## House Amendment to Senate File 549

S-3127 1 Amend Senate File 549, as amended, passed, and reprinted by 2 the Senate, as follows: 1. By striking everything after the enacting clause and 3 4 inserting: <Section 1. Section 432.1, subsections 2 and 4, Code 2023, 5 6 are amended to read as follows: The "applicable percent" for purposes of subsection 1 of 7 2. 8 this section and section 432.2 is the following: a. For calendar years beginning before the 2003 calendar 9 10 year, two percent. For the 2003 calendar year, one and three-fourths 11 b. 12 percent. 13 c. For the 2004 calendar year, one and one-half percent. 14 d. For the 2005 calendar year, one and one-fourth percent. For the 2006 and subsequent calendar years year through 15 е. 16 the 2023 calendar year, one percent. f. For the 2024 calendar year, nine hundred seventy-five 17 18 thousandths of one percent. For the 2025 calendar year, ninety-five hundredths of one 19 q. 20 percent. h. For the 2026 calendar year, nine hundred twenty-five 21 22 thousandths of one percent. 23 i. For the 2027 and subsequent calendar years, nine-tenths 24 of one percent. The "applicable percent" for purposes of subsection 3 is 25 4. 26 the following: 27 For calendar years beginning before the 2004 calendar a. 28 year, two percent. For the 2004 calendar year, one and three-fourths 29 b. 30 percent. For the 2005 calendar year, one and one-half percent. 31 C. For the 2006 calendar year, one and one-fourth percent. 32 d. 33 e, For the 2007 and subsequent calendar years year through 34 the 2023 calendar year, one percent. f. For the 2024 calendar year, nine hundred seventy-five 35

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1 thousandths of one percent.

2 g. For the 2025 calendar year, ninety-five hundredths of one 3 percent.

4 h. For the 2026 calendar year, nine hundred twenty-five
5 thousandths of one percent.

6 <u>*i*</u>. For the 2027 and subsequent calendar years, nine-tenths
7 of one percent.

8 Sec. 2. <u>NEW SECTION</u>. 432.1A Tax on premiums — captive 9 insurance companies.

10 1. a. Each captive company under chapter 521J shall pay 11 on or before March 1 of each year a tax on the direct premiums 12 collected or contracted for on policies or contracts of 13 insurance written by the captive company during the immediately 14 preceding calendar year, after deducting from the direct 15 premiums the amounts paid to policyholders as return premiums, 16 including dividends on unabsorbed premiums or premium deposits 17 returned or credited to policyholders.

18 b. The tax due under paragraph a'' on direct premiums 19 collected or contracted for by a captive company shall be 20 calculated as follows:

21 (1) Seven-twentieths of one percent on the first twenty 22 million dollars of direct premiums.

(2) One-quarter of one percent on each dollar of direct
24 premiums after the first twenty million dollars collected under
25 subparagraph (1).

26 2. *a.* Each captive company under chapter 521J shall pay 27 on or before March 1 of each year a tax on assumed reinsurance 28 premiums. A reinsurance tax shall not apply to premiums for 29 risks or portions of risks that are subject to taxation on a 30 direct basis pursuant to subsection 1.

31 b. A reinsurance premium tax shall not be payable by a 32 captive company in connection with the receipt by the captive 33 company of assets in exchange for the assumption of loss 34 reserves and other liabilities of another insurer under common 35 ownership and control if the transaction is part of a plan

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1 to discontinue the operations of the other insurer, and if 2 the intent of the parties to the transaction is to renew or 3 maintain the other insurer's business with the captive company.

4 c. The amount of reinsurance tax due from a captive company 5 under paragraph a'' shall be calculated as follows:

6 (1) Two-tenths of one percent on the first twenty million7 dollars of assumed reinsurance premiums.

8 (2) One-eighth of one percent on the twenty million 9 dollars of assumed reinsurance premiums collected after the 10 first twenty million dollars of assumed reinsurance premiums 11 collected under subparagraph (1).

12 (3) Five percent on each dollar of assumed reinsurance 13 premiums collected after the twenty million dollars collected 14 under subparagraph (1) and the twenty million dollars collected 15 under subparagraph (2).

16 3. a. (1) Except as provided in subparagraphs (2) and 17 (3), if the aggregate taxes as calculated under subsections 18 1 and 2 that are payable by a captive company are less than 19 five thousand dollars for any one tax year, the captive company 20 shall pay five thousand dollars in tax for that tax year.

(2) If a captive company is subject to the minimum tax under subparagraph (1) in the calendar year in which the company is first granted a certificate of authority under section 521J.2, the tax shall be prorated as follows:

(a) If a certificate of authority is first granted in the
26 first quarter of the calendar year, the tax shall be five
27 thousand dollars.

(b) If a certificate of authority is first granted in the
second quarter of the calendar year, the tax shall be three
thousand seven hundred fifty dollars.

31 (c) If a certificate of authority is first granted in 32 the third quarter of the calendar year, the tax shall be two 33 thousand five hundred dollars.

34 (d) If a certificate of authority is first granted in the 35 fourth quarter of the calendar year, the tax shall be one

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1 thousand five hundred dollars.

2 (3) If a captive company that is subject to the minimum tax 3 under subparagraph (1) surrenders the company's certificate of 4 authority in the year that the captive company is subject to 5 the minimum tax, the tax shall be prorated on a quarterly basis 6 as follows:

7 (a) If the certificate of authority is surrendered in 8 the first quarter of the calendar year, the tax shall be one 9 thousand dollars.

10 (b) If the certificate of authority is surrendered in the 11 second quarter of the calendar year, the tax shall be two 12 thousand five hundred dollars.

13 (c) If the certificate of authority is surrendered in the 14 third quarter of the calendar year, the tax shall be three 15 thousand seven hundred fifty dollars.

16 (d) If the certificate of authority is surrendered in the 17 fourth quarter of the calendar year, the tax shall be five 18 thousand dollars.

19 b. Each protected cell in a protected cell captive company 20 shall be considered separately in determining the aggregate 21 tax to be paid by the protected cell captive company. If the 22 protected cell captive company insures any risks in addition 23 to the protected cells, the determination of the aggregate tax 24 shall, in addition to the protected cells, also include the 25 premium on all insured risks.

26 c. Each series of members of a limited liability company 27 formed as a special purpose captive company shall be considered 28 separately under this section, except that the minimum tax as 29 described in paragraph "a" shall be considered in the aggregate. 30 4. A captive company, other than a protected cell captive 31 company, shall not be required to pay aggregate taxes under 32 this section that exceed one hundred thousand dollars in any 33 one tax year.

5. Two or more captive companies under common ownership and control shall be taxed as a single captive company. For

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1 the purposes of this subsection, "common ownership and control"
2 means either of the following:

*a.* In the case of a stock corporation, the direct or
4 indirect ownership of eighty percent or more of the outstanding
5 voting stock of two or more corporations by the same
6 shareholder or shareholders.

7 b. In the case of a mutual insurer, the direct or indirect 8 ownership of eighty percent or more of the surplus, and the 9 voting power of two or more insurers, by the same member or 10 members.

11 6. Only the branch business of a branch captive company 12 shall be subject to taxation under this section.

13 7. The tax provided for in this section shall be calculated 14 on an annual basis notwithstanding a policy or a contract 15 of insurance, or a contract of reinsurance, that is issued 16 on a multiyear basis. In the case of a multiyear policy or 17 a multiyear contract, the premium shall be prorated for the 18 purpose of calculating the appropriate tax.

19 Sec. 3. Section 507C.3, Code 2023, is amended by adding the 20 following new subsection:

21 <u>NEW SUBSECTION</u>. 8. Captive companies under chapter 521J.
 22 Sec. 4. NEW SECTION. 521J.1 Definitions.

23 As used in this chapter, unless the context otherwise 24 requires:

25 1. "Affiliated company" means a company that is in the 26 same corporate system as a parent, an industrial insured, or 27 a member based on common ownership, control, operation, or 28 management.

29 2. "Alien captive company" means a captive company 30 formed under the laws of an alien jurisdiction that imposes 31 statutory or regulatory standards in a form acceptable to the 32 commissioner on companies transacting the business of insurance 33 in such jurisdiction.

34 3. "Branch business" means any insurance business transacted
35 by a branch captive company in this state.

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4. "Branch captive company" means an alien captive company
 2 authorized by the commissioner by rule to transact the business
 3 of insurance in this state through a business entity with its
 4 principal place of business in this state.

5 5. "Branch operations" means any business operations of a6 branch captive company.

6. "Business entity" means a corporation, a limited
8 liability company, or other legal entity formed by an
9 organizational document. "Business entity" does not include a
10 sole proprietorship.

11 7. "Captive company" means any pure captive company, 12 protected cell captive company, special purpose captive 13 company, or industrial insured captive company formed or 14 authorized under this chapter.

15 8. "Captive reinsurance company" means a captive insurance 16 company in this state, as authorized by the commissioner by 17 rule, that reinsures the risk ceded by any other insurer.

18 9. "Captive risk retention group" means a captive insurance 19 risk retention group formed under this chapter and that is 20 subject to chapter 515E.

21 10. "Cash equivalent" means any short-term, highly liquid 22 investment with an original maturity of three months or less 23 that is readily convertible to known amounts of cash.

24 11. "Commissioner" means the commissioner of insurance.
25 12. "Controlled unaffiliated business entity" means a
26 business entity or sole proprietorship that meets all of the

27 following requirements:

*a.* The business entity or sole proprietorship is not in a
parent's corporate system that consists of the parent and any
affiliated companies.

31 b. The business entity or sole proprietorship has an 32 existing, controlling contractual relationship with the parent 33 or an affiliated company.

34 *c.* The business entity's or sole proprietorship's risks 35 are managed by a pure captive company or an industrial insured

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1 captive company, as applicable.

2 13. "Excess workers' compensation insurance" means, for 3 an employer that has insured or self-insured the employer's 4 workers' compensation risks in accordance with applicable state 5 or federal law, insurance in excess of a specified per-incident 6 or aggregate limit as established by the commissioner by rule. 7 14. "Industrial insured" means an insured that meets all of 8 the following requirements:

9 *a.* The insured procures the insurance of any risk by use 10 of the services of a full-time employee acting as an insurance 11 manager or buyer.

12 b. The insured's aggregate annual premiums for insurance on13 all risks are at least twenty-five thousand dollars.

14 c. The insured employs a minimum of twenty-five full-time 15 employees.

16 15. "Industrial insured captive company" means an insurance 17 company that insures the risks of industrial insureds, 18 comprised of the industrial insured group and the industrial 19 insured group's affiliated companies and the risks of the 20 controlled unaffiliated business of an industrial insured or 21 its affiliates.

16. "Industrial insured group" means a group of industrial insureds that meets either of the following requirements: *a.* The group collectively owns, controls, or holds with the power to vote all of the outstanding voting securities of an industrial insured captive company incorporated as a rock insurer, or has complete voting control over any of the following:

29 (1) An industrial insured captive company incorporated as 30 a mutual insurer.

31 (2) An industrial insured captive company formed as a 32 reciprocal insurer.

33 (3) An industrial insured captive company formed as a34 limited liability company.

35 b. The group is a captive risk retention group.

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1 17. "Mutual insurer" means a business entity that does
2 not have capital stock, and that has a governing body elected
3 by the insurer's policyholders. "Mutual insurer" includes a
4 nonprofit corporation with members.

5 18. "Organizational document" means articles of
6 incorporation, articles of organization, a subscribers'
7 agreement, a charter, or any other document that can legally
8 establish a business entity in this state.

9 19. "Parent" means a sole proprietorship, a business entity, 10 or an individual that directly or indirectly owns, controls, 11 or holds with power to vote more than fifty percent of the 12 outstanding voting securities or membership interests of a 13 captive company.

14 20. "Participant" means a sole proprietorship or a business 15 entity and any affiliates that are insured by a protected cell 16 captive company and whose losses are limited by a participant 17 contract to such participant's pro rata share of the assets 18 of one or more protected cells identified in the participant 19 contract.

20 21. "Participant contract" means a contract by which 21 a protected cell captive company insures the risks of a 22 participant and limits the losses of each participant in the 23 contract to the participant's pro rata share of the assets of 24 one or more protected cells as identified in the contract. 22. "Protected cell" means a separate account established 25 26 by a protected cell captive company formed or authorized 27 under this chapter in which an identified pool of assets and 28 liabilities are segregated and insulated, as provided in 29 section 521J.17, from the remainder of the protected cell 30 captive company's assets and liabilities in accordance with 31 the terms of one or more participant contracts to fund the 32 liability of the protected cell captive company with respect to 33 the participants.

34 23. "Protected cell assets" means all assets, contract 35 rights, and general intangibles identified and attributable to

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1 a specific protected cell of a protected cell captive company.

2 24. "*Protected cell captive company"* means a captive company 3 that meets all of the following requirements:

4 *a.* The minimum legally required capital and surplus of the 5 company is provided by one or more sponsors.

b. The company is formed or authorized under this chapter.
c. The company insures the risks of separate participants
8 through participant contracts.

9 *d.* The company funds the company's liability to each 10 participant through one or more protected cells, and segregates 11 the assets of each protected cell from the assets of other 12 protected cells, and from the assets of the protected cell 13 captive company's general account.

14 e. The company is incorporated or formed as a limited 15 liability company.

16 25. "Protected cell liabilities" means all liabilities 17 and other obligations identified with and attributable to a 18 specific protected cell of a protected cell captive company. 19 26. "Public records" means the same as defined in section 20 22.1.

21 27. "*Pure captive company*" means an insurance company that 22 insures the risks of the company's parent and the parent's 23 affiliated companies, and the risks of controlled unaffiliated 24 business entities.

25 28. "Qualified actuary" means an individual who meets all 26 of the following requirements:

27 *a.* The individual is a member of the American academy of 28 actuaries.

29 b. The individual is qualified to provide the certifications 30 as described in the United States qualifications standards 31 promulgated by the American academy of actuaries pursuant 32 to the code of professional conduct adopted by the American 33 academy of actuaries, the society of actuaries, the American 34 society of pension professionals and actuaries, the casualty 35 actuarial society, and the conference of consulting actuaries.

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1 29. "Series of members" means a group or collection of 2 members of a limited liability company who share interests 3 and who have separate rights, powers, or duties with respect 4 to property, obligations, or profits and losses associated 5 with property or obligations, and who are specified in the 6 organizational document or operating agreement of the limited 7 liability company, or that are specified by one or more 8 members or managers of the limited liability company or other 9 persons as provided in the organizational document or operating 10 agreement.

11 30. "Sole proprietorship" means an individual who does
12 business in a noncorporate form.

13 31. "Special purpose captive company" means a captive 14 company that is formed or authorized under this chapter that 15 does not meet the definition of any other type of captive 16 company as defined in this section, or that is formed by, on 17 behalf of, or for the benefit of a political subdivision of 18 this state.

19 32. "Sponsor" means any person that meets the requirements 20 of sections 521J.17 and 521J.18, and that is approved by the 21 commissioner to do all of the following:

22 a. Provide all or part of the capital and surplus required23 of a protected cell captive company by law.

b. Organize and operate a protected cell captive company.
Sec. 5. <u>NEW SECTION</u>. 521J.2 Certificate of authority.
1. If permitted by its organizational document, a captive
company may apply to the commissioner for a certificate of
authority to provide property insurance, casualty insurance,
life insurance, disability income insurance, surety insurance,
marine insurance, health insurance, or a group health plan,
with the following exceptions:

*a.* A pure captive company shall only insure risks of the
 company's parent and affiliated companies, and of the company's
 controlled unaffiliated business entities.

35 b. An industrial insured captive company shall only insure

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1 risks of the industrial insured company, comprised of the 2 industrial insured group and the industrial insured group's 3 affiliated companies, and the controlled unaffiliated business 4 of an industrial insured group or the industrial insured 5 group's affiliated companies.

6 c. A special purpose captive company shall not provide
7 insurance or reinsurance for risks unless approved by the
8 commissioner.

9 *d*. A captive company or a branch captive company shall not 10 do any of the following:

11 (1) Provide personal lines of insurance, including but not 12 limited to motor vehicle insurance, homeowner's insurance, 13 or any component of motor vehicle insurance or homeowner's 14 insurance on a direct basis.

15 (2) Accept or cede reinsurance except as permitted by the 16 commissioner by rule.

17 (3) Provide health insurance coverage or a group health 18 plan unless the captive company or the branch captive company 19 provides the health insurance coverage or the group health plan 20 only for the parent company and the parent company's affiliated 21 companies.

22 (4) Write workers' compensation insurance on a direct23 basis.

24 (5) Write life insurance on a direct basis.

*e.* A protected cell captive company shall not insure any
risks other than those of the protected cell captive company's
participants.

28 2. A captive company shall not write any insurance business
29 unless the captive company complies with all of the following:
30 a. The captive company obtains a certificate of authority
31 from the commissioner prior to writing any insurance business.
32 b. The captive company's board of directors, board of
33 managing members, or a reciprocal insurer's subscribers'
34 advisory committee, holds at least one annual meeting in the
35 state.

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c. The captive company maintains its principal place of
 2 business in the state.

3 d. The captive company designates a registered agent 4 to accept service of process, files the name and contact 5 information and any subsequent changes regarding the 6 registered agent with the commissioner, and agrees that if the 7 registered agent cannot be found with reasonable diligence, the 8 commissioner may act as an agent of the captive company with 9 respect to any action or proceeding and may be served pursuant 10 to section 505.30.

11 3. a. Prior to receiving a certificate of authority, a
12 captive company shall do all of the following:

13 (1) File with the commissioner all of the following:14 (a) A certified copy of the business entity's

15 organizational document.

16 (b) A statement under oath of an officer of the business
17 entity showing the business entity's financial condition.
18 (c) Any other statement or document required by the
19 commissioner as established by rule.

(2) Submit a description of coverages, deductibles,
21 coverage limits, rates, and any additional information
22 requested by the commissioner to the commissioner for approval.

23 (3) Provide a statement to the commissioner that describes24 all of the following:

25 (a) The character, reputation, and financial standing of26 the organizers of the business entity.

(b) The character, reputation, financial responsibility,
insurance experience, and business qualifications of all
officers, directors, and managing members of the business
entity.

31 (4) Provide any other information required by the 32 commissioner as established by rule.

33 b. If there is a subsequent material change in the
34 information provided to the commissioner under paragraph
35 ~a", the captive company shall submit appropriate supporting

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1 documentation to the commissioner for approval. The captive 2 company shall not offer any additional lines of insurance until 3 on or after the date on which the commissioner approves the 4 supporting documentation. The captive company shall inform the 5 commissioner of any change in rates within thirty calendar days 6 of the captive company's adoption of a change in rate.

7 c. In addition to the information required under paragraphs 8 "a" and "b", each applicant captive company shall file with the 9 commissioner evidence of all of the following:

10 (1) The amount and liquidity of the captive company's assets 11 relative to the risks to be assumed by the captive company.

12 (2) The adequacy of the expertise, experience, and
13 character of the persons who will manage the captive company.
14 (3) The overall soundness of the captive company's plan of
15 operation.

16 (4) The adequacy of the loss prevention program of the 17 captive company's parent, members, or industrial insureds, as 18 applicable.

19 (5) Any other factors deemed relevant by the commissioner to 20 ascertain if the proposed captive company will be able to meet 21 the company's policy obligations.

22 *d.* In addition to the information required under paragraph 23  $a^{,}$ , each applicant that is a protected cell captive company 24 shall file with the commissioner all of the following:

(1) A business plan that demonstrates, at a level of detail deemed sufficient by the commissioner, how the applicant will account for the loss and expense experience of each protected cell, and how the applicant will report the loss and expense experience of each protected cell to the commissioner.

30 (2) A statement that acknowledges that all financial 31 records of the protected cell captive company, including 32 records pertaining to any protected cells, shall be made 33 available upon request for inspection or examination by the 34 commissioner or the commissioner's designated agent.

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35 (3) A copy of each participant contract.

(4) Evidence that expenses will be allocated to each
 2 protected cell in a fair and equitable manner.

3 e. In addition to the requirements of paragraph "a", a 4 captive company formed as a reciprocal insurer shall file with 5 the commissioner a certified copy of the power of attorney of 6 the reciprocal insurer's attorney-in-fact, a certified copy of 7 the reciprocal insurer's subscribers' agreement, a statement 8 under oath of the reciprocal insurer's attorney-in-fact that 9 shows the reciprocal insurer's financial condition, and any 10 other statements or documents required by the commissioner as 11 established by rule.

12 f. All documents and information submitted pursuant to this 13 subsection shall be confidential and shall not be made public 14 without the advance written consent of the submitting company, 15 with the following exceptions:

16 (1) The documents and information shall be discoverable 17 by a party in a civil action or in a contested case to which 18 the captive company that submitted the information is a party 19 upon a showing by the party seeking to discover the information 20 that the information sought is relevant to, and necessary for, 21 the furtherance of the action or case; the information sought 22 is unavailable from other nonconfidential sources; and that a 23 subpoena issued by a judicial or an administrative officer has 24 been submitted to the commissioner.

(2) The commissioner may, in the commissioner's discretion, disclose the documents and information to a public official having jurisdiction over the regulation of insurance in another state, or to a public official of the federal government, provided that the public official agrees in writing to maintain the confidentiality of the information, and that the laws of the state in which the public official serves require that the information remain confidential.

4. a. Each captive company, each individual series of
34 members of a limited liability company, and each protected
35 cell shall pay a nonrefundable fee to the commissioner of

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1 two hundred dollars for the examination, investigation, and 2 processing of its application for a certificate of authority.

3 The commissioner shall be authorized to retain legal,

4 financial, and examination services from outside experts as 5 necessary for review of the application, the reasonable cost of 6 which may be charged to the applicant.

7 b. Each captive insurance company, each individual series of 8 members of a limited liability company, and each protected cell 9 shall pay an initial registration fee, and an annual renewal 10 registration fee, of three hundred dollars.

11 If the commissioner is satisfied with the documents 5. 12 and statements that an applicant captive company has filed in 13 compliance with this chapter, and the applicable provisions 14 of Title XIII, subtitle 1, the commissioner may grant a 15 certificate of authority to the captive company that permits 16 the company to do the business of insurance in this state. The 17 certificate of authority must be renewed annually and may be 18 renewed if the applicant is in compliance with this chapter. 19 Sec. 6. NEW SECTION. 521J.3 Captive companies — names. 20 A captive company shall not adopt a name that is the same, 21 deceptively similar, or likely to be confused with or mistaken 22 for any other existing business name already registered in this 23 state.

24 Sec. 7. <u>NEW SECTION</u>. **521J.4 Minimum capital and surplus** 25 requirements.

26 1. The commissioner shall not issue a certificate of 27 authority to a captive company unless the captive company 28 possesses and maintains unimpaired paid-in capital and surplus 29 that meets the following requirements:

30 *a.* Is not less than two hundred fifty thousand dollars for 31 a pure captive company.

32 b. Is not less than five hundred thousand dollars for an 33 industrial insured captive company, including a captive risk 34 retention group.

35 c. Is an amount as determined by the commissioner after

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1 giving due consideration to the captive company's business 2 plan, feasibility study, and pro forma documents, including, 3 for a special purpose captive company, the nature of the risks 4 to be insured.

5 đ. Is not less than five hundred thousand dollars for a 6 protected cell captive company. If, however, the protected 7 cell captive company does not assume any risks, the risks 8 insured by the protected cells are homogenous, and there are 9 not more than ten cells, the commissioner may reduce the amount 10 to an amount not less than two hundred fifty thousand dollars. Is not less than the applicable amount of capital and 11 е. 12 surplus required in paragraphs a'' through d'', as determined 13 based upon the organizational form of the alien captive 14 company, for a branch captive company. The minimum capital 15 and surplus shall be jointly held by the commissioner and the 16 branch captive company in a bank of the federal reserve system 17 as approved by the commissioner by rule.

18 f. Is not less than fifty percent of the capital required 19 for that type of captive company for a captive reinsurance 20 company.

21 2. The commissioner may require additional capital and 22 surplus for a captive company under subsection 1 based upon the 23 type, volume, and nature of the insurance business transacted 24 by the captive company.

3. The capital and surplus required under subsection 1 and subsection 2, if applicable, shall be in the form of cash, cash equivalent, or an irrevocable letter of credit on a form as prescribed by the commissioner by rule and as issued by a bank chartered by the state of Iowa, a member bank of the deferal reserve system, or a bank chartered by another state if approved by the commissioner.

32 Sec. 8. <u>NEW SECTION</u>. 521J.5 Captive companies — formation.
33 1. A captive company must be formed or organized as a
34 business entity as provided under this chapter.

35 2. An industrial insured captive company shall be formed or

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1 organized in one of the following ways:

2 a. Incorporated as a stock insurer with the stock insurer's
3 capital divided into shares and held by the stockholders.

4 b. Incorporated as a mutual insurer without capital stock.
5 c. Organized as a reciprocal insurer as permitted by the
6 commissioner by rule.

7 d. Organized as a manager-managed limited liability company.
8 3. A captive company incorporated or organized in this state
9 shall be incorporated or organized by at least one incorporator
10 or organizer who is a resident of the state.

11 4. The capital stock of a captive company incorporated as a 12 stock insurer may be authorized with no par value.

13 5. a. At least one member of the board of directors of a 14 captive company shall be a resident of this state. A captive 15 risk retention group shall have a minimum of five directors.

16 b. A captive company formed as a limited liability company 17 shall have at least one manager who is a resident of this 18 state. A captive risk retention group formed as a limited 19 liability company shall not be required to have a manager who 20 is a resident of this state; however, the limited liability 21 company shall maintain a board of directors of which at least 22 one board member shall be a resident of this state.

23 c. A reciprocal insurer shall have at least one member 24 of the subscribers' advisory committee who is a resident 25 of this state. A captive risk retention group formed as a 26 reciprocal insurer shall have a minimum of five members of 27 the subscribers' advisory committee who are residents of this 28 state.

6. *a.* A captive company formed as a corporation or another business entity shall have the privileges of, and shall be subject to, state laws governing corporations or other business entities, and the applicable provisions of this chapter.

*b.* In the event of a conflict between a state law governing
 corporations or other business entities and this chapter, this
 chapter shall take precedence.

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1 7. *a.* A subscribers' agreement, or other organizational 2 document of a captive company formed as a reciprocal insurer, 3 shall authorize a quorum of a subscribers' advisory committee 4 to consist of at least one-third of the number of members on 5 the advisory committee.

b. In addition to this chapter, a captive risk retention
7 group shall be subject to chapter 515E. In the event of a
8 conflict between chapter 515E and this chapter, this chapter
9 shall take precedence.

8. Except as provided in section 521J.11, applicable
 provisions of chapter 508B shall apply to a merger,
 consolidation, conversion, mutualization, or voluntary
 dissolution by a captive company.

9. a. An alien captive company must apply to the secretary of state for a certificate of authority for the alien captive company's branch captive company to transact business in this rate.

18 b. A branch captive company established under this chapter 19 to write, in this state, only insurance or reinsurance of the 20 employee benefit business of the branch captive company's 21 parent and affiliated companies shall be subject to the federal 22 Employee Retirement Income Security Act of 1974, 29 U.S.C. 23 §1001, et seq.

*c.* A branch captive company shall not conduct any insurance
business in this state unless the branch captive company
maintains the principal place of business for the company's
branch operations in this state.

28 Sec. 9. NEW SECTION. 521J.6 Dividends.

29 1. A captive company shall not pay a dividend out of, or 30 other distribution with respect to, the minimum capital or 31 surplus required under section 521J.4 without the prior written 32 approval of the commissioner.

33 2. The commissioner's approval of an ongoing plan for 34 the payment of dividends or other distributions shall be 35 conditioned upon retention, at the time of each payment, of capital and surplus in excess of the amounts specified by,
 or determined in accordance with, a formula approved by the
 commissioner by rule.

4 Sec. 10. NEW SECTION. 521J.7 Reports.

5 1. A captive company shall be required to file an annual 6 report with the commissioner that meets the following 7 requirements:

Except as provided in paragraph "b'', on or before April 8 a. 9 1 of each year, each captive company and each captive risk 10 retention group shall submit to the commissioner a report on 11 the company's financial condition as of December 31 of the 12 preceding year, as verified by oath of two of the company's or 13 group's executive officers. The report shall be submitted in a 14 form and manner as prescribed by the commissioner by rule. b. A captive company, other than a captive risk retention 15 16 group, may apply to the commissioner to file the report 17 required under paragraph a'' on a fiscal year-end basis. Ιf 18 the commissioner approves reporting on a fiscal year-end basis, 19 the captive company shall comply with all of the following 20 requirements:

(1) Subject to subparagraph (2), the captive's company
report shall be filed no later than ninety calendar days after
the close of the company's fiscal year.

(2) Prior to April 1, the captive company shall file a
report covering the immediately preceding calendar year with
the commissioner to provide sufficient information to support
the captive company's premium tax return under section 432.1A. *c*. Each captive company shall use generally accepted
accounting principles, unless the commissioner requires,
approves, or accepts the use of statutory accounting principles
or any other comprehensive accounting principles for the
company's report. The commissioner may require, approve, or
accept any appropriate or necessary modifications of statutory
principles based on the type of insurance and kinds of insurers

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1 that are included in a captive company's report. The report 2 may include letters of credit that are established, issued, or 3 confirmed by any of the following:

4 (1) A bank chartered in this state.

5 (2) A member of the federal reserve system.

6 (3) A bank chartered by another state, if approved by the7 commissioner.

8 d. An actuarial opinion from a qualified actuary regarding 9 the adequacy of the company's required reserves to make full 10 provision for the company's liabilities, insured or reinsured, 11 shall be included in the report. The qualified actuary 12 shall submit a memorandum to the commissioner that details 13 the qualified actuary's support for the actuarial opinion. 14 The commissioner may require that additional information be 15 submitted to supplement the actuarial opinion.

16 e. All captive companies shall be audited annually by an 17 independent certified public accountant and shall annually file 18 the audited financial report with the commissioner on or before 19 June 1, as a supplement to the annual report required under 20 section 521J.7, subsection 1.

f. A captive company may request an extension to file a report required by this section. A written request for an extension must be received by the commissioner not less than ten days before the filing due date, and the request must contain sufficient details to enable the commissioner to make an informed decision regarding the request. The commissioner may grant a thirty-day extension upon a determination by the commissioner that a captive company has good cause for the extension.

30 g. A captive company may be required to file a report on 31 the captive company's financial condition on a semiannual, 32 quarterly, monthly, or other basis as determined by the 33 commissioner.

*h.* Captive companies shall file all reports requiredunder this section in the form and manner prescribed by the

1 commissioner by rule.

2 2. All reports filed pursuant to this section shall be 3 considered confidential and shall not be a public record.

4 Sec. 11. <u>NEW SECTION</u>. 521J.8 Examinations.

5 1. a. Except for captive risk retention groups as provided 6 under paragraph "c", the commissioner may examine each captive 7 company's compliance with this chapter, and may examine the 8 affairs, transactions, accounts, records, and assets of each 9 captive company as the commissioner deems necessary.

b. The commissioner shall upon the completion of an
examination under paragraph "a", or at such regular intervals
prior to completion of an examination as the commissioner
determines, prepare an account of the costs incurred in
performing and preparing the report of the examination which
shall be charged to and paid by the captive company examined.
If the captive company fails or refuses to pay the charges, the
charges may be recovered in an action brought in the name of
the state.

19 c. The commissioner shall examine the affairs, transactions, 20 accounts, records, and assets of each captive risk retention 21 group as the commissioner deems necessary, but no less 22 frequently than every three calendar years. A report produced 23 pursuant to the examination of a captive risk retention group 24 under this section shall be a public record.

25 2. Except as provided in subsection 3, this section shall26 apply to all business written by a captive company.

3. An examination of a branch captive company shall be
conducted only on the branch business and branch operations if
all of the following requirements are met:

30 a. The branch captive company annually provides the 31 commissioner a certificate of compliance, or equivalent, that 32 was issued by or filed with the licensing authority of the 33 jurisdiction in which the branch captive company is formed. 34 b. The branch captive company demonstrates to the 35 satisfaction of the commissioner that the company is operating

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1 in sound financial condition and in compliance with all

2 applicable law and regulations of the jurisdiction in which the 3 branch captive company is formed.

4 4. As a condition of authorization of a branch captive 5 company, the alien captive company shall grant authority to 6 the commissioner for examination of the affairs of the alien 7 captive company in the jurisdiction in which the alien captive 8 company is formed.

9 5. The applicable provisions of chapter 507 shall apply to 10 examinations conducted under this chapter.

Sec. 12. <u>NEW SECTION</u>. 521J.9 Suspension or revocation.
12 1. A captive company's certificate of authority to conduct
13 the business of insurance in this state may be suspended or
14 revoked by the commissioner for any of the following reasons:
15 a. Insolvency or impairment of capital or surplus.

16 *b.* Failure to meet and maintain the minimum capital and 17 surplus requirements under section 521J.4.

18 c. Refusal or failure to submit an annual report pursuant 19 to section 521J.7, or to submit any other report or statement 20 required by law or by lawful order of the commissioner.

21 d. Failure to comply with the captive company's own charter,22 bylaws, or other organizational document.

23 *e.* Failure to submit to an examination as required under 24 section 521J.8.

f. Use of methods that render the captive company's
operation detrimental, or the company's condition unsound, with
respect to the company's policyholders or to the public.

28 g. Failure to pay tax on premiums as required under section 29 432.1A.

*h.* Failure to submit or pay any fee under this chapter. *i.* Failure to submit to or pay the cost of any examination
under this chapter.

33 *j*. Failure to comply with the laws of this state.

34 2. a. If the commissioner finds upon examination, hearing,
35 or other review that a captive company has committed an

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1 act specified in subsection 1, the commissioner may suspend 2 or revoke the company's certificate of authority if the 3 commissioner deems it in the best interest of the public or of 4 the policyholders of the captive company.

5 b. If the commissioner does not revoke a captive company's 6 certificate of authority during a suspension imposed by the 7 commissioner under paragraph "a", the company's certificate of 8 authority may be reinstated if the commissioner finds that the 9 cause of the suspension has been rectified.

10 Sec. 13. <u>NEW SECTION</u>. 521J.10 Excess workers' compensation
11 insurance.

12 1. A captive company may provide excess workers'

13 compensation insurance to the captive company's parent and 14 affiliated companies unless the laws of the state that has 15 jurisdiction over the transaction prohibits the captive company 16 from providing excess workers' compensation insurance.

17 2. A captive company may reinsure workers' compensation of 18 a qualified self-insured plan of the captive company's parent 19 and affiliated companies.

20 Sec. 14. NEW SECTION. 521J.11 Captive mergers.

1. A merger between captive stock insurers, or a merger between captive mutual insurers, shall meet the requirements of chapter 521 and section 521J.5, as applicable. The commissioner may, at the commissioner's discretion, provide notice to the public of a proposed merger prior to the commissioner's approval or disapproval of a merger.

27 2. An industrial insured group formed as a stock insurer
28 or as a mutual insurer may be converted to or merged with a
29 reciprocal insurer under this section.

30 3. A plan for conversion or merger shall meet all of the 31 following requirements:

32 *a.* (1) The plan shall be fair and equitable to the 33 shareholders in the case of a stock insurer, or to the 34 policyholders in the case of a mutual insurer.

35 (2) The plan shall provide for the purchase of the shares

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1 of any nonconsenting shareholder of a stock insurer, or of the 2 policyholder interests of any nonconsenting policyholder of a 3 mutual insurer.

*b.* A plan for conversion to a reciprocal insurer must be
approved by the commissioner. The commissioner shall not
approve a plan unless the plan meets all of the following
requirements:

8 (1) The plan provides for a hearing upon notice to the 9 insurer, directors, officers, and stockholders or policyholders 10 who have the right to appear at the hearing, unless the 11 commissioner waives or modifies the requirements for the 12 hearing.

In the case of a stock insurer, the plan provides 13 (2) (a) 14 for the conversion of the existing stockholder interests into 15 subscriber interests in the resulting reciprocal insurer 16 proportionate to the existing stockholder interests, and is 17 approved by a majority of the shareholders who are entitled to 18 vote, and who are represented at a regular or special meeting 19 at which a quorum is present either in person or by proxy. In the case of a mutual insurer, the plan provides 20 (b) 21 for the conversion of the existing policyholder interests 22 into subscriber interests in the resulting reciprocal insurer 23 proportionate to the existing policyholder interests, and 24 is approved by a majority of the voting interests of the 25 policyholders who are represented at a regular or special 26 meeting at which a quorum is present either in person or by 27 proxy.

28 (3) The plan meets the applicable requirements of section29 521J.5.

30 c. If the commissioner approves a plan of conversion, the 31 certificate of authority for the converting insurer shall be 32 amended to state that the converting insurer is a reciprocal 33 insurer. The conversion shall be effective and the corporate 34 existence of the converting entity shall cease to exist on the 35 date on which the amended certificate of authority is issued to 1 the attorney-in-fact for the reciprocal insurer. The resulting 2 reciprocal insurer shall file the articles of merger or the 3 articles of conversion with the secretary of state.

4 Sec. 15. <u>NEW SECTION</u>. 521J.12 Captive insurance — 5 regulatory and supervision fund — appropriation.

6 1. A captive insurance regulatory and supervision fund is
7 established in the state treasury under the control of the
8 division. The fund shall consist of all moneys deposited
9 in the fund pursuant to this section and any other moneys
10 appropriated to or deposited in the fund.

11 2. All fees, assessments, fines, and administrative 12 penalties collected under this chapter shall be deposited in 13 the fund.

14 3. Moneys in the fund are appropriated to the division to 15 administer this chapter, including the maintenance of staff, 16 associated expenses, and necessary contractual services, and 17 for the reimbursement of reasonable expenses incurred by the 18 division to promote captive insurance in this state.

19 4. a. Notwithstanding section 8.33, moneys in the fund 20 that remain unencumbered or unobligated at the close of a 21 fiscal year shall not revert but shall remain available for 22 expenditure for the purposes designated.

b. At the close of each fiscal year, if unencumbered unobligated moneys remaining in the captive insurance regulatory and supervision fund exceed five hundred thousand dollars, moneys in excess of that amount shall be transferred from the captive insurance regulatory and supervision fund to the general fund of the state.

5. The division may temporarily use moneys from the general fund of the state to pay expenses in excess of moneys available in the captive insurance regulatory and supervision fund for the purposes designated in this section if those additional expenditures are fully reimbursable and the division reimburses the general fund of the state in full by the close of the fiscal Because any general fund moneys used shall be fully

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1 reimbursed, such temporary use of moneys from the general fund 2 of the state shall not constitute an appropriation for purposes 3 of calculating the state general fund expenditure limitation 4 pursuant to section 8.54.

5 Sec. 16. <u>NEW SECTION</u>. **521J.13 Legal investments**. 6 1. *a.* Industrial insured captive companies and captive risk 7 retention groups shall comply with investment requirements as 8 established by the commissioner by rule. The commissioner may 9 approve the use of alternative reliable methods of valuation 10 and rating.

11 b. If a captive company's admitted assets total less 12 than five million dollars, the commissioner may approve an 13 investment of up to twenty percent of the captive company's 14 admitted assets in rated credit instruments in any one 15 investment that meets the requirements established by the 16 commissioner by rule.

17 2. A pure captive company, or a protected cell captive 18 company, shall not be subject to any restrictions on allowable 19 investments, except that the commissioner may prohibit or limit 20 any investment that threatens the solvency or liquidity of the 21 pure captive company.

3. Any captive company may make loans to any of the captive company's affiliates with prior written approval of the commissioner, and each loan must be evidenced by a note in a form as approved by the commissioner by rule. Loans made from finimum capital and surplus funds required by section 521J.4 shall be prohibited.

28 Sec. 17. NEW SECTION. 521J.14 Reinsurance.

Subject to the prior approval of the commissioner, a
 captive company may provide reinsurance on risks ceded by any
 other insurer.

32 2. Any captive company may take credit for reserves on 33 risks, or portions of risks, ceded to reinsurers as provided 34 under chapter 521B. In order to cede or take credit for the 35 reinsurance of risks or portions of risks ceded to reinsurers

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1 that do not comply with chapter 521B, a captive company shall
2 obtain the prior approval of the commissioner.

3 3. Insurance by a captive company of any workers' 4 compensation qualified self-insured plan of the captive 5 company's parent and affiliates shall be deemed to be 6 reinsurance under this chapter.

4. In addition to reinsurers authorized under chapter 521B, 8 a captive company may take credit for the reinsurance of risks 9 or portions of risk ceded to a pool or exchange acting as a 10 reinsurer which has been authorized by the commissioner. The 11 commissioner may require documents, financial information, or 12 other evidence that such a reinsurance pool or exchange will be 13 able to provide adequate security for the reinsurance pool's or 14 exchange's financial obligations. The commissioner may deny 15 authorization or impose any limitations on the activities of 16 a reinsurance pool or exchange that, in the commissioner's 17 judgment, are necessary and proper to provide adequate security 18 for the ceding captive company and for the protection and 19 benefit of the public.

5. No credit shall be allowed for reinsurance if the
21 reinsurance contract does not result in the complete transfer
22 of the risk or liability to the reinsurer.

6. No credit shall be allowed, as an asset or a deduction from liability, to any ceding insurer for reinsurance unless the reinsurance is payable by the assuming insurer on the basis of the liability of the ceding insurer under the contract reinsured without diminution because of the insolvency of the ceding insurer.

7. Reinsurance under this section shall be effected through a written agreement of reinsurance setting forth the terms, provisions, and conditions governing the reinsurance. The commissioner may require that complete copies of all reinsurance agreements be filed with and approved by the commissioner.

35 Sec. 18. NEW SECTION. 521J.15 Rating organizations.

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1 A captive company shall not be required to join a rating 2 organization.

3 Sec. 19. <u>NEW SECTION</u>. **521J.16** Compulsory organizations. 4 A captive company shall not join or contribute financially 5 to any plan, pool, association, or guaranty or insolvency 6 fund in this state. A captive company, a captive company's 7 insureds, a captive company's parent, and any company 8 affiliated with a captive company shall not receive any benefit 9 from a plan, pool, association, or guaranty or insolvency 10 fund for claims arising out of the operations of the captive 11 company.

12 Sec. 20. <u>NEW SECTION</u>. **521J.17** Protected cell captive 13 companies.

14 1. One or more sponsors may form a protected cell captive
 15 company.

16 2. A protected cell captive company formed or authorized 17 under this chapter shall be subject to all of the following 18 requirements:

19 *a.* (1) A protected cell captive company may establish one 20 or more protected cells subject to the prior written approval 21 of the commissioner of a plan of operation submitted by the 22 protected cell captive company for each protected cell. The 23 plan of operation shall include but is not limited to the 24 specific business objectives and investment guidelines of the 25 protected cell.

(2) Upon the commissioner's approval of the protected cell 27 captive company's plan of operation, the company, in accordance 28 with the approved plan of operation, may attribute insurance 29 obligations with respect to its insurance business to the 30 protected cell.

31 (3) A protected cell captive company shall transfer 32 all assets attributable to a protected cell to one or more 33 separately established and separately identified protected cell 34 accounts bearing the name or designation of that protected 35 cell. Each protected cell shall have a distinct name or

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1 designation that must include the words "protected cell".
2 Protected cell assets shall be held in the protected cell
3 accounts for the purpose of satisfying the obligations of the
4 specific protected cell.

5 (4) Each protected cell shall be incorporated. An 6 incorporated protected cell may be organized and operated 7 in any form of business organization as authorized by the 8 commissioner by rule. Each protected cell of a protected cell 9 captive company shall be treated as a captive insurance company 10 under this chapter, except that the limit on maximum yearly 11 aggregate taxes paid under section 432.1A, subsection 4, shall 12 not apply. Unless otherwise permitted by the organizational 13 document of a protected cell captive company, each protected 14 cell of the protected cell captive company must have the same 15 directors, secretary, and registered office as the protected 16 cell captive company.

b. All attributions of assets and liabilities between a 17 18 protected cell and the protected cell captive company's general 19 account shall be in accordance with the plan of operation and 20 the participant contracts as approved by the commissioner. No 21 other attribution of assets and liabilities shall be made by 22 a protected cell captive company between the protected cell 23 captive company's general account and the company's protected 24 cells. Any attribution of assets and liabilities between the 25 general account and a protected cell shall be in cash or in 26 readily marketable securities with established market values. 27 The establishment of a protected cell shall create, with C. 28 respect to the protected cell, a legal person separate from 29 the protected cell captive company. Amounts attributed to a 30 protected cell under this chapter, including assets transferred 31 to a protected cell account, shall be owned by the protected 32 cell and the protected cell captive company shall not be a 33 trustee, or hold itself out to be a trustee, with respect to 34 the protected cell assets of that protected cell account. d. A protected cell captive company may contract with 35

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1 or arrange for an investment adviser or other third party, 2 approved by the commissioner, to manage the protected cell 3 assets of a protected cell if all remuneration, expenses, 4 and other compensation of the third party are paid from the 5 protected cell assets of that protected cell, and not from the 6 protected cell assets of other protected cells or the assets of 7 the protected cell captive company's general account.

8 e. (1) A protected cell captive company shall establish the 9 administrative and accounting procedures necessary to properly 10 identify each protected cell of the protected cell captive 11 company, and the protected cell assets and protected cell 12 liabilities attributable to each protected cell. The directors 13 of a protected cell captive company shall be responsible for 14 all of the following:

15 (a) Maintaining the assets and liabilities of protected 16 cells separately, and separately identifiable, from the assets 17 and liabilities of the protected cell captive company's general 18 account.

19 (b) Maintaining protected cell assets and protected cell 20 liabilities attributable to one protected cell separate, 21 and separately identifiable, from protected cell assets and 22 protected cell liabilities attributable to another protected 23 cell.

(2) If a protected cell captive company fails to comply with 25 subparagraph (1), the remedy of tracing shall be applicable to 26 protected cell assets commingled with protected cell assets of 27 other protected cells, or commingled with the assets of the 28 protected cell captive company's general account. The remedy 29 of tracing shall not be the exclusive remedy.

30 *f.* When establishing a protected cell, a protected cell 31 captive company shall attribute assets with a value at least 32 equal to the reserves attributed to that protected cell to the 33 protected cell.

34 3. Each protected cell shall be accounted for separately35 on the books and records of the protected cell captive company

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1 to reflect the financial condition and result of operations of 2 the protected cell, including but not limited to the net income 3 or loss, dividends or other distributions to participants, and 4 any other factor provided in the participant contract, or as 5 required by the commissioner by rule.

6 4. The assets of a protected cell shall not be chargeable7 with liabilities arising from any other insurance business of8 the protected cell captive company.

9 5. A protected cell captive company shall not make a 10 sale, exchange, or other transfer of assets among any of 11 the company's protected cells without the consent of the 12 participants of each affected protected cell.

13 6. A protected cell shall not make a sale, exchange, 14 transfer of assets, dividend, or distribution to a sponsor 15 or to a participant without the commissioner's prior written 16 approval, which shall not be given if the sale, exchange, 17 transfer, dividend, or distribution will result in the 18 insolvency or impairment of the protected cell.

19 7. A protected cell captive company shall annually file 20 with the commissioner any financial reports required by the 21 commissioner, as established by rule, and shall include, 22 without limitation, accounting statements detailing the 23 finances of each protected cell.

8. A protected cell captive company shall notify the commissioner in writing within ten business days from the date that a protected cell has become impaired or insolvent, or is otherwise unable to meet its claim or expense obligations.

9. A participant contract shall not take effect without the29 commissioner's prior written approval.

30 10. An addition of any new protected cell, or the withdrawal 31 of any participant of an existing protected cell, shall 32 constitute a change in the business plan of the protected cell 33 captive company, and the change shall not become effective 34 without the prior written approval of the commissioner. 35 11. With respect to each protected cell, business written

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by a protected cell captive company shall be fronted by an
 insurance company authorized under the laws of any state, or as
 approved by the commissioner.

If a protected cell captive company's business is
reinsured, with respect to each protected cell, the protected
cell captive company shall comply with at least one of the
following requirements:

8 *a.* The business shall be reinsured by a reinsurer authorized9 or approved by the commissioner.

10 b. The business shall be secured by a trust fund that is 11 located in the United States for the benefit of policyholders 12 and claimants, and which is funded by an irrevocable letter of 13 credit or other asset that is acceptable to the commissioner, 14 and that is subject to all of the following:

15 (1) The amount of security provided by the trust fund shall 16 not be less than the reserves associated with the liabilities 17 that are not fronted or reinsured, including but not limited 18 to reserves for losses that are allocated for loss adjustment 19 expenses, incurred but not reported losses, and unearned 20 premiums for business written through the participant's 21 protected cell.

22 (2) The commissioner may require the protected cell captive23 company to increase the funding of any trust.

(3) If the form of security in the trust is a letter of credit, the letter of credit shall be established, issued, or confirmed by a bank chartered in this state, a member of the federal reserve system, or a bank chartered by another state if the bank is approved by the commissioner.

29 (4) The commissioner shall approve the form and terms of the 30 trust and trust instrument.

31 Sec. 21. <u>NEW SECTION</u>. **521J.18 Sponsors** — qualifications. 32 A sponsor of a protected cell captive company may be 33 any person approved by the commissioner, based on the 34 commissioner's determination that the approval of such person 35 as a sponsor is consistent with the purposes of this chapter.

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1 In evaluating the qualifications of a proposed sponsor, the 2 commissioner shall consider the type and structure of the 3 proposed sponsor entity, the sponsor's experience in financial 4 operations, the sponsor's financial stability, the sponsor's 5 business reputation, and any other factors deemed relevant 6 by the commissioner. A risk retention group shall not be a 7 sponsor of a protected cell captive company.

8 Sec. 22. NEW SECTION. 521J.19 Delinquency.

9 1. Except as otherwise provided in this section, chapter 10 507C shall apply to a protected cell captive company.

11 2. Upon any order of supervision, rehabilitation, or 12 liquidation of a protected cell captive company, the receiver 13 shall manage the assets and liabilities of the protected cell 14 captive company pursuant to this section.

15 3. Notwithstanding chapter 507C or any other provision to 16 law to the contrary, in the conservation, rehabilitation, or 17 liquidation of a protected cell captive company, all of the 18 following requirements shall be met:

19 a. The assets and liabilities of a protected cell shall at 20 all times be kept separate from, and shall not be commingled 21 with, those of other protected cells and the protected cell 22 captive company.

23 b. The assets of a protected cell shall not be used to
24 pay any expenses or claims other than the expenses or claims
25 attributable to the protected cell.

*c.* If the sponsor consents and the commissioner has granted prior written approval, the assets of the protected ecell captive company's general account may be used to pay any expenses or claims attributable solely to a protected cell or protected cells of the protected cell captive company. Notwithstanding section 521J.4, if the assets of the protected cell captive company's general account are used to pay expenses or claims attributed solely to a protected cell or protected tells of the protected cell captive company, the sponsor shall not be required to contribute additional capital and surplus to

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1 the protected cell captive company's general account.

2 d. A protected cell captive company's capital and surplus
3 shall be available at all times to pay any expenses of, or
4 claims against, the protected cell captive company.

5 4. Notwithstanding chapter 507C or any other provision 6 of law to the contrary, in the event of an insolvency of 7 a protected cell captive company where the commissioner 8 determines that one or more protected cells remain solvent, the 9 commissioner may separate such cells from the protected cell 10 captive company and, on application of the sponsor, may allow 11 for the conversion of such protected cells into one or more 12 new or existing protected cell captive companies, or one or 13 more other captive companies, pursuant to a plan of operation 14 approved by the commissioner.

15 Sec. 23. <u>NEW SECTION</u>. **521J.20** Participants.
16 Individuals, business entities, and sponsors may be a
17 participant in a protected cell captive company. A participant
18 shall not be required to be a shareholder of a protected cell
19 captive company, or of the protected cell captive company's
20 affiliate.

21 Sec. 24. <u>NEW SECTION</u>. **521J.21** Investments — combined 22 assets.

The assets of two or more protected cells may be combined for the purpose of investment by a protected cell captive company, and combining the protected cells' assets shall not be construed as defeating the segregation of the assets for caccounting or any other purpose. Protected cell captive companies and protected cells shall comply with the applicable investment requirements contained in section 521J.13; however, compliance with such investment requirements shall be waived for protected cell captive companies to the extent that credit for reinsurance ceded to reinsurers is allowed under section 521J.14, or to the extent that waiver of compliance with the investment requirements is deemed reasonable and appropriate by the commissioner. The commissioner may exercise discretion in

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1 approving the accounting standards used by the company.

Sec. 25. <u>NEW SECTION</u>. 521J.22 Dormant captive companies.
1. As used in this section, "dormant captive company" means
4 a captive company, other than a captive risk retention group,
5 that meets all of the following:

6 a. The captive company has ceased transacting the business7 of insurance, including the issuance of insurance policies.

8 b. The captive company does not have any remaining 9 liabilities associated with its insurance business transactions 10 or insurance policies issued prior to the captive company's 11 filing of an application for a certificate of dormancy under 12 subsection 2.

13 2. Any captive company that is domiciled in this state and 14 that complies with this section may apply to the commissioner 15 for a certificate of dormancy. A certificate of dormancy shall 16 be subject to expiration five calendar years from the date that 17 the certificate is issued, and the commissioner shall not renew 18 a certificate of dormancy.

19 3. a. A captive company that has been issued a certificate20 of dormancy shall comply with all of the following:

21 (1) The dormant captive company shall possess and maintain 22 unimpaired, paid-in capital and surplus of not less than 23 twenty-five thousand dollars.

(2) Within ninety calendar days of the dormant captive
company's fiscal year end, the company shall annually submit to
the commissioner a report on the company's financial condition,
verified by oath of two of the company's executive officers, in
the form and manner as established by the commissioner by rule.
(3) The dormant captive company shall pay an annual one
thousand dollar dormancy tax, due on or before March 1, if

31 for any portion of the immediately preceding calendar year 32 the captive company held a certificate of dormancy. Each 33 series of members and each protected cell shall be considered 34 separate for purposes of paying the annual dormancy tax under 35 a certificate of dormancy. A dormant captive company is not

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1 otherwise liable for any annual renewal as provided in section 2 521J.2, subsection 4, paragraph b''.

3 b. A dormant captive insurance company that has been issued 4 a certificate of dormancy shall not be subject to or liable 5 for the payment of tax under section 432.1A from the date 6 the certificate of dormancy is issued through the date the 7 certificate of dormancy expires.

4. A dormant captive company shall be subject to examination
9 under section 521J.9 for any year in which the company does not
10 qualify as a dormant captive company. In the commissioner's
11 discretion, a dormant captive company shall be subject to
12 examination under section 521J.9 for any year in which the
13 dormant captive company qualifies as a dormant captive company.
14 5. Prior to a dormant captive company issuing an
15 insurance policy, the dormant captive company shall apply
16 to the commissioner for approval to surrender the company's
17 certificate of dormancy and to resume conducting the business
18 of insurance.

A dormant captive company's certificate of dormancy
 shall be revoked if the company violates this section.
 Sec. 26. <u>NEW SECTION</u>. 521J.23 Workers' compensation —
 compliance with state and federal laws.

1. This chapter shall not be construed to exempt a captive
 24 company, a captive company's parent, or a captive company's
 25 affiliated companies from compliance with applicable state and
 26 federal laws governing workers' compensation insurance.
 27 2. This chapter shall not be construed to divest the
 28 division of workers' compensation of any jurisdiction, as
 29 authorized by law, over workers' compensation self-insurance
 30 plans.

31 Sec. 27. <u>NEW SECTION</u>. **521J.24** Books and records.
32 1. *a.* Unless otherwise approved by the commissioner, a
33 captive company shall maintain the captive company's original
34 books, records, documents, accounts, vouchers, and agreements
35 in this state and make them available for examination

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1 and inspection by the commissioner as requested by the

2 commissioner. The captive company may store and reproduce the 3 books, records, documents, accounts, vouchers, and agreements 4 electronically.

5 b. All books, records, documents, accounts, vouchers, and 6 agreements shall be kept in a manner that the commissioner can 7 readily ascertain the captive company's financial condition, 8 affairs, and operations; can readily verify the captive 9 company's financial statements; and can confirm the captive 10 company's compliance with this chapter.

11 2. Unless otherwise approved by the commissioner, all 12 books, records, documents, accounts, vouchers, and agreements 13 maintained by a captive company under subsection 1 shall 14 remain available in the state until the commissioner approves 15 destruction or other disposition of the books, records, 16 documents, accounts, vouchers, and agreements.

17 Sec. 28. <u>NEW SECTION</u>. **521J.26** Risk management of controlled 18 unaffiliated business — standards.

19 The commissioner may adopt rules establishing standards to 20 ensure that a parent or affiliated company is able to exercise 21 control of the risk management function of any controlled 22 unaffiliated business to be insured by a captive company. If 23 rules are not adopted to establish standards pursuant to this 24 section, the commissioner may approve the coverage of such 25 risks on a case-by-case basis.

26 Sec. 29. NEW SECTION. 521J.27 Rules.

The commissioner shall adopt rules pursuant to chapter 17A to implement and administer this chapter.

29 Sec. 30. FUTURE REPEAL. Chapter 521G, Code 2023, is 30 repealed effective January 1, 2025.

31 Sec. 31. APPLICABILITY. The following applies January 1, 32 2025, to protected cell captive companies formed, authorized, 33 or continued on or after that date:

34 The section of this Act enacting section 521J.17.>

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