# By: Senators Feldman, Kelley, and Middleton Middleton, Glassman, <u>Kittleman, Klausmeier, Mathias, Pugh, and Ramirez</u>

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

# Legal Mutual Liability Insurance Society of Maryland – Conservatorship and Transfer

4 FOR the purpose of providing for the assumption and exercise of certain powers of the  $\mathbf{5}$ Legal Mutual Liability Insurance Society of Maryland by the Minnesota 6 Lawyers Mutual Insurance Company (Minnesota Mutual) in a certain manner 7for certain purposes; stating certain findings of the General Assembly; 8 appointing Minnesota Mutual as conservator of the Society for a certain period 9 for certain purposes; providing certain powers to Minnesota Mutual for certain 10 purposes; requiring Minnesota Mutual to provide public notice in certain 11 manners of its appointment as conservator, of certain processes and the transfer 12of certain policies, assets, and liabilities of the Society to the Property and 13 Casualty Insurance Guaranty Corporation, of a certain bar date, and of certain 14 effects of the conservatorship and transfer; authorizing the referral of certain claims to the Guaranty Corporation under certain circumstances after the 1516 occurrence of a certain event; authorizing the transfer of certain assets to the 17Guaranty Corporation in a certain manner as of a certain date; providing for the 18 termination of the conservatorship; prohibiting Minnesota Mutual from receiving certain compensation for certain actions but authorizing the 1920reimbursement of certain expenses; requiring Minnesota Mutual to report to the 21Maryland Insurance Commissioner on certain matters at a certain frequency; 22defining certain terms; providing for the construction of a portion of this Act; 23dissolving the Board of Directors of the Society and terminating the terms of the 24directors and officers of the Society as of a certain date; requiring the

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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



1 reimbursement of Minnesota Mutual for certain costs as of a certain date;  $\mathbf{2}$ requiring the transfer of certain assets and liabilities of the Society to the 3 Guaranty Corporation on the earlier of certain dates; providing for the 4 continuity of certain transactions, rights, duties, assets, liabilities, and causes of  $\mathbf{5}$ action; requiring Minnesota Mutual to study and report on certain matters to 6 the Commissioner, the Guaranty Corporation, and certain committees of the 7General Assembly on or before a certain date; requiring Minnesota Mutual to 8 consult with certain entities for a certain purpose; repealing provisions of law 9 relating to the Society as of a certain date; providing that existing obligations or 10 contract rights may not be impaired by this Act; providing for a delayed effective date for certain provisions of this Act; and generally relating to the 11 12Legal Mutual Liability Insurance Society of Maryland and its conservatorship.

- 13 BY repealing and reenacting, with amendments,
- 14 Article Insurance
- 15 Section 24–101 and 24–104
- 16 Annotated Code of Maryland
- 17 (2011 Replacement Volume and 2013 Supplement)
- 18 BY repealing
- 19 Article Insurance
- 20 Section 24–102
- 21 Annotated Code of Maryland
- 22 (2011 Replacement Volume and 2013 Supplement)
- 23 BY adding to
- 24 Article Insurance
- 25 Section 24–102 and 24–110
- 26 Annotated Code of Maryland
- 27 (2011 Replacement Volume and 2013 Supplement)
- 28 BY repealing
- 29 Article Insurance
- 30Section 24–101 through 24–110, inclusive, and the subtitle "Subtitle 1. Legal31Mutual Liability Insurance Society of Maryland"
- 32 Annotated Code of Maryland
- 33 (2011 Replacement Volume and 2013 Supplement)
- 34 (As enacted by Section 1 of this Act)
- 35 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 36 MARYLAND, That the Laws of Maryland read as follows:
- 37 Article Insurance
- 38 24–101.
- 39 (a) In this subtitle the following words have the meanings indicated.

1 (b) "GUARANTY CORPORATION" MEANS THE PROPERTY AND 2 CASUALTY INSURANCE GUARANTY CORPORATION ESTABLISHED UNDER TITLE 3 9, SUBTITLE 3 OF THIS ARTICLE.

4 **(C)** "Lawyer" means an individual who is admitted to the Bar of the Court of 5 Appeals of Maryland.

# 6 [(c)] (D) "MINNESOTA MUTUAL" MEANS THE MINNESOTA LAWYERS 7 MUTUAL INSURANCE COMPANY.

8 **(E)** (1) "Practice law" has the meaning stated by the Court of Appeals of 9 Maryland.

10 (2) "Practice law" includes the meaning stated in § 10–101(h) of the 11 Business Occupations and Professions Article.

12 [(d)] (F) "Society" means the Legal Mutual Liability Insurance Society of 13 Maryland.

14 **[**24–102.

15 Subject to the limitations and immunities of this subtitle, the purpose of this 16 subtitle is to provide:

17 (1) a means to pay indemnities to persons that suffer injuries arising18 out of the rendering of or failure to render professional services by lawyers;

19 (2) a means for lawyers to obtain insurance against liability for 20 injuries arising out of the rendering of or failure to render professional services; and

21 (3) property insurance and casualty insurance related or incidental to 22 practicing law.]

23 **24–102.** 

# 24 THE GENERAL ASSEMBLY FINDS THAT:

(1) AT THE TIME THAT IT WAS ESTABLISHED IN 1986, THE LEGAL
MUTUAL LIABILITY INSURANCE SOCIETY OF MARYLAND PROVIDED A
VALUABLE SERVICE TO THE LEGAL COMMUNITY OF THE STATE BY PROVIDING
OTHERWISE UNAVAILABLE AFFORDABLE LEGAL PROFESSIONAL LIABILITY
INSURANCE;

1 (2) IN 2006, THE SOCIETY ENTERED INTO A MANAGEMENT 2 AGREEMENT WITH MINNESOTA LAWYERS MUTUAL INSURANCE COMPANY, A 3 "BAR-RELATED" INSURANCE COMPANY THAT IS DOMICILED IN MINNESOTA AND 4 WRITES LEGAL PROFESSIONAL LIABILITY INSURANCE IN 14 ADDITIONAL 5 STATES, UNDER WHICH MINNESOTA MUTUAL ASSUMED RESPONSIBILITY FOR 6 THE DAY-TO-DAY OPERATIONS OF THE SOCIETY;

7 (3) IN THE INTERVENING YEARS, OTHER LIABILITY INSURERS 8 HAVE ENTERED THE MARYLAND MARKET, MAKING AFFORDABLE LEGAL 9 PROFESSIONAL LIABILITY INSURANCE AVAILABLE TO LAWYERS IN THE STATE, 10 AND AS A RESULT THE SOCIETY IS NO LONGER NEEDED FOR ITS ORIGINAL 11 PURPOSE;

12 (4) THE SOCIETY IS A MEMBER OF THE PROPERTY AND 13 CASUALTY INSURANCE GUARANTY CORPORATION, THE INSURER OF LAST 14 RESORT FOR PROPERTY AND CASUALTY INSURERS IN THE STATE;

15 (5) AT THIS TIME, THE SOCIETY HAS NO ACTIVE INSURANCE 16 POLICIES IN FORCE; AND

17 (6) ALTHOUGH THE SOCIETY REMAINS FULLY SOLVENT AND IS 18 NOT AN IMPAIRED INSURER IT IS DESIRABLE TO WIND UP THE AFFAIRS OF THE 19 SOCIETY IN A REGULAR MANNER AND TO TRANSFER ITS REMAINING POLICIES 20 AND ASSETS TO ANOTHER INSURER BY APPOINTING MINNESOTA MUTUAL IN 21 THE MANNER OF A CONSERVATOR OF THE SOCIETY.

22 24–104.

23 (a) [There is a Board of Directors of the Society.

24 (b) (1) There shall be at least 11 directors on the Board.

25 (2) The directors shall be elected by the members of the Society in 26 accordance with the articles of incorporation and bylaws of the Society.

(c) The Board of Directors] DURING THE CONSERVATORSHIP AND
 TRANSFER UNDER § 24–110 OF THIS SUBTITLE, MINNESOTA LAWYERS MUTUAL
 INSURANCE COMPANY governs the Society and exercises the powers of the Society IN
 THE PLACE OF THE FORMER BOARD OF DIRECTORS OF THE SOCIETY.

31(B)(1)MINNESOTA MUTUAL SHALL EXERCISE THE POWERS OF THE32SOCIETY IN THE MANNER OF A CONSERVATOR TO WIND UP THE AFFAIRS OF THE33SOCIETY AND TRANSFER ANY REMAINING ASSETS AND LIABILITIES OF THE

4

SOCIETY TO THE PROPERTY AND CASUALTY INSURANCE GUARANTY 1  $\mathbf{2}$ CORPORATION IN ACCORDANCE WITH § 24–110 OF THIS SUBTITLE. IN EXERCISING THESE POWERS, MINNESOTA MUTUAL SHALL 3 (2) EXERCISE A DUTY OF CARE AND FIDUCIARY RESPONSIBILITY TO THE GUARANTY 4 CORPORATION AND TO THOSE INSUREDS WHO CONTINUE TO HAVE COVERAGE  $\mathbf{5}$ FROM THE SOCIETY. 6 7 24–110. (A) IN THIS SECTION, "BAR DATE" MEANS DECEMBER 31, 2015. 8 9 MINNESOTA MUTUAL IS APPOINTED AS A CONSERVATOR TO **(B)** (1) WIND UP THE AFFAIRS OF THE SOCIETY AND TRANSFER ANY REMAINING ASSETS 10 11 AND LIABILITIES OF THE SOCIETY TO THE GUARANTY CORPORATION. 12(2) IN PERFORMING ITS DUTIES UNDER THIS SECTION, **MINNESOTA MUTUAL MAY:** 13 SUBJECT TO SUBSECTION (G) OF THIS SECTION, 14**(I)** 15CONTINUE TO MANAGE THE AFFAIRS OF THE SOCIETY IN THE MANNER AUTHORIZED BY CONTRACT UNDER § 24–105 OF THIS SUBTITLE; 16 17**(II)** SETTLE CLAIMS, INCLUDING PAYING THE EXPENSES OF 18 SETTLEMENT; 19 (III) INVEST AND DISPOSE OF ASSETS; 20(IV) MAINTAIN FINANCIAL RECORDS; AND **(**V**)** 21TAKE ANY OTHER ACTION THAT MAY BE NECESSARY OR 22DESIRABLE TO FURTHER THE PURPOSES OF THIS SECTION. 23**(C)** (1) MINNESOTA MUTUAL SHALL PROVIDE PUBLIC NOTICE OF: 24**(I)** ITS APPOINTMENT AS CONSERVATOR UNDER THIS 25**SECTION;** 26**(II)** THE PROCESS OF THE CONSERVATORSHIP AND THE 27TRANSFER OF THE POLICIES, ASSETS, AND LIABILITIES OF THE SOCIETY TO THE 28**GUARANTY CORPORATION;** 29(III) THE BAR DATE; AND

1 (IV) THE EFFECTS OF THE CONSERVATORSHIP AND  $\mathbf{2}$ **TRANSFER, INCLUDING:** 3 1. THE NEED FOR ANY PERSON WISHING TO ASSERT 4 ANY CLAIM ARISING UNDER ANY INSURANCE POLICY ISSUED BY THE SOCIETY  $\mathbf{5}$ TO DO SO BEFORE THE BAR DATE; 6 2. THE BAR AND ESTOPPEL AGAINST ASSERTING A 7 CLAIM AGAINST THE SOCIETY AFTER THE BAR DATE; AND 8 3. THE REQUIREMENT TO PURSUE THE CLAIM 9 THROUGH THE GUARANTY CORPORATION AFTER THE BAR DATE. 10 (2) THE NOTICE SHALL BE PUBLISHED: 11 **(I)** IN AT LEAST TWO NEWSPAPERS OF GENERAL 12CIRCULATION IN THE STATE, INCLUDING AT LEAST ONE NEWSPAPER THAT PRINCIPALLY SERVES THE LEGAL COMMUNITY OF THE STATE, ONCE EVERY 6 13 MONTHS BEGINNING ON JULY 1, 2014, AND ENDING ON JANUARY 1, 2016; 1415**(II)** ON THE WEB SITES OF THE SOCIETY, MINNESOTA MUTUAL, AND THE GUARANTY CORPORATION; AND 16 17(III) IN ANY OTHER MANNER AND FREQUENCY THAT THE 18 **COMMISSIONER REQUIRES.** 19 **(**D**)** DURING THE CONSERVATORSHIP UNDER THIS SECTION, IF THE ASSETS OF THE SOCIETY ARE EXHAUSTED BEFORE ALL CLAIMS ARE SATISFIED, 2021ANY UNSATISFIED CLAIMS SHALL BE REFERRED TO THE GUARANTY 22CORPORATION. 23IF ASSETS OF THE SOCIETY REMAIN AFTER ALL FILED CLAIMS HAVE **(E)** BEEN SATISFIED AS OF THE BAR DATE, THOSE REMAINING ASSETS SHALL BE 24TRANSFERRED TO THE GUARANTY CORPORATION FREE AND CLEAR OF ANY 2526FURTHER CLAIM OR ENCUMBRANCE. 27**(F)** (1) THE CONSERVATORSHIP UNDER THIS SECTION SHALL 28**TERMINATE ON THE EARLIER OF:** 29**(I)** THE EXHAUSTION OF THE ASSETS OF THE SOCIETY UNDER SUBSECTION (D) OF THIS SECTION; AND 30

1(II)THE DATE WHEN ALL CLAIMS ASSERTED AGAINST THE2SOCIETY BEFORE THE BAR DATE ARE SATISFIED OR OTHERWISE SETTLED.

3 (2) IF THE CONSERVATORSHIP UNDER THIS SECTION 4 TERMINATES BEFORE THE BAR DATE, MINNESOTA MUTUAL SHALL TRANSFER 5 ALL POLICIES, ASSETS, AND LIABILITIES TO THE GUARANTY CORPORATION AS 6 OF THE TERMINATION DATE.

7 (G) NOTWITHSTANDING § 24–105 OF THIS SUBTITLE, MINNESOTA 8 MUTUAL:

9 (1) MAY NOT RECEIVE ANY FEE FOR ADMINISTERING THE 10 SOCIETY DURING THE CONSERVATORSHIP AND TRANSFER UNDER THIS 11 SECTION; BUT

12(2) IS ENTITLED TO REIMBURSEMENT FOR JUST AND13REASONABLE EXPENSES THAT MINNESOTA MUTUAL INCURS IN CONNECTION14WITH THE CONSERVATORSHIP AND TRANSFER.

15**(H)** DURING THE CONSERVATORSHIP UNDER THIS SECTION. 16 MINNESOTA MUTUAL SHALL REPORT AT LEAST ONCE EVERY 3 MONTHS TO THE 17COMMISSIONER ON THE STATUS AND PROGRESS OF THE CONSERVATORSHIP 18 AND THE PREPARATION FOR TRANSFER OF ANY REMAINING POLICIES, ASSETS, 19 AND LIABILITIES OF THE SOCIETY TO THE GUARANTY CORPORATION.

(I) SUBJECT TO § 24–104(B) OF THIS SUBTITLE, THIS SECTION MAY
NOT BE CONSTRUED TO PREVENT THE TRANSFER OF ANY POLICY OR OTHER
LIABILITY OF A PRESENT OR FORMER POLICYHOLDER OF THE SOCIETY TO
MINNESOTA MUTUAL OR TO ANY OTHER INSURER THAT HAS A CERTIFICATE OF
AUTHORITY FROM THE ADMINISTRATION UNDER THIS ARTICLE.

SECTION 2. AND BE IT FURTHER ENACTED, That the Board of Directors of
 the Legal Mutual Liability Insurance Society of Maryland and the term of each of its
 members and the officers of the Society shall terminate on July 1, 2014.

28 SECTION 3. AND BE IT FURTHER ENACTED, That on the earlier of January 29 1, 2016, and the termination date of the conservatorship under § 24–110(f) of the 30 Insurance Article as enacted by Section 1 of this Act:

(1) the Minnesota Lawyers Mutual Insurance Company shall be
reimbursed all just and reasonable costs incurred by it in the performance of its duties
under this Act and under contract in accordance with § 24–105 of the Insurance
Article through the earlier of December 31, 2015, and the termination date; and

1 (2) all net remaining assets and liabilities of the Society, whether 2 positive or negative, including any coverage provided by the Society under a "tail" 3 policy and any balance in the Rate Stabilization Reserve Fund of the Society, shall be 4 transferred to the Property and Casualty Insurance Guaranty Corporation.

5 SECTION 4. AND BE IT FURTHER ENACTED, That, except as expressly 6 provided to the contrary in this Act, any transaction affected by or flowing from any 7 statute here amended or repealed and validly entered into before the effective date of 8 this Act and every right, duty, or interest following from it remain valid after the 9 effective date of this Act and may be terminated, completed, consummated, or enforced 10 pursuant to law.

SECTION 5. AND BE IT FURTHER ENACTED, That, except as expressly 11 provided to the contrary in this Act, all standards and guidelines, proposed standards 1213and guidelines, orders and other directives, forms, plans, memberships, contracts, properties, rights to sue and be sued, and all other duties and responsibilities 1415associated with those assets and liabilities of the Legal Mutual Liability Insurance 16 Society of Maryland transferred by this Act shall continue in effect under the Property 17and Casualty Insurance Guaranty Corporation until completed, withdrawn, canceled, 18modified, or otherwise changed pursuant to law.

# 19 SECTION 6. AND BE IT FURTHER ENACTED, That:

20(a)In addition to the quarterly reports required under § 24-110 of the 21Insurance Article, as enacted by Section 1 of this Act, on or before January 1, 2015, the 22Minnesota Lawyers Mutual Insurance Company shall report to the Maryland 23Insurance Commissioner, the Property and Casualty Insurance Guaranty Corporation, 24and, subject to § 2-1246 of the State Government Article, the Senate Finance Committee and the House Economic Matters Committee on the status of the 2526conservatorship of the Legal Mutual Liability Insurance Society of Maryland, the 27winding up of its affairs, and the progress of the transfer of its policies, assets, and 28liabilities to the Guaranty Corporation.

29(b)In connection with the report required under subsection (a) of this (1)30 section, Minnesota Mutual shall consult with the Maryland Insurance Administration and the Guaranty Corporation on the status of the Society, on the most efficient and 3132appropriate means to wind up the affairs of the Society, and on the most suitable 33 continuation of coverage for the Society's remaining liabilities along with the best 34protection for the Society's insureds and the Guaranty Corporation as the insurer of 35 last resort.

36 (2) The report required under subsection (a) of this section shall 37 include any recommended changes to this Act, including any changes in the ultimate 38 disposition of the Society's assets and liabilities to the Guaranty Corporation, to 39 Minnesota Mutual, or to another insurer or insurers, developed by Minnesota Mutual 40 through the consultation under paragraph (1) of this subsection. 1 SECTION 7. AND BE IT FURTHER ENACTED, That a presently existing 2 obligation or contract right may not be impaired in any way by this Act.

3 SECTION 8. AND BE IT FURTHER ENACTED, That Section(s) 24–101 4 through 24–110, and the subtitle "Subtitle 1. Legal Mutual Liability Insurance Society 5 of Maryland" of Article – Insurance of the Annotated Code of Maryland be repealed.

6 SECTION 9. AND BE IT FURTHER ENACTED, That Section 8 of this Act shall 7 take effect January 1, 2016.

8 SECTION 10. AND BE IT FURTHER ENACTED, That, except as provided in 9 Section 9 of this Act, this Act shall take effect July 1, 2014.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.