Department of Legislative Services

Maryland General Assembly 2001 Session

FISCAL NOTE

(Delegate Brown)

House Bill 937 Economic Matters

Finance

Financial Guaranty Insurance Companies - Definition and Home Office Requirement

This bill allows financial guaranty insurance companies to have a home office outside the State by altering the definition of a "financial guaranty insurance company" to mean an insurer that derives at least 90% of its gross written premium from the business of financial guaranty insurance and financial guaranty reinsurance. The bill deletes the part of the definition that requires a financial guaranty insurance company to have claims-paying ability rated in the highest possible category by at least one nationally recognized statistical rating organization.

Fiscal Summary

State Effect: The bill would not directly affect the operations or finances of the Maryland Insurance Administration (MIA).

Local Effect: None.

Small Business Effect: Potential minimal.

Analysis

Current Law: A domestic insurer may not move its home or executive office out of the State without notice to and approval by the Insurance Commissioner. However, a financial guaranty insurance company or financial guaranty reinsurance company that became domiciled in the State on or before December 31, 1993 is not required to have an office in the State.

Background: MIA advises that by removing the requirement that a financial guaranty insurance company maintain its claims-paying ability rated in the highest possible category, one of the State's two financial guaranty insurance companies would no longer be required to maintain an office in the State.

Additional Information

Prior Introductions: None.

Cross File: SB 695 (Senator Astle) – Finance.

Information Source(s): Maryland Insurance Administration, Department of Legislative Services

Fiscal Note History: First Reader – February 19, 2001 ef/jr

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