



THE SURPLUS LINE ASSOCIATION
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Bulletin #463

BULLETIN TO ALL MEMBERS:

Re: Emergency Regulation - Exportability of Automobile
Liability Insurance

Further to our Bulletin #462 dated December 12, 1990 regarding the above captioned subject, the Department of Insurance has instructed the Stamping Office to reject filings with coverage incepting on or after January 1, 1991, which do not comply with emergency regulation 2173. (CALIFORNIA CODE OF REGULATIONS, Title 10, Section 2173, copy attached.)

A.D. Freeman Jr.
Manager

Title 10, CCR Section 2173

Section 2173. Pre-Conditions to Placement with
Nonadmitted Insurers

No surplus line broker shall solicit from and place with any nonadmitted insurer any automobile bodily injury, property damage liability, or medical payment insurance that contains, either in whole or in part the limits of coverage provided under the California Automobile Assigned Risk Plan ("CAARP") unless: (1) the surplus line broker or insured has first submitted to CAARP a properly completed and executed application in accordance with Title 10, CCR Sections 2441-2443 for the limits of coverage provided under CAARP and (2) CAARP itself has determined that the applicant is ineligible for the limits of coverage applied for.

Authority: Insurance Code Section 1763
Reference: Insurance Code Section 1763