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4lr1833 CF HB 1082

By: **Senator Kelley** Introduced and read first time: January 31, 2014 Assigned to: Finance

Committee Report: Favorable with amendments Senate action: Adopted Read second time: February 28, 2014

CHAPTER _____

1 AN ACT concerning

2 Title Insurers – Statutory or Unearned Premium Reserve for Escrow Losses 3 <u>Reserves</u>

4 FOR the purpose of altering the formula in accordance with which a title insurer $\mathbf{5}$ domiciled in the State shall reduce the reserves applicable to certain contracts 6 of title insurance for purposes of a certain statutory or unearned premium 7reserve: altering the percent of the total amount of certain risk premiums for title insurance contracts that must be assigned originally to certain reserves; 8 9 altering the date on, and the method by which, a title insurer must calculate 10 and recalculate a certain reserve; requiring that a certain sum of certain excess 11 reserves be assigned immediately to a certain statutory reserve for escrow losses: requiring a title insurer domiciled in the State to maintain a certain 12 statutory reserve or unearned premium reserve for escrow losses of at least a 13certain amount computed in a certain manner: altering the circumstances under 14 which certain unearned premium reserves may be released; requiring that 15certain unearned premium reserves be retained for the protection of 16 policyholders; authorizing, if a certain title insurer becomes insolvent or is in 17the process of liquidation or dissolution, the use of a certain amount of certain 18 19assets for a certain purpose and the transfer of a certain balance to certain 20 assets: providing that certain assets shall be available to pay claims for certain losses under certain circumstances and that the balance of the claims shall be 2122paid out of certain assets under certain circumstances; providing that the unearned premium reserve shall constitute a trust fund for certain purposes 2324under certain circumstances; providing that the amount of unearned premium 25reserve for escrow losses does not limit the amount of liability of a domestic title

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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$egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array}$	insurer; defining a certain term; making stylistic and conforming changes <u>a</u> <u>clarifying change</u> ; providing that certain provisions of this Act apply retroactively to certain title insurance contracts; providing for a delayed effective date for certain provisions of this Act; and generally relating to statutory or unearned premium reserves of title insurers.
6	BY repealing and reenacting, with amendments,
7	Article – Insurance
8	Section 5–206
9	Annotated Code of Maryland
10	(2011 Replacement Volume and 2013 Supplement)
11	BY repealing and reenacting, with amendments,
12	Article – Insurance
13	Section 5–206
14	Annotated Code of Maryland
15	(2011 Replacement Volume and 2013 Supplement)
16	(As enacted by Section 1 of this Act)
17	Preamble
18	WHEREAS, Defalcations and theft from real property escrow accounts are a
19	continuing and growing financial problem in the real estate and title insurance
20	business; and
21	WHEREAS, In an effort to address the problem, the General Assembly enacted
22	Chapters 356 and 357 of the Acts of the General Assembly of 2008, creating the
23	Commission to Study the Title Insurance Industry in Maryland; and
24	WHEREAS, In its February 2010 report, the Commission's first
25	recommendation was that the Maryland Insurance Commissioner "study, in
26	consultation with the title insurance industry, the feasibility and structure of a
27	guaranty fund and other avenues of remuneration for consumers and title insurers in
28	a real estate transaction who are victims of theft of moneys held in escrow by a
29	licensed title insurance producer"; and
30	WHEREAS, Homeowners and title insurers have been harmed as a result of the
31	theft of moneys held in escrow; now, therefore,
32	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
33	MARYLAND, That the Laws of Maryland read as follows:
34	Article – Insurance
35	5-206.

IN THIS SECTION, "RISK PREMIUMS" MEANS THE AMOUNT 1 (1) (a) $\mathbf{2}$ CHARGED FOR THE ASSUMPTION OF RISK. 3 "RISK PREMIUMS" INCLUDES TITLE INSURANCE PRODUCER (2) 4 COMMISSIONS. $\mathbf{5}$ (3) "RISK PREMIUMS" DOES NOT INCLUDE CHARGES FOR 6 SERVICES RENDERED IN THE PREPARATION OF DOCUMENTS, SEARCHING, 7UNDERWRITING, RECORDING OF DOCUMENTS, OR CLOSING OF A RISK. 8 In addition to adequate reserves required by § 5–103 of this title **(B)** (1)for outstanding losses, a title insurer DOMICILED IN THE STATE shall maintain a 9 10 statutory reserve or unearned premium reserve of at least an amount computed as 11 follows: 12(i) 8% of the total amount of the risk premiums written in the 13 calendar year for THE RETAINED LIABILITY FOR title insurance contracts shall be as 14assigned originally to the reserves; and 15during each of the 20 years that follow the year in which the (ii) 16contract is issued, the reserves applicable to the contract shall be reduced IN EQUAL 17**12–MONTH INSTALLMENTS** in accordance with the following formula: 18 35% of the aggregate sum [on July 1 of] IN the year 1. 19 [next] succeeding the year of addition; 202.15% of the aggregate sum [on July 1 of] IN each of the 21succeeding 2 years: 223. 10% of the aggregate sum [on July 1 of] IN the 23succeeding year; 243% of the aggregate sum [on July 1 of] IN each of the 4. 25succeeding 3 years; 262% of the aggregate sum [on July 1 of] IN each of the 5. 27succeeding 3 years; and 281% of the aggregate sum [on July 1 of] IN each of the 6. succeeding 10 years. 2930 (2)(i) The title insurer shall calculate retroactive adjusted

30 (2) (i) The title insurer shall calculate retroactive adjusted 31 statutory reserve or unearned premium reserve on an aggregate basis on January 1, 32 2010.

1 (ii) The adjusted aggregate reserve shall be recalculated as if 2 paragraph (1)(ii) of this subsection had been in effect during the 20 years preceding 3 January 1, 2010.

4 (3) Subject to subsection [(c)] (D) of this section, the aggregate sum of 5 any excess reserves resulting from a recalculation under this subsection shall be 6 released over a 3-year period in equal installments of one-third each year, beginning 7 with the 2010 calendar year.

8 [(b)] (C) (1) Each title insurer shall file with its annual statement 9 required under § 4–116 of this article a certification by a member in good standing of 10 the American Academy of Actuaries as to the adequacy of its reserves required under 11 this section and § 5–103 of this title.

12 (2) The actuarial certification required of a title insurer must conform 13 to the National Association of Insurance Commissioners' annual statement 14 instructions for title insurers.

15 [(c)] (D) (1) Unearned premium reserves may not be released under 16 subsection (a) of this section to the extent that the release would result in the 17 aggregate reserve falling below the amount required under this section and § 5–103 of 18 this title.

19 (2) Any amount of unearned premium reserves that may not be 20 released under paragraph (1) of this subsection shall be considered an unearned 21 premium reserve and may not be considered a supplemental reserve.

22 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 23 read as follows:

24

Article – Insurance

25 5-206.

26 (a) (1) In this section, "risk premiums" means the amount charged for the 27 assumption of risk.

28 (2) "Risk premiums" includes title insurance producer commissions.

29 (3) "Risk premiums" does not include charges for services rendered in 30 the preparation of documents, searching, underwriting, recording of documents, or 31 closing of a risk.

32 (b) (1) In addition to adequate reserves required by § 5–103 of this title 33 for outstanding losses, a title insurer domiciled in the State shall maintain a statutory 34 reserve or uncarned premium reserve of at least an amount computed as follows:

4

1			(i)	[8%]	6% of the total amount of the risk premiums written in
2					T RETAINED LIABILITY FOR title insurance contracts
3	shall be as	assign	ed orig	;inally	to the reserves; and
4			(ii)		ng each of the 20 years that follow the year in which the
5					es applicable to the contract shall be reduced in equal
6	12–month i	nstallı	ments :	in acco	ordance with the following formula:
7				1.	35% of the aggregate sum in the year succeeding the
8	year of add	ition;			
9				2.	15% of the aggregate sum in each of the succeeding 2
10	years;				
11				3.	10% of the aggregate sum in the succeeding year;
10				4	20/ of the emmerate own in each of the eveneding 2
$\frac{12}{13}$	MOONG!			4.	3% of the aggregate sum in each of the succeeding 3
10	years;				
14				5.	$\frac{2\%}{2\%}$ of the aggregate sum in each of the succeeding $\frac{3}{2}$
15	years; and				
16				6.	1% of the aggregate sum in each of the succeeding 10
17	years.				
18		(2)	(i)	The	title insurer shall calculate retroactive adjusted
19	statutory r e	• •	• • •		premium reserve on an aggregate basis on January 1,
20	[2010] 201				· · · · · · · · · · · · · · · · · · ·
21			(ii)	The	-adjusted aggregate reserve shall be recalculated as if
22	paragraph		· · /		(II) of this subsection had been in effect during the 20
23	years prece				
24		(3)	[Çııh	joat to	• subsection (d) of this section, the THE aggregate sum
$\frac{24}{25}$	of any avec	· · /	-	•	ing from a recalculation under this subsection shall be
26 26	•				Lin equal installments of one-third each year, beginning
$\frac{10}{27}$	-			-	ASSIGNED IMMEDIATELY TO A STATUTORY RESERVE
28					QUIRED BY SUBSECTION (C) OF THIS SECTION.
90	(\mathbf{C})	ΤΝΙ Α	חדותם		THE STATUTORY RESERVE OR UNEARNED PREMIUM
29 30	(C) RESERVE				ER SUBSECTION (B) OF THIS SECTION, A TITLE
31		-			E STATE SHALL MAINTAIN A STATUTORY RESERVE
32					RESERVE FOR ESCROW LOSSES OF AT LEAST AN
33	AMOUNT C				

	6 SENATE BILL 881
1	(1) 2% of the total amount of the risk premiums written
$\overline{2}$	IN THE CALENDAR YEAR FOR TITLE INSURANCE CONTRACTS SHALL BE AS
3	ASSIGNED ORIGINALLY TO THE RESERVES; AND
4 5	(2) THE AMOUNT SET ASIDE IN RESERVE SHALL BE RELEASED IN ACCORDANCE WITH THE FOLLOWING:
6	(I) IMMEDIATELY ON THE OCCURRENCE OF A LOSS ARISING
$\overline{7}$	OUT OF THEFT OF ESCROW FUNDS IN AN AMOUNT NOT TO EXCEED THE AMOUNT
8	OF THE LOSS; AND
9	(II) IF THE TITLE INSURER BECOMES INSOLVENT OR IS IN
10	THE PROCESS OF LIQUIDATION:
11	1. THE BALANCE OF THE RESERVE THEN REMAINING
12	SHALL BE ASSIGNED TO THE RESERVE REQUIRED UNDER SUBSECTION (B) OF
13	THIS SECTION; AND
14	2. THE FUNDS SHALL BE WITHDRAWN IN
15	ACCORDANCE WITH SUBSECTION (B)(1)(II) OF THIS SECTION, TREATING THE
16	YEAR OF ADDITION AS THE YEAR THE FUNDS WERE ASSIGNED.
17	[(x)](x) (1) Each title incurrent shall file with its annual statement
17 18	[(c)] (D) (1) Each title insurer shall file with its annual statement required under § 4–116 of this article a certification by a member in good standing of
10	the American Academy of Actuaries as to the adequacy of its reserves required under
20	this section and § 5–103 of this title.
21	(2) The actuarial certification required of a title insurer must conform
22	to the National Association of Insurance Commissioners' annual statement
23	instructions for title insurers.
24	[(d)] (E) (1) Unearned premium reserves may not be released under
25	subsection [(a)] (B) OR (C) of this section to the extent that the release would result in
26	the aggregate reserve, WHEN COMBINED WITH THE AMOUNT REQUIRED UNDER §
27	5-103 OF THIS TITLE, falling below the amount required under this section and §
28	5–103 of this title.
29	(2) Any amount of unearned premium reserves that may not be
30	released under paragraph (1) of this subsection shall be considered an unearned
31	premium reserve and may not be considered a supplemental reserve.
32	(f) (1) The unearned premium reserves established under
33	THIS SECTION SHALL BE RETAINED FOR THE PROTECTION OF POLICYHOLDERS.

1	(2) IF a title insurer subject to this section becomes
2	INSOLVENT OR IS IN THE PROCESS OF LIQUIDATION OR DISSOLUTION:
3	(i) 1. AN AMOUNT OF THE ASSETS OF THE TITLE
4	INSURER EQUAL TO THE UNEARNED PREMIUM RESERVES AS IS NECESSARY MAY
5	BE USED TO PAY FOR REINSURANCE OF THE TITLE INSURER'S OUTSTANDING
6	LIABILITIES ON ALL IN FORCE POLICIES OR REINSURANCE AGREEMENTS OF
7	TITLE INSURANCE, AS TO WHICH CLAIMS FOR LOSSES BY POLICYHOLDERS ARE
8	NOT THEN PENDING; AND
9	2. THE BALANCE, IF ANY, OF THE UNEARNED
10	PREMIUM RESERVE FUND SHALL THEN BE TRANSFERRED TO THE GENERAL
11	ASSETS OF THE TITLE INSURER;
10	
$\frac{12}{13}$	(II) 1. THE ASSETS OF THE TITLE INSURER OTHER THAN
13 14	THE UNEARNED PREMIUM RESERVE SHALL BE AVAILABLE TO PAY CLAIMS FOR
14 15	LOSSES SUSTAINED BY POLICYHOLDERS THEN PENDING OR ARISING UP TO THE
19	TIME REINSURANCE IS PLACED; OR
16	2. IF CLAIMS FOR LOSSES ARE IN EXCESS OF THE
10 17	ASSETS OF THE TITLE INSURER, THE BALANCE OF THE CLAIMS SHALL BE PAID
18	OUT OF THE ASSETS ATTRIBUTABLE TO THE UNEARNED PREMIUM RESERVE;
19	AND
10	
20	(III) IF REINSURANCE IS UNAVAILABLE, THE UNEARNED
21	PREMIUM RESERVE SHALL CONSTITUTE A TRUST FUND OUT OF WHICH
22	POLICYHOLDER LOSSES SHALL BE PAID AS FUNDS ARE RELEASED IN
23	ACCORDANCE WITH SUBSECTION (B)(1)(II) OF THIS SECTION.
24	(G) THE AMOUNT OF UNEARNED PREMIUM RESERVE REQUIRED UNDER
25	SUBSECTION (B) OF THIS SECTION DOES NOT LIMIT THE AMOUNT OF LIABILITY
26	OF A DOMESTIC TITLE INSURER.
27	SECTION 3. <u>2.</u> AND BE IT FURTHER ENACTED, That Section 1 of this Act
28 20	shall be construed to apply retroactively and shall be applied to and interpreted to affect title insurance contracts in effect on the effective date of this Act.
29	anect the insurance contracts in effect on the effective date of this Act.
30	SECTION 4. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall
31	take effect January 1, 2015.
39	SECTION 5-3 AND BE IT FURTHER ENACTED That except as provided in

32 SECTION 5. 3. AND BE IT FURTHER ENACTED, That, except as provided in
33 Section 4 of this Act, this Act shall take effect June 1, 2014.