First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 23-0130.01 Megan McCall x4215

HOUSE BILL 23-1111

HOUSE SPONSORSHIP

Bird,

SENATE SPONSORSHIP

Hansen, Liston

House Committees

Finance

Senate Committees

	A BILL FOR AN ACT
101	CONCERNING HARMONIZATION OF THE UNAUTHORIZED INSURANCE
102	PREMIUM TAX RATE WITH THE SURPLUS LINES INSURANCE
103	PREMIUM TAX RATE.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Legislative Oversight Committee Concerning Tax Policy. The bill increases the unauthorized insurance premium tax rate from 2.25% to 3% in parity with the surplus lines insurance tax rate.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Legislative declaration. (1) The general assembly
3	hereby finds and declares that:
4	(a) There is a policy interest in ensuring tax parity so that insureds
5	are subject to the same rates of taxation;
6	(b) The current tax rate for unauthorized insurance premiums is
7	a different rate than the rate of taxation on premiums for surplus line
8	coverage from nonadmitted insurers;
9	(c) Increasing the tax rate for unauthorized insurance premiums
10	to 3% to achieve tax parity is an incidental change because the purpose
11	of the change is to achieve tax parity and not to raise revenue;
12	(d) Increasing the tax rate for unauthorized insurance premiums
13	to 3% is also a de minimis change because the cost of an election on the
14	question of increasing the unauthorized insurance premium tax rate by
15	0.75% from $2.25%$ to $3%$ would exceed the additional revenue obtained
16	by the tax rate increase; and
17	(e) Because increasing the tax rate for unauthorized insurance
18	premiums from 2.25% to 3% is both incidental and de minimis, the
19	Colorado supreme court's holdings in Mesa County Bd. of County
20	Comm'rs v. State, 203 P.3d 519 (Colo. 2009), and TABOR Found. v. Reg'l
21	Transp. Dist., 2018 CO 29, make clear that requiring voter approval for
22	the increase would reflect an interpretation of the Taxpayer's Bill of
23	Rights, article X, section 20 of the state constitution, that would
24	unreasonably curtail the everyday functions of government and yield an
25	absurd result that the voters who approved that constitutional provision
26	could not have intended.
27	SECTION 2. In Colorado Revised Statutes, 10-3-909, amend (1)

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as follows:

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10-3-909. Unauthorized insurance premium tax. (1) Except as to premiums that are subject to a federal premium, excise, or stamp tax equal to or in excess of two and one-fourth THREE percent of net premiums, and except as to premiums on independently procured insurance on which tax has been paid pursuant to section 10-3-209, 10-5-111, or 10-5-111.5, every insured under a contract procured from an unauthorized insurer shall pay to the division of insurance before March 1 next succeeding the calendar year in which the insurance was so effectuated, continued, or renewed a premium tax of two and one-quarter THREE percent of net premiums charged for the insurance. Such insurance on subjects resident, located, or to be performed in this state procured through negotiations or an application, in whole or in part occurring or made within or from within or outside of this state, or for which premiums in whole or in part are remitted directly or indirectly from within or outside of this state, is deemed to be insurance procured, continued, or renewed in this state. The term "premium" includes all premiums, membership fees, assessments, dues, and any other consideration for insurance. If the tax prescribed by this section is not paid within the time stated, the tax is increased by a penalty of twenty-five percent and by the amount of an additional penalty computed at the rate of one percent per month or any part thereof from the date the payment was due to the date paid.

SECTION 3. Act subject to petition - effective date - applicability. (1) This act takes effect January 1, 2024; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act

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- within the ninety-day period after final adjournment of the general assembly, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2024 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.
- 6 (2) This act applies to policies for unauthorized insurance issued 7 on or after the applicable effective date of this act.

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