

**520.9A Solvency standard — transition.**

Notwithstanding [section 520.9](#), a reciprocal or interinsurance insurer authorized to transact business in this state prior to July 1, 1988, may continue in operation provided that the insurer contributes an additional ten percent of the previous year ending capital and surplus to capital and surplus each year. If an insurer fails to contribute the additional ten percent, the commissioner of insurance may revoke the insurer's authorization to do business in this state. The insurance commissioner may waive this requirement for just cause shown.

[88 Acts, ch 1111, §17](#)

Referred to in [§520.14](#)