SENATE BILL 22

C49lr0064 (PRE-FILED) By: Chair, Finance Committee (By Request - Departmental - Maryland Insurance Administration) Requested: October 15, 2018 Introduced and read first time: January 9, 2019 Assigned to: Finance Committee Report: Favorable Senate action: Adopted Read second time: February 4, 2019 CHAPTER _____ AN ACT concerning Insurance Regulation - Third Party Administrators - Life Insurance FOR the purpose of altering the definitions of "administrator" and "plan" to apply certain provisions of law concerning the regulation of administrators of plans to administrators of plans for life insurance and administrators that act on behalf of life insurers; making conforming changes; and generally relating to the regulation of administrators of plans for life insurance and administrators that act on behalf of life insurers. BY repealing and reenacting, with amendments, Article – Insurance Section 8-301, 8-306, 8-309, 8-310, 8-312, 8-316, 8-320, and 8-321 Annotated Code of Maryland (2017 Replacement Volume and 2018 Supplement) BY repealing and reenacting, without amendments, Article – Insurance Section 8-303 Annotated Code of Maryland (2017 Replacement Volume and 2018 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

That the Laws of Maryland read as follows:

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

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,



(v)

Article - Insurance 1 2 8-301. 3 In this subtitle the following words have the meanings indicated. (a) "Administrator" means a person that, to the extent that the person 4 (b) (1) acting for an insurer or plan sponsor, has: 5 6 control over or custody of premiums, contributions, or any other 7 money ON BEHALF OF A LIFE INSURER OR with respect to a plan, for any period of time; 8 or 9 (ii) discretionary authority over the adjustment, payment, or settlement of benefit claims ON BEHALF OF A LIFE INSURER OR under a plan or over the 10 investment of A LIFE INSURER'S OR a plan's assets. 11 12 (2)"Administrator" does not include a person that: 13 (i) with respect to a particular plan: 14 1. is, or is an employee of, the plan sponsor; 15 2. is, or is an employee, insurance producer, managing 16 general agent of, an insurer or health maintenance organization that insures or 17 administers the plan; or 18 3. is an insurance producer that solicits, procures, or 19 negotiates a plan for a plan sponsor and that has no authority over the adjustment, 20payment, or settlement of benefit claims under the plan or over the investment or handling 21of the plan's assets; 22 (ii) is retained by the Life and Health Insurance Guaranty 23Corporation to administer a plan underwritten by an impaired insurer that is subject to an 24order of conservation, liquidation, or rehabilitation; 25 is a participant or beneficiary of a plan that provides for 26individual accounts and allows a participant or beneficiary to exercise investment control 27 over assets in the participant's or beneficiary's account, and the participant or beneficiary exercises that investment control: 28 29 administers only plans that are subject to ERISA and that do not 30 provide benefits through insurance, unless any of the plans administered is a multiple employer welfare arrangement as defined in § 514(b)(6)(A)(ii) of ERISA; 31

is, or is an employee of, a bank, savings bank, trust company,

- savings and loan association, or credit union that is regulated under the laws of this State, 1 2another state, or the United States: 3 is, or is an employee of, a person that is registered as: an investment adviser under the Investment Advisers Act 4 1. of 1940 or the Maryland Securities Act; 5 6 2. a broker-dealer or transfer agent under the Securities 7 Exchange Act of 1934 or the Maryland Securities Act; or 8 3. an investment company under the Investment Company 9 Act of 1940; or 10 is, or is an employee of, the Maryland Health Benefit Exchange, including the Maryland Health Benefit Exchange's Consolidated Services Center. 11 12(c) "Employee organization" means: 13 (1) a labor union or other labor organization; 14 (2)an agency or employee representation committee, association, group, or 15 plan: in which employees participate; and 16 (i) 17 that exists for the purpose, wholly or partly, of dealing with (ii) employers about a plan or other matters incidental to employment relationships; or 18 19 (3)an employees' beneficiary association that is organized for the purpose, 20wholly or partly, to establish a plan. 21"Employer" means a person that, in relation to a plan, acts directly as an employer or indirectly in the interest of an employer. 2223 "Employer" includes a group or association of employers acting for an (2) 24employer. "ERISA" means the federal Employee Retirement Income Security Act of 25 (e) 26 1974. 27 "Plan" means a fund or other arrangement that is established, 28 maintained, or contributed to by an employer, employee organization, or both, to the extent 29that the fund or arrangement was established or is maintained for the purpose of:
- 30 (i) providing for participants or beneficiaries, any of whom are 31 residents of the State, through the purchase of insurance or otherwise:

1		1.	medical, surgical, or hospital care or benefits;
2 3	death, or unemployment	2.	benefits in the event of sickness, accident, disability,
4		3.	vacation benefits;
5		4.	apprenticeship or other training programs;
6		5.	child care centers;
7		6.	scholarship funds;
8		7.	prepaid legal services;
9		8.	severance pay arrangements; [or]
10		9.	supplemental retirement income payments; or
11		10.	LIFE INSURANCE; OR
12 13 14	by employees, any of whom are residents of the State, until or after the termination of		
15 16 17	` ,		s not include a fund or arrangement established or se of complying with the workers' compensation laws of the
18	(g) "Plan spons	or" me	ans:
19	(1) the en	mploye	er, for a plan established or maintained by a single employer;
20 21	(2) the e employee organization; o		ee organization, for a plan established or maintained by an
22 23 24 25	group of representatives	s of the	tion, committee, joint board of trustees, or other similar e parties that establish or maintain the plan, for a plan wo or more employers or jointly by one or more employers nizations.
26	8–303.		

27 (a) A person must register with the Commissioner before the person acts as or 28 represents itself as an administrator in the State.

- 1 A person that would be an administrator subject to this subtitle but for the 2 exemption under § 8–301(b)(2)(iv) of this subtitle shall provide to the Commissioner: 3 (1) written notice that the person operates in the State; and 4 evidence satisfactory to the Commissioner that the person is complying (2) with any applicable bonding requirements imposed by ERISA. 5 6 8-306. 7 (a) The bond required for an administrator under this subtitle must: 8 provide protection to the plans OR THE LIFE INSURER, for which the 9 administrator acts as an administrator, against loss because of acts of fraud or dishonesty on the part of the administrator, directly or through connivance with others; and 10 11 be issued by an authorized corporate surety insurer that is an (2)12 acceptable surety on federal bonds under authority granted by the Secretary of the 13 Treasury. Subject to this section, the amount of the bond shall be determined at 14 (b) (1) the time an application for registration or renewal of registration is filed. 15 16 (2) To determine the amount of the bond: 17 the average amount of money that the administrator and any predecessor of the administrator handled at any one time during the immediately preceding 18 calendar year shall be considered; and 19 20 the average amount of money that the administrator expects to 21handle at any one time during the current calendar year shall be considered. 22 (3)The amount of the bond: 23 may not be less than 10% of the average amount of money that the administrator expects to handle at any one time for THE LIFE INSURER OR all the 24plans that the administrator expects to administer during the coming year; and 25 26 subject to paragraph (4) of this subsection, may not be less than \$5,000 or more than \$500,000. 2728 After a hearing held under Title 2 of this article, the Commissioner may 29 set the amount of the bond to exceed \$500,000, up to 10% of the average amount of money 30 that the administrator expects to handle at any one time for all the plans that the
 - (c) Subject to approval by the Commissioner, the bond may be an individual bond

administrator expects to administer during the coming year.

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- 1 or a blanket bond that covers a group or class. 2 An applicant need not file evidence of a bond as a condition of (1) 3 registration or renewal of registration if: 4 (i) the applicant only administers plans under which benefits are 5 paid only from the general assets of an employee organization or of an employer; or 6 the applicant: (ii) 7 is a corporation organized and doing business under the 8 laws of the United States or a state; 9 2. is authorized under the laws of the United States or a state 10 to exercise trust powers or to engage in business as an insurer; 11 3. is subject to supervision or examination by a federal or 12State authority; and 13 at all times has a combined capital and surplus that 4. exceeds \$1,000,000 or any greater amount set by regulation of the Commissioner. 14 15 The Commissioner may waive the requirement for an applicant to file evidence of a bond as a condition of registration or renewal of registration if the 16 17 Commissioner finds that: 18 other arrangements, including providing letters of credit or (i) 19 similar instruments, would be adequate to protect the interests of plan participants and 20 beneficiaries; or 21(ii) the overall financial condition of the applicant would be adequate 22to protect the interests of plan participants and beneficiaries. 23Notwithstanding any other provision of the Code, an applicant that complies (e) with this section and is registered as an administrator under this subtitle is not subject to 24 any other bonding requirement imposed by the law of the State for the same activities that 25required the applicant to be registered and bonded under this subtitle. 26 27 8 - 309.28 Subject to the hearing provisions of Title 2 of this article, the Commissioner may deny a registration to an applicant or refuse to renew, suspend, or revoke the 2930 registration of a registrant if the applicant or registrant:
- 32 (2) fraudulently or deceptively obtains or attempts to obtain a registration

makes a material misstatement in an application for registration;

- 1 for the applicant or registrant or for another;
- 2 (3) has been convicted of a felony or of a misdemeanor involving moral 3 turpitude;
- 4 (4) in connection with the administration of a plan **OR WITH ACTIVITIES**
- 5 ON BEHALF OF A LIFE INSURER, commits fraud or engages in illegal or dishonest
- 6 activities; or
- 7 (5) violates any provision of this subtitle or a regulation adopted under it.
- 8 (b) This section does not limit any regulatory power of the Commissioner under 9 Title 2 of this article.
- 10 8–310.
- An administrator shall discharge the administrator's duties with respect to a plan OR A LIFE INSURER:
- 13 (1) solely in the interest of providing to the plan's participants and
- beneficiaries the benefits to which they are entitled under the plan OR ON BEHALF OF A
- 15 LIFE INSURER;
- 16 (2) for the exclusive purpose of providing benefits to the plan's participants
- 17 and beneficiaries and defraying reasonable expenses of administering the plan OR ON
- 18 BEHALF OF A LIFE INSURER:
- 19 (3) with the care, skill, prudence, and diligence that a prudent person
- 20 acting in a similar capacity and under similar circumstances would use to conduct an
- 21 enterprise of similar character and with similar aims;
- 22 (4) if applicable, by diversifying the investments of the plan **OR THE LIFE**
- 23 **INSURER** to minimize the risk of large losses, unless under the circumstances it is clearly
- 24 prudent not to do so; and
- 25 (5) in accordance with the documents and instruments governing the plan
- 26 OR THE LIFE INSURER to the extent that the documents and instruments are not
- 27 inconsistent with this subtitle.
- 28 8–312.
- 29 (a) An administrator shall maintain adequate books and records about each plan
- 30 administered by the administrator OR ABOUT ACTIVITIES OF THE ADMINISTRATOR ON
- 31 BEHALF OF A LIFE INSURER:
- 32 (1) in accordance with prudent standards of record keeping; and

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(2) 1 for the duration of the agreement required by § 8–311 of this subtitle. 2 Subject to any restrictions in the agreement required by § 8-311 of this subtitle on the proprietary rights of the parties in the books and records, the plan sponsor 3 4 or insurer has the right to reasonable access to the books and records that is sufficient to allow the plan sponsor or insurer to fulfill its contractual obligations to the plan 5 participants and beneficiaries. 6 7 If an administrator ceases to administer a plan OR CEASES TO ACT ON 8 BEHALF OF A LIFE INSURER, the administrator: 9 shall deliver the books and records about the plan OR ABOUT (1) 10 ACTIVITIES ON BEHALF OF THE LIFE INSURER that are in the administrator's possession 11 to the administrator's successor [or to], the plan sponsor, OR THE INSURER; or 12 (2) for 3 years after the administrator ceases to administer the plan OR 13 ACT ON BEHALF OF THE LIFE INSURER: 14 (i) shall retain the books and records about the plan OR ABOUT 15 ACTIVITIES ON BEHALF OF THE LIFE INSURER; and 16 shall provide access to the plan sponsor and insurer as provided (ii) 17 under subsection (b) of this section. 8-316. 18 19 With respect to a plan OR THE LIFE INSURER, an administrator, directly or (a) 20 indirectly: 21(1) may not deal with the assets of the plan OR THE LIFE INSURER in the 22administrator's own interest or for the administrator's own account; 23 in a transaction involving the plan OR THE LIFE INSURER, may not act in any capacity on behalf of or represent in any capacity a party whose interests are 24adverse to the interests of THE LIFE INSURER, the plan, or [its] THE PLAN'S participants 2526 or beneficiaries: 27 other than commissions or service fees received from an insurer, may 28 not receive consideration for the administrator's own personal account from a party dealing 29 with the plan OR THE LIFE INSURER in connection with a transaction involving the assets 30 of the plan OR THE LIFE INSURER; or

may not knowingly participate in or attempt to conceal an act or

omission of another administrator involved in the administration of that plan OR IN

ACTIVITIES ON BEHALF OF THE LIFE INSURER, knowing that the act or omission of the

1 other administrator would be a violation of this subtitle.

- 2 (b) An administrator may not procure the bond required by this subtitle from a 3 surety insurer or other company or through an insurance producer in whose business 4 operations the administrator has direct or indirect control or significant financial interest.
- 5 (c) Notwithstanding subsection (a)(1) of this section, an administrator is not considered to have dealt with the assets of a plan in the administrator's own interest or for the administrator's own account solely because:
- 8 (1) the administrator held the assets, at interest for the benefit of the 9 administrator, for an administratively reasonable period of time before remitting the assets 10 to an insurer or other payee; or
- 11 (2) the compensation that the administrator receives for services necessary 12 for establishing or operating the plan does not exceed reasonable compensation.
- 13 8–320.

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- 14 (a) To enforce this subtitle and any regulation adopted under it, the 15 Commissioner may issue an order that requires the violator to:
- 16 (1) cease and desist from the violation and further similar violations; and
- 17 (2) take specific affirmative action to correct the violation, including:
- 18 (i) the restitution of money, property, or other assets to a person 19 aggrieved by the violation;
- 20 (ii) the restoration to the plan **OR THE LIFE INSURER** of profits realized by the administrator that have been made through use of assets of the plan **OR** 22 **THE LIFE INSURER** by the administrator; and
- 23 (iii) the removal of the administrator that committed the violation.
- 24 (b) (1) The Commissioner may file a petition in the circuit court of any county 25 to enforce an order issued under this section.
- 26 (2) In an action brought by the Commissioner under this section, the Commissioner may recover for the use of the State reasonable attorney's fees and the costs of the action.
- 29 (c) (1) In addition to any other enforcement action taken by the Commissioner 30 under this section, the Commissioner may impose a civil penalty of not more than \$10,000 31 for each violation of this subtitle.
 - (2) Notwithstanding paragraph (1) of this subsection, the Commissioner

- 1 may impose a civil penalty of not more than \$1,000 per day for each day that a person is in 2violation of § 8–303(a) of this subtitle. 3 In determining the amount of the civil penalty imposed under this subsection, the Commissioner shall consider: 4 5 (i) the seriousness of the violation; 6 (ii) the good faith of the violator; 7 (iii) the violator's history of previous violations: 8 the deleterious effect of the violation on the plan and its (iv) participants and beneficiaries; 9 10 (v) the assets of the violator; and 11 (vi) any other factors that relate to the determination of a financial 12 penalty. 13 This section does not limit any regulatory power of the Commissioner under 14 Title 2 of this article. 15 8-321. 16 With respect to a plan OR ACTIVITIES ON BEHALF OF A LIFE INSURER, an 17 administrator who breaches a responsibility imposed on the administrator by this subtitle: 18 is personally liable for the restitution of money, property, or other 19 assets to a person aggrieved by the violation and for the restoration to the plan of any 20 profits realized by the administrator that have been made through use of assets of the plan by the administrator; and 2122 is subject to any other equitable or remedial relief that a court considers 23 appropriate, including removal of the administrator. 24(b) In addition to any liability that an administrator may have under subsection 25(a) of this section, the administrator is liable for a breach of responsibility under this
- 27 (1) knowingly participates in or knowingly attempts to conceal an act or 28 omission of the other administrator involved in the administration of the same plan, 29 knowing that the act or omission of the other administrator would be a violation of this 30 subtitle;

subtitle by another administrator with respect to the same plan if the administrator:

31 (2) by the administrator's failure to comply with § 8–310 of this subtitle, 32 has enabled the other administrator to violate this subtitle; or

1 2 3	(3) knows of a violation of this subtitle by the other administrator, unless the administrator makes reasonable efforts under the circumstances to remedy the violation.			
4 5	(c) (1) An administrator is not liable under this subtitle, by reason of a breach of responsibility, for a loss to a participant's or beneficiary's account if:			
6 7 8	(i) the plan provides for individual accounts and allows a participant or beneficiary to exercise investment control over assets in the participant's or beneficiary's account;			
9	(ii) the participant or beneficiary exercises that control; and			
10 11	(iii) the loss or breach results from the participant's or beneficiary exercise of that investment control.			
12 13 14				
15 16	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2019.			
	Approved:			
	Governor.			
	President of the Senate.			
	Speaker of the House of Delegates.			