5lr1606 CF 5lr1894

By: Delegates Hammen and Donoghue

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Committee Report: Favorable House action: Adopted Read second time: March 21, 2005

CHAPTER____

1 AN ACT concerning

Insurance - Delinquency Proceedings Against Insolvent Insurers - Financial Contracts

4 FOR the purpose of providing that a person may not be stayed or otherwise prohibited

- 5 from exercising certain rights under certain circumstances in certain
- 6 delinquency proceedings against certain insurers; requiring certain net or
- 7 settlement amounts due to an insurer subject to a certain delinquency
- 8 proceeding to be transferred to or on the order of the receiver for the insurer;
- 9 specifying the manner in which a receiver in a certain delinquency proceeding
- 10 must transfer certain netting agreements and qualified financial contracts;
- 11 requiring a receiver for an insurer to give notice to parties to certain netting
- 12 agreements and qualified financial contracts under certain circumstances;
- 13 prohibiting a receiver for an insurer from avoiding a transfer of certain money
- 14 or other property under certain circumstances; requiring a receiver to exercise
- 15 certain powers to disaffirm or repudiate certain netting agreements and
- 16 qualified financial contracts in a certain manner; providing that the rights of
- 17 counterparties under certain provisions of law apply to certain netting
- agreements and qualified financial contracts; providing for the application of
- 19 this Act; defining certain terms; and generally relating to delinquency
- 20 proceedings against insolvent insurers.
- 21 BY adding to
- 22 Article Insurance
- 23 Section 9-229.1
- 24 Annotated Code of Maryland
- 25 (2003 Replacement Volume and 2004 Supplement)

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UNOFFICIAL COPY OF HOUSE BILL 666 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

2 MARYLAND, That the Laws of Maryland read as follows:

3 **Article - Insurance** 4 9-229.1. IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 5 (A) (1)6 INDICATED. 7 "COMMODITY CONTRACT" MEANS: (2)8 (I) A CONTRACT FOR THE PURCHASE OR SALE OF A COMMODITY 9 FOR FUTURE DELIVERY ON, OR SUBJECT TO THE RULES OF, A BOARD OF TRADE 10 DESIGNATED AS A CONTRACT MARKET BY THE COMMODITY FUTURES TRADING 11 COMMISSION UNDER THE FEDERAL COMMODITY EXCHANGE ACT OR BOARD OF 12 TRADE OUTSIDE THE UNITED STATES; 13 AN AGREEMENT THAT IS: (II) SUBJECT TO REGULATION UNDER § 19 OF THE FEDERAL 14 1. 15 COMMODITY EXCHANGE ACT: AND COMMONLY KNOWN TO THE COMMODITIES TRADE AS A 16 2. 17 MARGIN ACCOUNT, MARGIN CONTRACT, LEVERAGE ACCOUNT, OR LEVERAGE 18 CONTRACT; OR 19 (III) AN AGREEMENT OR TRANSACTION THAT IS: 20 1. SUBJECT TO REGULATION UNDER § 4C(B) OF THE 21 FEDERAL COMMODITY EXCHANGE ACT; AND 22 2. COMMONLY KNOWN TO THE COMMODITIES TRADE AS A 23 COMMODITY OPTION. "CONTRACTUAL RIGHT" MEANS ANY RIGHT, WHETHER OR NOT 24 (3) 25 EVIDENCED IN WRITING, ARISING UNDER: 26 (I) STATUTORY LAW, COMMON LAW, OR LAW MERCHANT; A RULE OR BYLAW OF A NATIONAL SECURITIES EXCHANGE, 27 (II) 28 NATIONAL SECURITIES CLEARING ORGANIZATION, OR SECURITIES CLEARING 29 AGENCY: OR 30 (III) A RULE, BYLAW, OR RESOLUTION OF THE GOVERNING BODY OF 31 A CONTRACT MARKET OR ITS CLEARING ORGANIZATION. 32 "FORWARD CONTRACT" MEANS A CONTRACT, OTHER THAN A (4)

33 COMMODITY CONTRACT, FOR THE PURCHASE, SALE, OR TRANSFER OF:

2

1 (I) A COMMODITY, AS DEFINED IN § 1 OF THE FEDERAL 2 COMMODITY EXCHANGE ACT; OR

3 (II) ANY SIMILAR GOOD, ARTICLE, SERVICE, RIGHT, OR INTEREST
4 THAT PRESENTLY IS OR IN THE FUTURE BECOMES THE SUBJECT OF DEALING IN THE
5 FORWARD CONTRACT TRADE, OR A PRODUCT OR BY-PRODUCT THEREOF, WITH A
6 MATURITY DATE MORE THAN 2 DAYS AFTER THE DATE THE CONTRACT IS ENTERED
7 INTO, INCLUDING, BUT NOT LIMITED TO, A REPURCHASE TRANSACTION, REVERSE
8 REPURCHASE TRANSACTION, CONSIGNMENT, LEASE, SWAP, HEDGE TRANSACTION,
9 DEPOSIT, LOAN, OPTION, ALLOCATED TRANSACTION, UNALLOCATED TRANSACTION,
10 OR A COMBINATION OF THESE OR AN OPTION ON ANY OF THEM.

11 (5) (I) "NETTING AGREEMENT" MEANS A CONTRACT OR AGREEMENT,
12 INCLUDING TERMS AND CONDITIONS INCORPORATED BY REFERENCE IN THE
13 CONTRACT OR AGREEMENT, THAT:

DOCUMENTS ONE OR MORE TRANSACTIONS BETWEEN
 THE PARTIES TO THE CONTRACT OR AGREEMENT FOR OR INVOLVING ONE OR MORE
 QUALIFIED FINANCIAL CONTRACTS; AND

PROVIDES FOR THE NETTING OR LIQUIDATION OF
 QUALIFIED FINANCIAL CONTRACTS OR THE PRESENT OR FUTURE PAYMENT
 OBLIGATIONS OR PAYMENT ENTITLEMENTS UNDER QUALIFIED FINANCIAL
 CONTRACTS, INCLUDING LIQUIDATION OR CLOSE-OUT VALUES RELATING TO THE
 OBLIGATIONS OR ENTITLEMENTS, AMONG THE PARTIES TO THE NETTING
 AGREEMENT.

(II) "NETTING AGREEMENT" INCLUDES A MASTER AGREEMENT
THAT, TOGETHER WITH ALL SCHEDULES, CONFIRMATIONS, DEFINITIONS, AND
ADDENDA TO AND TRANSACTIONS UNDER ANY THEREOF, SHALL BE TREATED AS
ONE NETTING AGREEMENT.

(6) "QUALIFIED FINANCIAL CONTRACT" MEANS A COMMODITY
CONTRACT, FORWARD CONTRACT, REPURCHASE AGREEMENT, REVERSE
REPURCHASE AGREEMENT, SECURITIES CONTRACT, SWAP AGREEMENT, OR ANY
SIMILAR AGREEMENT THAT THE COMMISSIONER DETERMINES BY REGULATION OR
ORDER TO BE A QUALIFIED FINANCIAL CONTRACT FOR PURPOSES OF THIS
SUBTITLE.

(7) (I) "REPURCHASE AGREEMENT" OR "REVERSE REPURCHASE
AGREEMENT" MEANS AN AGREEMENT, INCLUDING RELATED TERMS, THAT PROVIDES
FOR THE TRANSFER OF CERTIFICATES OF DEPOSIT, ELIGIBLE BANKERS'
ACCEPTANCES, OR SECURITIES THAT ARE DIRECT OBLIGATIONS OF, OR THAT ARE
FULLY GUARANTEED AS TO PRINCIPAL AND INTEREST BY, THE UNITED STATES OR
AN AGENCY OF THE UNITED STATES AGAINST THE TRANSFER OF FUNDS BY THE
TRANSFEREE OF THE CERTIFICATES OF DEPOSIT, ELIGIBLE BANKERS'
ACCEPTANCES, OR SECURITIES WITH A SIMULTANEOUS AGREEMENT BY THE
TRANSFEREE TO TRANSFER TO THE TRANSFEROR CERTIFICATES OF DEPOSIT,
ELIGIBLE BANKERS' ACCEPTANCES, OR SECURITIES AS DESCRIBED ABOVE IN THIS

1 SUBPARAGRAPH (I) AT A CERTAIN DATE NOT LATER THAN 1 YEAR AFTER THE 2 TRANSFERS OR ON DEMAND, AGAINST THE TRANSFER OF FUNDS.

3 (II) FOR PURPOSES OF THE DEFINITIONS OF "REPURCHASE
4 AGREEMENT" AND "REVERSE REPURCHASE AGREEMENT" IN SUBPARAGRAPH (I) OF
5 THIS PARAGRAPH, THE ITEMS THAT MAY BE SUBJECT TO A REPURCHASE
6 AGREEMENT OR A REVERSE REPURCHASE AGREEMENT INCLUDE
7 MORTGAGE-RELATED SECURITIES, A MORTGAGE LOAN, AND AN INTEREST IN A
8 MORTGAGE LOAN, AND DO NOT INCLUDE ANY PARTICIPATION IN A COMMERCIAL
9 MORTGAGE LOAN UNLESS THE COMMISSIONER DETERMINES BY REGULATION OR
10 ORDER TO INCLUDE THE COMMERCIAL MORTGAGE LOAN PARTICIPATION.

11 (8) (I) "SECURITIES CONTRACT" MEANS A CONTRACT FOR THE 12 PURCHASE, SALE, OR LOAN OF A SECURITY, INCLUDING:

AN OPTION FOR THE REPURCHASE OR SALE OF A
 SECURITY, CERTIFICATE OF DEPOSIT, OR GROUP OR INDEX OF SECURITIES,
 INCLUDING AN INTEREST THEREIN OR BASED ON THE VALUE THEREOF;

16 2. AN OPTION ENTERED INTO ON A NATIONAL SECURITIES
 17 EXCHANGE RELATING TO FOREIGN CURRENCIES; OR

18 3. THE GUARANTEE OF A SETTLEMENT OF CASH OR19 SECURITIES BY OR TO A SECURITIES CLEARING AGENCY.

20 (II) IN SUBPARAGRAPH (I) OF THIS PARAGRAPH, "SECURITY"
21 INCLUDES A MORTGAGE LOAN, MORTGAGE-RELATED SECURITIES, AND AN
22 INTEREST IN ANY MORTGAGE LOAN OR MORTGAGE-RELATED SECURITY.

(9) "SWAP AGREEMENT" MEANS AN AGREEMENT, INCLUDING THE
TERMS AND CONDITIONS INCORPORATED BY REFERENCE IN THE AGREEMENT, THAT
IS A RATE SWAP AGREEMENT, BASIS SWAP, COMMODITY SWAP, FORWARD RATE
AGREEMENT, INTEREST RATE FUTURE, INTEREST RATE OPTION, FORWARD FOREIGN
EXCHANGE AGREEMENT, SPOT FOREIGN EXCHANGE AGREEMENT, RATE CAP
AGREEMENT, RATE FLOOR AGREEMENT, RATE COLLAR AGREEMENT, CURRENCY
SWAP AGREEMENT, CROSS-CURRENCY RATE SWAP AGREEMENT, CURRENCY
FUTURE, CURRENCY OPTION, OR ANY OTHER SIMILAR AGREEMENT, AND INCLUDES
ANY COMBINATION OF AGREEMENTS AND AN OPTION TO ENTER INTO AN
AGREEMENT.

(B) NOTWITHSTANDING ANY OTHER PROVISION OF STATE LAW, A PERSON
34 MAY NOT BE STAYED OR OTHERWISE PROHIBITED FROM EXERCISING:

35 (1) A CONTRACTUAL RIGHT TO TERMINATE, LIQUIDATE, OR CLOSE OUT
36 ANY NETTING AGREEMENT OR QUALIFIED FINANCIAL CONTRACT WITH AN INSURER
37 BECAUSE OF:

(I) THE INSOLVENCY, FINANCIAL CONDITION, OR DEFAULT OF
THE INSURER AT ANY TIME, PROVIDED THAT THE RIGHT IS ENFORCEABLE UNDER
APPLICABLE LAW OTHER THAN THIS SUBTITLE; OR

1 (II) THE COMMENCEMENT OF A DELINQUENCY PROCEEDING 2 UNDER THIS SUBTITLE;

3 (2) ANY RIGHT UNDER A PLEDGE, SECURITY, COLLATERAL, OR
4 GUARANTEE AGREEMENT OR ANY OTHER SIMILAR SECURITY ARRANGEMENT OR
5 CREDIT SUPPORT DOCUMENT RELATING TO A NETTING AGREEMENT OR QUALIFIED
6 FINANCIAL CONTRACT; OR

7 (3) SUBJECT TO ANY PROVISION OF § 9-229(B) OF THIS SUBTITLE, ANY
8 RIGHT TO OFFSET OR NET OUT ANY TERMINATION VALUE, PAYMENT AMOUNT, OR
9 OTHER TRANSFER OBLIGATION ARISING UNDER OR IN CONNECTION WITH A
10 NETTING AGREEMENT OR QUALIFIED FINANCIAL CONTRACT IF THE COUNTERPARTY
11 OR ITS GUARANTOR IS ORGANIZED UNDER THE LAWS OF THE UNITED STATES, A
12 STATE, OR A FOREIGN JURISDICTION APPROVED BY THE SECURITIES VALUATION
13 OFFICE OF THE NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS AS
14 ELIGIBLE FOR NETTING.

15 (C) (1) NOTWITHSTANDING A PROVISION IN A NETTING AGREEMENT THAT
16 THE NONDEFAULTING PARTY IS NOT REQUIRED TO PAY ANY NET OR SETTLEMENT
17 AMOUNT DUE TO THE DEFAULTING PARTY, ON TERMINATION OF THE NETTING
18 AGREEMENT, THE NET OR SETTLEMENT AMOUNT, IF ANY, OWED BY A
19 NONDEFAULTING PARTY TO AN INSURER AGAINST WHICH AN APPLICATION OR
20 PETITION HAS BEEN FILED UNDER THIS SUBTITLE, SHALL BE TRANSFERRED TO OR
21 ON THE ORDER OF THE RECEIVER FOR THE INSURER, EVEN IF THE INSURER IS THE
22 DEFAULTING PARTY.

(2) ANY LIMITED TWO-WAY PAYMENT PROVISION IN A NETTING
AGREEMENT WITH AN INSURER THAT HAS DEFAULTED SHALL BE DEEMED TO BE A
FULL TWO-WAY PAYMENT PROVISION AS AGAINST THE DEFAULTING INSURER.

26 (3) ANY SUCH NET OR SETTLEMENT AMOUNT SHALL BE A GENERAL
27 ASSET OF THE INSURER, EXCEPT TO THE EXTENT SUCH NET OR SETTLEMENT
28 AMOUNT IS SUBJECT TO ONE OR MORE SECONDARY LIENS OR ENCUMBRANCES.

(D) IN MAKING A TRANSFER OF A NETTING AGREEMENT OR QUALIFIED
30 FINANCIAL CONTRACT OF AN INSURER SUBJECT TO A DELINQUENCY PROCEEDING
31 UNDER THIS SUBTITLE, THE RECEIVER SHALL:

(1) TRANSFER TO ONE PARTY, OTHER THAN AN INSURER SUBJECT TO A
DELINQUENCY PROCEEDING UNDER THIS SUBTITLE, ALL NETTING AGREEMENTS
AND QUALIFIED FINANCIAL CONTRACTS BETWEEN A COUNTERPARTY OR AN
AFFILIATE OF A COUNTERPARTY AND THE INSURER THAT IS THE SUBJECT OF THE
DELINQUENCY PROCEEDING, INCLUDING:

37 (I) ALL RIGHTS AND OBLIGATIONS OF EACH PARTY UNDER EACH
 38 NETTING AGREEMENT AND QUALIFIED FINANCIAL CONTRACT; AND

39 (II) ALL PROPERTY, INCLUDING ANY GUARANTEES OR CREDIT
40 SUPPORT DOCUMENTS, SECURING ANY CLAIMS OF EACH PARTY UNDER EACH
41 NETTING AGREEMENT AND QUALIFIED FINANCIAL CONTRACT; OR

(2) TRANSFER NONE OF THE NETTING AGREEMENTS, QUALIFIED
 FINANCIAL CONTRACTS, RIGHTS, OBLIGATIONS, OR PROPERTY REFERRED TO IN
 ITEM (1) OF THIS SUBSECTION, WITH RESPECT TO THE COUNTERPARTY AND ANY
 AFFILIATE OF THE COUNTERPARTY.

5 (E) (1) IF A RECEIVER FOR AN INSURER MAKES A TRANSFER OF ONE OR
6 MORE NETTING AGREEMENTS OR QUALIFIED FINANCIAL CONTRACTS, THE
7 RECEIVER SHALL USE ITS BEST EFFORTS TO NOTIFY ANY PERSON WHO IS PARTY TO
8 THE NETTING AGREEMENTS OR QUALIFIED FINANCIAL CONTRACTS OF THE
9 TRANSFER BY 12:00 P.M., THE RECEIVER'S LOCAL TIME, ON THE BUSINESS DAY
10 FOLLOWING THE TRANSFER.

(2) IN THIS SUBSECTION, "BUSINESS DAY" MEANS A DAY OTHER THAN A
 SATURDAY, A SUNDAY, OR ANY DAY ON WHICH EITHER THE NEW YORK STOCK
 EXCHANGE OR THE FEDERAL RESERVE BANK OF NEW YORK IS CLOSED.

14 (F) (1) NOTWITHSTANDING ANY PROVISION OF THIS SUBTITLE OTHER
15 THAN PARAGRAPH (2) OF THIS SUBSECTION, A RECEIVER MAY NOT AVOID A
16 TRANSFER OF MONEY OR OTHER PROPERTY ARISING UNDER OR IN CONNECTION
17 WITH A NETTING AGREEMENT OR QUALIFIED FINANCIAL CONTRACT, OR ANY
18 PLEDGE, SECURITY, COLLATERAL, OR GUARANTEE AGREEMENT OR ANY OTHER
19 SIMILAR SECURITY ARRANGEMENT OR CREDIT SUPPORT DOCUMENT RELATING TO A
20 NETTING AGREEMENT OR QUALIFIED FINANCIAL CONTRACT, THAT IS MADE BEFORE
21 THE COMMENCEMENT OF A DELINQUENCY PROCEEDING UNDER THIS SUBTITLE.

(2) A TRANSFER MAY BE AVOIDED UNDER § 9-221 OF THIS SUBTITLE IF
THE TRANSFER WAS MADE WITH ACTUAL INTENT TO HINDER, DELAY, OR DEFRAUD
THE INSURER, A RECEIVER APPOINTED FOR THE INSURER, OR EXISTING OR FUTURE
CREDITORS.

26 (G) (1) IN EXERCISING ANY OF ITS POWER UNDER THIS SUBTITLE TO
27 DISAFFIRM OR REPUDIATE A NETTING AGREEMENT OR QUALIFIED FINANCIAL
28 CONTRACT, A RECEIVER SHALL TAKE ACTION WITH RESPECT TO EACH NETTING
29 AGREEMENT OR QUALIFIED FINANCIAL CONTRACT AND ALL TRANSACTIONS
30 ENTERED INTO IN CONNECTION WITH EACH NETTING AGREEMENT OR QUALIFIED
31 FINANCIAL CONTRACT, IN ITS ENTIRETY.

(2) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, ANY
CLAIM OF A COUNTERPARTY AGAINST THE ESTATE ARISING FROM A RECEIVER'S
DISAFFIRMANCE OR REPUDIATION OF A NETTING AGREEMENT OR QUALIFIED
FINANCIAL CONTRACT THAT HAS NOT BEEN PREVIOUSLY AFFIRMED IN THE
LIQUIDATION OR IMMEDIATELY PRECEDING REHABILITATION PROCEEDING SHALL
BE DETERMINED AND SHALL BE ALLOWED OR DISALLOWED:

38 (I) AS IF THE CLAIM HAD ARISEN BEFORE THE DATE OF THE
39 FILING OF THE PETITION FOR LIQUIDATION; OR

40 (II) IF A REHABILITATION PROCEEDING IS CONVERTED TO A 41 LIQUIDATION PROCEEDING, AS IF THE CLAIM HAD ARISEN BEFORE THE DATE OF 42 THE FILING OF THE PETITION FOR REHABILITATION.

(3) (I) THE AMOUNT OF THE CLAIM IDENTIFIED IN PARAGRAPH (2) OF
 THIS SUBSECTION SHALL BE THE ACTUAL DIRECT COMPENSATORY DAMAGES
 DETERMINED AS OF THE DATE OF THE DISAFFIRMANCE OR REPUDIATION OF THE
 NETTING AGREEMENT OR QUALIFIED FINANCIAL CONTRACT.

5 (II) IN SUBPARAGRAPH (I) OF THIS PARAGRAPH, "ACTUAL DIRECT
6 COMPENSATORY DAMAGES" DOES NOT INCLUDE PUNITIVE OR EXEMPLARY
7 DAMAGES, DAMAGES FOR LOST PROFITS OR LOST OPPORTUNITY, OR DAMAGES FOR
8 PAIN AND SUFFERING, BUT DOES INCLUDE NORMAL AND REASONABLE COSTS OF
9 COVER OR OTHER REASONABLE MEASURES OF DAMAGES USED IN THE DERIVATIVES
10 MARKET FOR THE CONTRACT AND AGREEMENT CLAIMS.

11 (H) ALL RIGHTS OF COUNTERPARTIES UNDER THIS SUBTITLE SHALL APPLY
12 TO NETTING AGREEMENTS AND QUALIFIED FINANCIAL CONTRACTS ENTERED INTO
13 ON BEHALF OF:

14 (1) THE GENERAL ACCOUNT; OR

(2) SEPARATE ACCOUNTS IF THE ASSETS OF EACH SEPARATE ACCOUNT
 ARE AVAILABLE ONLY TO COUNTERPARTIES TO NETTING AGREEMENTS AND
 QUALIFIED FINANCIAL CONTRACTS ENTERED INTO ON BEHALF OF THAT SEPARATE
 ACCOUNT.

19 (I) THIS SECTION DOES NOT APPLY TO A PERSON THAT IS AN AFFILIATE OF 20 THE INSURER THAT IS THE SUBJECT OF A DELINQUENCY PROCEEDING UNDER THIS 21 SUBTITLE.

22 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 23 October 1, 2005.