Ame Who - 2023	le	d Reading/2nd House-tan - Requested by: Barry Usher - (S) Co	mmittee of
68th Legislature 2023		Drafter: Jameson Walker, 406-444-3722	HB0808.002.001
1		HOUSE BILL NO. 808	
2		INTRODUCED BY S. GUNDERSON	
3			
4	A BILL FOR A	AN ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATING TO S	URETY BAIL
5	BOND INSUR	RANCE; PROVIDING QUALIFICATIONS FOR A SURETY BAIL BOND INSURA	NCE LICENSE;
6	PROVIDING L	LICENSE REQUIREMENTS AND TRAINING; PROVIDING FOR THE ARREST	AUTHORITY OF
7	THE BAIL BO	OND SURETY INSURANCE PRODUCER PRODUCERS; REVISING SURPLUS	LINES
8	INSURANCE	LAWS; REVISING RULEMAKING AUTHORITY BY THE COMMISSIONER OF	INSURANCE;
9	AMENDING S	SECTIONS 33-2-306, 33-17-212, <u>33-26-106,</u> 33-26-108, 46-9-401, AND 46-9-51	0, MCA; AND
10	PROVIDING E	EFFECTIVE DATES."	
11			
12	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
13			
14	NEW	SECTION. Section 1. Special qualifications for surety bail bond insurance	e license. (1)
15	Before approv	ving an application for a surety bail bond insurance license, the commissioner sh	all verify that the
16	individual:		
17	(a)	is a natural person at least 21 years of age;	
18	(b)	is a citizen of the United States or is lawfully entitled to remain and work in th	e United States;
19	(c)	has obtained a high school diploma, a general equivalency diploma or equiva	lent document, or
20	an equivalent	education as determined by the commissioner;	
21	(d)	has complied with the requirements of 33-17-211; and	
22	(e)	has successfully completed the training required in [section 2].	
23	(2)	An individual may not receive, renew, or hold a surety bail bond license if the	individual:
24	(a)	has been convicted of a felony in this state or of any offense committed in an	other state that
25	would be a fel	lony if committed in this state; or	
26	(b)	has been convicted of an offense involving dishonesty, a breach of trust, viole	ence, threatened
27	violence, or th	ne unlawful use, sale, or possession of a controlled substance.	



Amendment - 2nd Reading/2nd House-tan - Requested by: Barry Usher - (S) Committee of Whole						
	- 2023 68th Legislature 2023 Drafter: Jameson Walker, 406-444-3722 HB0808.002.001					
1						
2		SECTION. Section 2. Surety bail bond insurance license basic course of training				
3	temporary lic	ense. (1) Except as otherwise provided in this section, an applicant for a surety bail bond				
4	insurance licer	nse shall satisfactorily complete a basic course of training for bail enforcement agents that is				
5	approved by th	ne commissioner.				
6	(2)	The basic course of training must consist of at least 40 hours of training that includes				
7	instruction in:					
8	(a)	the following areas of the law:				
9	(i)	constitutional law;				
10	(ii)	procedures for arresting a defendant and surrendering a defendant into custody;				
11	(iii)	civil liability;				
12	(iv)	the civil rights of a person who is detained in custody;				
13	(v)	the use of force; and				
14	(vi)	the history and principles of bail;				
15	(b)	procedures for field operations, including without limitation:				
16	(i)	handling a person with mental illness or a person who is under the influence of alcohol or				
17	a controlled su	ibstance; and				
18	(ii)	the care and custody of a prisoner;				
19	(c)	the skills required of bail enforcement agents, including without limitation:				
20	(i)	writing reports and completing forms;				
21	(ii)	methods of arrest;				
22	(iii)	nonlethal weapons;				
23	(iv)	the safe retention of weapons;				
24	(v)	qualifications for the use of firearms; and				

- 25 (vi) defensive tactics; and
- 26 (d) the following subjects:
- 27 (i) first aid used in emergencies; and



Amendment - 2nd Reading/2nd House-tan - Requested by: Barry Usher - (S) Committee of Whole - 2023 68th Legislature 2023 Drafter: Jameson Walker, 406-444-3722 HB0808.002.001 1 (ii) cardiopulmonary resuscitation. 2 (3) In lieu of completing the basic course of training required by subsection (1), an applicant may 3 submit proof to the commissioner that the applicant has completed a course of training required by a municipal, 4 state, or federal law enforcement agency or a branch of the armed forces to carry out the duties of a peace 5 officer. 6 (4) An applicant for a surety bail bond insurance license shall complete the training required by this 7 section within 12 months after the date the applicant is employed by a licensed surety bail bond agent. The 8 commissioner may issue a temporary license to an applicant who has not completed the training if the applicant 9 is otherwise gualified to be issued a license as a surety bail bond agent. The temporary license: 10 (a) authorizes the applicant to act as a surety bail bond agent while employed by a licensed surety 11 bail bond agent; 12 is valid for up to 12 months; and (b) 13 (c) may not be renewed. 14 NEW SECTION. Section 3. Arrest by surety bail bond insurance producer. (1) A surety bail bond 15 16 insurance producer who has probable cause to believe that a principal insured by the surety insurer to which 17 the producer is appointed has violated the conditions of the principal's release as set by the court, violated the 18 bond conditions set by the surety, or failed to remain law abiding, WILL FAIL TO APPEAR IN COURT, IN VIOLATION OF 19 46-9-503(2), OR HAS VIOLATED A CONDITION OF THE PRINCIPAL'S RELEASE may use reasonable force to arrest and 20 detain the principal only as described in 46-9-510 and this section. 21 (2) The producer shall: 22 (a) except under exigent circumstances, prior to and no more than 6 hours before attempting to 23 apprehend the principal, notify the local police department or sheriff's office of the intent to apprehend the 24 principal in that jurisdiction by telephoning nonemergency dispatch and providing: 25 (i) the name and producer license number of the individual who will be effecting the arrest; and 26 (ii) the name and approximate location of the principal; and

27 (b) immediately after the arrest of the principal, notify the local police department or sheriff's office



Who - 202			
	egislature 2023.	Drafter: Jameson Walker, 406-444-3722	HB0808.002.001
1	by telephoning	nonemergency dispatch and providing:	
2	(i)	the name and producer license number of the individual who effected the arre	st;
3	(ii)	the name of the principal arrested and the description of the location of the an	est; and
4	(iii)	if no notification was given under subsection (2)(a), a detailed explanation of t	he reasons a
5	notification cou	uld not be given.	
6	(3)	As used in this section, the following definitions apply:	
7	(a)	"Principal" means a defendant or a witness who has been admitted to bail and	l who is obligated
8	to appear in co	ourt as required on penalty of forfeiting bail under a commercial bail bond.	
9	(b)	"Surety bail bond insurance producer" or "producer" means an insurance proc	lucer who is
10	licensed to sell	l, solicit, or negotiate commercial bail bonds pursuant to Title 33, chapters 17 ar	ıd 26.
11			
12	Sectio	on 4. Section 33-2-306, MCA, is amended to read:	
13	"33-2- ;	306. Surplus lines insurance producer's authority under license accept	ance of
14	business fron	n other insurance producers. (1) Under a surplus lines insurance producer's li	cense, the
15	licensee may p	place surplus lines insurance, in compliance with this part, with a foreign or alien	⊢insurer not
16	authorized to the	ransact insurance in this state and may act as a surplus lines insurance produce	er in this state for
17	the insurer.		
18	(2)	The surplus lines insurance producer may accept surplus lines insurance from	ı a licensed
19	insurance prod	lucer of an authorized insurer or, if the commissioner agrees in advance, throug	h an individual or
20	business entity	y that has not been appointed as an insurance producer in this state and may pr	ovide
21	compensation	for the service, notwithstanding 33-17-1103.	
22	(3)	(a) A surplus lines insurance producer who places or renews surplus lines ins	urance in
23	accordance wi	th subsection (1) may collect an inspection fee for the actual costs of inspecting	the risk to be
24	covered.		
25	<u>(b)</u>	A surplus lines insurance producer who provides surety appearance bonds sh	all collect a
26	minimum prem	nium of 10% of the guaranteed amount of the surety appearance bond. Premiun	<u>ı must be</u>
27	collected in full	I, and a receipt must be provided with the surety appearance bond and power in	accordance with



- 2023 68th Legislature 2023

Drafter: Jameson Walker, 406-444-3722

HB0808.002.001

1	46-	9-4	01.	<u>"</u>

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Section 4. Section 33-17-212, MCA, is amended to read:

33-17-212. Examination required -- exceptions -- fees. (1) Except as provided in subsection (6),
an individual applying for a license is required to pass a written examination. The examination must test the
knowledge of the individual concerning each kind of insurance listed in subsection (5) for which application is
made, the duties and responsibilities of an insurance producer, and the insurance laws and rules of this state.
The examination must be developed and conducted under rules adopted by the commissioner.

9 (2) (a) The commissioner may conduct the examination or make arrangements, including

10 contracting with an outside testing service, for administering the examination. The commissioner may arrange

11 for the testing service to recover the cost of the examination from the applicant.

- 12 (b) The commissioner may not charge a fee for an applicant taking an examination pertaining to
- 13 prepaid legal insurance. However, the commissioner may contract with an outside testing service for

14 administering the examination, and the commissioner may arrange for the testing service to recover the cost of

15 the examination from the applicant.

16 (3) An individual who fails to appear for the examination as scheduled or fails to pass the

examination may reapply for an examination and shall remit all forms before being rescheduled for anotherexamination.

(4) Except as provided in subsection (6), if the applicant is a business entity, each individual who is
 to be named in the license as having authority to act for the applicant in its insurance transactions under the
 license must meet the qualifications provided for in this section.

- 22 (5)
- 23 applicant has applied to be licensed, as constituted by any one or more of the following classifications:
- 24 (a) life insurance;
- 25 (b) disability insurance;
- 26 (c) property insurance, which for the purposes of this provision includes marine insurance;
- 27 (d) casualty insurance;



Examination of an applicant for a license must cover only the kinds of insurance for which the

Whole - 2023			
68th Legislature 2023		Drafter: Jameson Walker, 406-444-3722	HB0808.002.001
1	(e)	surety insurance;	
2	<u>(f)</u>	surety bail bond insurance;	
3	(f)<u>(g)</u>	limited lines credit insurance;	
4	(g)(h)	title insurance;	
5	(h)<u>(i)</u>	prepaid legal insurance as provided for in 33-1-215.	
6	(6)	This section does not apply to and an examination is not required of:	
7	(a)	an individual lawfully licensed as an insurance producer as to the kind or kin	ds of insurance to
8	be transacted a	as of or immediately prior to January 1, 1961, and who continues to be license	d;
9	(b)	an applicant for a license covering the same kind or kinds of insurance as to	which the
10	applicant was l	icensed in this state, other than under a temporary license, within the 12 mon	ths immediately
11	preceding the	date of application unless the commissioner has suspended, revoked, or termi	nated the previous
12	license;		
13	(c)	an applicant for a license as a nonresident insurance producer;	
14	(d)	a limited lines travel insurance producer and those registered under the limit	ed lines travel
15	insurance prod	lucer's license pursuant to 33-17-1402;	
16	(e)	an association applying for a license under 33-17-211; or	
17	(f)	a casualty insurance producer for the purposes of a separate exam for prepa	aid legal insurance
18	if the casualty i	insurance producer sells prepaid legal insurance as of April 26, 2013, and con	tinues to maintain
19	a license in go	od standing as a casualty insurance producer.	
20	(7)	(a) Subject to the provisions of subsection (7)(b), an individual who applies for	or a nonresident
21	insurance prod	lucer license in this state and who was previously licensed for the same lines of	of authority in
22	another state n	nay not be required to complete any prelicensing education or examination.	
23	(b)	The exemption in subsection (7)(a) is available only if the individual is curren	itly licensed in the
24	other state or t	he individual's application is received within 90 days of the cancellation of the	individual's
25	previous licens	e and if the other state issues a certification that, at the time of the cancellatio	n, the individual
26	was in good st	anding in that state or the state's database records, maintained by the nationa	l association of
27	insurance com	missioners or any of the association's affiliates or subsidiaries that the associa	ation oversees,



- 2023 68th L	, gislature 2023 Drafter: Jameson Walker, 406-444-3722 HB0808.002.0)01
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1	indicate that the insurance producer is or was licensed in good standing for the lines of authority requested."	
2		
3	SECTION 5. SECTION 33-26-106, MCA, IS AMENDED TO READ:	
4	"33-26-106. Cost of surety bond to be allowed in account of officer. (1) Any court or officer who	se
5	duty it is to pass upon the account of any person or corporation required by law to give a bond may, wheneve	۶r
6	such person or corporation has given any such surety company as surety upon such bond, allow in the	
7	settlement of such account a reasonable sum for the expense of procuring such surety.	
8	(2) A surety bail bond insurance producer who provides surety appearance bonds shall collect a	
9	minimum premium of 10% of the guaranteed amount of the surety appearance bond. Premium must be	
10	collected in full and a receipt provided with the surety appearance bond and power in accordance with 46-9-	
11	<u>401.</u> "	
12		
13	Section 6. Section 33-26-108, MCA, is amended to read:	
14	"33-26-108. Rulemaking authority for surety insurers. The commissioner may adopt rules	
15	regarding surety insurers who sell, solicit, or negotiate commercial bail bonds and effect arrests or surrenders	3
16	pursuant to Title 46, chapter 9. The rules must include but are not limited to rules regarding the receipt of	
17	collateral, the description of collateral received, the penalty for failure to return collateral, and an annual list of	F
18	forfeitures of bonds, and the form and manner for reporting surrenders and arrests effected under Title 46,	
19	<u>chapter 9</u> ."	
20		
21	Section 7. Section 46-9-401, MCA, is amended to read:	
22	"46-9-401. Forms of bail. (1) Bail may be furnished in the following ways:	
23	(a) by a deposit with the court of an amount equal to the required bail of cash, stocks, bonds,	
24	certificates of deposit, or other personal property approved by the court;	
25	(b) by pledging real estate situated within the state with an unencumbered equity, not exempt,	
26	owned by the defendant or sureties at a value double the amount of the required bail;	
27	(c) by posting a written undertaking executed by the defendant and by two sufficient sureties;	



- 2023 68th Legislature 2023		Drafter: Jameson Walker, 406-444-3722	HB0808.002.001
1	(d)	by posting a commercial surety bond executed by the defendant and by a qua	lified agent for
2	and on behalf	of the surety company, with proof of the full premium payment collected by sure	ty; or
3	(e)	by posting an offender's driver's license in lieu of bail if the summons describe	s a violation of
4	any offense as	provided in 61-5-214 and if the offender is the holder of an unexpired driver's lid	cense.
5	(2)	The amount of the bond must ensure the appearance of the defendant at all ti	mes required
6	through all stag	ges of the proceeding including trial de novo, if any, and unless the bond is deni	ed by the court
7	pursuant to 46-	-9-107, must remain in effect until final sentence is pronounced in open court.	
8	(3) T	his chapter does not prohibit a surety from surrendering the defendant pursuant	-to 46-9-510 in a
9	case in which t	he surety feels insecure in accepting liability for the defendant.	
10	(4)<u>(3)</u>	Whenever a driver's license is accepted in lieu of bail, the judge shall return th	e driver's license
11	to the defenda	nt:	
12	(a)	after the required bail has been posted or there has been a final determination	of the charge;
13	and		
14	(b)	if the defendant pleaded guilty or was convicted, after a \$25 administrative fee	has been paid
15	to the court."		
16			
17	Sectio	n 8. Section 46-9-510, MCA, is amended to read:	
18	"46-9-	510. Surrender of defendant. (1) At any time before the forfeiture of bail or wi	ithin 90 days after
19	forfeiture: The	surety may arrest the defendant PURSUANT TO [SECTION 3]:	
20	<u>(a)</u>	before the forfeiture of bail; or	
21	<u>(b)</u>	within 90 days after the notice of forfeiture.	
22	<u>(2)</u>	The surety who has authority to arrest a person pursuant to [section 3],	by written
23	authority endor	rsed on a certified copy of the bail bond, may empower any peace officer to mak	(e an arrest of the
24	<u>defendant.</u>		
25	(3) (2)	(a) the <u>The</u> defendant may surrender to the court or any peace officer of this s	state; or.
26	(b)	<u>the The</u> surety company <u>or</u> a surety bail bond insurance producer licensed to s	<u>sell, solicit, or</u>
27	<u>negotiate comr</u>	<u>mercial bail bonds pursuant to Title 33, chapter 17,</u> may arrest the defendant <u>pu</u>	rsuant to [section



- 2023	
	egislature 2023 Drafter: Jameson Walker, 406-444-3722 HB0808.002.001
1	3] and surrender the defendant to the court, any peace officer, or any detention center facility of this state. Any
2	arrest or surrender made pursuant to this subsection (3)(2) must be reported to the commissioner of insurance
3	on a form and in a manner to be determined by the commissioner.
4	(4)(3) THE DEFENDANT MAY SURRENDER TO THE COURT OR ANY PEACE OFFICER OF THIS STATE.
5	(2)(4)(5)(4) The peace officer or detention center facility shall detain the defendant in custody as
6	upon commitment and shall file a certificate, acknowledging the surrender, in the court having jurisdiction of the
7	defendant. The court shall then order the bail exonerated."
8	
9	NEW SECTION. Section 9. Codification instruction. (1) [Sections 1 and 2] are intended to be
10	codified as an integral part of Title 33, chapter 17, and the provisions of Title 33, chapter 17, apply to [sections
11	1 and 2].
12	(2) [Section 3] is intended to be codified as an integral part of Title 46, chapter 6, and the
13	provisions of Title 46, chapter 6, apply to [section 3].
14	
15	NEW SECTION. Section 10. Severability. If a part of [this act] is invalid, all valid parts that are
16	severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,
17	the part remains in effect in all valid applications that are severable from the invalid applications.
18	
19	COORDINATION SECTION. SECTION 11. COORDINATION INSTRUCTION. IF BOTH HOUSE BILL NO. 62 AND
20	[THIS ACT] ARE PASSED AND APPROVED AND IF BOTH CONTAIN A SECTION THAT AMEND 46-9-510, THEN [SECTION 7 OF
21	HOUSE BILL NO. 62], AMENDING 46-9-510, IS VOID.
22	
23	COORDINATION SECTION. SECTION 12. COORDINATION INSTRUCTION. IF BOTH SENATE BILL NO. 172
24	AND [THIS ACT] ARE PASSED AND APPROVED, THEN SENATE BILL NO. 172 IS VOID.
25	
26	NEW SECTION. Section 13. Effective dates. (1) Except as provided in subsection (2), [this act] is
27	effective on passage and approval.



Amendment - 2nd Reading/2nd House-tan - Requested by: Barry Usher - (S) Committee of Nhole - 2023					
	lature 2023	Drafter: Jameson Walker, 406-444-3722	HB0808.002.001		
1	(2)	[Sections 2 through 4 <u>AND</u> 4] are effective January 1, 2024.			
2		- END -			



