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Intro	Delegate Brown duced and read first time: February 9, 2001 gned to: Economic Matters					
Hous	mittee Report: Favorable se action: Adopted second time: March 19, 2001					
	CHAPTER					
1 4	AN ACT concerning					
2 3	Financial Guaranty Insurance Companies - Definition and Home Office Requirement					
4 1 5 6 7	FOR the purpose of altering the definition of a "financial guaranty insurance company" to allow certain financial guaranty insurance companies to have a home or executive office outside the State under certain circumstances; and generally relating to financial guaranty insurance companies.					
8 1 9 10 11 12	O Section 4-115 1 Annotated Code of Maryland					
13 14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
15	Article - Insurance					
16	4-115.					
17	(a) (1) In this section the following words have the meanings indicated.					
	(2) "Financial guaranty reinsurance company" means an insurer that derives at least 90% of its gross written premium from the business of financial guaranty reinsurance.					
21	(3) "Financial guaranty insurance company" means an insurer[:					

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	siness of financial EINSURANCE[; a			ives at least 90% of its gross written premium from the e AND FINANCIAL GUARANTY		
-	ssible category by ganization].	(ii) at least o		ms-paying ability of which is rated in the highest ally recognized statistical rating		
	(b) (1) surer may not moved approval by the 0	e its home	e or exec	led in paragraph (2) of this subsection, a domestic utive office out of the State without notice to		
	10 (2) A financial guaranty reinsurance company or financial guaranty 11 insurance company that became domiciled in the State on or before December 31, 12 1993, is not required to have an office in the State.					
13 (c) (1) A domestic insurer, including a reciprocal insurer, fraternal benefit 14 society, or nonprofit health service plan, with its home or executive office in the State 15 shall keep in the State:						
16		(i)	its gene	eral ledger accounting records; and		
17		(ii)	subject	to subsection (d) of this section, all of its assets except:		
18 1. real property lawfully owned by the insurer and located 19 outside of the State, personal property appurtenant to the real property, or mortgages 20 on the real property;						
21 22 th	1 2. property of the insurer that is customary and necessary to 2 the operation of the insurer's branch offices outside of the State;					
	23 3. securities deposited in a jurisdiction outside of the State a 24 a condition of authority to transact business in that jurisdiction or securities 25 deposited in connection with obtaining surety bonds; and					
26 27 in	stitution that:		4.	securities held for safekeeping by a bank or other		
28			A.	is approved by the Commissioner;		
29 30 ju	B. is located in the United States or Canada, or in any jurisdiction in which the insurer is licensed to do business; and					
31 32 th	e Commissioner.		C.	has a custodial agreement with the insurer approved by		
		hat becar	ne domic	anty reinsurance company or financial guaranty ciled in the State on or before December 31, or executive office in the State:		

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- 1 (i) shall keep in the State its entire assets as required by 2 paragraph (1)(ii) of this subsection; and 3 may keep its general ledger accounting records outside the (ii) 4 State if it makes those records available in the State to the Commissioner within 2 5 business days after being requested to do so by the Commissioner. Unless approved by the Commissioner, a domestic insurer may not keep 6 7 more than 15% of the domestic insurer's admitted assets outside of the State under 8 this section. 9 This section does not prohibit the holding of funds or transmission of (e) 10 securities outside of the State to: 11 (1) secure or record title to the securities; or
- 12 (2) sell, lend, buy, redeem, or exchange the securities or alter the 13 provisions of the securities.
- 14 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 15 July 1, 2001.