

LeaseTerm Insurance Group, LLC, DBA LeaseTerm Solutions, may obtain coverage in the surplus lines market. The citations by state are listed below.

State	Language	Citation
Alabama	The insured understands that the insurance coverage provided by the policy being applied for is written by an insurer that is not authorized (licensed) by the Alabama Department of Insurance and that the Department of Insurance does not have any authority over the policy forms used or the premiums charged by the insurance company. The insured further understands that no Alabama insurance guaranty fund protection exist in the event the insurance company becomes insolvent and that, in the event of insolvency, there is no guarantee a claim will be fully covered.	Alabama Dept. of Insurance Bulletin No. 2013-03.
California	Go to link below this table to be connected to the complete disclosure.	Cal. Ins. Code 1764.1(a)(1), (b)
Kansas	This policy is issued by an insurer not authorized to do business in Kansas and, as such, the form, financial condition and rates are not subject to review by the Commissioner of Insurance and the insured is not protected by any guaranty fund.	Kan. Stat. Ann. § 40-246b(d) (West)
Michigan	This insurance has been placed with an insurer that is not licensed by the state of Michigan. In case of insolvency, payment of claims may not be guaranteed.	Mich. Comp. Laws Ann. § 500.1922 (West)
New Jersey	An insurance policy written by a surplus lines insurer is not subject to the filing or approval requirements of the New Jersey Department of Banking and Insurance. Such a policy may contain conditions, limitations, exclusions and less favorable terms than a policy issued by an insurer granted a Certificate of Authority by the New Jersey Department of Banking and Insurance.	N.J. Stat. Ann. § 17:22-6.83 (West); N.J.A.C. 11.1-33, Appx. Ex. A.
North Carolina	(1) The insurer with which the coverage has been placed is not licensed by this State and is not subject to its supervision; and (2) In the event of the insolvency of the surplus lines insurer, losses will not be paid by any State insurance guaranty or solvency fund.	N.C. Gen. Stat. Ann. § 58-21-50 (West)

Ohio	The insurance policy is to be placed with an insurance company not authorized to do business in Ohio. The insured understands that the insurance company is not a member of the Ohio Insurance Guaranty Association and that Chapter 3955 of the Ohio Revised Code is not applicable to claimants or insureds of said insurance company.	Ohio Rev. Code Ann. § 3905.33(c) (West)
Pennsylvania	The insurer with which the licensee has placed the insurance is not licensed by the department and is subject to its limited regulation; and in the event of the insolvency of an eligible surplus lines insurer, losses will not be paid by the Pennsylvania Property and Casualty Insurance Guaranty Association.	Pa. Stat. Ann. tit. 40, § 991.1608 (West)
Rhode Island	Notice: This insurance contract has been placed with an insurer not licensed to do business in the State of Rhode Island but approved as a surplus lines insurer. The insurer is not a member of the Rhode Island Insurers Insolvency Fund. Should the insurer become insolvent, the protection and benefits of the Rhode Island Insurers Insolvency Fund are not available.	R.I. Gen. Laws Ann. § 27-3-38 (West)
Utah	The insurer issuing this policy does not hold a certificate of authority to do business in this state and thus is not fully subject to regulation by the Utah insurance commissioner. This policy receives no protection from any of the guaranty associations created under Title 31A, Chapter 28, and Guaranty Associations.	Utah Code Ann. § 31A-15-103(8)(c)
Virginia	The insurance policy that you have applied for has been placed with or is being obtained from an insurer approved by the state corporation commission for issuance of surplus lines insurance in the commonwealth, but not licensed or regulated by the state corporation commission of the commonwealth of Virginia. Therefore, you, the policyholder, and persons filing a claim against you are not protected under the Virginia property and casualty insurance guaranty association act (§§ 38.2-1600 et seq.) of the code of Virginia against default of the company due to insolvency. In the event of insurance company	Va. Code Ann. § 38.2-4806 (West); VIRGINIA FORM SLB-9

	insolvency you may be unable to collect any amount owed to you by the company regardless of the terms of this insurance policy, and you may have to pay for any claims made against you.	
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