



COMPLIANCE CHART

Cancellation/Nonrenewal Applicability to Surplus Lines

updated August 2021

State	Surplus Lines Exempt or Subject to C/N Requirements	Citation of Exemption or Applicability	C/N Requirements if Applicable	Additional Guidance
Alabama	All lines exempt	Oden, Department Position, 10/9/2013	N/A	N/A
Alaska	Commercial and personal lines subject to cancellation requirements. Commercial lines exempt from nonrenewal requirements. Personal lines subject to nonrenewal requirements.	AS § 21.36.240 (personal nonrenew requirements) : (H) This section does not apply under (4) to business or commercial policies placed under AS 21.34. § AAC 25.070 (commercial and personal cancellation) : (a) A nonadmitted insurer may not issue a notice of cancellation for nonpayment of premium until after the written notice requirement of AS 21.34.110 has been satisfied.	AS § 21.36.240 : Nonrenewal notice for personal lines policies must be mailed at least 20 day before the date the policy expires. AS § 21.34.110 : Surplus lines broker's duty to notify insured that the insurer does not hold a certificate of authority, is not subject to state supervision and is not covered under the guaranty association.	AS § 21.36.240 does not provide an exemption from nonrenewal requirements for personal surplus lines policies, however at Westlaw Departmental Position(4/19/2012) states: Surplus lines (unauthorized insurance). The Department advises Surplus lines is regulated by the insurance code. However, the provisions in this summary do not apply. You must refer to your policy for any contractual requirements.
Arizona	Commercial lines exempt, no provision for personal lines.	A.R.S. § 20-1671 (commercial exemption) : This article does not apply to any of the following: 5. Surplus lines insurance.	A.R.S. § 20-1651 through A.R.S. § 20-1656 : Provide C/N requirements for admitted insurance.	N/A
Arkansas	Commercial lines, other than work comp, employers liability and professional liability, exempt from nonrenewal requirements, no provisions for commercial cancellation or personal lines cancellation nor nonrenewal requirements.	A.C.A. § 23-79-301 (commercial nonrenewal requirements) : This subchapter is not intended to conflict with nor apply to insurance policies and contracts of surplus lines insurers operating in this state in compliance with § 23-65-310.	A.C.A. § 23-79-151 (WC, employer liability and professional liability renewal and nonrenewal requirements) : 60 days mailed for 25% increases, 30 days mailed for less than 25% increases. A.C.A. § 23-66-206(9)(B) (personal and commercial cancellation) : 20 days notice, 10 days for nonpayment of premium. A.C.A. § 23-88-105 (personal nonrenewal) : 30 days notice.	N/A
California	Commercial lines exempt, personal lines subject.	Cal Ins.Code § 675.5(d) (commercial exemption) : As used in this section, the term commercial insurance does not include any of the following: (7) Surplus line insurance, which is nonadmitted insurance as defined in subdivision (m) of Section 1760.1. CDI General Counsel Opinion 9-17-19 (personal lines applicability) : For the reasons set forth in detail below, unless excepted from the application of the Relevant Statutes (§677 and §678) pursuant to Insurance Code section 679.6, the Relevant Statutes apply to policies of insurance, other than automobile insurance and workers' compensation insurance, on risks located or resident in this state that are issued to California home state insureds by nonadmitted insurers and that insure any of the contingencies specified in Insurance Code section 675.	N/A Cal Ins.Code § 677 : Outlines requirements for written, mailed notification of cancellation. Cal Ins.Code § 678 : 45 days notice required for cancellation/nonrenewal of policies expiring before July 1, 2020. 75 days notice required for cancellation/nonrenewal of all policies expiring on or after July 1, 2020.	CA Ins. Code § 1764.5 : Allows policyholders, without penalty, or the insurance commissioner to cancel a policy which violates CA code sections 1764.2 through 1764.4 governing prerequisites of placement, delivery of policy and authentication of documents).
Colorado	All lines exempt.	C.R.S.A. § 10-4-109.7(3)(Cancellation exemption) : This section shall not apply to insurance companies authorized to write surplus line insurance in Colorado. C.R.S.A. § 10-4-110(6)(Nonrenewal exemption) : This section shall not apply to insurance companies authorized to write surplus line insurance in Colorado.	N/A	N/A
Connecticut	All lines subject except personal lines cancellation which has no provision.	C.G.S.A. § 38a-323(d)(1)(Nonrenewal) : No surplus lines insurer shall be deemed eligible to write coverage for risks as provided in sections 38a-741 to 38a-744, inclusive, and 38a-794, unless such surplus lines insurer complies with the requirements of this section. C.G.S.A. § 38a-324(b)(Cancellation) : No surplus lines insurer shall be deemed eligible to write coverage for risks as provided in sections 38a-741 to 38a-744, inclusive, and 38a-794, unless such insurer complies with the requirements of subsection (a) of this section.	C.G.S.A. § 38a-323(Nonrenewal) : Mailed within 60 days or delivered electronically if agreed to by the named insured. C.G.S.A. § 38a-324(Cancellation) : Given at least 90 days in advance for professional liability policies and 60 days for all other policies unless for nonpayment of premium or criminality in which case the notice must be given 10 days in advance.	N/A
Delaware	Commercial lines exempt, no provision for personal lines.	18 Del. Admin. Code 2102-2.0 (Commercial exemption) : 2.1 This regulation applies to all companies licensed to do business in this State except policies of reinsurance, excess and surplus lines, residual market risks, workers' compensation, multi-state location risk policies subject to retrospective rating plans and excess or umbrella policies.	18 Del.C. § 4122 (C/N personal property) : 30 days notice.	
District of Columbia	All lines exempt.	Oden, Department Position, 9/23/2008	N/A	N/A
Florida	All lines exempt from admitted cancellation/nonrenewal requirements but are subject to specific surplus lines notice of cancellation/nonrenewal requirements in F.S.A. § 626.9201.	F.S.A. § 626.913(4)(General surplus lines exemption) : Except as may be specifically stated to apply to surplus lines insurers, the provisions of chapter 627 do not apply to surplus lines insurance authorized under ss. 626.913-626.937, the Surplus Lines Law.	F.S.A. § 626.9201 (C/N provision specific to surplus lines) : Cancellation and nonrenewal notices must be provided at least 45 days in advance, 10 days if cancellation is for nonpayment of premium. If cancellation or termination occurs within first 90 days which the insurance is in force then at least 20 days notice must be given unless there has been material misstatement or misrepresentation.	
Georgia	All lines exempt but the Department of Insurance strongly recommends that surplus lines insurers adhere to both personal and commercial cancellation/nonrenewal laws.	Ga. Code Ann. § 33-24-2(General applicability) : This chapter applies to all insurance policies and to annuities and pure endowment contracts as defined in Code Section 33-28-1 except(2) Policies or contracts not issued for delivery in this state or delivered in this state, except as provided in subsection (e) of Code Section 33-24-9; Oden, Department Positions, 3/16/2005 and 9/24/2008	Ga. Code Ann. § 33-24-45(Personal property) : After policy has been effective for more than 60 days requires 30 day notice for most cancellations, nonrenewals and increases in premium. Ga. Code Ann. § 33-24-47(Commercial) : After policy has been effective for more than 60 days requires 45 day notice for most cancellations, nonrenewals and increases in premium exceeding 15% of current policy premium.	N/A
Hawaii	All lines exempt.	HRS § 431-10-201(General exemption) : The provisions of this part shall apply to all classes or lines of insurance except: (1) Ocean marine insurance as defined in section 431:1-211, (2) Surplus line insurance, as defined in section 431:8-102; and (3) Life insurance, or accident and health or sickness insurance; provided the contracts are neither issued for delivery in this State nor delivered in this State.	N/A	N/A
Idaho	Commercial lines exempt, no provision for personal lines.	I.C. § 41-1842(1)(Commercial exemption) : The provisions of this section do not apply to: block cancellations or block nonrenewals as provided in section 41-1841, Idaho Code, reinsurance, excess and surplus lines insurance, residual market risks, worker's compensation insurance, multistate location risks, policies subject to retrospective rating plans, excess or umbrella policies and such other policies that are exempted by the director of the department of insurance.	I.C. § 41-240(Standard fire cancellation) : 30 day notice, 10 days for nonpayment.	N/A
Illinois	All lines exempt.	215 ILCS 5/143.11 : Specifies that cancellation provisions are applicable to all companies authorized to transact in Illinois under Section 4 of the Illinois Insurance Code. 215 ILCS 5/445 : Specifies that "authorized insurer" only includes insurers holding a certificate of authority but not domestic surplus lines insurers.	N/A	N/A
Indiana	Commercial lines and personal auto subject, no provision for other personal lines.	IC 27-1-31-1 : Sec. 1. (a) Except as provided in subsection (b), this chapter applies to all lines of commercial property and casualty insurance. (b) This chapter: (1) does not apply to the cancellation or nonrenewal of automobile insurance policies, as restricted under IC 27-7-6; and (2) does not affect requirements applying to: (A) the cancellation of medical malpractice insurance policies under IC 34-18-13-4 (or IC 27-12-13-4 before its repeal); or (B) the cancellation of property or liability insurance by a creditor under IC 24-4-5-4-304.	IC 27-1-31-2 through IC 27-1-31-3(General applicability C/N) : 45 days for most reasons, 20 days for fraud or material misrepresentation, 10 days for nonpayment.	N/A

Iowa	All lines exempt as a matter of law but the DOI encourages compliance as a matter of public policy	Departmental Position(05/18/2021)	I.C.A. § 515.125 through 515.139(General applicability C/N): Commercial cancellation 10 days or 30 days for loss of reinsurance. Commercial nonrenewal 45 days. Personal cancellation 30 days, 10 days for nonpayment of premium. Personal nonrenewal 30 days.	On May 24, 2021, APCA received notice from the Iowa Insurance Division recommending that surplus lines insurance carriers comply with the state's cancellation/nonrenewal laws, as a matter of public policy. This position qualifies the earlier one, on February 14, 2018, stating that the cancellation/nonrenewal laws were not applicable to surplus lines insurance.
Kansas	All lines exempt.		K.S.A. 40-246(b)(1): The licensed excess coverage agent must, prior to placing insurance with an insurer not authorized to do business in this state, obtain the written consent of the prospective named insured and provide such insured the following information in a form promulgated by the commissioner: (3) a notice that the insurer's financial condition, policy forms, rates and trade practices are not subject to the review or jurisdiction of the commissioner;	N/A
Kentucky	All lines exempt.	Oden, CNR for Surplus Lines Letter, S.S. Burton, General Counsel	N/A	N/A
Louisiana	All lines subject.		LA Advisory Letter 2019-01 (April 9, 2019): All surplus lines property and casualty insurers operating in the State of Louisiana are required to comply with the cancellation provisions of La. R.S. 22:887(A)(1)(a) and the nonrenewal provisions of La. R.S. 22:887(G)(1) and to provide at least thirty days notice to the insured prior to cancellation or non-renewal, except in cases of nonpayment of premium or fraud by the insured.	LSA-R.S. 22:1267 indicates that cancellation and nonrenewal requirements are not applicable to surplus lines commercial insurance policies, however, LA Advisory Letter 2019-01 indicates that all property and casualty insurance policies, including surplus lines policies, are subject to the 30-day notice requirements of LSA-R.S. 22:887.
Maine	All lines exempt but surplus lines cancellation nonrenewal requirements are governed by 24-A M.R.S.A. § 2009-A.		24-A M.R.S.A. § 3007(9)(Property insurance contracts): This section applies to all contracts of property insurance, except surplus lines contracts, delivered or issued for delivery in this State, both before and after the effective date of this section. Provisions in this section relating to nonrenewal of policies shall take effect 30 days after the effective date of this section. 24-A M.R.S.A. § 2908(9)(Casualty insurance contracts): This section applies to all contracts of casualty insurance, except surplus lines contracts, delivered or issued for delivery in this State, both before and after the effective date of this section. Provisions in this section relating to nonrenewal of policies shall take effect 30 days after the effective date of this section.	24-A M.R.S.A. § 2009-A(General applicability C/N): Requires notification of cancellation or nonrenewal to be received by the insured at least 14 days prior to effective date of cancellation or 10 days when the cancellation is for nonpayment of premium.
Maryland	All lines exempt.		MD Code, Insurance, § 3-308: Each insurance contract or confirmation procured and delivered under this subtitle shall be: (1) endorsed or stamped conspicuously in boldface type on the first page of the insurance contract or confirmation as follows: "This insurance is issued by a nonadmitted insurer not under the jurisdiction of the Maryland Insurance Commissioner";	N/A
Massachusetts	Commercial lines exempt, no provision for personal lines.	Oden, Department Position, 10/09/2007	M.G.L.A. 175 § 99I(Personal property cancellation): 5 days notice, 10 days for nonpayment, 20 days if to mortgagee. M.G.L.A. 175 § 193P(Personal property nonrenewal): 45 days.	Compulsory motor vehicle liability policies may not be written as surplus lines according to Departmental Position(10/9/2007)
Michigan	All lines exempt.	Oden, Department Position, 1/2008	N/A	N/A
Minnesota	All lines exempt.		M.S.A. § 60A.35(General exemption): Except as specifically limited in section 60A.351, sections 60A.35 to 60A.38 (governing cancellation and renewal) apply to all commercial liability and/or property insurance policies issued by companies licensed to do business in this state except ocean marine insurance, accident and health insurance, excess insurance, surplus lines insurance, and reinsurance.	N/A
Mississippi	All lines subject.	Departmental Position(1/27/2012)	Miss. Code Ann. § 83-5-28(General applicability C/N): Notice must be mailed 30 days prior to cancellation or nonrenewal, or 10 days if for nonpayment.	N/A
Missouri	All lines exempt.		V.A.M.S. 384.036(6): Every evidence of insurance negotiated, placed or procured under the provisions of sections 384.011 to 384.071 issued by the surplus lines licensee shall, on the face of the policy or declaration page of the policy, bear the name of the licensee and the following legend in 10-point type: "This is evidence of insurance procured and developed under the Missouri Surplus Lines Laws. It is NOT covered by the Missouri Insurance Guaranty Association. This insurer is not licensed by the state of Missouri and is not subject to its supervision."	N/A
Montana	All lines subject.		MCA 33-2-301: (2) The purpose of this part is to: (c) establish a system of regulation that will permit orderly access to surplus lines insurance in this state and encourage unauthorized insurers to provide new and innovative types of insurance to consumers in this state;	N/A
		Insurance Department Position, 09/21/2004: Insurance written by surplus lines insurers is regulated by the insurance code.	MCA 33-15-1103(IP&C cancellation): 10 days. MCA 33-15-1105(IP&C nonrenewal): 45 days. MCA 33-23-401(personal property C/N): 45 days, 20 for nonpayment of premium.	
Nebraska	Surplus lines exempt from the cancellation requirements, the Nebraska Department of Insurance recommends nonadmitted carriers adhere to the same requirements of admitted carriers.	Department Position, 1/2008	Neb.Rev.St. § 44-522(P&C C/N): 60 days. 10 days for nonpayment of premium. Neb.Rev.St. § 44-523(Auto cancellation): 30 days by mail for reasons other than nonpayment of premium. Neb.Rev.St. § 44-517(Auto nonrenewal): 20 days.	N/A
Nevada	All lines exempt.		N.R.S. 685A.090(General exemption): Each insurance contract procured and delivered as a nonadmitted coverage pursuant to this chapter must have conspicuously stamped upon it: This insurance contract is issued pursuant to the Nevada insurance laws by an insurer neither licensed by nor under the supervision of the Division of Insurance of the Department of Business and Industry of the State of Nevada. If the insurer is found insolvent, a claim under this contract is not covered by the Nevada Insurance Guaranty Association Act.	N/A
New Hampshire	All lines exempt.		N.H. Rev. Stat. § 405:24(I)(General exemption): Foreign unlicensed companies that satisfy the provisions of RSA 405:26 and are approved by the commissioner as unadmitted surplus lines companies are not subject to any statutory or regulatory provision unless the statute or regulation specifically references unadmitted surplus lines companies; provided however, unadmitted surplus lines companies shall be subject to RSA 417:1 through RSA 417:22 (Unfair Insurance Trade Practices Law).	Surplus lines insurers are generally subject to NH ST s 417:1 through 417:22 of the Unfair Insurance Trade Practices Law.
New Jersey	All lines exempt		NJ ADC 11-1-20.1(a): This subchapter shall apply to all commercial insurance policies that are in force, issued, or renewed by companies licensed to do business in this State except workers' compensation insurance, employers liability, fidelity, surety, performance and forgery bonds, ocean marine and aviation insurance, and accident and health insurance and any policy written by a surplus lines insurer.	NJ ADC 11-3-8.1 regarding cancellation/nonrenewal for auto?

New Mexico	All lines subject. While N. M. S. A. 1978, § 59A-18-1 provides an exemption for surplus lines, it specifies that the exemption is void if contracts are specifically included by rule (see N.M. Code R. § 13.8.4.7).	N. M. S. A. 1978, § 59A-18-1 ; Chapter 59A, Article 18 NMSA 1978 applies as to all insurance policies and annuity contracts of authorized insurers covering individuals resident, or risks located, or insurance protection to be rendered in this state, other than: D. surplus lines insurance contracts, unless such contracts are specifically included by rule. N.M. Code R. § 13.8.4.7 (Part 4 - CANCELLATION, NONRENEWAL OR CHANGE IN COVERAGES OF PROPERTY AND CASUALTY INSURANCE POLICIES); E. "insurer" means any insurance company authorized to transact property and casualty insurance in this state, and any non-admitted insurance company providing property and casualty policies of insurance through a surplus line broker in this state;	N.M. Code R. § 13.8.4.8 (P&C cancellation); For commercial, 30 days for substantial change in the risk assumed by the insurer; 15 days for all other reasons other than nonpayment of premium; 10 days for nonpayment of premium (NM ST § 59A-18-25(A)). For personal lines, 10 days notice if less than 60 days since effective date, 15 days notice after 60 days, 10 days for nonpayment, 30 days if substantial increase in risk assumed by insurer. N.M. Code R. § 13.8.4.9 (P&C nonrenewal); 30 days by mail.	N/A
New York	All lines exempt except standard fire policies	NY General Counsel Opinion 9-10-2003 verifies that policies issued by unauthorized insurers through excess lines brokers are exempted from the requirements contained in N.Y. Ins. Law § 3426 (McKinney 2000), however, the opinion indicates that fire insurance coverage provided under the commercial property/casualty policy, the insured must receive five days written notice of cancellation pursuant to N.Y. Ins. Law § 3404. NY General Counsel Opinion 3-21-2002 (#1) exempts commercial insurance policies in the excess lines market from the cancellation and renewal provisions contained in N.Y. Ins. Law § 3426 (McKinney 2000)	N.Y. Ins. Law § 3404 (Standard fire insurance policies); 5 days written notice of cancellation.	N/A
North Carolina	All lines exempt except no provision exists for non-auto personal lines	N.C.G.S.A. § 58-41-10 (General exemption); This Article does not apply to insurance written under Articles 21 (Surplus Lines Act), 26, 36, 37, 45 or 46 of this Chapter;	N/A	N/A
North Dakota	All lines exempt	Oden, Department Position, 10/19/2011	N/A	N/A
Ohio	All lines exempt	Oden, Department Position, 3/2008	N/A	N/A
Oklahoma	Department recommends surplus lines insurers follow cancellation requirements of 36 Okl.St. Ann. § 3639(C) regarding commercial policies of marine, automobile, property, casualty and fire which are subject to 10 day notice for specified reasons. All other lines are exempt unless specifically addressed in statute.	Department Position 3/14/2018	36 OK Stat § 36-3639(C) (Specific commercial lines cancellation); Only allowed for specified reason. 10 day notice if policy has been in effect 45 days.	N/A
Oregon	All lines exempt except no provision exists for non-auto personal lines	OAR 836-085-0001 ; (3) OAR 836-085-0001 to 836-085-0050 shall apply to all forms of commercial insurance that are subject to filing under ORS 737.330 on risks or operations in this state, except for: (a) Any policy issued by a surplus lines insurer.	O.R.S. § 742.224 (Personal property cancellation); 30 days mailed. 10 days mailed for nonpayment or fraud. O.R.S. § 746.687 (Personal property nonrenewal); 30 days mailed.	N/A
Pennsylvania	All lines subject	31 Pa. Code § 113.81 ; Insurer-An insurer authorized by the Department to transact business in this Commonwealth or designated as an eligible surplus lines insurer as defined in section 1602 of The Insurance Company Law of 1921.	40 P.S. § 3402 (Commercial C/N); 60 days mailed. 15 days for nonpayment. 40 P.S. § 1171.5 (Personal property C/N); 30 days mailed.	N/A
Rhode Island	Commercial risks exempt except for standard fire policies. Personal lines auto policies subject to requirements, no provision for all other personal lines risks	Oden, Department Position, 01/13/2012 230-20-20 R.I. Code B. § 1.2-C . This regulation shall not apply to: 2. insurance policies issued pursuant to R.I. Gen. Laws § 27-3-40 by approved surplus lines insurers.	Gen.Laws 1956, § 27-5-3 (Standard fire cancellation); 30 days mailed. 10 days for nonpayment.	N/A
South Carolina	All lines subject	SECTION 38-75-710 (General applicability); Scope of article. This article further applies to policies issued by licensed insurers and to policies issued by eligible surplus lines insurers.	Code 1976 § 38-75-730 (P&C cancellation); 30 days mailed. 10 days for nonpayment. Code 1976 § 38-75-740 (P&C nonrenewal); 60 days mailed.	SECTION 38-75-770 . Notice requirements for eligible surplus lines insurers. For eligible surplus lines insurers, the timely giving of all notices required by this article to the licensed broker who placed the insurance and represents the insured is considered notice to the insured.
South Dakota	All lines exempt	Oden, Department Position, 1/2008	N/A	N/A
Tennessee	Commercial risks exempt. Personal auto lines exempt from cancellation, no provision for nonrenewal. Other personal lines exempt from nonrenewal, no provision for cancellation.	§ 56-7-1802(1)(B) (Commercial exemption); Part definitions: As used in this part, unless the context otherwise requires: (B) "Commercial risk insurance" does not include fidelity and surety bonds, or insurance written by a surplus lines insurer. Oden, Department Position, 2/27/2008	T. C. A. § 56-7-1304 (Personal auto nonrenewal); 30 days mailed.	No admitted provision for personal lines advance notice of cancellation
Texas	All lines exempt	Sec. 551.101 . (General exemption): In this subchapter, "insurer" means any authorized insurer writing property and casualty insurance in this state including: (1) a county mutual insurance company; (2) a Lloyd's plan; (3) a reciprocal or interinsurance exchange; and (4) a farm mutual insurance company. (Exemption from Subchapter C, governing C/N, valid with the use to the term "authorized" in the definition for insurers)	N/A	N/A
Utah	All lines exempt	31A-21-101 (General exemption): (2) This chapter and Chapter 22, Contracts in Specific Lines, do not apply to: (b) an insurance policy procured under Sections 31A-15-103 and 31A-15-104; (governing surplus lines insurance and direct placement)	N/A	N/A
Vermont	All lines subject	Insurance Bulletin No. 176 . The purpose of this bulletin is to remind surplus lines insurers and surplus lines brokers that Vermont law governing cancellation, nonrenewal and renewal of insurance policies does apply to any surplus lines contract where the State of Vermont is the home state of the insured.	8 V.S.A. § 4712 (Commercial cancellation); 45 days. 15 days for nonpayment. 8 V.S.A. § 4713 (Commercial nonrenewal); 45 days. 8 V.S.A. § 3880 (Fire and casualty cancellation); 45 days. 15 days for substantial increase in hazard or nonpayment of premium. 8 V.S.A. § 3881 (Fire and casualty nonrenewal); 45 days	N/A
Virginia	All lines exempt	Oden, Department Position, 09/30/2010	N/A	N/A
Washington	All lines exempt from statutory requirements, all lines subject to regulatory requirements	RCW 48.18.296 : The provisions of RCW 48.18.291 through 48.18.297 (C/N requirements) shall not apply to (3) Contracts of insurance procured under the provisions of chapter 48.15 RCW (governs unauthorized insurers). WAC 284-30-590 : To avoid unfair competition and to prevent unfair practices with respect to consumers, it is an unfair practice for any surplus line broker to procure any policy of insurance pursuant to chapter 48.15 RCW that is cancellable by less than ten days advance notice for nonpayment of premium and twenty days for any other reason, except as to a policy of insurance of a kind exempted by RCW 48.15.160. This rule shall not prevent the cancellation of a fire insurance policy on shorter notice in accord with chapter 48.53 RCW.	WAC 284-30-590 (P&C C/N); 20 days. 10 days for nonpayment of premium.	N/A
West Virginia	All lines exempt	Oden, Department Position, 3/2008	N/A	N/A
Wisconsin	All lines exempt	631.36(1)(a) (General applicability): Except as otherwise provided in this section or in other statutes or by rule under par. (c), this section applies to all contracts of insurance based on forms that are subject to filing under s. 601.58 or 631.20.	N/A	N/A
Wyoming	All lines subject	26-35-103(a) (General Applicability); It is unlawful for any insurer to cancel, nonrenew or renew a policy of insurance except in compliance with the requirements of this chapter.	WY ST § 26-35-202 (P&C cancellation); 45 days. 10 days for nonpayment of premium. WY ST § 26-35-203 (P&C nonrenewal); 45 days. 90 days for professional health care malpractice liability.	N/A

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