Unofficial Copy C4 1998 Regular Session 8lr2117 CF 8lr2157

By: Senator Della

Introduced and read first time: February 6, 1998 Assigned to: Finance

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 9, 1998

CHAPTER_____

1 AN ACT concerning

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Title Insurance - Title Plants

3 FOR the purpose of requiring a title plant to be allowed as an admitted asset for a

- 4 title insurer for purposes of determining the financial condition of the insurer
- 5 under certain circumstances; specifying certain costs that may and may not be
- 6 capitalized costs with reference to the valuation of a title plant under certain
- 7 circumstances; imposing a certain restriction on the aggregate carrying value of
- 8 an investment in a title plant under certain circumstances; permitting a title
- 9 insurer to sell a title plant or certain ownership rights in the title plant under
- 10 certain circumstances; permitting a title insurer to participate in the ownership,
- 11 management, and control of a title plant in certain ways under certain
- 12 circumstances; requiring a title insurer to comply with certain investment
- 13 requirements under certain circumstances; defining certain terms; and
- 14 generally relating to title insurers and title plants.

15 BY repealing and reenacting, with amendments,

- 16 Article Insurance
- 17 Section 5-101(b)
- 18 Annotated Code of Maryland
- 19 (1997 Volume)

20 BY adding to

- 21 Article Insurance
- 22 Section 5-104
- 23 Annotated Code of Maryland
- 24 (1997 Volume)

2	SENATE BILL 640				
1 2	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
3	Article - Insurance				
4	5-101.				
	(b) In determining the financial condition of an insurer, the following items related to investments, securities, properties, or loans that the insurer owns shall be allowed as admitted assets:				
8 9	(1) that is:	interest	that is due or accrued on a bond or evidence of indebtedness		
10		(i)	not in default; and		
11		(ii)	not valued on a basis that includes accrued interest;		
12 13			d and unpaid dividends on shares of stock, unless the amount vise been allowed as an asset;		
14 15	4 (3) interest that is due or accrued on a collateral loan and that does not 5 exceed 1 year's interest on the loan;				
	6 (4) interest that is due or accrued on deposits in solvent banks, solvent 7 trust companies, or savings and loan associations insured by an instrumentality of 8 the United States or of Canada;				
19 20		if the Commissioner considers that the interest is a collectible asset, or accrued on other assets;			
23	(6) if the interest has not accrued for more than 18 months, interest that is due or accrued on a mortgage loan, in an amount not more than any amount by which the value of the property, reduced by the amount of delinquent taxes, exceeds the unpaid principal;				
25	(7)	rent tha	t is due or accrued on real property if:		
26		(i)	the rent is not past due for more than 3 months; or		
	27 (ii) the payment is adequately secured by property held in the name 28 of the tenant and conveyed to the insurer as collateral; [and]				
29 30	(8) AND	the una	ccrued part of taxes on real property paid before the due date;		
31 32	(9) THIS SUBTITLE.	FOR A	TITLE INSURER, TITLE PLANTS AS PROVIDED IN § 5-104 OF		

1 5-104.

2 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 3 INDICATED.

4 (2) "BACKPLANT" MEANS A TITLE PLANT THAT ANTEDATES THE PERIOD
5 OF TIME COVERED BY AN EXISTING TITLE PLANT, OR THAT COVERS ADDITIONAL
6 PARCELS OF LAND.

7 (3) "TITLE PLANT" MEANS AN INTEGRATED AND INDEXED COLLECTION
8 OF TITLE RECORDS CONSISTING OF DOCUMENTS, MAPS, SURVEYS, OR ENTRIES
9 AFFECTING TITLE TO REAL PROPERTY OR ANY INTEREST IN OR ENCUMBRANCE ON
10 THE PROPERTY WHICH HAS BEEN FILED OR RECORDED IN THE JURISDICTION FOR
11 WHICH THE TITLE PLANT IS ESTABLISHED OR MAINTAINED, AS WELL AS COPIES OF
12 PRIOR TITLE INSURANCE POLICIES.

13 (B) A TITLE PLANT SHALL BE ALLOWED AS AN ADMITTED ASSET FOR A TITLE
14 INSURER UNDER § 5-101 OF THIS SUBTITLE SUBJECT TO THE PROVISIONS OF THIS
15 SECTION.

16 (C) (1) THE COSTS SPECIFIED IN THIS SUBSECTION SHALL BE CAPITALIZED 17 COSTS WITH REFERENCE TO THE VALUATION OF A TITLE PLANT.

(2) UNTIL A TITLE PLANT CAN BE USED BY AN INSURER TO CONDUCT
 TITLE SEARCHES AND ISSUE TITLE INSURANCE POLICIES, THE COSTS INCURRED TO
 CONSTRUCT A TITLE PLANT, INCLUDING THE COSTS INCURRED TO OBTAIN,
 ORGANIZE, AND SUMMARIZE HISTORICAL INFORMATION IN AN EFFICIENT AND
 USEFUL MANNER SHALL BE CAPITALIZED COSTS. THE CAPITALIZED COSTS MUST BE
 DIRECTLY RELATED TO, AND PROPERLY IDENTIFIED WITH, THE ACTIVITIES
 NECESSARY TO CONSTRUCT THE TITLE PLANT.

(3) (I) THE COSTS TO PURCHASE A TITLE PLANT, INCLUDING A
PURCHASE OF AN UNDIVIDED INTEREST IN A TITLE PLANT, SHALL BE CAPITALIZED
COSTS. THE COSTS SHALL BE, RECORDED AT THE COSTS COST AT THE DATE OF
ACQUISITION.

29 (II) FOR A TITLE PLANT ACQUIRED SEPARATELY, THE COSTS SHALL
30 BE MEASURED BY THE FAIR MARKET VALUE OF THE CONSIDERATION GIVEN.

(III) FOR A TITLE PLANT ACQUIRED AS PART OF A GROUP OF
ASSETS, THE COSTS SHALL BE MEASURED FIRST BY THE FAIR MARKET VALUE OF
THE CONSIDERATION GIVEN, AND THEN THE COST SHALL BE ALLOCATED TO THE
TITLE PLANT BASED ON THE FAIR MARKET VALUE OF THE TITLE PLANT IN RELATION
TO THE TOTAL FAIR MARKET VALUE OF THE GROUP OF ASSETS ACQUIRED.

36 (4) THE COSTS TO PURCHASE OR CONSTRUCT A BACKPLANT MAY BE
 37 CAPITALIZED IF THE COSTS ARE PROPERLY IDENTIFIABLE.

38 (D) (1) THE COSTS SPECIFIED IN THIS SUBSECTION MAY NOT BE
39 CAPITALIZED COSTS WITH REFERENCE TO THE VALUATION OF A TITLE PLANT.

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1	(2)	COSTS INCURRED AFTER A TITLE PLANT IS OPERATIONAL TO:			
2 3 RE	FRIEVAL SYS	(I) CONVERT THE INFORMATION FROM ONE STORAGE AND STEM TO ANOTHER SHALL NOT BE CAPITALIZED COSTS; OR			
4 5 SYS	STEM SHALL	(II) MODIFY OR MODERNIZE THE STORAGE AND RETRIEVAL NOT BE CAPITALIZED COSTS.			
6 7 REI	6 (E) THE FOLLOWING COSTS SHALL BE EXPENSED AS INCURRED WITH 7 REFERENCE TO THE VALUATION OF A TITLE PLANT:				
8	(1)	COSTS INCURRED TO MAINTAIN A TITLE PLANT; AND			
9	(2)	COSTS INCURRED TO PERFORM TITLE SEARCHES.			
10 11 MA	10 (F) THE AGGREGATE CARRYING VALUE OF AN INVESTMENT IN A TITLE PLANT 11 MAY NOT EXCEED THE LESSER OF:				
12	(1)	20% OF THE ADMITTED ASSETS; OR			
13	(2)	40% OF THE SURPLUS TO <u>AS REGARDS</u> POLICYHOLDERS.			
14	(G) A TI	TLE INSURER MAY SELL:			
15 16 TH	(1) E TITLE PLA				
17	(2)	AN UNDIVIDED OWNERSHIP INTEREST IN ITS TITLE PLANTS; AND			
18	(3)	A COPY OF A TITLE PLANT OR THE RIGHT TO USE A TITLE PLANT.			
19 20 MA		JECT TO THE APPROVAL OF THE COMMISSIONER, A TITLE INSURER			
		ENTER INTO AN AGREEMENT WITH ONE OR MORE OTHER TITLE HORIZED TO DO BUSINESS IN THE STATE FOR THE PURPOSE OF ICIPATING IN THE OWNERSHIP, MANAGEMENT, AND CONTROL OF A			

(2) HOLD STOCK IN A CORPORATION THAT OWNS AND OPERATES A
TITLE PLANT FOR THE PURPOSE OF PARTICIPATING IN THE OWNERSHIP,
MANAGEMENT, AND CONTROL OF A TITLE PLANT.

28 (I) EXCEPT AS PROVIDED IN THIS SECTION, TITLE INSURERS SHALL COMPLY
29 WITH THE INVESTMENT REQUIREMENTS UNDER SUBTITLE 6 OF THIS TITLE.

30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 31 October 1, 1998.

24 TITLE PLANT SO AS TO SERVE THE NEEDS OF THE INSURERS; OR

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