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9lr1475 CF SB 523

By: **Delegate D.E. Davis** Introduced and read first time: February 6, 2019 Assigned to: Economic Matters

Committee Report: Favorable House action: Adopted Read second time: March 5, 2019

CHAPTER _____

1 AN ACT concerning

2 Insurance – Investments of Insurers Other Than Life Insurers – Real Estate

3 FOR the purpose of requiring that certain reserve investments serve a certain purpose; 4 authorizing certain reserve investments to include fee simple or improved leasehold $\mathbf{5}$ real estate or interests in limited partnerships formed for a certain purpose only 6 under certain circumstances; prohibiting the cost of certain reserve investments, 7 alone or in combination with the value of certain other real estate, from exceeding 8 certain percentages of the admitted assets of a certain insurer; requiring that certain 9 reserve investments be valued in a certain manner and at a certain rate except as 10 otherwise required by the Maryland Insurance Commissioner; prohibiting the 11 admitted value of certain reserve investments from exceeding the depreciated value 12 of the property; and generally relating to real estate investments of insurers other 13than life insurers.

- 14 BY repealing and reenacting, with amendments,
- 15 Article Insurance
- 16 Section 5–605(a) and 5–608(n)
- 17 Annotated Code of Maryland
- 18 (2017 Replacement Volume and 2018 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 20 That the Laws of Maryland read as follows:
- 21

Article – Insurance

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

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1 5-605.

2 (a) In addition to investments otherwise excluded under this article, an insurer 3 may not directly or indirectly invest in or lend its funds on security of:

4 (1) obligations, stock, or other securities of a corporation, association, or 5 other business unit that is insolvent at the time of the acquisition or loan, except securities 6 eligible for investment under § 5–608 of this subtitle;

(2) a mortgage or deed of trust, or real property or an interest in real
property, that does not come within the class of investments specified in § 5–608(j), (k), (l),
[and] (m), AND (N) of this subtitle;

- 10
- (3) the capital stock of the insurer;

11 (4) stocks, bonds, or other securities issued by a corporation, other than an 12 insurer, if a majority of the stock having voting powers of the issuing corporation is owned 13 directly or indirectly by or for the benefit of one or more officers or directors of the insurer; 14 or

15 (5) an investment that the Commissioner finds is against public policy or 16 designed to evade a prohibition of this section.

17 5-608.

18 (n) (1) [The] SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, reserve 19 investments of an insurer may include real estate FOR THE ACCOMMODATION OF 20 BUSINESS only if the real estate:

21 (i) consists of the land and the building on the land in which the 22 insurer has its principal office;

23 (ii) is necessary for the insurer's convenient accommodation in 24 transacting business;

(iii) is acquired to satisfy loans, mortgages, liens, judgments, decrees,
or other debts previously owed to the insurer in the course of business;

(iv) is acquired as partial payment of the consideration for the sale of
real property owned by the insurer if the transaction causes a net reduction in the
investment of the insurer in real property; or

(v) is additional real property and equipment incident to real
 property that is necessary or convenient to enhance the market value of real property
 previously acquired or held by the insurer under item (iii) or (iv) of this paragraph.

- 33
- (2) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE

1 **RESERVE INVESTMENTS OF AN INSURER MAY INCLUDE FEE–SIMPLE OR IMPROVED** $\mathbf{2}$ LEASEHOLD REAL ESTATE, OR INTERESTS IN LIMITED PARTNERSHIPS FORMED FOR 3 THE DEVELOPMENT OR OWNERSHIP OF FEE-SIMPLE OR IMPROVED LEASEHOLD 4 **REAL ESTATE, ONLY IF THE INVESTMENT:** $\mathbf{5}$ 1. ACQUIRED IS AS AN INVESTMENT FOR THE 6 **PRODUCTION OF INCOME:** 7 2. IS ACQUIRED TO BE IMPROVED OR DEVELOPED AS AN 8 **INVESTMENT FOR THE PRODUCTION OF INCOME; AND** 9 3. DOES NOT INCLUDE PROPERTY TO BE USED 10 PRIMARILY FOR MINING, RECREATIONAL, AMUSEMENT, HOTEL, OR **CLUB** 11 PURPOSES. 12(II) **1**. THE COST OF EACH PARCEL OF FEE-SIMPLE OR 13IMPROVED LEASEHOLD REAL ESTATE OR LIMITED PARTNERSHIP INTEREST ACQUIRED UNDER THIS PARAGRAPH, INCLUDING THE COST TO THE INSURER OF 14IMPROVING OR DEVELOPING THE REAL ESTATE, MAY NOT EXCEED: 1516 Α. 1% OF THE ADMITTED ASSETS OF THE INSURER; AND **B**. 17IN COMBINATION WITH THE VALUE OF ALL OF THE REAL ESTATE ACQUIRED OR HELD BY THE INSURER, 10% OF THE ADMITTED ASSETS 18 19 OF THE INSURER. 202. EXCEPT \mathbf{AS} **OTHERWISE** REQUIRED BY THE 21COMMISSIONER, EACH PARCEL OF FEE-SIMPLE OR IMPROVED LEASEHOLD REAL 22ESTATE HELD BY AN INSURER DIRECTLY OR THROUGH A LIMITED PARTNERSHIP 23UNDER THIS PARAGRAPH SHALL BE VALUED ON THE BOOKS OF THE INSURER AS OF 24**DECEMBER 31 EACH YEAR AT AN AMOUNT THAT INCLUDES THE WRITE-DOWN COST** 25OF THE PROPERTY, EXCLUSIVE OF LAND COST, BUT INCLUSIVE OF ALL 26IMPROVEMENTS OR DEVELOPMENT COSTS, AT A RATE THAT AVERAGES AT LEAST 2% 27PER YEAR OF THE COST OF THE PROPERTY FOR EACH YEAR OR PART OF A YEAR THAT 28THE PROPERTY IS HELD.

293.THE ADMITTED VALUE OF EACH PARCEL OF30FEE-SIMPLE OR IMPROVED LEASEHOLD REAL ESTATE HELD UNDER THIS31PARAGRAPH MAY NOT EXCEED THE DEPRECIATED VALUE OF THE PROPERTY.

32 [(2)] (3) Unless the Commissioner certifies that the interests of the 33 insurer will suffer materially by a forced sale of the real property and the Commissioner 34 extends the time for disposal of the real property in the certificate:

1 (i) real property acquired under paragraph (1)(i) and (ii) of this 2 subsection must be disposed of within 5 years after the real property ceases to be necessary 3 for the convenient accommodation of the insurer in transacting business; and

4 (ii) real property acquired under paragraph (1)(iii) and (iv) of this 5 subsection must be disposed of within 5 years after the date of acquisition.

6 [(3)] (4) An insurer may not acquire real property under paragraph (1)(i), 7 (ii), or (iv) or [(2)] (3) of this subsection except with the approval of the Commissioner.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 9 October 1, 2019.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.