Unofficial Copy C4 2001 Regular Session 1lr2878 CF 1lr2882

By: Delegate McHale
ntroduced and read first time: February 28, 2001
Assigned to: Rules and Executive Nominations
Re-referred to: Economic Matters, March 5, 2001
Committee Report: Favorable
House action: Adopted
Read second time: March 19, 2001
CHAPTER
1 AN ACT concerning
2 Insurance - Assets, Reserves, and Investments of Insurers
3 FOR the purpose of altering the assets owned by an insurer that are allowed as
4 admitted assets in determining the financial condition of the insurer; altering
5 the assets that are not allowed as admitted assets in determining the financial
6 condition of an insurer; repealing certain provisions of law governing loss
7 reserves for certain liability and workers' compensation insurance; requiring
8 that unearned premium reserves with respect to certain types of insurance be
9 computed in a certain manner; requiring the statutory reserve or unearned
premium reserve that a title insurer is required to maintain to be computed in a
certain manner; altering the manner of releasing the aggregate sum of any
12 excess reserves that result from a certain recalculation; altering the
13 circumstances under which an insurer that owns stock of another insurer must
have its stock valued at book value; altering certain provisions of law relating to
the valuation of real estate investments of insurers; altering the amount that a
life insurer may lend to a policyholder on the policy as collateral security;
updating certain terminology; and generally relating to assets, reserves, and
18 investments of insurers.
19 BY repealing and reenacting, with amendments,
20 Article - Insurance

Section 5-101, 5-102(a), 5-205(c), 5-206(a), 5-401(b) and (d), and 5-508

Annotated Code of Maryland (1997 Volume and 2000 Supplement)

24 BY repealing

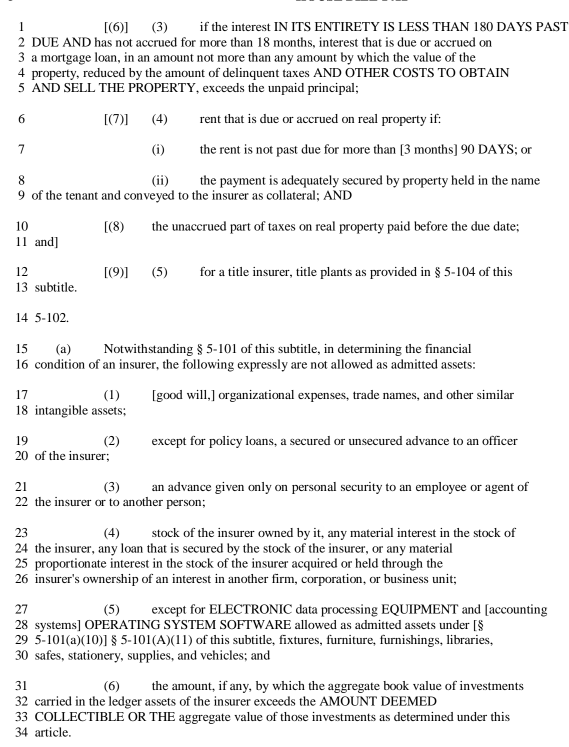
21

22 23

1 2 3 4	Article - Insurand Section 5-204 Annotated Code (1997 Volume an	of Maryla	
5 6			CTED BY THE GENERAL ASSEMBLY OF of Maryland read as follows:
7			Article - Insurance
8	5-101.		
9 10			te financial condition of an insurer, the following assets allowed as admitted assets:
11 12	(1) transit, and the true b		t the insurer holds or that it controls while the cash is in a solvent bank or trust company;
	(2) loan association, to the instrumentality of the	ne extent	r deposits in a savings and loan association or building and that the investment or account is insured by an States or of Canada;
16 17	(3) liabilities carried on]		nount not exceeding the [legal reserve and other policy URRENDER VALUE OF each individual policy:
18 19	EXCEPT FOR COLI	(i) LATERA	premium notes[,] AND policy loans, [and other policy assets] L ASSIGNMENT LOANS; AND
20 21	contracts; and	(ii)	[liens on policies and certificates of life insurance and annuity
22 23	asset listed in subiten	(iii)] n (i) [or (accrued interest THAT IS 90 DAYS OR MORE PAST DUE on each ii)] of this item;
24 25	(4) INDIVIDUAL POLI		AMOUNT NOT EXCEEDING THE POLICY RESERVE ON EACH
26		(I)	COLLATERAL ASSIGNMENT LOANS; AND
27 28	THE ASSET LISTE	(II) D IN SUI	ACCRUED INTEREST THAT IS 90 DAYS OR MORE PAST DUE ON BITEM (I) OF THIS ITEM;
29	[(4)]	(5)	for a life insurer[,]:
			the net amount of uncollected PREMIUMS THAT ARE NOT MORE, UNLESS PAYABLE DIRECTLY OR INDIRECTLY BY AN HE UNITED STATES; and
33 34	considerations;	(II)	THE NET AMOUNT OF deferred premiums and annuity

2	the course of colle		except for life insurance premiums, the amount of premiums in
3	directly or indirec	(i) tly by an inst	are not more than [3 months] 90 DAYS past due, unless payable rumentality of the United States; and
5		(ii)	do not include commissions;
6 7	[(6)] policies:	(7)	to the extent of the unearned premium reserves carried on
8		(i)	installment premiums other than life insurance premiums; and
9 10	premiums other t	(ii) han life insur	notes or similar written obligations not past due taken for rance premiums;
11 12	[(7)] recover from a so		the full amount of reinsurance that a ceding insurer may er under Subtitle 9 of this title;
13 14	[(8)] funds that a solve		amounts receivable by an assuming insurer that represent surer withholds under a reinsurance treaty;
15 16	[(9)] association, synd		deposits or equities recoverable from an underwriting ance fund, or suspended banking institution:
17 18	equities are availa	(i) able for payn	to the extent [the Commissioner considers that] the deposits or nent of losses and claims; [and] OR
19		(ii)	at values that the Commissioner determines;
22 23 24	over a period of r EXCEED 3% OF ON THEIR STA	TING SYST not more than THE INSUITUTORY FI	ELECTRONIC data processing EQUIPMENT and [accounting FEM SOFTWARE [that cost at least \$25,000,] amortized [10] 3 calendar years[;], TO THE EXTENT IT DOES NOT RER'S CAPITAL AND SURPLUS AS REQUIRED TO BE SHOWN NANCIAL STATEMENT, ADJUSTED TO EXCLUDE DEFERRED SITIVE GOOD WILL;
	[(11 held in accordance this section;		investments, securities, properties, and loans acquired or rticle, and the related items listed in subsection (b) of
29 30	(13) PURCHASE ME		VE GOOD WILL RECORDED UNDER THE STATUTORY ACCOUNTING:
33 34	STATUTORY B	ALANCE SI DATA PROC	TO THE EXTENT THAT IT DOES NOT EXCEED 10% OF THE TAL AND SURPLUS, AS REQUIRED TO BE SHOWN ON THE HEET, EXCLUDING ANY NET POSITIVE GOOD WILL, ESSING EQUIPMENT, OPERATING SYSTEM SOFTWARE, AND ETS; AND

1 2	YEARS;	(II)	AMORTIZED OVER A PERIOD OF NOT MORE THAN 10 CALENDAR
5		ired unde	[all] OTHER assets[, whether or not consistent with the an insurer may list AS ADMITTED ASSETS in the er this article, UNLESS SPECIFICALLY NOT ADMITTED BTITLE; and
7	[(13)]	(15)	at values determined by the Commissioner, other assets:
8		(i)	that are not inconsistent with this title; and
9 10	losses and claims.	(ii)	that the Commissioner considers available for the payment of
		s, securit	e financial condition of an insurer, the following items ies, properties, or loans that the insurer owns shall be
14	(1)	IF IT IS	NOT MORE THAN 90 DAYS PAST DUE:
15 16	indebtedness that is:	(I)	interest that is due or accrued on a bond or evidence of
17		[(i)]	1. not in default; and
18		[(ii)]	2. not valued on a basis that includes accrued interest;
19 20	[(2)] amount of those divid	(II) dends has	declared and unpaid dividends on shares of stock, unless the otherwise been allowed as an asset;
21 22	[(3) exceed 1 year's interest		that is due or accrued on a collateral loan and that does not loan;]
			interest that is due or accrued on deposits in solvent banks, vings and loan associations insured by an States or of Canada; OR
26 27	[(5)] asset, interest that is		if the Commissioner considers that the interest is a collectible crued on other assets;
28	(2)	INTERI	EST THAT IS DUE OR ACCRUED ON A COLLATERAL LOAN:
29 30	YEAR'S INTEREST	(I) ON THE	TO THE EXTENT THAT THE INTEREST DOES NOT EXCEED 1 E LOAN; AND
33			TO THE EXTENT THAT THE UNPAID BALANCE OF THE LOAN IT DOES NOT EXCEED THE NET VALUE OF THE COLLATERAL TED, LESS ESTIMATED COSTS TO OBTAIN AND SELL THE





- 2 (a) The reserves against loss or damage from accident to or injuries suffered
- 3 by an employee or other person that must be included in an insurer's annual
- 4 statement required under this article shall be computed in accordance with this
- 5 section.
- 6 (b) For all liability policies written during the 3 years immediately preceding
- 7 the date of the annual statement, the reserves shall be 60% of the earned liability
- 8 premiums of each of the 3 years, less all losses and expense payments made under
- 9 liability policies written in the corresponding years.
- 10 (c) (1) For all workers' compensation claims under policies written more
- 11 than 3 years before the date of the annual statement, the reserves shall be the
- 12 present value at 4% interest of the determined and the estimated future payments.
- 13 (2) For all workers' compensation claims under policies written in the 3
- 14 years immediately preceding the date of the annual statement, the reserves shall be
- 15 65% of the earned workers' compensation premiums of each of the 3 years, less all
- 16 losses and expense payments made in connection with claims under policies written
- 17 in the corresponding years.
- 18 (3) For the first year of the 3-year period, the reserves may not be less
- 19 than the present value at 4% interest of the determined and the estimated unpaid
- 20 workers' compensation claims under policies written during that year.
- 21 (d) (1) If the Commissioner approves, the reserves for all health care
- 22 professional liability claims may be discounted, but not to a level less than the
- 23 present value at 4% interest of the determined or the estimated future payments, or
- 24 both.
- 25 (2) If a health care professional liability insurer reserves its health care
- 26 professional liability claims at less than the full amount of the determined or the
- 27 estimated future payment of those claims, or both, the insurer shall file interim
- 28 statements with the Commissioner under Title 4 of this article.
- 29 (3) A medical malpractice insurer that benefits from a discount of
- 30 reserves under this subsection shall reduce its premiums proportionately to the
- 31 amount of the discount.
- 32 (e) The Commissioner may waive the requirements of this section for
- 33 combination or multiple peril policies if the policies:
- 34 (1) place the predominating exposure to loss on types of insurance other
- 35 than liability insurance; and
- 36 (2) do not include motor vehicle liability or workers' compensation
- 37 insurance.]

1	5-205.
2	(c) Reserves under this section [may] SHALL be computed[,]:
	(1) at the option of the insurer, on a [yearly or more frequent] DAILY PRO RATA BASIS OR A MONTHLY pro rata basis IF THE INSURANCE RISK DOES NOT VARY SIGNIFICANTLY DURING THE CONTRACT PERIOD; OR
	(2) OVER THE PERIOD OF RISK IN PROPORTION TO THE AMOUNT OF INSURANCE PROTECTION PROVIDED IF THE PERIOD OF RISK DIFFERS SIGNIFICANTLY FROM THE CONTRACT PERIOD.
9	5-206.
12	(a) (1) In addition to adequate reserves required by § 5-103 of this title for outstanding losses, a title insurer shall maintain a [guaranty fund] STATUTORY RESERVE or unearned premium [reserves] RESERVE of at least an amount computed as follows:
	(i) 10% of the total amount of the risk premiums written in the calendar year for title insurance contracts shall be as assigned originally to the reserves; and
	(ii) during each of the 20 years that follow the year in which the contract is issued, the reserves applicable to the contract shall be reduced in accordance with the following formula:
20 21	1. [30%]35% of the aggregate sum on [December 31] JULY 1 of the year next succeeding the year of addition;
22 23	2. 15% of the aggregate sum on [December 31] JULY 1 of EACH OF the succeeding [year] 2 YEARS;
24 25	3. 10% of the aggregate sum on [December 31] JULY 1 of [each of] the succeeding [2 years] YEAR;
26 27	4. [5% of the aggregate sum on December 31 of each of the succeeding 2 years;
28 29	5.] 3% of the aggregate sum on [December 31] JULY 1 of each of the succeeding [2] 3 years;
30 31	[6.] 5. 2% of the aggregate sum on [December 31] JULY 1 of each of the succeeding [7] 3 years; and
32 33	[7.] 6. 1% of the aggregate sum on [December 31] JULY 1 of each of the succeeding [5] 10 years.
	[(2) The guaranty fund or unearned premium reserve established for title insurance contracts issued during the 20 years preceding October 1, 1997 shall be recalculated in accordance with this subsection.]

	(2) (I) THE TITLE INSURER SHALL CALCULATE RETROACTIVE ADJUSTED STATUTORY RESERVE OR UNEARNED PREMIUM RESERVE ON AN AGGREGATE BASIS ON JANUARY 1, 2001.
	(II) THE ADJUSTED AGGREGATE RESERVE SHALL BE RECALCULATED AS IF PARAGRAPH (1)(II) OF THIS SUBSECTION HAD BEEN IN EFFECT DURING THE 20 YEARS PRECEDING JANUARY 1, 2001.
9	(3) The aggregate sum of any excess reserves resulting from a ecalculation under this subsection shall be released over a [5-year] 6-YEAR period n equal installments of [20%] ONE-SIXTH per year, BEGINNING WITH THE 2001 CALENDAR YEAR.
11	5-401.
12 13	(b) (1) An insurer that owns [15] 10% or more of the stock of another insurer shall have its stock valued at book value as shown by the more recent of:
14	(i) the last annual statement of the other insurer; or
15	(ii) the last report on examination of the other insurer.
16 17	(2) Except as provided in paragraph (3) of this subsection, the book value of a share of common stock of an insurer shall be represented by a fraction:
18 19	(i) the numerator of which is the amount of the insurer's capital and surplus, less the value of any outstanding preferred stock; and
20 21	(ii) the denominator of which is the number of shares of the insurer's common stock issued and outstanding.
	(3) An insurer may value its holdings of stock in a subsidiary insurer in an amount that is not less than the acquisition cost, if the acquisition cost is less than the value determined under paragraph (2) of this subsection.
	(d) Real estate that is acquired by foreclosure or by deed in lieu of foreclosure [and that lacks a recent appraisal that the Commissioner considers reliable] may not be valued at an amount greater than the sum of:
28 29	(1) the unpaid principal of any defaulted loan at the date of the foreclosure or deed;
	(2) any taxes and expenses that the insurer pays or incurs [at the date of the foreclosure or deed] TO PROTECT THE INVESTMENT OR in connection with the acquisition, except for uncollected interest on any loan;
33	(3) the cost of a later addition or improvement by the insurer; and
34 35	(4) an amount that the insurer pays later on assessments levied for improvements in connection with the property.

- 1 5-508.
- 2 (a) A life insurer may lend to its policyholder on the policy as collateral security an amount not exceeding the [reserve on] CASH SURRENDER VALUE OF the policy.
- 5 (b) A policy loan is an eligible reserve investment of a life insurer.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 6
- 7 October 1, 2001.