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By: Delegate Love								
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CHAPTER								
1 AN ACT concerning								
2 Insurance - Insurer Insolvencies - Claims Priority								
3 FOR the purpose of altering the priority of distribution in the event of an insurer								
4 insolvency when there are known or potential claims due the federal								
5 government; making certain technical changes; and generally relating to								
6 priority of claims in the event of an insurer insolvency.								
7 BY repealing and reenacting, with amendments,								
8 Article - Insurance								
9 Section 9-202(a) and 9-227								
10 Annotated Code of Maryland								
11 (1997 Volume and 2000 Supplement)								
12 Preamble								
WHEREAS, In U.S. Dept. of Treasury v. Fabe, 508 U.S. 491 (1993), the United								
14 States Supreme Court held that a state may give priority to policyholder claims and								
15 expenses of administering the insolvency above the claims of the federal government								
16 in the event of an insurer insolvency; and								
17 WHEREAS, In U.S. Dept. of Treasury v. Fabe, the United States Supreme Court								
18 also held that a state statute governing the priority of claims in the event of an								
19 insurer insolvency is preempted by federal law to the extent that it gives priority to								
20 any other type of claim over the claims of the federal government; and								
21 WHEREAS, The statutory priority scheme at issue in U.S. Dept. of Treasury v.								
22 Fabe was struck down in its entirety on remand because it gave priority to claims								

- 1 other than policyholder claims and administrative expenses above the claims of the
- 2 federal government, and because the statute was found not to be severable; and
- 3 WHEREAS, It is the intent of the General Assembly to ensure that, in the event
- 4 there are federal claims against an insolvent insurer in Maryland, the claims of the
- 5 federal government do not take priority over policyholder claims or the expenses of
- 6 administering the insolvency; now, therefore,
- 7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 8 MARYLAND, That the Laws of Maryland read as follows:
- 9 Article Insurance
- 10 9-202.
- 11 (a) Sections 9-201(b), (d), (e), (f), (g), (j), (k), (l), (m), and (n), 9-203, 9-207(a),
- 12 9-218, 9-219, 9-220, 9-226(f) and (g), and [9-227(a), (d), (e), (f), (g), and (h)] 9-227(A),
- 13 (E), (F), (G), (H), AND (I) of this subtitle are the "Uniform Insurers Liquidation Act".
- 14 9-227.
- 15 (a) In this section, "preferred claim" means a claim that is given priority of
- 16 payment from the general assets of an insurer under the law of the State or the
- 17 United States.
- 18 (b) (1) The first \$500 of compensation or wages owed to an officer or
- 19 employee of an insurer for services rendered within 3 months before the
- 20 commencement of a delinquency proceeding against the insurer shall be paid before
- 21 payment of any other debt or claim.
- 22 (2) Subject to paragraph (3) of this subsection, the Commissioner may
- 23 pay the compensation required to be paid under this subsection as soon as practicable
- 24 after commencement of the delinquency proceeding.
- 25 (3) At all times, the Commissioner shall reserve funds that the
- 26 Commissioner believes are sufficient for expenses of administration.
- 27 (4) The priority required under this subsection is instead of any other
- 28 similar priority that may be authorized by law as to wages or compensation.
- 29 (c) Priority over all other claims in a liquidation proceeding, other than claims
- 30 for wages specified in subsection (b) of this section, expenses of administration, and
- 31 taxes, shall be given to:
- 32 (1) claims by policyholders, beneficiaries, or insureds, that arise from
- 33 and within the coverage of and are not in excess of the applicable limits of policies and
- 34 insurance contracts issued by the insurer;

## **HOUSE BILL 1352**

	(2) are not in excess of the insurer; and			gainst insureds that are within the coverage of and s of policies and insurance contracts issued by
4	(3)	claims o	of:	
5		(i)	the Prop	erty and Casualty Insurance Guaranty Corporation;
6		(ii)	the Life	and Health Insurance Guaranty Corporation; and
7		(iii)	any simi	ilar organization in another state.
	THIS SECTION, IF T	THERE A	RE KNO	THE PROVISIONS OF SUBSECTIONS (B) AND (C) OF OWN OR POTENTIAL CLAIMS DUE THE FEDERAL SHALL BE THE PRIORITY OF DISTRIBUTION:
11	(1)	EXPEN	SES OF	ADMINISTRATION;
12	(2)	THE FC	DLLOWI	NG CLAIMS WITHOUT PRIORITY AMONG THEM:
15		PPLICAI	ROM AN BLE LIM	S MADE BY POLICYHOLDERS, BENEFICIARIES, OR ND WITHIN THE COVERAGE OF AND ARE NOT IN IITS OF POLICIES AND INSURANCE CONTRACTS
	COVERAGE OF AN		NOT IN I	ITY CLAIMS AGAINST INSUREDS THAT ARE WITHIN THE EXCESS OF THE APPLICABLE LIMITS OF POLICIES SUED BY THE INSURER; AND
20		(III)	CLAIM	S OF:
21 22	CORPORATION;		1.	THE PROPERTY AND CASUALTY INSURANCE GUARANTY
23 24	CORPORATION; A	ND	2.	THE LIFE AND HEALTH INSURANCE GUARANTY
25			3.	ANY SIMILAR ORGANIZATION IN ANOTHER STATE;
26 27	(3) OF THIS SUBSECT		S OF TH	E FEDERAL GOVERNMENT NOT INCLUDED IN ITEM (2)
30 31	OR EMPLOYEE OF THE COMMENCEN WHICH SHALL BE	AN INS MENT OF INSTEA	URER FO F A DELI D OF AN	O OF COMPENSATION OR WAGES OWED TO AN OFFICER OR SERVICES RENDERED WITHIN 3 MONTHS BEFORE INQUENCY PROCEEDING AGAINST THE INSURER, NY OTHER SIMILAR PRIORITY THAT MAY BE GES OR COMPENSATION;
33 34	(5) GOVERNMENT; Al		S FOR T	AXES AND DEBTS DUE ANY STATE OR LOCAL

## **HOUSE BILL 1352**

1 2	(6) ALL OTHER CLAIMS OF GENERAL CREDITORS NOT FALLING WITHIN ANY OTHER PRIORITY UNDER THIS SUBSECTION.
5	[(d)] (E) (1) The owners of special deposit claims against an insurer for which a receiver is appointed in this State or another state have priority against their special deposits as provided by the law that governs the creation and maintenance of special deposits.
9 10	(2) If there is a deficiency in a special deposit so that the claims secured by the special deposit are not fully discharged, the claimants may share in the general assets after general creditors, and claimants against other special deposits who have received smaller percentages from their respective special deposits, have been paid percentages of their claims equal to the percentage paid from the special deposit.
12 13	[(e)] (F) (1) The owner of a secured claim against an insurer for which a receiver has been appointed in this State or another state may:
14 15	(i) surrender the security and file the claim as a general creditor; or
16	(ii) have the claim discharged by resort to the security.
	(2) If the owner of a secured claim has the claim discharged by resort to the security, any deficiency shall be treated as a claim against the general assets of the insurer on the same basis as the claims of unsecured creditors.
20	(3) The amount of a deficiency is conclusive if adjudicated:
21	(i) in an ancillary proceeding under this subtitle; or
22 23	(ii) by a court of competent jurisdiction in a proceeding in which the domiciliary receiver has had notice and an opportunity to be heard.
24 25	(4) If the amount of a deficiency is not conclusive, the amount shall be determined in a delinquency proceeding in the domiciliary state.
28 29 30 31	[(f)] (G) (1) Current financing moneys that, in accordance with regulations adopted by the Health Services Cost Review Commission, are provided by an insurer, nonprofit health service plan, or health maintenance organization to a hospital for discounted hospital rates are deemed to be security for the amount of outstanding charges owed by the insurer, nonprofit health service plan, or health maintenance organization to the hospital for bills or claims for services provided by the hospital before the delinquency proceeding.
33 34	(2) A hospital that retains any current financing moneys as security under this subsection:
	(i) is deemed to be the owner of a secured claim against the insurer, nonprofit health service plan, or health maintenance organization for which a receiver has been appointed; and

## **HOUSE BILL 1352**

(ii) may discharge its claim against the insurer, nonprofit health service plan, or health maintenance organization as provided under subsection [(e)] (F) of this section.
[(g)] (H) (1) In a delinquency proceeding against an insurer domiciled in the State, claims owing to residents of ancillary states are preferred claims if similar claims are preferred under the law of this State.
(2) All claims owing to residents of ancillary states or nonresidents have equal priority of payment from general assets regardless of where the general assets are located.
[(h)] (I) In a delinquency proceeding against an insurer domiciled in a reciprocal state, claims owing to residents of this State are preferred claims if similar claims are preferred under the law of that state.

13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

14 October 1, 2001.