

(b) No insurer shall be approved as a surplus line insurer until it has filed annually with the Commissioner the following:

(1) A written request to be approved as a surplus line insurer for those surplus lines authorized by the Commissioner;

(2) A certified copy of its annual statement on convention form, showing the amount by line of surplus line business written on risks located in this State during the period covered by said statement;

(3) A certificate of compliance issued by the insurance department of the state of domicile; AND

(4) A certificate of deposit issued by the official custodian of deposits of the state of domicile.

DRAFTER'S NOTE: This corrects the omission of a conjunction in Article 48A, § 190(b).

The conjunction, "and", was omitted from Ch. 86 of the Acts of 1974.

The omission of the conjunction was noted by the Michie Company.

211A.

The provisions of this subtitle shall not apply to the following:

(a) Reinsurance of the liability of an admitted insurer;

(b) Insurance against perils of navigation, transit or transportation upon hulls, freights or disbursements, or other shipowner interest; upon goods, wares, merchandise and all other personal property and interests therein, in course of exportation from or importation into any country, or transportation coastwise, including transportation by land or water from point of origin to final destination and including war risks; and marine builder's risks, dry docks and marine railways, including insurance of ship repairer's liability, and protection and indemnity insurance, but excluding insurance covering bridges or tunnels[.];

(c) Aircraft insurance;

(d) Insurance on property or operations of railroads engaged in interstate commerce;

(e) Insurance effectuated in accordance with the Surplus Line Insurance Law, Subtitle 13; [or]