninety (90) days after the effective
8			date of the Act[the commissioner of revenue to a rate calculated to provide
9			sufficient funds for the uses and purposes of the Firefighters Foundation
10			Program fund as prescribed by KRS 95A.220 and 95A.262 and the Law
11			Enforcement Foundation Program fund as prescribed by KRS 15.430 for each
12			fiscal year. The rate shall be calculated using as its base the number of local
13			government units eligible for participation in the funds under applicable
14			statutes as of January 1, 1994. To allow the commissioner of revenue to
15			calculate an appropriate rate, the secretary of the Public Protection Cabinet
16			and the secretary for the Justice and Public Safety Cabinet shall certify to the
17			commissioner of revenue each year the estimated budgets for the respective
18			funds specified above, including any surplus moneys in the funds, which shall
19			be incorporated into the consideration of the adjusted rate. As soon as
20			practical, the commissioner of revenue shall advise the commissioner of
21			insurance of the new rate and the commissioner of insurance shall inform the
22			affected insurers. The new rate shall take effect no earlier than six (6) months
23			from the date that the commissioner of insurance notifies the affected
24			insurers].
25	(2)	Wit	hin five (5) days after the end of each month, all insurance premium surcharge

(2) Within five (5) days after the end of each month, all insurance premium surcharge
 proceeds deposited in the State Treasury as set forth in this section shall be paid by
 the State Treasurer into the Firefighters Foundation Program fund trust and agency

XXXX

17 RS XXXX

1 account and the Law Enforcement Foundation Program fund trust and agency 2 account. The amount paid into each account shall be proportionate to each fund's 3 respective share of the total deposits, pursuant to KRS 42.190. Moneys deposited to 4 the Law Enforcement Foundation Program fund trust and agency account shall not 5 be disbursed, expended, encumbered, or transferred by any state official for uses 6 and purposes other than those prescribed by KRS 15.410 to 15.500, except that 7 beginning with fiscal year 1994-95, through June 30, 1999, moneys remaining in 8 the account at the end of the fiscal year in excess of three million dollars 9 (\$3,000,000) shall lapse. On and after July 1, 1999, moneys in this account shall not lapse. Money deposited to the Firefighters Foundation Program fund trust and 10 11 agency account shall not be disbursed, expended, encumbered, or transferred by any 12 state official for uses and purposes other than those prescribed by KRS 95A.200 to 13 95A.300, except that beginning with fiscal year 1994-95, through June 30, 1999, 14 moneys remaining in the account at the end of the fiscal year in excess of three 15 million dollars (\$3,000,000) shall lapse, but moneys in the revolving loan fund 16 established in KRS 95A.262 shall not lapse. On and after July 1, 1999, moneys in 17 this account shall not lapse.

18 Insurance premium surcharge funds collected from the policyholders of any (3)19 domestic mutual company, cooperative, or assessment fire insurance company shall 20 be deposited in the State Treasury, and shall be paid monthly by the State Treasurer 21 into the Firefighters Foundation Program fund trust and agency account as provided 22 in KRS 95A.220 to 95A.262. However, insurance premium surcharge funds 23 collected from policyholders of any mutual company, cooperative, or assessment 24 fire insurance company which transfers its corporate domicile to this state from 25 another state after July 15, 1994, shall continue to be paid into the Firefighters 26 Foundation Program fund and the Law Enforcement Foundation Program fund as 27 prescribed.

Page 3 of 5

## **UNOFFICIAL COPY AS OF 01/04/17**

17 RS XXXX

1 No later than July 1 of each year, the Department of Insurance shall provide the (4)2 Department of Revenue with a list of all Kentucky-licensed property and casualty 3 insurers and the amount of premium volume collected by the insurer for the 4 preceding calendar year as set forth on the annual statement of the insurer. No later 5 than September 1 of each year, the Department of Revenue shall calculate an 6 estimate of the premium surcharge due from each insurer subject to the insurance 7 premium surcharge imposed pursuant to this section, based upon the surcharge rate 8 imposed pursuant to this section and the amount of the premium volume for each 9 insurer as reported by the Department of Insurance. The Department of Revenue 10 shall compare the results of this estimate with the premium surcharge paid by each 11 insurer during the preceding year and shall provide the Legislative Research 12 Commission, the Commission on Fire Protection Personnel Standards and 13 Education, the Kentucky Law Enforcement Council, and the Department of 14 Insurance with a report detailing its findings on a cumulative basis. In accordance 15 with KRS 131.190, the Department of Revenue shall not identify or divulge the 16 confidential tax information of any individual insurer in this report. 17 The insurance premiums surcharge provided in this section shall not apply to (5) 18 premiums collected from the following: 19 (a) The federal government; 20 Resident educational and charitable institutions qualifying under Section (b) 21 501(c)(3) of the Internal Revenue Code; 22 (c) Resident nonprofit religious institutions for real, tangible, and intangible

- 23 property coverage only;
- 24 (d) State government for coverage of real property; or
- 25 (e) Local governments for coverage of real property.
- 26 (6) Pursuant to the Non-Admitted and Reinsurance Reform Act of 2010, Title V,
  27 Subtitle B, of the Dodd-Frank Wall Street Reform and Consumer Protection Act,

- Pub. L. No. 111-203, the insurance premium surcharge on non-admitted insurance
   for multistate risks shall be exempt from the provisions of this section but shall be
   subject to the provisions of KRS 304.10-180.
- $\bullet$  Section 2. The amendments made to KRS 136.392 in Section 1 of this Act shall
- 5 be applied retroactively to July 1, 2017.