Unofficial Copy C4 2004 Regular Session 4lr3215

By: Delegate Harrison					
Introduced and read first time: March 8, 2004					
Assigned to: Rules and Executive Nominations					
Re-referred to: Economic Matters, March 15, 2004					
Committee Report: Favorable with amendments					
House action: Adopted					
Read second time: March 31, 2004					
CHAPTER					
1 AN ACT concerning					
2 Property and Casualty Insurance Guaranty Corporation - Definition of					
3 "Covered Claim"					
4 FOR the purpose of altering the definition of "covered claim" to exclude certain claims					
5 filed with the Property and Casualty Insurance Guaranty Corporation after the					
earlier of a certain period of time after the date of the order of liquidation or a					
7 certain final date set by a court for filing certain claims; altering the definition					
8 of "covered claim" to exclude certain claims filed with the Corporation or a					
liquidator; providing for the applicability of this Act; and generally relating to					
0 claims filed with the Property and Casualty Insurance Guaranty Corporation.					
11 BY repealing and reenacting, without amendments,					
2 Article - Insurance					
13 Section 9-301(a) and (c) and 9-306(a) and (b)					
4 Annotated Code of Maryland					
5 (2003 Replacement Volume)					
16 BY repealing and reenacting, with amendments,					
Article - Insurance					
8 Section 9-301(d)					
9 Annotated Code of Maryland					
20 (2003 Replacement Volume)					
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF					
22 MARYLAND, That the Laws of Maryland read as follows:					

1	Article - Insurance				
2	9-301.				
3	(a) In this subtitle the following words have the meanings indicated.				
4 5	(c) "Corporation" means the Property and Casualty Insurance Guaranty Corporation.				
6 7	(d) (1) "Covered claim" means an insolvent insurer's unpaid obligation, including an unearned premium:				
8	(i) that:				
11	1. A. for insurance other than insurance that covers members of a purchasing group, arises out of a policy of the insolvent insurer issued to a resident or payable to a resident on behalf of an insured of the insolvent insurer; or				
15 16	B. for insurance that covers members of a purchasing group, arises out of insurance that covers the members of the purchasing group to the extent that the insurance is obtained by the purchasing group, the insurance is written by an authorized insurer, and the claim is made by a person residing or located in the State; or				
18 19	2. arises out of a surety bond issued by the insolvent insurer for the protection of a third party that is a resident;				
	(ii) that is presented on or before the last date fixed for the filing of claims in the domiciliary delinquency proceeding as a claim to the corporation or to the receiver in the State;				
23	(iii) that:				
24 25	1. except for a surety bond claim, was incurred or existed before, on, or within 30 days after the determination of insolvency; or				
28	2. for a surety bond claim that arises out of a surety bond issued by a domestic insurer, was incurred or existed before, on, or within 18 months after the determination of insolvency, whether or not the surety bond is issued for no stated period or for a stated period; and				
30 31	(iv) that arises out of a policy or surety bond of the insolvent insurer issued for a kind of insurance to which this subtitle applies.				
32	(2) "Covered claim" does not include:				
33 34	(i) an amount due a reinsurer, insurer, insurance pool, or underwriting association, as a subrogation recovery or otherwise; or				

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	members of a purchasi written by an unauthor		an amount due that arises out of insurance covering the off the insurance obtained by the purchasing group is arer.
			"Covered claim" does not include a first party claim by an ds \$50,000,000 on December 31 of the year before the nes an insolvent insurer.
	deemed to include the calculated on a consol	aggregat	For purposes of this paragraph, the net worth of an insured is e net worth of the insured and all of its subsidiaries sis.
10 11	(4) "COVERED CLAIM		THSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, NOT INCLUDE:
12 13	OF:	(I)	A CLAIM FILED WITH THE CORPORATION AFTER THE EARLIER
14 15	LIQUIDATION; OR		1. 48 12 MONTHS AFTER THE DATE OF THE ORDER OF
16 17		THE LIC	2. THE FINAL DATE SET BY THE COURT FOR THE FILING OF QUIDATOR OR RECEIVER OF AN INSOLVENT INSURER; OR
		AFFORI	A CLAIM FILED WITH THE CORPORATION OR A LIQUIDATOR DED UNDER THE INSURED'S POLICY FOR LOSSES THAT ARE ORTED.
21	9-306.		
			s to surety bonds, the Corporation shall be obligated to the sisting on or before the determination of insolvency or
25		(i)	within 30 days after the determination of insolvency;
26 27	days after the determi	(ii) nation of	before the policy expiration date, if that date is less than 30 insolvency; or
28 29		(iii) within 30	before the insured replaces the policy or causes its cancellation, days after the determination of insolvency.
	of the Corporation un	der this s	s provided in paragraph (3) of this subsection, the obligation ubsection shall include only that amount of each of \$100 and less than \$300,000.
33 34	(3) arising out of a worke		poration shall pay the full amount of any covered claim ensation policy.

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- 1 (4) The Corporation is not obligated to a policyholder or claimant in an 2 amount in excess of the obligation of the insolvent insurer under the policy out of 3 which the claim arises. 4 (b) (1)As to surety bonds, the Corporation shall be obligated to the extent of 5 the covered claims existing on or before the determination of insolvency, or arising 6 within 18 months after the determination of insolvency, whether or not the surety 7 bonds are issued with no stated period or for a stated period. 8 The obligation of the Corporation under this subsection shall include 9 only that amount of each covered claim payable to each claimant that is in excess of 10 \$100 and less than \$300,000. 11 (3) The Corporation is not liable for an aggregate amount in excess of 12 \$1,000,000 under any one surety bond. If the covered claims are in excess of \$1,000,000 under any one surety 13 14 bond, the Corporation shall make a prorated payment on account of each covered 15 claim in the ratio that the covered claim bears to the total amount of all covered 16 claims under the surety bond. 17 The Corporation is not obligated to a claimant in an amount in excess 18 of the obligation of the insolvent insurer under the surety bond out of which the claim 19 arises. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply only 20 21 to claims against insurers placed in liquidation on or after the effective date of this
- 22 Act.
- 23 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 24 June 1, 2004.