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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
C (Alaska AS §21.80.010, et seq.	Alaska Insurance Guaranty Association (AIGA)	Workers' Compensation Account: This recoupment surcharge applies to workers' compensation insurance. The recoupment surcharge does not apply to excess workers' compensation insurance. Coverage for excess workers' compensation is provided through the "All Other" Account. The recoupment surcharge is not subject to the premium tax or to agent commissions. Coverage under Alaska's insurance guaranty fund does not extend to risk retention groups, whether domiciled in Alaska or another state. Policies issued by risk retention groups must include a policyholder notice to that effect. The surcharge applies to policies issued by Alaska licensed carriers to risk purchasing groups that have members or risks located in Alaska. [AS § 21.80.020; 3 AAC 25.120] This assessment does not apply to non-admitted carriers.	-	Rate 0% of net direct written premium 0% of net direct written premium 0% of net direct written premium .5% of net direct written premium .5% of net direct written premium 2% of net direct written premium .85% of net direct written premium .85% of net direct written premium .65% of net direct written premium Companies (5/15/13/to 12/31/13): In addition to the companies recovering the assessment for the period 4/15/12 to 12/31/12, the following companies are also recouping for the filing of 5/15/13 to 12/31/13: American Home Assurance Company; Chartis Casualty Company.	cal
				77 137 12 10 12/317 12	 Companies (4/15/12 to 12/31/12): Commerce and Industry Insurance Company; Granite State Insurance Company; National Union Fire Insurance Company of Pittsburgh, Pa.; New Hampshire Insurance Company; 	

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code	
					The Insurance Company of the State of Pennsylvania.		
					Policyholder Notice: There is no policyholder notice requirement. However, the surcharge is to be identified as the "AIGA Surcharge" in the state schedule.		
			Auto Account: These lines are currently not subject to assessment: private passenger and commercial automobile personal injury protection,	N/A	The lines in this account are not currently subject to assessment.	N/A	
Co	onf	ide	passenger and commercial automobile personal injury protection, liability and automobile physical damage. By annual statement line, this is: ASLs 19.1, 19.2, 19.3, 19.4, 21.1 and 21.2. The recoupment surcharge applies to umbrella/excess policies. The recoupment surcharge is not subject to the premium tax or to agent commissions.	in d	Policyholder Notice: Please refer to the information above for the Workers' Compensation account.	tic) [
			Coverage under Alaska's insurance guaranty fund does not extend to risk retention groups, whether domiciled in Alaska or another state. Policies issued by risk retention groups must include a policyholder notice to that effect. The surcharge applies to policies issued by Alaska licensed carriers to risk purchasing groups that have members or risks located in Alaska. [AS § 21.80.020; 3 AAC 25.120]				_
			This assessment does not apply to non-admitted carriers.				
			"All Other" Account: These lines are currently not subject to assessment: fire and allied lines, multi-peril crop, farmowners' multi-peril, homeowners' multi-peril, commercial multi-peril (liability and non-liability), ocean marine, inland marine, medical malpractice,	N/A	The lines in this account are not currently subject to assessment.	N/A	

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code	
			professional liability (occurrence and claims-made), earthquake, products liability, aircraft, burglary and theft, boiler and machinery, warranty (property, liability and financial lines) and excess workers' compensation.		Policyholder Notice: Please refer to the information above for the Workers' Compensation Account.		
			By annual statement line, this is: ASLs 1, 2.1, 2.2, 3, 4, 5.1, 5.2, 8, 9, 11, 12, 17.1, 17.2, 17.3, 18, 22, 26, 27 and 30.				
			The recoupment surcharge applies to umbrella/excess policies.				
			The recoupment surcharge is not subject to the premium tax or to agent commissions.				
C	onf	ide	applies to policies issued by Alaska licensed carriers to risk	3 In	forma	tic	
			purchasing groups that have members or risks located in Alaska. [AS § 21.80.020; 3 AAC 25.120]				
			This assessment does not apply to non-admitted carriers.				
	California	California Insurance Guarantee	Workers' Compensation Account:	1/1/24 to 12/31/24	0% of net direct written premium	G18S1	
	1BCC § 1063, <u>et</u>	Association (CIGA)	This assessment applies to workers' compensation insurance,				
	seq.		excluding the Jones Act, the Longshore, Harbor Workers' Compensation Act, Terrorism Risk Insurance Act (TRIA), or any		Policyholder Notice: The surcharge must be		
			similar federal insurance coverages.		separately stated and identified in either the		
			, and the second		Declarations page or the billing statement of		
			The recoupment surcharge does not apply to excess workers'		all new or renewal policies, as "CA		
			compensation insurance.		Surcharge." The following notice must accompany the identification: "Companies		
					writing property and casualty insurance		

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
C (onf	ide	Historical Note: Effective January 1, 2006, Assembly Bill 817 transferred excess workers' compensation coverage to the "All Other" Account. However, XWC policies remained subject to a surcharge until December 31, 2006. The recoupment surcharge is not subject to the premium tax or to agent commissions. Coverage under California's insurance guarantee fund does not extend to risk retention groups, whether domiciled in California or another state. Policies issued by risk retention groups must include a policyholder notice to that effect. The surcharge does not apply to policies issued to risk purchasing groups, as workers' compensation is an excluded liability coverage under the California Risk Retention Act of 1991. [CC § 125, et seq.] To qualify for guarantee fund coverage, risk purchasing group members must purchase workers' compensation policies as individual insureds. This assessment does not apply to non-admitted carriers.	1/1/23 to 12/31/23 1/1/22 to 12/31/22 1/1/21 to 12/31/21 1/1/20 to 12/31/20 1/1/19 to 12/31/19 1/1/18 to 12/31/18 1/1/17 to 12/31/17 1/1/16 to 12/31/16 1/1/15 to 12/31/15 1/1/14 to 12/31/14 1/1/13 to 12/31/13 1/1/12 to 12/31/12 1/1/11 to 12/31/11 1/1/10 to 12/31/10 1/1/09 to 12/31/09 1/1/08 to 12/31/09 1/1/08 to 12/31/07 1/1/06 to 12/31/06 1/1/05 to 12/31/05	business in California are required to participate in the California Insurance Guarantee Association. If a company becomes insolvent, the California Insurance Guarantee Association settles unpaid claims and assesses each insurance company for its fair share. California law requires all companies to surcharge policies to recover these assessments. If your policy is surcharged, "CA Surcharge," with an amount, will be displayed on your premium notice." O% of net direct written premium O% of net direct written premium 2% of net direct written premium 2% of net direct written premium 2% of net direct written premium 1.83412812% of net direct written premium 2.25% of net direct written premium 2.25% of net direct written premium 2.25% net direct written premium 2.559% net direct written premium 2.559% net direct written premium 2% of net direct written premium	tior

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code	
				1/1/04 to 12/31/04 1/1/03 to 12/31/03 1/1/02 to 12/31/02 1/1/01 to 12/31/01	2% of net direct written premium 2% of net direct written premium 2% of net direct written premium 1% of net direct written premium		
C	onfi	ide	Auto/Homeowners' Account: These lines are currently not subject to assessment: homeowners' multi-peril, private passenger motor vehicle (PIP, liability, and physical damage), commercial motor vehicle (PIP, liability, and physical damage for monoline policies only) and aggregate write-ins for mechanical breakdown insurance. The recoupment surcharge applies to umbrella/excess policies. The recoupment surcharge is not subject to the premium tax or to agent commissions. Coverage under California's insurance guarantee fund does not extend to risk retention groups, whether domiciled in California or another state. Policies issued by risk retention groups must include a policyholder notice to that effect. The surcharge applies to policies issued by California licensed carriers to risk purchasing groups that have members or risks located in California. [CC § 125, et seq.] This assessment does not apply to non-admitted carriers.	N/A	The lines in this account are not currently subject to assessment. Policyholder Notice: Please refer to the information above for the Workers' Compensation Account. The lines in this account are not currently	N/A	Oľ
			"All Other" Account:		subject to assessment.		

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code	
			These lines are currently not subject to assessment: fire and allied lines; commercial motor vehicle (if part of a multi-line package); farmowners' peril; commercial multi-peril (liability and non-liability); earthquake; aircraft; inland marine; products' liability; environmental and pollution liability; burglary and theft; boiler and machinery; professional liability, including medical professional liability; excess workers' compensation; and aggregate write-ins for other casualty, excluding mechanical breakdown insurance.	1/1/03 to 12/31/03	Policyholder Notice: Please refer to the information above for the Workers' Compensation Account. 2% of net direct written premium	0040	
C	onf	ide	The recoupment surcharge applies to umbrella/excess policies. The recoupment surcharge is not subject to the premium tax or to agent commissions. Coverage under California's insurance guarantee fund does not extend to risk retention groups, whether domiciled in California or another state. Policies issued by risk retention groups must include a policyholder notice to that effect. The surcharge applies to policies issued by California licensed carriers to risk purchasing groups that have members or risks located in California. [CC § 125, et seq.] This assessment does not apply to non-admitted carriers.	in'	forma	tic)
	California	California Seismic	This assessment applies to each person who owns real property,	8/1/14 and subsequent	\$0.15 per earned property exposure	Y18R1	
	AB-98	Safety Account	commercial or residential, that is covered by a property insurance policy. Per earned property exposure is defined as a unit of risk based on location of risk and counted on a per address basis.		Note : Collection is not mandatory.		
	CC §12975.9		If an insured has more than one policy covering a single property, that property should be counted only once in calculating "earned property exposures." "Earned Exposures"		This assessment is not a mandatory surcharge. "The insurer, upon receipt of an invoice from the department, would be required to transmit payment to the		

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code	
C	onf	ide	follow the same three lines of business that cover fire losses: 1 fire, 4 homeowners' multiple peril, or 5.1 commercial multiple peril. Other lines of business will not be included. For a layered property program where multiple insurers share in the coverage, the fee is prorated for each exposure in the program based on the share of the loss that each policy/insurer assumes. Insurers are responsible for any collected assessment that was not remitted to the Department, and the Department is authorized to charge a late fee of 1.5%, per month, of the balance due, compounded monthly, for any payment not paid within 45 days of the invoice date. Insurers are not obligated to take legal action to enforce the collection of the assessment from policyholders. Rental policies, condo policies, and California Fair Plan policies are included. Umbrella policies and commercial farm policies are NOT included. This assessment does not apply to non-admitted carriers.	in	department for deposit into the account, and to collect the assessment from the insured, unless the insurer elects to pay the assessment on the insured's behalf." [AB-98]	ti	Oľ
	Colorado CRS § 10-4-617	Automobile Theft Prevention Authority Fee (CATPA)	Applicable to private passenger and commercial motor vehicles.	/1/09 and subsequent	\$1 per applicable insured vehicle (see "Exclusions or Exceptions" section)	A18S1	
	CRS § 42-5-112 Colorado State Patrol, Frequently		Applicable to all insured vehicles except: - Vehicles or vehicle combinations with a declared gross weight of more than twenty-six thousand pounds. {§10-4-617(5) C.R.S.} - Toy vehicle, snowmobile, off-highway vehicle, or a vehicle designed primarily for use on rails. {§10-4-601(6) C.R.S.}		Policyholder Notice: There is no statutory requirement for a policyholder notice. However, the fee must be identified as a separate line item on either the policy Declarations page or the billing notice as		

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Jurisdic	tion Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
Asked Ques (Undated)	fide	- Snowmobiles. {\\$10-4-601 C.R.S. Footnotes} - Motorcycles. Definition of "motor vehicle" makes it apparent that the general assembly did not intend for a motorcycle to be type of vehicle designated as an insured vehicle subject to statutory policy provisions. Allstate Indem. Co. v. Gonzales, 902 P.2d 953 (Colo. App. 1995). {\\$10-4-601C.R.S. Footnotes} - Policies issued under an assigned risk plan established under section \\$10-4-412 C.R.S. {\\$10-4-608(1.a) C.R.S.} - Policies, except as authorized by section \\$10-4-624, arising out of a motor vehicle rental agreement or any self-insurance thereof; {\\$10-4-608(1.c) C.R.S.} - Policies covering a garage, automobile sales agency, repair shop, service station, or public parking place operation hazard; {\\$10-4-608(1.d) C.R.S.} - Policies issued principally to cover personal or premises liability of an insured even though such insurance may also provide some incidental coverage for liability arising out of the ownership, maintenance, or use of a motor vehicle on the premises of such insured, or on the ways immediately adjoining such premises. {\\$10-4-608(1.e) C.R.S.} - A motor vehicle of the private passenger or station wagon type that is used as a public or livery conveyance for passengers or rented to others pursuant to the terms of a motor vehicle rental agreement This fee does not apply to umbrella/excess policies. The fee is not subject to the premium tax or to agent commissions. Risk retention groups providing commercial auto liability coverage to their members, the members of other risk retention groups or risk purchasing groups are subject to the fee.) In	either the CO Auto Theft Prevention Authority Fee or the CATPA Fee.	tion

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
			The fee does not apply to excess or umbrella policies issued to risk purchasing groups by a Colorado licensed carrier or eligible surplus lines carrier.			3040
			The fee applies to risk purchasing groups that obtain commercial auto liability insurance coverage from a Colorado licensed carrier, eligible surplus lines carrier or risk retention group. [CRS § 10-4-617; 3 CCR 702 Reg. 2-1-8]			
			The fee is fully earned at the time of premium payment and is non-refundable. [Colorado State Patrol, Frequently Asked Questions (Undated)]			
Co	onf	ide	This fee also applies to non-admitted carriers.	in	forma	atio
	Colorado	Colorado Natural	This surcharge is applicable to any new or renewal policies	3/1/22 to 12/31/29	\$2 per each policy	Y18S1
	HOUSE BILL 21-	Disaster Mitigation Cash Fund	effective March 1, 2022 and subsequent covering property or risks in Colorado for the following lines of business:			
	1208	Cash Funu	• Fire (ASL 1)			
	1200		• Allied Lines (ASL 2.1)		Policyholder Notice: There is no	
	24-33.5-1619		• Private Crop (ASL 2.4)		policyholder notice requirement.	
			• Farmers Multiple Peril (ASL 3)			
			Homeowners Multiple Peril (ASL 4)			
			Commercial Multiple Peril (ASL 5.1 only)			
			This surcharge is fully earned (i.e. Non-Refundable) as soon as			
			payment is received unless the policy is cancelled flat.			
			If a Colorado property is added to a policy by mid-term			
			endorsement, the fee should be collected at that time.			

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
C	Connecticut PA 18-160—sHB 5209	Connecticut Healthy Homes Fund Surcharge	The fee is applicable to any policy covering any property or risk in Colorado, regardless of the insured's state of domicile. The fee therefore also applies to any Colorado property insured on the certificate level. This surcharge must not be considered premium for any purposes. It is not subject to the premium tax or to agent commissions. This surcharge does not apply to non-admitted carriers. This surcharge is applicable to any new or renewal insurance policy providing (a) personal risk insurance coverage for an owned dwelling in Connecticut with four or fewer units, except for a mobile home; (b) coverage for an individual unit in Connecticut that is part of a condominium, as those terms are defined in Section 47-68a; or (c) coverage for an individual unit in Connecticut that is part of a common interest community and exclusively used for residential purposes, as those terms are defined in Section 47-202. This surcharge applies to Secondary Rentals i.e. a dwelling which is not the primary place of occupancy of the "insured," and which may be rented from time-to-time or held for rental at any time. This surcharge does not apply to renters/tenant insurance	_	\$12 per each homeowners' policy Policyholder Notice: There is no policyholder notice requirement. However, the surcharge is to be identified on the policy Declarations page as the Connecticut Healthy Homes Fund Surcharge	
			This surcharge is to be collected once only in connection with each surchargeable policy, either at inception or when Connecticut is added to a policy mid-term.			

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
			* Exception: For multi-year policies, the surcharge is to be collected once per annual policy term. For example, for a three-year policy, the surcharge would be collected three times.			
			This surcharge is fully earned (i.e. Non-Refundable) as soon as payment is received unless the policy is cancelled flat.			
			Surcharge is considered paid before premium is paid. Accordingly, a policyholder who attempts to avoid the surcharge by underpaying a bill by \$12 is considered to have paid the surcharge and underpaid the premium due by \$12. Such a policyholder can then be canceled for failure to pay premium.			
C	onf	ide	The surcharge is not subject to the premium tax or commission. The surcharge applies to admitted carriers only. Surplus lines brokers are responsible for collecting and remitting the surcharge in connection with policies issued by non-admitted carriers.	in'	forma	tic
	Florida	Citizens' Property Insurance	High Risk Account This emergency assessment applies to residential and commercial	7/1/15 - If renewed on or after July 1, 2015	0% - No Emergency Assessment for policies renewed on or after 7/1/15	R48S1
	FS § (6)	Corporation (CPIC): Emergency	property and casualty.	1,2010	Pursuant to the Orders, all policies issued or renewed on or after July 1, 2015, will no	
	Informational Memorandum OIR-11-03M (4-4-11) Informational Memorandum OIR-07-17M (10-26-07)	Assessment	By annual statement line, this is: ASLs 1 (fire); 2.1 (allied lines); 2.2 (multiple peril crop); 3 (farmowners'); 4 (homeowners'); 5.1 (commercial multiple peril – property); 5.2 (commercial multiple peril – liability portion); 12 (earthquake); 21.1 (private passenger auto physical damage – mobile home only); 34 (aggregate write-ins – mobile home only).		longer be subject to the Citizens Property Insurance Corporation: Emergency Assessment. The assessment will continue to apply to the direct written premium on all related transactions including, but not limited to, endorsements, policy cancellations, and audit premiums related to policies issued or renewed prior to July 1, 2015 at the applicable percentage below:	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
FLSO Bulletin 2007-01 (1- 26- 07) Informational Memorandum OIR-07-02M (1- 11-07)		The surcharge applies to excess policies written over property coverage. The surcharge is not subject to the premium tax or to agent commissions. The surcharge does not apply to policies issued by risk retention groups or to policies issued to risk purchasing groups or their respective members. [FS. § 627.941, et seq.] If a policy is cancelled, all surcharges on unearned premium must be returned to the insured.		 Policies issued or renewed on or after 7/1/15: Emergency Assessment is 0% Policies issued or renewed 7/1/11 – 6/30/15: Emergency Assessment is 1% Policies issued or renewed 6/30/08 – 6/30/11: Emergency Assessment is 1.4% Policies issued or renewed prior to 	
Order to the				6/30/08: Emergency assessment is	
Florida Surplus		The emergency assessment also applies to non-admitted carriers.		0%	
Lines Service Office, Case Number 118554- 11 (7- 6-11)	The surplus lines agent is responsible for collection and remittance of the surcharge. [FLSLO Bulletin 2008-01 (9-3-08)] • Effective 7-1-11, multi-state risks are subject to the surcharge only if Florida is identified as the "home state" of the insured. If Florida is the home state, premium allocation by state exposure will apply. [OIR Order to the Florida Surplus Lines Service Office (7-6-11); Bulletin 2011-02, Florida Surplus Lines Office (7-21-11)]	7/1/14 to 6/30/15 7/1/13 to 6/30/14 7/1/12 to 6/30/13 7/1/11 to 6/30/12	1.0% of direct written premium	R38S1	
		• Under the Non admitted Reinsurance Reform Act, the home state of an insured is defined as: (1) the state in which the insured maintains its principal place of business; an individual's principal residence; or (2) if 100% of the insured risk is located out of the state, the state to which the greatest percentage of the insured's taxable premium for that insurance contract is allocated. If more than one insured from an affiliated group are named insureds on a single non-admitted insurance contract, the home state is the principal place of business of the member having the largest percentage of allocated premium. [Non-admitted Insurance Multi-State Agreement (NIMA)]	Note: The surcharge is to continue indefinitely, with the rate recalculated annually, on 7/1, by the CPIC.	Policyholder Notice: The surcharge is to be identified in the premium billing notice sent to insureds as the Citizens' Property Insurance Corporation Emergency Assessment. [Informational Memorandum OIR-07-02M (1-11-07)] As an alternative, the surcharge may be identified on the policy Declarations page. If there is insufficient space on the Declarations page for the language above, the surcharge may be identified as the CPIC Emergency	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
			7/1/10 to 6/30/11 7/1/09 to 6/30/10 7/1/08 to 6/30/09 7/1/07 to 6/30/08	Assessment. The surcharge may also be identified on an endorsement to the policy. 1.4% of direct written premium	
Florida FS § 252.371, et seq. FAC Rule 12B-8.0012	Emergency Management, Preparedness, and Assistance Trust Fund	This surcharge is applicable to personal and commercial lines of property insurance only. By annual statement line, this is: ASLs 1 (fire); 2.1 (allied lines); 4 (homeowners' multiple peril); 5.1 (commercial multiple peril – non-liability portion). The surcharge applies to excess policies written over property coverage. The surcharge is not subject to the premium tax or to agent commissions. The surcharge does not apply to policies issued by risk retention groups or to policies issued to risk purchasing groups or their respective members. [FS. § 627.941, et seq.] The surcharge on surplus lines policies must be remitted by the surplus lines broker to the Florida Surplus Lines Service Office in conjunction with remittance of the surplus lines tax and service fee. This surcharge also applies to non-admitted carriers.	5/1/93 to Present	\$2 per each homeowners' policy \$4 per each commercial property policy Policyholder Notice: There is no policyholder notice requirement.	Y28S1
Florida FS § 631.50	Florida Insurance Guaranty Association (FIGA)	Pursuant to Senate Bill 836 of 2015, the FIGA surcharge will be established by Levy Order of the Florida Office of Insurance Regulation. Any such Levy Order will specify the surcharge rate	10/1/24 to 9/30/25	All other Account (See Auto Account Below) 1.0% of net direct written premium	G98S1
through 631.70	(FIGA)	Regulation. Any such Levy Order will specify the stircharge rate	1/1/24 to 9/30/23 1/1/24 to 9/30/24	1.0% of net direct written premium	U7031

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		and the recoupment period (referred to as the "Assessment	10/1/23 to 12/31/23	1.7% of net direct written premium	
		Year").	7/1/23 to 9/30/23	0.7% of net direct written premium	
		The FIGA surcharge applies to the following NAIC annual	1/1/23 to 6/30/23	2.0% of net direct written premium	
		statement lines of business:	7/1/22 to 12/31/22	2.0% of net direct written premium	
			1/1/22 to 6/30/22	0.7% of net direct written premium	
		• Auto Account: 19.1, 19.2, 19.3, 19.4, 21.1, 21.2, and			
		21.3	1/1/21 to 12/31/21	0.0% of net direct written premium	G88S1
			1/1/20 to 12/31/20	0.0% of net direct written premium	
		• All Other Account: 1, 2.1, 2.4, 2.5, 3, 4, 5.1, 5.2, 9, 11,	1/1/19 to 12/31/19	0.0% of net direct written premium	
		12, 17.1, 17.2, 18, 22, 26, and 27	1/1/18 to 12/31/18	0.0% of net direct written premium	
			1/1/17 to 12/31/17	0.0% of net direct written premium	
		The FIGA surcharge applies to all policies issued, renewed, or	1/1/16 to 12/31/16	0.0% of net direct written premium	
		and a good dyning the Aggaggment Voor	1/1/15 to 12/31/15	0.0% of net direct written premium	
			1/1/14 to 12/31/14	0.0% of net direct written premium	
Conf	Ide	The surcharge amount is not subject to premium tax, policy fees, other taxes or commission. The FIGA surcharge must be separately displayed on premium	1/1/13 to 12/31/13 1/1/12 to 12/31/12 1/1/11 to 12/31/11	0.0% of net direct written premium 0.9% of net direct written premium 0.9% of net direct written premium	
		statements to enable policyholders to determine the amount		Auto Account	
		charged.	7/1/23 to 12/31/23	0.0% of net direct written premium	G98S1
			1/1/23 to 6/30/23	0.0% of net direct written premium	
		This assessment does not apply to non-admitted carriers.	7/1/22 to 12/31/22	0.0% of net direct written premium	
			1/1/22 to 6/30/22	0.0% of net direct written premium	
			1/1/21 to 12/31/21	0.0% of net direct written premium	G88S1
			1/1/20 to 12/31/20	0.0% of net direct written premium	
			1/1/19 to 12/31/19	0.0% of net direct written premium	
			1/1/18 to 12/31/18	0.0% of net direct written premium	
			1/1/17 to 12/31/17	0.0% of net direct written premium	
			1/1/16 to 12/31/16	0.0% of net direct written premium	
			1/1/15 to 12/31/15	0.0% of net direct written premium	
			1/1/14 to 12/31/14	0.0% of net direct written premium	
			1/1/13 to 12/31/13	0.0% of net direct written premium	

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Effective – Expiration

Rate

Statisti

Exclusions or Exceptions

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Description

Jurisdiction

Jurisdiction	Description	Exclusions of Exceptions	Dates	Kate	cal Code
			1/1/12 to 12/31/12	0.9% of net direct written premium	
			1/1/11 to 12/31/11	0.9% of net direct written premium	G88S1
				Policyholder Notice: The FIGA surcharge must be separately displayed on premium statements to enable policyholders to determine the amount charged.	
				Most members plan to show the assessment surcharge as a separate line item on the declaration page. Our recommendation is to	
onf	ido	ntial AIC	2 10	show the amount charged on the Declaration Page as "2022-1 FIGA Assessment Surcharge".	4i
	Florida Hurricane Catastrophe Fund (FHCF): Emergency	The emergency assessment is applicable to all lines of persona and commercial property and casualty insurance, with the exception of the following: workers' compensation, medical	1 1/1/15 - If renewed on or after January 1, 2015	0% - No Emergency Assessment for policies renewed on or after 1/1/15	R28S1
-	Assessment	professional liability, accident and health, and flood insurance		Pursuant to the Orders, all policies issued or	
FAC Rule 19-		written through the federal Flood Insurance Program.		renewed on or after January 1, 2015, will no	
8.001, <u>et seq</u> .				longer be subject to the Cat Fund emergency	
		By annual statement line, this is: 1 (fire); 2.1 (allied lines); 2.2		assessment. The assessment will continue to	
Order to		(multiple peril crop); 3 (farmowners' multiple peril); 4		apply to the direct written premium on all	
Authorized		(homeowners' multiple peril); 5.1 (commercial multiple peril -		related transactions including, but not limited	
Insurers, Case		non-liability portion); 5.2 (commercial multiple peril - liability	У	to, endorsements, policy cancellations, and	
Number 108945-		portion); 6 (mortgage guaranty); 8 (ocean marine); 9 (inland		audit premiums related to policies issued or	
10 (4- 27-10)		marine);10 (financial guaranty); 12 (earthquake); 17.1 (other		renewed prior to January 1, 2015 at the	
T. C 1		liability - occurrence); 17.2 (other liability - claims-made), 18		applicable percentage below:	
Informational		(products liability); 19.1 (private passenger auto no-fault); 19.2	2	Policies issued or renewed on or Aggregation of the state of	
Memorandum		(other private passenger auto liability); 19.3 (commercial auto		after 1/1/15: Emergency Assessment is 0%	
OIR-07-17M (10-		no-fault); 19.4 (other commercial auto liability); 21.1 (private		1S U%0	
26-07)		passenger auto physical damage); 21.2 (commercial auto physical damage); 22 (aircraft); 23 (fidelity); 24 (surety); 26			

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
	Order to the Florida Surplus Lines Service Office, Case Number 118554- 11 (7- 6-11)		(burglary and theft); 27 (boiler and machinery); 28 (credit); 30 (warranty); 33 (aggregate write-ins for other business lines). The surcharge applies to umbrella/excess policies. The recoupment surcharge is not subject to premium tax or agent commissions. The surcharge applies to policies issued by risk retention groups and to policies issued to risk purchasing groups by a Florida licensed carrier or eligible surplus lines carrier. [FS § 215.555(6)(b): FS § 627.941, et seg.]		 Policies issued or renewed 1/1/11 – 12/31/14: Emergency Assessment is 1.3% Policies issued or renewed 1/1/07 – 12/31/11: Emergency Assessment is 1% Policies issued or renewed prior to 1/1/07: Emergency assessment is 0% 	
Co	onfi	de	215.555(6)(b); FS § 627.941, et seq.] If a policy is cancelled, all surcharges on unearned premium must be returned to the insured. This emergency assessment also applies to non-admitted carriers.	1/1/11 to 12/31/14 1/1/07 to 12/31/10	1.3% of direct written premium 1% of direct written premium Policyholder Notice: There is no	R18S1
			The surcharge on surplus lines policies must be remitted by the surplus lines broker to the Florida Surplus Lines Service Office in conjunction with remittance of the surplus lines tax and service fee. Effective 7-1-11, multi-state risks are subject to the surcharge only if Florida is identified as the "home state" of the insured. If Florida is the home state, premium allocation by state exposure will apply. [OIR Order to the Florida Surplus Lines Service Office (7-6-11); Bulletin 2011-02, Florida Surplus Lines Office (7-21-11)] Under the Nonadmitted Reinsurance Reform Act, the home state		policyholder notice requirement. However, the surcharge is to be identified on the policy Declarations page as the <i>FL Hurricane Catastrophe Fund Surcharge</i> . Important Note: The surcharge is to be applied to policies issued or renewed effective 1-1-07 and thereafter. Endorsements and other transactions occurring on policies issued or renewed prior to 1-1-07 are not subject to the surcharge.	
			of an insured is defined as: (1) the state in which the insured maintains its principal place of business; an individual's principal residence; or (2) if 100% of the insured risk is located out of the state, the state to which the greatest percentage of the insured's		[Informational Memorandum OIR-07-17M (10-26-07)]	

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
			taxable premium for that insurance contract is allocated. If more than one insured from an affiliated group are named insureds on a single non-admitted insurance contract, the home state is the principal place of business of the member having the largest percentage of allocated premium. [Non-admitted Insurance Multi-State Agreement (NIMA)]			
	Florida FS § 624.515 FAC Rule 12B- 8.006	State Fire College Surcharge	The surcharge is applicable to commercial fire, commercial allied lines, farmowners' liability and commercial multiple peril. By annual statement line, this is: ASLs 1 (fire); 2.1 (allied lines); 3 (farmowners' multiple peril); 5.1 (commercial multiple peril – property portion); 5.2 (commercial multiple peril – liability portion).	7/1/92 to Present	.1% or .001 of commercial property gross direct written premium Policyholder Notice: There is no policyholder notice requirement.	F48S1
30		ide	1 /	in in	forma	ti
			The surcharge does not apply to policies issued by risk retention groups or to policies issued to risk purchasing groups or their respective members. [FS. § 627.941, et seq.]			
	Kentucky	Local Government Premium Tax (LGPT)	This surcharge does not apply to non-admitted carriers. The local government premium tax surcharge is applicable to all Kentucky premium collected, except premium for the following:	-to Present	The Kentucky Insurance Department issues updates to local government premium tax	Y38S1
	KRS § 91A. 080, et seq.		a) workers' compensation policies; b) policies of group health insurance for state employees; c) health insurance policies issued to individuals, including policies issued through KY Access; d)		surcharge rates on July 1 of each year. Underwriters <u>must</u> use the Kentucky Risk Location Tool, which incorporates these	
	806 KAR 2:088, et seq.		annuities; e) federal flood insurance; f) municipal bonds, leases or other debt instruments issued by or on behalf of local government, unless the bonds, leases or other debt instruments are issued for profit or on behalf of for-profit or private		updates, to determine tax surcharge rates. Refer to: * Please refer to Kentucky Risk Location Look-up shown below	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
LGPT Risk		organizations; g) policies for high deductible health plans as			Couc
Location Chart		defined in 26 U.S.C. § 223(c)(2); and h) policies insured or		Special Instructions – Louisville Urban	
(Matrix) (6-28-		reinsured by the Federal Crop Insurance Corporation. Further,		Services District (USD): The amended tax	
12)		no license fee or tax applies to policies issued by: a) entities		surcharge rate of 5% applicable to all lines in	
,		issued a certificate of authority to do business in KY only as		the Louisville USD is implemented for new	
Advisory Opinion		HMOs pursuant to KRS 304.38-060; b) entities issued a		and renewal policies effective on or after	
2011-03 (5-25-11)		certificate of authority to do business in KY as a captive insurer		January 1, 2012. [Bulletin 2011-07 (9-22-	
, ,		pursuant to KRS 304.49-010; or c) domestic life insurers electing		[11)]	
HB 524		to be taxed under the provisions of KRS 136.320. Policies		For multiple peril policies with a single	
Implementation		insuring or naming the Commonwealth of Kentucky, its agencies		premium, two-thirds of the premium may be	
Update (1-5-09)		or political subdivisions as insureds, as well as surety bonds		allocated to fire and one-third to the property	
		naming the Commonwealth, its agencies or political subdivisions		and casualty portion of the premium when	
HB 524		as obligees, are excluded from application of the LGPT. School		calculating the tax rate.	4
Implementation Update (10-8-08)	ide	districts are considered state agencies: policies insuring a school and bonds naming a school as the obligee are exempt from the LGPT. [KRS 91A.080(8), (9), (10), (13); Bulletin 2013-01 (4-5-13)] • A local government is not exempt from the LGPT unless	in i	Policyholder Notice: Effective 12-31-08, the amount of the municipal tax surcharge and the taxing jurisdiction must be disclosed to the policyholder on the Declarations page,	tic
		specifically excluded by ordinance.		or addendum thereto, of new and renewal	
				policies. [806 KAR 2:092; DOI Bulletin, HB	
		For policies effective January 1, 2012 and thereafter, excess		524 Implementation Update (10-8-08)] No	
		workers' compensation premium is to be treated as general		disclosure is required for mid-term policy	
		liability premium and, therefore, subject to the tax surcharge.		changes. Profit centers must use Form	
				100668 (11/08), Addendum to the	
				Declarations Page - Kentucky Local	
				Government Premium Tax Disclosure Form	
		Note : Additional exemptions may apply pursuant to the		for the disclosure.	
		ordinances enacted by local municipalities. Refer to the current			
		LGPT Tax Code Descriptions posted to the Kentucky Risk		Policyholder Requests for a Credit or	
		Location Tool at: Kentucky Risk Location Tool.		Refund: If a policyholder requests a credit	
		The Risk Location Tool will identify risk locations to which		or refund of the tax surcharge, the	
		additional exemptions may apply as part of address search		underwriter is to forward Form 105733	
		results.		(06/10), KY Letter for Policyholder	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code	
onf	ide	The municipal tax surcharge rate varies by taxing jurisdiction and line of business. To determine the location of a risk by business line, refer to the LGPT Risk Location Chart and the Municipal Tax Information. • Note: The tax rate used for a mid-term policy change is the tax rate in effect on the date of the change. [KRS 91A.080(3)] This tax applies to umbrella/excess policies, unless there is a specific exclusion authorized by a local government or municipal ordinance. The municipal tax is an excise tax or license tax levied on insurers for the privilege of conducting business in a municipality. There is a separate statewide premium tax of 2% for admitted insurers. For surplus lines insureds, there is a 3% premium tax in addition to the local government "premium" tax. [KRS § 304.10-180] The insurance company or its agent, as well as, the surplus lines broker, may receive a commission on the tax in the form of a "collection fee." The maximum fee charged the insured may be no more than the lesser of 15% of the tax due or 2% of the policy premium. Note: Our Companies do not charge the collection fee. Please see "Kentucky Collection Fee" below. (*) The municipal tax surcharge applies to policies issued by risk retention groups and to policies issued to risk purchasing groups or their respective members. [KRS § 304.45-080; Advisory Opinion 2011-03 (5-25-11)]) In	Inquiries, to the insured within (30) days of the contact. Each profit center may determine the return address to be used in the letter. *Kentucky Risk Location Look-up: Effective 1-1-10, all underwriters must use risk location software to verify the location of a Kentucky risk and the corresponding LGPT surcharge rate. The Risk Location Tool is located at: Kentucky Risk Location Tool Underwriters must retain documentation of their Risk Location Tool search results in the appropriate underwriting files and in a format accessible for audit purposes. Exempt Policyholders: Certain policyholders may be exempt from payment of the LGPT as the result of an entity defined exemption authorized by a local jurisdiction. If a broker/insured claims an exemption, underwriters must refer the issue to their assigned legal counsel for final determination.	tic	

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
C) nf	ide	 This municipal tax surcharge also applies to non-admitted carriers. Pursuant to Insurance Code § 304.10-180, the surplus lines broker is responsible for remittance of the tax to the appropriate city, county or urban-county taxing authority. Effective 7-21-11, multi-state risks are subject to the tax surcharge only if Kentucky is identified as the "home state" of the insured. Under the Nonadmitted Reinsurance Reform Act, the home state of an insured is defined as: (1) the state in which the insured maintains its principal place of business; an individual's principal residence; or (2) if 100% of the insured risk is located out of the state, the state to which the greatest percentage of the insured's taxable premium for that insurance contract is allocated. If more than one insured from an affiliated group are named insureds on a single policy, the home state is the principal place of business of the member having the largest percentage of allocated premium. [Department of Insurance Advisory Opinion 2011-04 (6-3-11); KRS § 304.10-400] 	in :	forma	tio
	Kentucky	Kentucky Collection Fee The Companies have chosen not to collect this fee.	The fee is applicable to all lines except workers' compensation. Reference (*) above in Kentucky (LGPT)	-to Present	The lesser of 15% of the municipal tax or 2% of the policy premium	Y38S1
	Kentucky KRS § 136.392	Kentucky Premium Surcharge	This surcharge is applicable to all lines of insurance, except life, accident and health, and workers' compensation.	4/1/10 to Present -to 3/31/10	1.8% of premium 1.5% of premium	Y18S1
	806 KAR 2:100				Policyholder Notice:	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
Bulletin 2010-02 (1-11-10) — Premium Surcharge Rate Adjustment Bulletin 2010-02 Explanation (1- 15-10) — Clarification of Bulletin 2010-02, Premium Surcharge Rate Adjustment	de	For policies effective January 1, 2012 and thereafter, excess workers' compensation premium is to be treated as general liability premium and, therefore, subject to the surcharge. The following entities are exempt from the surcharge: a) the federal government; b) resident educational and charitable institutions qualifying under Section 501(c)(3) of the Internal Revenue Code; c) resident nonprofit religious institutions for coverage of real, tangible and intangible property only; d) Kentucky government for coverage of real property; and e) local governments for coverage of real property. [KRS § 136.392(5)] This surcharge applies to umbrella/excess policies. The surcharge is not subject to the premium tax or to agent commissions. The surcharge applies to policies issued by risk retention groups and policies issued to risk purchasing groups or their respective members. [KRS § 304.45-080] This surcharge also applies to non-admitted carriers. Pursuant to Insurance Code § 304.10-180, the surplus lines broker is responsible for remittance of the surcharge to the Kentucky Department of Revenue. Effective 7-21-11, multi-state risks are subject to the surcharge only if Kentucky is identified as the "home state" of the insured. If Kentucky is the home state, 100% of policy premium is subject to the surcharge. Under the Nonadmitted Reinsurance Reform Act, the home state of an insured is defined as: (1) the state in which the insured maintains its principal place of business; an individual's principal residence; or (2) if 100% of the insured risk is located out of the state, the state to which the) In	Effective 5-31-2019 1. Each policy subject to KRS 136.392 issued to an insured shall include a notice, conspicuously placed on the declarations page, renewal certificate, or billing instrument, indicating that the premium includes the surcharge required by KRS 136.392. 2. The amount of surcharge shall be separately itemized on the declarations page or billing instrument used by the insurer for newly issued policies and renewals subject to KRS 136.392. [806 KAR 2:100]	ti

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		greatest percentage of the insured's taxable premium for that insurance contract is allocated. If more than one insured from an affiliated group are named insureds on a single policy, the home state is the principal place of business of the member having the largest percentage of allocated premium. [Department of Insurance Advisory Opinion 2011-04 (6-3-11); KRS § 304.10-400]			
Louisiana	Louisiana Citizens' Property Insurance	The surcharge is applicable to residential and commercial property and allied lines, as well as to all mobile home programs.	1/1/24 to 12/31/24	1.70% of policy premium	R38S1
LA RS § 22-1430,	Corporation:	By annual statement line, this is: ASLs 1 (fire); 2.1 (allied lines);	1/1/23 to 12/31/23	2.10% of policy premium	
et seq. Directive 198 (8-29-07)	Emergency Surcharge	4 (homeowners'); 5.1 (commercial multiple peril – property portion); all mobile home programs. The surcharge does not apply to: debit fire; flood insurance; crop insurance; livestock insurance.	1/1/22 to 12/31/22 1/1/21 to 12/31/21 1/1/20 to 12/31/20 1/1/19 to 12/31/19 1/1/18 to 12/31/18 1/1/17 to 12/31/17	2.40% of policy premium 2.49% of policy premium 2.60% of policy premium 2.65% of policy premium 2.57% of policy premium 2.52% of policy premium	ti
		The surcharge applies to excess policies written over property coverage. The surcharge is not subject to the premium tax or to agent commissions.	1/1/16 to 12/31/16 1/1/15 to 12/31/15 1/1/14 to 12/31/14 1/1/13 to 12/31/13	2.93% of policy premium 3.42% of policy premium 3.54% of policy premium 3.74% of policy premium	
		The surcharge does not apply to policies issued by risk retention groups or to policies issued to risk purchasing groups or their respective members. [LA RS § 22:481, et seq.]		Policyholder Notice: The emergency surcharge must be separately identified on the Declarations page as follows:	
		Note : For policies issued, effective January 1, 2008 or thereafter, the surcharge is to be refunded on a pro-rata basis, if there is a change in coverage, an endorsement, or a policy cancellation. [LA RS 22:1430.10]		Total Policy Premium: \$xx.xx 2010 LA FAIR Plan Emergency Assessment: \$xx.xx Total Amount Due: \$xx.xx	
		The surcharge does not apply to non-admitted carriers.			

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
Conf	ide	ntial AIC	3 In	In addition, the following notice must be included on the Declarations page in 14-point font or boldface type for policies effective 8-15-10 and thereafter: ANY SURCHARGE, MARKET EQUALIZATION CHARGE, OR OTHER ASSESSMENT LEVIED BY THE LOUISIANA CITIZENS' PROPERTY INSURANCE CORPORATION PURSUANT TO R.S. 22:2307 DUE TO HURRICANES KATRINA AND RITA IS REFUNDABLE. The Declarations page must also include the following information, for policies effective 8-15-10 and thereafter: Policyholders may claim amounts paid to the Louisiana Citizens' Property Insurance Corporation and charged on their insurance policies as a credit against their state income tax owed. To access information on claiming this credit, please visit the following link on the Louisiana Department of Revenue's website: http://www.rev.state.la.us/sections/general/calac/default.aspx. Note: If there is insufficient space on the Declarations page for all of the information required in the Policyholder Notice, an addendum to the Declarations page may be attached to the policy to disclose the	tior

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
C_{0}	onf	ide	ntial AlC	1/1/12 to 12/31/12 1/1/11 to 12/31/11 1/1/10 to 12/31/10 1/1/09 to 12/31/09 1/1/08 to 12/31/08 1/1/07 to 12/31/07	information concerning how to claim the policyholder tax credit. Special Instructions: The emergency surcharge must also be identified in the initial policy invoice sent to insureds for each new policy term, by using the same language as that used above for the policy Declarations page. 3.9% of policy premium 4.0% of policy premium 5% of policy premium 5% of policy premium 5% of policy premium 5% of policy premium 3.6% of policy premium	
	Michigan MCLA § 500.3104 Bulletin No. 2007-04-INS Declaratory Ruling 89-10706-M	Michigan Catastrophic Claims Association (MCCA)	The MCCA is a mandatory reinsurance association established by Michigan law due to Michigan's unique auto insurance no-fault law that historically has provided unlimited lifetime coverage for medical expenses resulting from auto accidents (PIP). The MCCA reimburses carriers for each PIP medical claim in excess of a certain amount (\$580K currently). All auto carriers are assessed to cover the catastrophic medical claims. These assessments are generally passed on to policyholders. Change in Michigan PIP Requirements – Eff. 7/2/20 Insureds are no longer required to have unlimited Personal Injury Protection (PIP) as there are now several different options available.	7/1/24 to 6/30/25 7/1/24 to 6/30/25 7/1/24 to 6/30/25	MCCA Charge (only applies to unlimited PIP) \$70 per written vehicle year \$14 per written historic vehicle year 19% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	A18R1

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		The assessment will only apply to motorcycles and vehicles/Insureds where unlimited PIP benefits were selected. Exclusions: Trailers, Golf Carts, ATV, ORV, Snow Mobiles, Power-driven Mobility Device, Commercial Quadricycle, Electric Bike, Farm Tractors or other implements of husbandry that are not subject to registration requirements & Mopeds Historic Vehicle – A vehicle which is over 25 years old, and which is owned solely as a collector's item and for participation in club activities, exhibitions, tours, parades, and similar uses.	7/1/24 to 6/30/25 7/1/24 to 6/30/25 7/1/24 to 6/30/25	Deficit Recoupment (applies to all PIP options) \$20 per written vehicle year \$4 per written historic vehicle year 6% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	
) 	Ide	in club activities, exhibitions, tours, parades, and similar uses, including mechanical testing, but is not used for general transportation. The vehicle must have either a historic vehicle registration plate or an authentic Michigan registration plate. The charge is applicable to all insurance companies writing auto or motorcycle insurance in Michigan. Each insurance company writing auto or motorcycle insurance is required to be a member	j In	The MCCA and Deficit Recoupment charges must be listed separately on the declaration page. MCCA Charge (only applies to unlimited PIP)	tic
		of the MCCA. The charge is applicable to private passenger and commercial motor vehicles policies that have no-fault (PIP) coverage. The assessment charged by the MCCA shall be treated as a reinsurance transaction for statutory accounting purposes.	7/1/23 to 6/30/24 7/1/23 to 6/30/24 7/1/23 to 6/30/24	\$74 per written vehicle year \$14.80 per written historic vehicle year 22% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	
		Assessments due or paid to the Association shall be treated in the same manner as normal reinsurance premiums and shall be		Deficit Recoupment (applies to all PIP options)	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
onf	ide	reflected in the appropriate annual and quarterly statement schedules. This assessment does not apply to non-admitted carriers.	7/1/23 to 6/30/24 7/1/23 to 6/30/24 7/1/23 to 6/30/24	\$48 per written vehicle year \$9.60 per written historic vehicle year 15% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied. The MCCA and Deficit Recoupment charges must be listed separately on the declaration page.	
			7/1/22 to 6/30/23 7/1/22 to 6/30/23 7/1/22 to 6/30/23	\$86 per written vehicle year \$17.20 per written historic vehicle year 29% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	
			7/1/21 to 6/30/22 7/1/21 to 6/30/22	\$86 per written vehicle year \$17.20 per written historic vehicle year	

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	Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
				7/1/21 to 6/30/22	29% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	
					Note: The assessment will only apply to motorcycles and vehicles/Insureds where unlimited PIP benefits were selected.	
Cc	nf	ide	ntial AlC	7/2/20 to 6/30/21 7/2/20 to 6/30/21 7/2/20 to 6/30/21	\$100 per written vehicle year \$20 per written historic vehicle year 36% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	tic
				7/1/19 to 7/1/20 7/1/19 to 7/1/20 7/1/19 to 7/1/20	\$220 per written vehicle year \$44 per written historic vehicle year 56% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	
				7/1/18 to 6/30/19 7/1/18 to 6/30/19	\$192 per written vehicle year	

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Jurisdict	ion Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
				53% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	
Con	fide	ntial AlG	7/1/17 to 6/30/18 7/1/17 to 6/30/18 7/1/16 to 6/30/17 7/1/16 to 6/30/17 7/1/15 to 6/30/16 7/1/15 to 6/30/16	\$170 per written vehicle year 51% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied. \$160 per written vehicle year 51% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied. \$150 per written vehicle year 49% of PIP premium for policies where written vehicles years cannot be determined. Because this is an "in premium" charge, when the "percentage of PIP premium" method is required to be used, a gross-up formula must be applied.	tio

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
Minnesota MS § 168A.40	Automobile Theft Prevention Program	Applicable to private passenger and commercial motor vehicles. The surcharge does not apply to fleets of five (5) or more vehicles and vehicles weighing in excess of 10,000 pounds. This surcharge does not apply to umbrella/excess policies. The surcharge is not subject to the premium tax or to agent commissions. Policies issued by risk retention groups may not offer commercial auto liability coverage to their members, members of other risk retention groups or risk purchasing groups. The fee does not apply to excess or umbrella policies issued to risk purchasing groups by a Minnesota licensed carrier. The fee applies to risk purchasing groups that obtain commercial auto liability insurance from a Minnesota licensed carrier. [MS § 65B.48; MS § 60A.196]	7/1/14 to 6/30/15 7/1/14 to 6/30/15	\$186 per written vehicle year 54% of PIP premium for policies where written vehicles years cannot be determined. Note: Since the MCCA assessment and associated costs are related only to personal injury protection coverage (PIP), they must be included in the PIP premium that will be charged to policyholders. In addition, if a policy is cancelled before its expiration, any premium refund to the policyholder should also include the pro rata refund of any costs related to the Association that are included in the premium. \$.50 per vehicle per six (6) months of coverage on every policy providing comprehensive physical damage insurance. Policyholder Notice: There is no policyholder notice requirement. However, the surcharge amount must be separately identified on either the policy Declarations page or the billing statement sent to an insured. [MS § 168A.40]	Y18S1

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	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		The surcharge does not apply to non-admitted carriers.			
Minnesota	Fire Insurance Surcharge	Applicable to commercial fire, residential property, and the non-liability portion of commercial multi-peril insurance. By annual	7/1/23 and subsequent	.65% of net direct written premium	F88S1
MS § 297I.06 MS § 297I.30 MS § 299F.012		statement line, this is: ASLs 1 (fire); 4 (homeowners' multiple peril); 5.1 (commercial multiple peril –property portion).	7/1/13 to 6/30/23 7/1/07 to 6/30/13	.50% of net direct written premium .65% of net direct written premium	
		This surcharge applies to excess policies written over property coverage.		Policyholder Notice: There is no policyholder notice requirement. However, the surcharge must be identified on the	
		The surcharge is not subject to premium tax or to agent commissions.		Declarations page or the billing statement as the <i>Fire Insurance Premium Surcharge</i> .	4 .
m		The surcharge does not apply to policies issued by risk retention groups or to policies issued to risk purchasing groups or their	in	torma	
ont		groups or to policies issued to risk purchasing groups or their respective members. [MS § 60E.01, et seq.]	/	IOIIIIa	LI
			/	OHITA	LI
Minnesota	Firefighters' Relief Association	groups or to policies issued to risk purchasing groups or their respective members. [MS § 60E.01, et seq.] This surcharge does not apply to non-admitted carriers. The surcharge is applicable to fire, lightning, and sprinkler leakage premiums for the following cities:	7/1/13 to Present	2% of direct written premium	F98S1
	Firefighters' Relief	This surcharge does not apply to non-admitted carriers. The surcharge is applicable to fire, lightning, and sprinkler leakage premiums for the following cities: Rochester, effective June 1, 2011 Minneapolis, effective 9/1/1955			
Minnesota MS § 297I.10	Firefighters' Relief	This surcharge does not apply to non-admitted carriers. The surcharge is applicable to fire, lightning, and sprinkler leakage premiums for the following cities: Rochester, effective June 1, 2011			F98S1

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		This surcharge applies to excess policies written over property coverage. The surcharge is not subject to the premium tax or to agent commissions. The surcharge does not apply to policies issued by risk retention groups or to policies issued to risk purchasing groups or their respective members. [MS § 0E.01, et seq.]		identified as the Firefighters' Relief Association Surcharge.	
		This surcharge does not apply to non-admitted carriers.			
New Jersey	New Jersey Property Liability Insurance	Applicable to all lines except life, accident and health, workers' compensation, title, annuities, surety bonds, credit, mortgage	10/1/24 to 9/30/25	0.3% of net direct written premium	G18S1
	Guaranty Association (PLIGA)	guaranty, municipal bond coverage, fidelity, investment return, ocean marine, and pet health insurance. Excess workers' compensation premium is not subject to the recoupment surcharge. The recoupment surcharge applies to umbrella/excess policies.	10/1/23 to 9/30/24 10/1/22 to 9/30/23 10/1/21 to 9/30/22 10/1/20 to 9/30/21 10/1/19 to 9/30/20 10/1/18 to 9/30/19 10/1/17 to 9/30/18	0.5% of net direct written premium 0.5% of net direct written premium 0.6% of net direct written premium	tic
		The recoupment surcharge is not subject to the premium tax or to agent commissions.	10/1/16 to 9/30/17 10/1/15 to 9/30/16 10/1/14 to 9/30/15	0.6% of net direct written premium 0.7% of net direct written premium 0.9% of net direct written premium	
		Coverage under New Jersey's insurance guaranty fund does not extend to risk retention groups, whether domiciled in New Jersey or another state. Policies issued by risk retention groups must include a policyholder notice to that effect. The surcharge applies to policies issued by New Jersey licensed carriers to risk purchasing groups that have members or risks located in New Jersey. [NJSA § 17:47A-1, et seq.] This surcharge does not apply to non-admitted carriers.		Policyholder Notice: There is no policyholder notice requirement. However, the surcharge must be separately stated and identified on the billing statement of all new and renewal policies, as the <i>New Jersey Property-Liability Insurance Guaranty Association Surcharge</i> . The amount must be rounded to the nearest dollar. [NJAC § 11:1-6.3]	

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Jurisdiction I	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
	ork Fire	The fee is applicable only to the peril of fire. By annual statement line and premium percentage, the fee applies to: ASL 1 fire (100%); ASL 3 farmowners' multiple peril (35% or 50%); ASL 4 homeowners' multiple peril (35%); ASL 5.1 commercial multiple peril – non-liability portion (50%). The fee excludes: time element coverage; policies insuring household furniture; one or two family residential structures; public or private schools, colleges or universities; public or private hospitals; churches; inland marine; ocean marine; motor vehicle or aircraft physical damage. On multiple peril policies for which the actual fire portion cannot be determined, 35% of the premium is considered fire premium for residential policies; 50% of the premium is considered fire premium for commercial policies. [Circular Letter No. 19 (7-8-82)] This fee applies to excess policies written over property coverage.	10/1/13 to 9/30/14 10/1/12 to 9/30/13 10/1/11 to 9/30/12 11/1/08 to 9/30/11 10/1/07 to 10/31/08 10/1/06 to 9/30/07 10/1/05 to 9/30/06 1/1/05 to 9/30/05 4/1/04 to 12/31/04 3/1/03 to 3/31/04 11/1/95 to 2/28/03	9% of direct written premium 9% of direct written premium 9% of direct written premium 1.4% of direct written premium 1.6% of direct written premium 1.75% of direct written premium 1.75% of direct written premium 1.75% of direct written premium 0.25% of direct written premium 0.33% of direct written premium 0.25% of net direct written premium Policyholder Notice: There is no policyholder notice requirement. However, the fee must be separately stated and identified on the Declarations page of all new and renewal policies. [NYL § 9108; Circular Letter 19 (7-8-82)]	F88S1

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		The fee is not subject to the premium tax or to agent commissions.			
		The surcharge does not apply to policies issued by risk retention groups or to policies issued to risk purchasing groups or their respective members. [NYL § 5901, et seq.]			
		This fee does not apply to non-admitted carriers.			
New York	New York Motor Vehicle Law	The fee is applicable to private passenger and commercial motor vehicle insurance.	6/1/09 to Present	\$10 for each vehicle insured under a policy having a term longer than (6) months	A18S1
NYL § 9110 NYL § 401 (Veh. & Traf.) Circular Letter	Enforcement Fee	Vehicles excluded from the fee are: motorcycles; electrically powered devices for the disabled; trailers, semi-trailers, coach and house trailers; vehicles running on rails or tracks; snowmobiles and all-terrain vehicles; fire and police vehicles, other than ambulance vehicles; agricultural equipment such as	6/1/03 to 5/31/09	\$5 for each vehicle insured under a policy having a term of (6) months or less \$5 for each insured vehicle	ti
No. 5 (5- 5-92) Circular Letter		tractors, all-terrain vehicles used exclusively for agriculture or snow plowing (other than for hire), and equipment for growing, harvesting or handling produce; self-propelled caterpillar or	7/1/92 to 5/31/03	\$1 for each insured vehicle This fee must be remitted by Comptrollers	
No. 10 (5-30-03)		crawler-type equipment while operated at a contract site. [Circular Letter No. 5 (5-5-92); Circular Letter No. 3 (1-30-06)]		monthly on form TA016 (Rev. 10/11).	
Supplement No. 1 to Circular Letter No. 10 (8-7-03)		This fee does not apply to umbrella/excess policies. The fee is not subject to the premium tax or to agent		Policyholder Notice: There is no policyholder notice requirement. However, the fee must be separately stated and identified, in either the Declarations page,	
Circular Letter No. 3 (1-30-06)		commissions.		premium billing statement or in a separate written policyholder communication. This	
Circular Letter No. 13 (4-30-09)		Risk retention groups must be domiciled and chartered in New York in order to provide commercial auto liability coverage to their members, the members of other risk retention groups or risk purchasing groups. The fee does not apply to excess or umbrella policies issued to risk purchasing groups by a New York licensed		fee applies to all new and renewal policies. [Supplement No. 1 to Circular Letter 10 (2003)]	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		carrier. The fee applies to commercial auto liability policies issued to risk purchasing groups by either a New York licensed carrier or risk retention group chartered and licensed by the New			
		York State Insurance Department. [NYL § 5901, et seq.; NYL § 5913]			
		This fee does not apply to non-admitted carriers.			
North Carolina	North Carolina	This assessment applies to commercial auto liability (bodily	10/1/24 to 9/30/25	2.79% of policy premium	R98S1
	Commercial Auto	injury and property damage), medical payments, uninsured	4/4/24		
NCRF §58–37– 1	Loss Recoupment	motorist and underinsured motorist premiums.	4/1/24 to 9/30/24	4.16% of policy premium	
O' 1 DE 15 12	Surcharge	D 144 (12 42 1004	10/1/23 to 3/31/24	2.40% of policy premium	
Circular RF-17-12	'	By annual statement line, this is: 19.3 (commercial auto no-fault-	10/1/22 to 9/30/23	1.30% of policy premium	
Circular RF-17-16	Ide	PIP); 19.4 (other commercial auto liability) Does not apply to premium for covering the following vehicles: Traction Engines, Road Rollers, Farm Tractors, Tractor Cranes, Power Shovels and Well Drillers.	04/1/22 to 9/30/22 10/1/21 to 3/31/22 10/1/20 to 9/30/21 10/1/19 to 9/30/20 10/1/18 to 9/30/19	5.18% of policy premium 2.01% of policy premium 5.07% of policy premium 7.86% of policy premium 7.86% of policy premium	ti
Circular RF-18-3				1 11	
		Companies classified by the North Carolina Insurance Commissioner as an "Authorized Surplus Lines Writer" or "Risk		Policyholder Notice: There is no policyholder notice requirement. However,	
		Retention Group" are not subject to recoupment surcharge.		the surcharge amount must be DISPLAYED on the policy as part of the policy premium but booked as a surcharge to MJC 088.	
South Carolina	South Carolina	This surcharge is applicable to medical malpractice insurance,	1/1/24 to 12/31/24	6% of net direct written premium	D18S1
SC HB 3760	Medical Malpractice Liability Assessment	medical professional liability insurance, hospital professional liability insurance, and any other type of professional liability	1/1/23 to 12/31/23	6% of net direct written premium	
Section 38-79-220	Liability Assessment	insurance covering risks of licensed health care providers and	1/1/23 to 12/31/23 1/1/22 to 12/31/22	6% of net direct written premium	
Section 30-79-220		facilities.	1/1/21 to 12/31/21	6% of net direct written premium	
		The surcharge amount is not subject to the premium tax or commission.	1/1/21 to 12/31/21	6 % of het direct written premium	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		All surplus lines insurance producers or brokers placing insurance through nonadmitted insurers shall collect from the insured and remit to the department to be distributed to the association and fund a nonadmitted policy surcharge on all premiums for all insurance written by such surplus lines insurance producer or broker for a policy from a nonadmitted			
Texas	Texas Motor Vehicle	insurer for any and all medical malpractice risks in this State. The fee is applicable to private passenger and commercial motor	5/29/23 and subsequent	\$5 for each insured vehicle	B38S1
28 TAC 5.205	Crime Prevention Authority Fee	vehicles. The fee is not subject to the premium tax or to agent		Policyholder Notice: The following notice must be attached to or stamped or printed on	
T Civ. Stat. Art. 4413(37)	ide	Risk retention groups providing commercial auto liability coverage to their members, the members of other risk retention groups or risk purchasing groups are subject to the fee. The fee does not apply to excess or umbrella policies issued to risk purchasing groups by a Texas licensed carrier. The fee applies to commercial auto liability policies issued to risk purchasing groups by a Texas licensed carrier or a risk retention group, if Texas is determined to be the group's location, pursuant to TIC § 2201.252. [T Civ. Statutes, Article 4413(37); T Trans. § 601.071; TIC § 2201.001, et seq.]	3 In	the Declarations page of all new and renewal policies, in no less than 10-point type, as part of the policy: NOTICE: Your payment includes a \$5 fee per vehicle each year. This fee helps fund: (1) auto burglary, theft, and fraud prevention, (2) criminal justice efforts, and (3) trauma care and emergency medical services for victims of accidents due to traffic offenses. By law, this fee funds the Motor Vehicle Crime Prevention Authority (MVCPA). Please use Policyholder Notice form (59186 (09/19))	tic
		This fee does not apply to non-admitted carriers.		Alternative Policyholder Notice: A Declarations page notation which simply identifies the fee may be used in all new and renewal policies, when the notice language is not specifically included on the Declarations page. The notation must use the language Motor Vehicle Crime Prevention Authority	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code	
onf	ide	ntial AIC	9/1/19 to 5/28/23	Fee \$5. (See enclosed explanation.), and be placed either on the Declarations page, renewal certificate or billing statement. The notice, included as part of the policy and printed in 10-point type, must read: NOTICE: Your payment includes a \$5 fee per vehicle each year. This fee helps fund: (1) auto burglary, theft, and fraud prevention, (2) criminal justice efforts, and (3) trauma care and emergency medical services for victims of accidents due to traffic offenses. By law, this fee funds the Motor Vehicle Crime Prevention Authority (MVCPA). Please use Policyholder Notice form (59186 (09/19)) \$4 for each insured vehicle Policyholder Notice: The following notice must be attached to or stamped or printed on the Declarations page of all new and renewal policies, in no less than 10-point type, as part of the policy: NOTICE: Your payment includes a \$4 fee per vehicle each year. This fee helps fund: (1) auto burglary, theft, and fraud prevention, (2) criminal justice efforts, and (3) trauma care and emergency medical services for victims of accidents due to traffic offenses. By law, this fee funds the Motor Vehicle Crime Prevention Authority (MVCPA). Please use Policyholder Notice form (59186 (09/19))	tic	

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code	
) nf	ide	ntial AIG	9/1/11 to 8/31/2019 6/6/91 to 8/31/11	Alternative Policyholder Notice: A Declarations page notation which simply identifies the fee may be used in all new and renewal policies, when the notice language is not specifically included on the Declarations page. The notation must use the language Motor Vehicle Crime Prevention Authority Fee \$4. (See enclosed explanation.), and be placed either on the Declarations page, renewal certificate or billing statement. The notice, included as part of the policy and printed in 10-point type, must read: NOTICE: Your payment includes a \$4 fee per vehicle each year. This fee helps fund: (1) autoburglary, theft, and fraud prevention, (2) criminal justice efforts, and (3) trauma care and emergency medical services for victims of accidents due to traffic offenses. By law, this fee funds the Motor Vehicle Crime Prevention Authority (MVCPA). Please use Policyholder Notice form (59186 (09/19))	ti	or
Texas Tex. Admin. Code § 5.9923	Texas Fair Plan Assessment	This assessment applies to all property insurance policies, including farm and ranch insurance, farm and ranch owners insurance, flood, earthquake, wind and hail, and others. By annual statement line, this is: 1 (fire); 2.1 (allied lines); 3	6/26/21 - If renewed on or after June 26, 2021	0% - No Fair Plan Assessment for policies renewed on or after 6/26/21	R48S1	

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Jurisdiction Descri	ription	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
Tex. Ins. Code § 2211.101 Tex. Ins. Code § 2211.104		(farmowners multiple peril); 4 (homeowners multiple peril); 5.1 (commercial multiple peril - property); 12 (earthquake); 27 (boiler & machinery) Inland marine insurance and surplus lines are not subject to recoupment surcharge. Combined policies are subject to surcharge.	6/25/18 to 6/25/21	Policyholder Notice: There are no specific notice, billing, or declarations page requirements for FAIR Plan recoupment surcharges. Insurers may have an interest in letting policyholders know the source of additional charges. If an insurer amends its residential property declarations page form to include information about the surcharge, the insurer must file that form with TDI.	
West Virginia WVC §§ 33-3-33 Informational Letter 82 (July 1992) Informational Letter 131 (June 2001) Informational Letters 132 and 133 (June 2001)	Ity Policy	This surcharge is applicable to all lines except ocean marine, inland marine, financial guarantee, group A&H, credit A&H, collectively renewable A&H, non-cancelable A&H, guaranteed renewable A&H, non-renewable/stated reasons A&H, other accidents only, all other A&H, fidelity, surety and credit. Note: Only premiums received for Federal Acts workers' compensation coverage and increased limits for employers' liability coverage are subject to the surcharge. Federal Acts coverage includes USL&H coverage, Admiralty and FELA coverage, as well as coverage under the Federal Coal Mine Health and Safety Act (FBL). [Informational Letter 160 (5-1-08); WVC § 23-2C-3(f)] This surcharge applies to umbrella/excess policies. The surcharge is not subject to the premium tax or to agent commissions. The surcharge applies to policies issued by risk retention groups and to policies issued to risk purchasing groups or their respective members. [WVC § 33-3-33]	7/1/02 to 12/31/05	.55% of taxable premium, defined as the amount of gross direct premiums, annuity considerations, or dividends on participating policies applied in reduction of premiums, less returned premiums due to policy cancellations. Policyholder Notice: There is no policyholder notice requirement. Note: For policies issued, effective July 11, 2001 or thereafter, the surcharge is to be refunded on a pro-rata basis, if the policy is cancelled.	Y18S1

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Jurisdiction	Description	Exclusions or Exceptions	Effective – Expiration Dates	Rate	Statisti cal Code
		Effective July 1, 2011, this surcharge does not apply to non-admitted carriers. [WVC § 33-12C-7; Non-admitted Insurance Reform Bulletin, WV Office of the Insurance Commissioner (7-13-11)]			

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RECOUPABLE SURCHARGES ARCHIVE

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