

2013 APR 30 PH 4: 58

# WEST VIRGINIA LEGISLATURE

FIRST REGULAR SESSION, 2013

# ENROLLED

## COMMITTEE SUBSTITUTE FOR

# House Bill No. 2819

(Delegate(s) Guthrie, Hartman, Ashley and Walters)



Passed April 12, 2013

In effect ninety days from passage.

HB 2819

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#### **COMMITTEE SUBSTITUTE**

FOR

## H. B. 2819

(BY DELEGATE(S) GUTHRIE, HARTMAN, ASHLEY AND WALTERS)

[Passed April 12, 2013; in effect ninety days from passage.]

AN ACT to amend and reenact §33-31-16a of the Code of West Virginia, 1931, as amended: and to amend and reenact §33-40-3 of said code, all relating to the financial oversight of entities regulated by the Insurance Commissioner; requiring captive insurance companies organized as risk retention groups to comply with risk-based capital for insurers' provisions and state rules; and incorporating a solvency trend test for property and casualty insurance companies.

#### Be it enacted by the Legislature of West Virginia:

That §33-31-16a of the Code of West Virginia, 1931, as amended, be amended and reenacted; and that §33-40-3 of said code be amended and reenacted, all to read as follows:

#### Enr. Com. Sub. For H. B. No. 2819] 2

#### ARTICLE 31. CAPTIVE INSURANCE.

#### §33-31-16a. Laws applicable; Risk Retention Groups.

1 In addition to the applicable provisions of this article, any 2 captive insurance company organized as a risk retention group 3 is subject to the following provisions of this chapter: section 4 nine, article two (examination of insurers, agents, brokers and 5 solicitors; access to books, records, etc.); section fourteen, article 6 four (financial statement filings; annual and quarterly 7 statements; required format; foreign insurers; agents of the 8 commissioner); section fifteen-a, article four (credit for 9 reinsurance; definitions; requirements; trust accounts; reductions from liability; security; effective date); article seven (assets and 10 liabilities); article ten (rehabilitation and liquidation); article 11 12 twenty-seven (insurance holding company systems); article 13 thirty-three (annual audited financial report); article thirty-four 14 (administrative supervision); article thirty-five (criminal sanctions for failure to report impairment); article thirty-six 15 16 (Business Transacted with Producer Controlled 17 Property/Casualty Insurer Act); article thirty-seven (managing 18 general agents); article thirty-eight (Reinsurance Intermediary 19 Act); article forty (risk-based capital for insurers); and article 20 forty-one (Insurance Fraud Prevention Act), as well as any rules 21 promulgated under those provisions in accordance with article 22 three, chapter twenty-nine-a of this code, including any rule 23 relating to property and casualty actuarial opinions.

#### ARTICLE 40. RISK-BASED CAPITAL (RBC) FOR INSURERS.

#### §33-40-3. Company action level event.

1 (a) "Company action level event" means any of the 2 following events:

3 (1) The filing of an RBC report by an insurer which indicates4 that:

5 (A) The insurer's total adjusted capital is greater than or 6 equal to its regulatory action level RBC, but less than its 7 company action level RBC;

8 (B) If a life and/or health insurer, the insurer has total 9 adjusted capital which is greater than or equal to its company 10 action level RBC, but less than the product of its authorized 11 control level RBC and two and one-half and has a negative 12 trend; or

(C) If a property and casualty insurer, the insurer has total
adjusted capital which is greater than or equal to its company
action level RBC, but less than the product of its authorized
control level RBC and three and triggers the trend test
determined in accordance with the trend test calculation included
in the property and casualty RBC instructions;

(2) The notification by the commissioner to the insurer of an
adjusted RBC report that indicates an event in subdivision (1) of
this subsection, provided the insurer does not challenge the
adjusted RBC report under section seven of this article; or

(3) If, pursuant to section seven of this article, an insurer
challenges an adjusted RBC report that indicates the event in
subdivision (1) of this subsection, the notification by the
commissioner to the insurer that the commissioner has, after a
hearing, rejected the insurer's challenge.

(b) In the event of a company action level event, the insurershall prepare and submit to the commissioner an RBC planwhich shall:

31 (1) Identify the conditions which contribute to the company32 action level event;

33 (2) Contain proposals of corrective actions which the insurer
34 intends to take and would be expected to result in the elimination
35 of the company action level event;

#### Enr. Com. Sub. For H. B. No. 2819] 4

36 (3) Provide projections of the insurer's financial results in 37 the current year and at least the four succeeding years or, in the 38 case of an HMO, in the current year and at least the two succeeding years, both in the absence of proposed corrective 39 40 actions and giving effect to the proposed corrective actions. 41 including projections of statutory operating income, net income, 42 capital and/or surplus. (The projections for both new and renewal 43 business may include separate projections for each major line of 44 business and separately identify each significant income, 45 expense and benefit component);

46 (4) Identify the key assumptions impacting the insurer's
47 projections and the sensitivity of the projections to the
48 assumptions; and

49 (5) Identify the quality of, and problems associated with, the
50 insurer's business, including, but not limited to, its assets,
51 anticipated business growth and associated surplus strain,
52 extraordinary exposure to risk, mix of business and use of
53 reinsurance, if any, in each case.

54 (c) The RBC plan shall be submitted:

(1) Within forty-five days of the company action levelevent; or

57 (2) If the insurer challenges an adjusted RBC report pursuant
58 to section seven of this article, within forty-five days after
59 notification to the insurer that the commissioner has, after a
60 hearing, rejected the insurer's challenge.

61 (d) Within sixty days after the submission by an insurer of 62 an RBC plan to the commissioner, the commissioner shall notify 63 the insurer whether the RBC plan may be implemented or is, in 64 the judgment of the commissioner, unsatisfactory. If the 65 commissioner determines the RBC plan is unsatisfactory, the 66 notification to the insurer shall set forth the reasons for the 67 determination and may set forth proposed revisions which will render the RBC plan satisfactory in the judgment of the
commissioner. Upon notification from the commissioner, the
insurer shall prepare a revised RBC plan, which may incorporate
by reference any revisions proposed by the commissioner, and
shall submit the revised RBC plan to the commissioner:

(1) Within forty-five days after the notification from thecommissioner; or

75 (2) If the insurer challenges the notification from the 76 commissioner under section seven of this article, within 77 forty-five days after a notification to the insurer that the 78 commissioner has, after a hearing, rejected the insurer's 79 challenge.

80 (e) In the event of a notification by the commissioner to an 81 insurer that the insurer's RBC plan or revised RBC plan is 82 unsatisfactory, the commissioner may, at the commissioner's 83 discretion, subject to the insurer's right to a hearing under 84 section seven of this article, specify in the notification that the 85 notification constitutes a regulatory action level event.

86 (f) Every domestic insurer that files an RBC plan or revised
87 RBC plan with the commissioner shall file a copy of the RBC
88 plan or revised RBC plan with the Insurance Commissioner in
89 any state in which the insurer is authorized to do business if:

90 (1) The state has an RBC provision substantially similar to
91 subsection (a), section eight of this article; and

92 (2) The Insurance Commissioner of that state has notified
93 the insurer of its request for the filing in writing, in which case
94 the insurer shall file a copy of the RBC plan or revised RBC plan
95 in that state no later than the later of:

96 (A) Fifteen days after the receipt of notice to file a copy of97 its RBC plan or revised RBC plan with the state; or

#### Enr. Com. Sub. For H. B. No. 2819] 6

98 (B) The date on which the RBC plan or revised RBC plan is99 filed under subsections (c) and (d) of this section.

That Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

, welle Chairman, House Committee Ment , Surve Committee 2013 APR 30 Originating in the House. In effect ninety days from passage. PH 4: 59 yor h. S. Clerk of the House of Delegates Clerk of the Senate Speaker of the House of Delegates he Senate this the \_30th The within (a) approved April day of \_\_\_\_ , 2013. for the Gore

#### PRESENTED TO THE GOVERNOR

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