



STATE OF DELAWARE DEPARTMENT OF INSURANCE  
SURPLUS LINES BROKER  
QUARTERLY PREMIUM TAX SUMMARY REPORT

Original Report ☐  
Amended Report ☐

Form SL-1925-Q  
Formerly Form SL-1917

THIS FORM IS TO BE FILED BY, OR ON BEHALF OF, INDIVIDUAL SURPLUS LINES BROKERS ONLY.  
AGENCIES CANNOT TRANSACT BUSINESS AND SHOULD NOT SUBMIT THIS FORM.

SURPLUS LINES (SL) BROKER INFORMATION AND MAILING ADDRESS

Individual SL Broker Name: \_\_\_\_\_  
Agency Name: \_\_\_\_\_  
Agency Address: \_\_\_\_\_  
City – State – Zip + 4: \_\_\_\_\_  
Tax Contact Name: \_\_\_\_\_ Phone \_\_\_\_\_  
Tax Contact E-mail: \_\_\_\_\_

Individual Broker ID #: (DE Lic. #) \_\_\_\_\_  
Individual Broker NPN: \_\_\_\_\_  
Agency ID #: (DE Lic. #) \_\_\_\_\_

Questions should be directed to:

**Ann Fletcher**

**Tax and Fees Coordinator  
PG, RRG & SL Specialist**

E-mail: [Ann.Fletcher@state.de.us](mailto:Ann.Fletcher@state.de.us)

Select Report Type:

☐ **Q112** Due April 30, 2012 ☐ **Q312** Due October 30, 2012  
☐ **Q212** Due July 30, 2012 ☐ **Q412** Due January 30,

**PART 1:** The Federal Nonadmitted and Reinsurance Reform Act of 2010 ("NRRRA") became effective on July 21, 2011, and placed surplus lines taxation, regulation, and broker licensing authority under the exclusive oversight of the home state of the insured (see 18 Del. C. §1904(a)(9) for definition of home state). Delaware's surplus lines law, Title 18, Chapter 19 was changed to conform to the NRRRA. These changes apply to all surplus lines policies with an effective date on or after July 21, 2011.

**IMPORTANT:** 2% premium tax is due on 100% of the policy premium, including fees, when Delaware is the home state of the insured. In accordance with 18 Del. C. §1925 and §1926, if Delaware is determined to be the home state of the insured, the entire policy premium must be reported to Delaware, and the amount of tax paid to Delaware must be calculated on the entire premium for the policy, not just the portion that applies to risks located within Delaware as was stipulated under the old surplus lines law. This is especially important in the case of a policy with risks in more than one state.

**DO NOT** report premiums on this form unless Delaware is the home state of the insured. If Delaware is not the home state of the insured, premiums should be reported and taxes paid only to the state that is the home state of the insured.

PART 1 – GROSS PREMIUMS AND TAX SUMMARY

REPORT ONLY PREMIUMS ON SURPLUS LINES POLICIES FOR WHICH DELAWARE IS THE HOME STATE OF THE INSURED

**SINGLE-STATE POLICIES** Enter number of single-state policies written:

**SECTION 1: Premiums Covering Risks in the State of Delaware ONLY**

1a. Amount of Premiums Applicable to risks located **within the state of DE:** \_\_\_\_\_  
1b. **Less:** Premiums returned on policies reported on Line 1a: (enter as negative) \_\_\_\_\_  
1c. Net Amount of Premiums Applicable to risks Delaware only risks: \_\_\_\_\_

**MULTI-STATE POLICIES** Enter number of multi-state policies written:

**SECTION 2: Premiums Covering Risks in Multiple States, including Delaware**

2a. Amount of Premiums Applicable to risks located **in the state of DE:** \_\_\_\_\_  
2b. Amount of Premiums Applicable to risks located **in other states outside of DE:** \_\_\_\_\_  
2c. **Less:** Premiums returned on policies reported on Lines 2a & 2b: (enter as negative) \_\_\_\_\_  
2d. Net Amount of Premiums Applicable to multi-state risks: \_\_\_\_\_

**PREMIUM TAX CALCULATION**

**SECTION 3: Premium tax at the rate of 2% is due on 100% of the policy premium, including fees.**

3. Net Taxable Surplus Lines Premiums Written (add Lines 1c plus 2d) \_\_\_\_\_  
4. Premium Tax Rate (2%) \_\_\_\_\_  
5. TOTAL Premium Tax Due (Line 3 x Line 4): \_\_\_\_\_

**IMPORTANT:** If there is an overpayment on Line 5, that amount may be carried into the next quarter and applied to tax liability for that quarter. If an overpayment remains at year-end, it should be so indicated on the annual tax report and a refund will be issued to the broker.

**AFFIDAVIT**

All Premium Tax and Fees Reports shall be verified by the oath or affirmation of the reporting Surplus Lines Broker, duly administered by a person authorized to administer oaths.

In the State of \_\_\_\_\_ County of \_\_\_\_\_ on this date \_\_\_\_\_, before me,  
(MMDDYYYY)  
 the subscriber, personally appeared the surplus lines licensee listed above, who deposes and says that this report and all schedules are true, correct, and complete.

Sworn to and subscribed before me this date.

Signed this date: \_\_\_\_\_

Sign  
Here

Printed Name of SL Broker (as listed above)

Signature of Reporting SL Broker

Sign  
Here

Signature Notary Public

Notary Seal

**GENERAL INSTRUCTIONS**  
 For Part 1 and Part 2 on Page 1

**PART 1:** The federal Nonadmitted and Reinsurance Reform Act of 2010 ("NRRA") became effective on July 21, 2011, and placed surplus lines taxation, regulation, and licensing authority under the exclusive oversight of the home state of the insured (see 18 Del. C. §1904(a)(9) for definition of home state). Delaware's surplus lines law, Title 18, Chapter 19 was changed to conform to the NRRA. These changes apply to all surplus lines policies with an effective date on or after July 21, 2011.

**IMPORTANT: 2% premium tax is due on 100% of the policy premium, including fees, when Delaware is the home state of the insured.** In accordance with 18 Del. C. §1925 and §1926, if Delaware is determined to be the home state of the insured, the entire policy premium must be reported to Delaware, and the amount of tax paid to Delaware must be calculated on the entire premium for the policy, not just the portion that applies to risks located within Delaware as was stipulated under the old surplus lines law. This is especially important in the case of a policy with risks in more than one state.

Because the changes to the surplus lines law took affect in mid-year, for calendar year 2011 only, premium reporting on this form has been divided into sections, depending on the effective date of the policies. In addition, premiums for policies written after July 21, 2011, are being reported in separate groups based on where the risk is located. Please refer to the attached instructions and follow them carefully.

For policies written after July 21, 2011, DO NOT report premiums on this form unless Delaware is the home state of the insured. If Delaware is not the home state of the insured, premiums should be reported and taxes paid only to the state that is the home state of the insured.

**SECTION 1**

Lines 1a, 1b, and 1c: Report premiums written, minus premiums returned to policyholders, to give the net amount of taxable premiums written and having policy effective dates after July 21, 2011 for which DE is the home state of the insured. Report only the portion of the risks located in DELAWARE

**SECTION 2**

Lines 2a, 2b, and 2c: Report premiums written, minus premiums returned to policyholders, to give the net amount of taxable premiums written and having policy effective dates after July 21, 2011 for which DE is the home state of the insured. Report only the portion of the risks located in OTHER STATES

**SECTION 3 Premium Tax Calculation**

Line 3 Taxable Premium: Add net premium from prior to July 21, 2011 (Line 1c) and net premium from after July 21, 2011 for which DE is the home state of the insured (Line 2c plus Line 2f)

Line 4 Delaware's tax rate is 2%. REMEMBER: Fees are included as taxable premium

Line 5 Total tax due: Multiply Line 3 by Line 4.

**MAILING INSTRUCTIONS**

Quarterly Premium Summary Reports and payments must be **received** on or before the due dates, to avoid administrative penalties.

Send this form along with a check payable to *Delaware Insurance Department*, to this address: →

**Delaware Insurance Department**  
**Attn: SURPLUS LINES SECTION**  
**841 Silver Lake Blvd.**  
**Dover, DE 19904-2465**