

The Surplus Line Association of California

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BULLETIN #1408

Re: March 16 Deadline To Provide Guidance Regarding Compliance With Proposition 22 Insurance Benefits

This bulletin is a reminder of the March 16, 2021 deadline referenced in prior communication from the California Department of Insurance regarding Transportation Network Companies (TNCs) and Delivery Network Companies (DNCs). The CDI notice to all admitted and nonadmitted insurers provides guidance regarding compliance with existing California law when providing the insurance benefits that voters approved with the passage of Proposition 22, and to ensure that insurance coverages mandated by the law are provided while app-based transportation company drivers are online with the app-based transportation company's on-line enabled application or platform.

Surplus line markets are additionally notified that a group disability policy that includes the coverages required by Proposition 22 may also be issued pursuant to and in full compliance with the surplus lines laws of the State of California. Any coverage required by Proposition 22 placed in full compliance with the surplus lines laws of the State of California would not be subject to the permissible group and substantive coverage requirements under California law.

To view the original CDI notice issued February 3, 2021, please click here.