SENATE SUBSTITUTE FOR

HOUSE BILL NO. 5792

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending sections 102, 1301, 1311, 1312, 1315, 1325, 1333, 1341, 1343, 1351, 1355, and 1371 (MCL 500.102, 500.1301, 500.1311, 500.1312, 500.1315, 500.1325, 500.1333, 500.1341, 500.1343, 500.1351, 500.1355, and 500.1371), section 102 as amended by 2000 PA 252, sections 1301, 1312, 1315, 1351, and 1371 as amended by 1992 PA 182, section 1311 as amended by 2010 PA 61, section 1325 as amended by 1994 PA 227, section 1341 as amended by 1994 PA 443, and section 1343 as amended by 1995 PA 219, and by adding sections 1325a and 1357.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

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2 (A) "COMMISSIONER" means the commissioner of the office of
3 financial and insurance services.DIRECTOR.

Sec. 102. (1) "Commissioner" as AS used in this act:

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(B) (2) "Department" as used in this act means the office of
 financial and insurance services.DEPARTMENT OF INSURANCE AND
 FINANCIAL SERVICES.

4 (C) "DIRECTOR" MEANS, UNLESS THE CONTEXT CLEARLY IMPLIES A
5 DIFFERENT MEANING, THE DIRECTOR OF THE DEPARTMENT.

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Sec. 1301. As used in this chapter:

(A) "ENTERPRISE RISK" MEANS AN ACTIVITY, CIRCUMSTANCE, EVENT, 7 OR SERIES OF EVENTS INVOLVING 1 OR MORE AFFILIATES OF AN INSURER 8 9 THAT, IF NOT REMEDIED PROMPTLY, IS LIKELY TO HAVE A MATERIAL 10 ADVERSE EFFECT UPON THE FINANCIAL CONDITION OR LIQUIDITY OF THE 11 INSURER OR ITS INSURANCE HOLDING COMPANY SYSTEM AS A WHOLE, 12 INCLUDING, BUT NOT LIMITED TO, ANYTHING THAT WOULD CAUSE THE 13 INSURER TO BE HAZARDOUS TO POLICYHOLDERS, CREDITORS, AND THE 14 PUBLIC.

(B) (a) "Insurer" means that term as defined in section 106, except that it does not include agencies, authorities, or instrumentalities of the United States, its possessions and territories, the commonwealth of Puerto Rico, the District of Columbia or a state or political subdivision of a state, fraternal benefit societies, or nonprofit health care corporations.

21 (C) "NAIC" MEANS THE NATIONAL ASSOCIATION OF INSURANCE22 COMMISSIONERS.

(D) (b) "Person" means that term as defined in section 114,
except that it does not include any A securities broker performing
no more than the usual and customary broker's function, so long as
the securities broker holds less than 10% of the voting securities
of an insurer or of any person that controls an insurer.

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1 Sec. 1311. (1) A person other than the issuer shall not make a 2 tender offer for or a request or invitation for tenders of, or 3 enter into any AN agreement to exchange securities for, seek to 4 acquire, or acquire, in the open market or otherwise, any A voting security of a domestic insurer if, after the consummation thereof, 5 6 the person directly or indirectly, or by conversion or by exercise of any A right to acquire, would be in control of the insurer. A 7 person shall not enter into an agreement to merge with or otherwise 8 9 to acquire control of a domestic insurer or any person controlling 10 a domestic insurer unless, at the time an offer, request, or 11 invitation is made or an agreement is entered into, or prior to 12 BEFORE the acquisition of the securities if no offer or agreement is involved, the person has filed with the commissioner DIRECTOR 13 14 and has sent to the insurer, which has sent to its shareholders, a 15 statement containing the information required by this chapter and the offer, request, invitation, agreement, or acquisition has been 16 17 approved by the commissioner DIRECTOR in the manner prescribed in 18 this chapter.

(2) Until May 1, 2012, if a domestic property and casualty 19 20 insurer has 200 employees or fewer, directly or indirectly through an affiliate transacting the insurer's business, any proposal to 21 22 enter into an agreement to merge with or otherwise acquire control 23 of the domestic insurer or any person controlling the domestic 24 insurer, or, for the purpose of obtaining control, that seeks the election of 2 or more members of the board of directors of the 25 26 domestic insurer or any person controlling the domestic insurer, 27 shall, in addition to the requirements of subsection (1), require

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the approval of 66.67% of the outstanding voting securities if the proposal is not supported by a majority of the domestic insurer's board of directors. This subsection only applies to a domestic insurer that, on the effective date of the amendatory act that added this sentence, generates 100% of its premiums from sales in this state.

(2) IF A PERSON HAS NOT FILED A STATEMENT UNDER SUBSECTION 7 (1), A CONTROLLING PERSON OF A DOMESTIC INSURER SEEKING TO DIVEST 8 9 ITS CONTROLLING INTEREST IN THE DOMESTIC INSURER, IN ANY MANNER, 10 SHALL FILE WITH THE DIRECTOR, WITH A COPY TO THE INSURER, A 11 CONFIDENTIAL NOTICE OF ITS PROPOSED DIVESTITURE AT LEAST 30 DAYS BEFORE THE CESSATION OF CONTROL. THE DIRECTOR SHALL DETERMINE THOSE 12 13 INSTANCES IN WHICH THE PERSON OR PERSONS SEEKING TO DIVEST OR TO 14 ACQUIRE A CONTROLLING INTEREST IN AN INSURER ARE REQUIRED TO FILE TO OBTAIN APPROVAL OF THE TRANSACTION. THE INFORMATION MUST REMAIN 15 CONFIDENTIAL UNTIL THE CONCLUSION OF THE TRANSACTION UNLESS THE 16 DIRECTOR DETERMINES THAT CONFIDENTIAL TREATMENT WILL INTERFERE WITH 17 18 ENFORCEMENT OF THIS SECTION.

19 (3) The person who proposes to enter into an agreement to 20 merge with or otherwise acquire control of a domestic insurer shall 21 file a notification NOTICE with the commissioner, DIRECTOR, in such 22 A form and containing the information prescribed by applicable rule 23 promulgated or order issued by the commissioner.DIRECTOR.

(4) For purposes of this section through section AND SECTIONS
1312 TO 1319, a domestic insurer shall include any INCLUDES A
person controlling a domestic insurer and any foreign insurer whose
written insurance premium in this state for each of the most recent

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3 years exceeds the premiums written in its state of domicile and
 whose written premium in this state was 20% or more of its total
 written premium in each of the most recent 3 years.

Sec. 1312. (1) The statement to be filed with the commissioner
DIRECTOR UNDER SECTION 1311(1) shall be made under oath or
affirmation and shall MUST contain ALL OF the following
information:

(a) The name and address of each person by whom or on whose 8 9 behalf the merger or other acquisition of control referred to 10 DESCRIBED in section 1311 is to WILL be effected, hereinafter 11 called REFERRED TO IN THIS SECTION AND SECTION 1315 AS the 12 acquiring party. If the person is an individual, his or her principal occupation, all offices and positions held during the 13 14 past 5 years, any civil judgments against the person for \$25,000.00 15 or more in civil fines or penalties or injunctive or other equitable relief, and any conviction of crimes other than minor 16 17 traffic violations during the past 10 years. If the person is not 18 an individual, a report of the nature of its business operations 19 during the past 5 years or for such A lesser period as IN WHICH the 20 person and any predecessors of the person have been in existence, an informative description of the business intended to be done by 21 the person and the person's subsidiaries, and a list of all 22 23 individuals who are or who have been selected to become directors 24 or executive officers of the person or who perform or will perform functions appropriate to those positions. The list shall MUST 25 26 include for each individual the individual's principal occupation, 27 all offices and positions held during the past 5 years, any civil

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judgments against the person for \$25,000.00 or more in civil fines
 or penalties or injunctive or other equitable relief, and any
 conviction of crimes other than minor traffic violations during the
 past 10 years.

(b) The source, nature, and amount of the consideration used 5 6 or to be used in effecting the merger or other acquisition of control, a description of any transaction where IN WHICH funds were 7 or are to be obtained for such purpose, THE MERGER OR OTHER 8 ACQUISITION, including any pledge of the insurer's stock, or the 9 10 stock of any of its subsidiaries or controlling affiliates, and the 11 identity of persons furnishing the consideration. If a source of 12 the consideration is a loan made in the lender's ordinary course of 13 business, the identity of the lender shall MUST be disclosed but 14 remain confidential if the person filing the statement so requests.

(c) Fully audited financial information as to the earnings and financial condition of each acquiring party for the preceding 5 fiscal years or for such A lesser period as IN WHICH the acquiring party and any predecessors of the acquiring party have been in existence and similar unaudited information as of a date not earlier than 90 days prior to BEFORE the filing of the statement.

(d) Any plans or proposals that each acquiring party may have under consideration concerning the insurer's business operations, including, but not limited to, plans or proposals to liquidate the insurer, to sell its assets, to merge or consolidate it with any person, or to make any other material change in its business or corporate structure or management.

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(e) The number of shares of any security referred to DESCRIBED

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in section 1311 that each acquiring party proposes to acquire, the terms of the offer, request, invitation, agreement, or acquisition referred to DESCRIBED in section 1311, and a statement as to how the proposal's fairness was arrived at.

5 (f) The amount of each class of any A security referred to
6 DESCRIBED in section 1311 that is beneficially owned or concerning
7 which there is a right to acquire beneficial ownership by each
8 acquiring party.

9 (g) A full description of any contracts, arrangements, A 10 CONTRACT, ARRANGEMENT, or understanding concerning any A security 11 referred to DESCRIBED in section 1311 in which any AN acquiring 12 party is involved, including but not limited to transfer of any of the securities, joint ventures, loan or option arrangements, puts 13 or calls, guarantees of loans, guarantees against loss or 14 15 guarantees of profits, division of losses or profits, or the giving or withholding of proxies. The description shall MUST identify the 16 persons with whom the contracts, arrangements, or understanding 17 18 **UNDERSTANDINGS** have been entered into.

(h) A description of the purchase of any A security referred
to-DESCRIBED in section 1311 during the 12 calendar months
preceding the filing of the statement, by any AN acquiring party,
including the dates of purchase, names of the purchasers, and
consideration paid or agreed to be paid for the security.

(i) A description of any recommendations A RECOMMENDATION to
purchase any A security referred to DESCRIBED in section 1311 made
during the 12 calendar months preceding the filing of the
statement, by any AN acquiring party or by anyone ANOTHER PERSON

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1 based upon interviews or at the suggestion of the acquiring party.

2 (j) Copies of all tender offers for, requests or invitations
3 for tenders of, exchange offers for, and agreements to acquire or
4 exchange any securities referred to A SECURITY DESCRIBED in section
5 1311 and additional related distributed soliciting material.

6 (k) The terms of any AN agreement, contract, or understanding
7 made with or proposed to be made with any A broker-dealer as to
8 solicitation of securities referred to DESCRIBED in section 1311
9 for tender, and the amount of any fees, commissions, A FEE,
10 COMMISSION, or other compensation to be paid to broker-dealers.A
11 BROKER-DEALER.

12 (1) Such additional information as the commissioner prescribes 13 by order or rule as necessary or appropriate for the protection of 14 the insurer's policyholders and securityholders or in the public 15 interest.AddITIONAL INFORMATION THAT THE DIRECTOR PRESCRIBES BY 16 ORDER OR RULE AS NECESSARY OR APPROPRIATE FOR THE PROTECTION OF THE 17 INSURER'S POLICYHOLDERS AND SECURITYHOLDERS OR IN THE PUBLIC 18 INTEREST.

19 (2) A PERSON REQUIRED TO FILE THE STATEMENT DESCRIBED IN
20 SECTION 1311 SHALL DO ALL OF THE FOLLOWING:

21 (A) FILE THE ANNUAL ENTERPRISE RISK REPORT UNDER SECTION
22 1325A, FOR AS LONG AS CONTROL EXISTS.

(B) PROVIDE, AND ENSURE THAT ALL SUBSIDIARIES WITHIN ITS
CONTROL IN THE INSURANCE HOLDING COMPANY SYSTEM WILL PROVIDE,
INFORMATION TO THE DIRECTOR UPON REQUEST AS NECESSARY TO EVALUATE
ENTERPRISE RISK TO THE INSURER.

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Sec. 1315. (1) The commissioner DIRECTOR shall approve any A

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1 merger or other acquisition of control referred to DESCRIBED in
2 section 1311 of a domestic insurer unless the commissioner DIRECTOR
3 determines on the basis of FROM information furnished to the
4 commissioner DIRECTOR on the merger or other acquisition of control
5 1 or more of the following:

6 (a) After the change of control, the domestic insurer referred
7 to-DESCRIBED in section 1311 would not be able to satisfy the
8 requirements for the issuance of a certificate of authority to
9 write the types of insurance for which it is presently authorized.

10 (b) The effect of the merger or other acquisition of control 11 would be substantially to lessen competition in insurance in this 12 state or tend to create a monopoly in this state.

13 (c) The financial condition of any AN acquiring party is such 14 as might jeopardize the financial stability of the insurer, or 15 prejudice the interest of its policyholders or the interests of any 16 A remaining securityholders SECURITYHOLDER who are IS unaffiliated 17 with the acquiring party.

(d) The terms of the offer, request, invitation, agreement, or
 acquisition referred to DESCRIBED in section 1311 are unfair and
 unreasonable to the insurer's policyholders or securityholders.

(e) The plans or proposals that the acquiring party has
PARTY'S PLAN OR PROPOSAL to liquidate the insurer, sell its assets,
consolidate or merge it—THE INSURER with any—A person, or to make
any other material change in its business or corporate structure or
management, are—IS unfair and unreasonable to the insurer's
policyholders, and not in the public interest.

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(f) The competence, experience, and integrity of those THE

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persons who would control the operation of the insurer are such that it would not be in the interest of the insurer's policyholders or the general public to permit the merger or other acquisition of control.

5 (G) THE ACQUISITION IS LIKELY TO BE HAZARDOUS OR PREJUDICIAL
6 TO THE INSURANCE-BUYING PUBLIC.

(2) THE DIRECTOR MAY HOLD A PUBLIC HEARING TO RECEIVE EVIDENCE 7 AND TO HEAR PARTIES AFFECTED BY THE MERGER OR ACOUISITION. A 8 9 HEARING UNDER THIS SUBSECTION MUST BE HELD WITHIN 30 DAYS AFTER THE 10 FILING OF A STATEMENT UNDER SECTION 1311. THE DIRECTOR SHALL 11 PROVIDE NOTICE OF THE HEARING TO THE PERSON FILING THE STATEMENT AT 12 LEAST 20 DAYS BEFORE THE HEARING. NOT LESS THAN 7 DAYS' NOTICE OF THE PUBLIC HEARING SHALL BE GIVEN BY THE PERSON FILING THE 13 14 STATEMENT TO THE INSURER AND TO ANY OTHER PERSONS DESIGNATED BY THE 15 DIRECTOR. IF THE PROPOSED ACQUISITION OF CONTROL WILL REQUIRE THE APPROVAL OF MORE THAN 1 INSURANCE COMMISSIONER, THE PUBLIC HEARING 16 17 MAY BE HELD ON A CONSOLIDATED BASIS UPON REQUEST OF THE PERSON 18 FILING THE STATEMENT OR AS DETERMINED BY THE DIRECTOR. THE DIRECTOR 19 MAY OPT OUT OF A CONSOLIDATED HEARING AND SHALL PROVIDE NOTICE TO 20 THE PERSON WHO FILED THE STATEMENT UNDER SECTION 1311 OF THE OPT-21 OUT WITHIN 10 DAYS AFTER THE RECEIPT OF THE STATEMENT REQUIRED BY 22 SECTION 1311. A HEARING CONDUCTED ON A CONSOLIDATED BASIS MUST BE 23 HELD WITHIN THE UNITED STATES BEFORE THE COMMISSIONERS OF THE 24 STATES IN WHICH THE INSURERS ARE DOMICILED.

(3) IN CONNECTION WITH A CHANGE OF CONTROL OF A DOMESTIC
INSURER, A DETERMINATION BY THE DIRECTOR THAT THE PERSON ACQUIRING
CONTROL OF THE INSURER SHALL BE REQUIRED TO MAINTAIN OR RESTORE THE

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CAPITAL OF THE INSURER TO THE LEVEL REQUIRED BY THIS ACT SHALL BE
 MADE NOT LATER THAN 60 DAYS AFTER THE DATE OF NOTIFICATION OF THE
 CHANGE OF CONTROL SUBMITTED UNDER SECTION 1311.

4 (4) (2) A person aggrieved by the commissioner's DIRECTOR'S 5 order under this section shall be IS entitled to a contested case hearing before the commissioner pursuant to DIRECTOR UNDER the 6 administrative procedures act of 1969, Act No. 306 of the Public 7 Acts of 1969, being sections 24.201 to 24.328 of the Michigan 8 9 Compiled Laws. 1969 PA 306, MCL 24.201 TO 24.328. The commissioner 10 DIRECTOR shall make a final decision within 30 days after the 11 conclusion of the hearing.

Sec. 1325. (1) An insurer subject to registration UNDER SECTION 1324 shall file a registration statement on a form provided by the commissioner DIRECTOR containing the following current information:

16 (a) The capital structure, comprehensive financial condition,
17 ownership, and management of the insurer and any A person
18 controlling the insurer.

19 (b) The identity and relationship of every member of the20 insurance holding company system.

(c) The following agreements in force, relationships
subsisting, and transactions currently outstanding or that have
occurred during the last calendar year between the insurer and its
affiliates:

(i) Loans, other investments or purchases, sales, or exchanges
of securities of the affiliates by the insurer or of the insurer by
its affiliates.

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(*ii*) Purchases, sales, or exchanges of assets.

2 (*iii*) Transactions not in the ordinary course of business.

3 (iv) Guarantees or undertakings for the benefit of an affiliate
4 that result in an actual contingent exposure of the insurer's
5 assets to liability, other than insurance contracts entered into in
6 the ordinary course of the insurer's business.

7 (v) All management and service contracts and all cost sharing8 arrangements.

9 (vi) Reinsurance agreements.

10 (*vii*) Dividends and other distributions to shareholders.

11 (*viii*) Consolidated tax allocation agreements.

12 (d) Any A pledge of the insurer's stock, including stock of
13 any A subsidiary or controlling affiliate for a loan made to any A
14 member of the insurance holding system.

(e) A summary outlining all items in the current registration
statement representing changes from the prior registration
statement.

18 (f) Other matters concerning transactions between registered 19 insurers and any affiliates as may be included from time to time in 20 any registration forms adopted or approved by the

21 commissioner.DIRECTOR.

(G) STATEMENTS THAT THE INSURER'S BOARD OF DIRECTORS OVERSEES
CORPORATE GOVERNANCE AND INTERNAL CONTROLS AND THAT THE INSURER'S
OFFICERS AND SENIOR MANAGEMENT HAVE APPROVED, IMPLEMENTED, AND
CONTINUE TO MAINTAIN AND MONITOR CORPORATE GOVERNANCE AND INTERNAL
CONTROL PROCEDURES.

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(2) If a person ultimately controlling the insurer or

intermediately controlling the insurer is registered on a national 1 2 stock exchange or is otherwise required to make periodic reports to 3 the United States securities and exchange commission or other 4 instrumentality of a state or the government of the United States 5 or of any A foreign nation or jurisdiction regulating the financial 6 conduct of that person, the insurer shall file such THE reports with the commissioner DIRECTOR in addition to other information 7 required by the commissioner.DIRECTOR. IF REQUESTED BY THE 8 9 DIRECTOR, THE INSURER MUST INCLUDE FINANCIAL STATEMENTS OF OR 10 WITHIN AN INSURANCE HOLDING COMPANY SYSTEM, INCLUDING ALL 11 AFFILIATES. THE INSURER MAY SATISFY THE REQUEST BY PROVIDING THE 12 DIRECTOR THE MOST RECENTLY FILED PARENT CORPORATION FINANCIAL 13 STATEMENTS THAT HAVE BEEN FILED WITH THE UNITED STATES SECURITIES 14 AND EXCHANGE COMMISSION.

15 (3) If the person or persons ultimately controlling the insurer is an individual or group of individuals or is a person not 16 17 required to make reports described in subsection (2), that person 18 shall be required to file under oath with the commissioner on a form provided by the commissioner information disclosing the 19 20 financial position of that person. A person who knowingly 21 misrepresents the financial information provided to the 22 commissioner shall be guilty of a felony and, upon conviction, 23 shall be punished by a fine not to exceed \$5,000.00 or by 24 imprisonment for a term not to exceed 5 years, or by both such fine and imprisonment in the discretion of the court. The ultimate 25 26 controlling person or persons shall not be required to file a 27 financial position form if either:

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(a) There has not been a change of control of the insurer for
a minimum of 5 years and the insurer maintains a minimum surplus
amount of \$25,000,000.00 if the insurer has achieved at least an
"A" rating by the A.M. Best company or maintains a minimum surplus
of \$75,000,000.00 if the insurer has achieved at least an "A"
rating by the A.M. Best company.

7 (b) The commissioner accepts the filing made by the ultimate controlling person of the periodic reports that are filed by a 8 9 person who is an intermediary member within the insurance holding 10 company system between the insurer and the individual or group of individuals controlling the insurer, with the United States 11 12 securities and exchange commission or other instrumentality of a 13 state or the government of the United States or any foreign nation 14 or jurisdiction regulating the financial conduct of that person. SEC. 1325A. (1) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION 15 16 (2), THE ULTIMATE CONTROLLING PERSON OF AN INSURER SUBJECT TO 17 REGISTRATION UNDER SECTION 1324 SHALL FILE AN ANNUAL ENTERPRISE 18 RISK REPORT WITH THE DIRECTOR OR A JURISDICTION DESIGNATED BY THE 19 DIRECTOR. THE REPORT MUST BE APPROPRIATE TO THE NATURE, SCALE, AND 20 COMPLEXITY OF THE OPERATIONS OF THE INSURANCE HOLDING COMPANY 21 SYSTEM AND MUST, TO THE BEST OF THE ULTIMATE CONTROLLING PERSON'S 22 KNOWLEDGE AND BELIEF, IDENTIFY THE MATERIAL RISKS WITHIN THE INSURANCE HOLDING COMPANY SYSTEM THAT COULD POSE ENTERPRISE RISK TO 23 24 THE INSURER. THE REPORT IS NOT SUBJECT TO SUBPOENA OR DISCOVERY, IS 25 NOT ADMISSIBLE IN EVIDENCE IN A PRIVATE CIVIL OR ADMINISTRATIVE ACTION, AND IS NOT SUBJECT TO THE FREEDOM OF INFORMATION ACT, 1976 26 27 PA 442, MCL 15.231 TO 15.246. THE ULTIMATE CONTROLLING PERSON OF AN

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INSURER SUBJECT TO REGISTRATION UNDER SECTION 1324 MAY REQUEST AN 1 2 EXEMPTION FROM THIS SECTION. THE ULTIMATE CONTROLLING PERSON OF THE INSURER SHALL FILE WITH THE DIRECTOR A WRITTEN STATEMENT DISCUSSING 3 4 THE REASONS WHY THE ULTIMATE CONTROLLING PERSON OF THE INSURER 5 SHOULD BE EXEMPT. THE DIRECTOR MAY GRANT THE EXEMPTION IF AFTER REVIEW OF THE STATEMENT THE DIRECTOR FINDS THAT COMPLIANCE WITH 6 THIS SECTION WOULD CREATE AN UNDUE FINANCIAL OR ORGANIZATIONAL 7 HARDSHIP ON THE ULTIMATE CONTROLLING PERSON. 8

9 (2) THE ULTIMATE CONTROLLING PERSON OF AN INSURANCE HOLDING 10 COMPANY SYSTEM SUBJECT TO REGISTRATION UNDER SECTION 1324 IS NOT 11 REQUIRED TO FILE AN ANNUAL ENTERPRISE RISK REPORT UNDER SUBSECTION 12 (1) IF ALL OF THE FOLLOWING REQUIREMENTS ARE MET:

13 (A) THE ULTIMATE CONTROLLING PERSON MEETS ALL OF THE FOLLOWING
 14 REQUIREMENTS:

15 (i) THE ULTIMATE CONTROLLING PERSON HAS OWNED A CONTROLLING
16 INTEREST IN THE VOTING SECURITIES OF AN INSURER SINCE JANUARY 1,
17 2000.

18 (*ii*) THE ULTIMATE CONTROLLING PERSON MEETS ANY OF THE FOLLOWING
 19 REQUIREMENTS:

20 (A) THE ULTIMATE CONTROLLING PERSON IS EXEMPT FROM TAXATION
21 UNDER SECTION 501(C)(3), 501(C)(5), OR 501(C)(8) OF THE INTERNAL
22 REVENUE CODE OF 1986, 26 USC 501.

(B) THE ULTIMATE CONTROLLING PERSON IS ORGANIZED AS A
CHARITABLE PURPOSE CORPORATION UNDER THE NONPROFIT CORPORATION ACT,
1982 PA 162, MCL 450.2101 TO 450.3192.

26 (C) THE ULTIMATE CONTROLLING PERSON IS A CHARITABLE TRUST
 27 REGISTERED UNDER THE SUPERVISION OF TRUSTEES FOR CHARITABLE

1 PURPOSES ACT, 1961 PA 101, MCL 14.251 TO 14.266.

2 (*iii*) THE DIRECTOR HAS NOT APPROVED THE CONTROLLING PERSON'S
3 PETITION FOR DISCLAIMER OF AFFILIATION OR HAS DISALLOWED A
4 DISCLAIMER OF AFFILIATION UNDER SECTION 1332.

5 (B) THE INSURER IN WHICH THE ULTIMATE CONTROLLING PERSON OWNS
6 A CONTROLLING INTEREST MEETS BOTH OF THE FOLLOWING REQUIREMENTS:

7

(i) IS REGISTERED UNDER SECTION 1324.

8 (*ii*) IS A WHOLLY DOMESTIC INSURER WITH NO MORE THAN 10% OF ITS
9 WRITTEN PREMIUM COVERING RISKS OUTSIDE OF THIS STATE.

Sec. 1333. The failure to file a registration statement, or any AN amendment thereto TO OR SUMMARY OF THE REGISTRATION STATEMENT, OR AN ENTERPRISE RISK REPORT required by sections 1324 to 1333-1332 within the time specified for such THE filing is a violation of this chapter.

15 Sec. 1341. (1) Transactions within a holding company system to 16 which an insurer domiciled in this state or $\frac{1}{2}$ A foreign insurer 17 whose written insurance premium in this state for each of the most recent 3 years exceeds the premiums written in its state of 18 19 domicile and whose written premium in this state was 20% or more of 20 its total written premium in each of the most recent 3 years is a party or with respect to which the assets or liabilities of these 21 insurers are affected are subject to all of the following 22 23 standards:

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(a) The terms shall MUST be fair and reasonable.

25 (b) The charges or fees for services performed shall MUST be26 reasonable.

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(c) The expenses incurred and payment received shall MUST be

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allocated to the insurer in conformity with customary insurance
 accounting practices consistently applied.

3 (d) The books, accounts, and records of each party shall MUST
4 be so-maintained as to clearly and accurately disclose the precise
5 nature and details of the transactions including such NECESSARY
6 accounting information as is necessary to support the
7 reasonableness of the charges or fees to the respective parties.

8 (e) The insurer's surplus as regards policyholders following
9 any dividends or distributions to shareholder affiliates shall-MUST
10 be reasonable in relation to the insurer's outstanding liabilities
11 and adequate to its financial needs so that the insurer continues
12 to comply with section 403.

13 (2) The commissioner's DIRECTOR'S prior approval shall be IS 14 required for sales, purchases, exchanges, loans, extensions of 15 credit, or investments, involving 5% or more of the insurer's 16 assets at the immediately preceding year's end, between a domestic 17 controlled insurer and any A person in its holding company system.

18 (3) A domestic insurer and any **A** person in its holding company system shall not enter into the following transactions with each 19 20 other, OR MODIFY AN EXISTING TRANSACTION, unless the insurer has 21 notified NOTIFIES the commissioner DIRECTOR in writing of its 22 intention to enter into the transaction, OR ITS REASON TO MODIFY AN EXISTING TRANSACTION AND THE MODIFICATION'S FINANCIAL IMPACT ON THE 23 24 **INSURER**, at least 30 days, or a shorter period as the commissioner DIRECTOR allows, prior to BEFORE entering into OR MODIFYING the 25 26 transaction and the commissioner DIRECTOR has not disapproved it 27 within that period:

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(a) Sales, purchases, exchanges, loans, extensions of credit,
 or investments, provided the A SALE, PURCHASE, EXCHANGE, LOAN,
 EXTENSION OF CREDIT, OR INVESTMENT, IF THE transaction is equal to
 or greater than the lesser of 3% of the insurer's assets or 25% of
 capital and surplus as of December 31 of the immediately preceding
 year.

(b) Loans or extensions A LOAN OR EXTENSION of credit to any A 7 person who is not an affiliate, where IF the insurer makes loans 8 9 THE LOAN or extensions of EXTENDS THE credit with the agreement or 10 understanding that the proceeds of the transactions, TRANSACTION, 11 in whole or in substantial part, are to WILL be used to make loans 12 A LOAN or extensions of EXTEND credit to, to purchase assets AN 13 ASSET of, or to make investments INVEST in, any AN affiliate of the insurer making the loans LOAN or extensions of EXTENDING credit 14 provided IF the transaction is equal to or greater than the lesser 15 of 3% of the insurer's assets or 25% of capital and surplus as of 16 17 December 31 of the immediately preceding year.

(C) A GUARANTEE THAT IS QUANTIFIABLE AND EXCEEDS THE LESSER OF
0.5% OF THE INSURER'S ADMITTED ASSETS OR 10% OF SURPLUS AS OF
DECEMBER 31 OF THE IMMEDIATELY PRECEDING YEAR. A GUARANTEE THAT IS
NOT QUANTIFIABLE UNDER THIS SUBDIVISION IS SUBJECT TO PRIOR
APPROVAL OF THE DIRECTOR.

(D) A DIRECT OR INDIRECT ACQUISITION OF, OR INVESTMENT IN, A
PERSON THAT CONTROLS THE INSURER OR THAT CONTROLS AN AFFILIATE OF
THE INSURER, IF THE AMOUNT OF THE TRANSACTION PLUS THE INSURER'S
PRESENT HOLDINGS IN INVESTMENT EXCEEDS 2.5% OF SURPLUS. THIS
SUBDIVISION DOES NOT APPLY TO A DIRECT OR INDIRECT ACQUISITION OF,

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OR INVESTMENTS IN, A SUBSIDIARY ACQUIRED UNDER SECTION 1305 OR ANY
 OTHER SECTION OF THIS CHAPTER, OR A NONSUBSIDIARY INSURANCE

3 AFFILIATE THAT IS SUBJECT TO THIS ACT.

4 (E) (c) Reinsurance treaties A REINSURANCE TREATY or
5 agreements.AGREEMENT.

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(F) (d)Rendering of services on a regular systematic basis.

(G) A TAX ALLOCATION AGREEMENT.

8 (H) A COST-SHARING AGREEMENT.

9 (I) (e) Any A material transactions, TRANSACTION, specified by
 10 regulation, that the commissioner DIRECTOR determines may adversely
 11 affect the interests of the insurer's policyholders.

12 (4) AN INSURER SHALL INFORMALLY NOTIFY THE DIRECTOR OF A
13 TERMINATION OF TRANSACTION UNDER SUBSECTION (3) NO LATER THAN 30
14 DAYS AFTER THE TRANSACTION TERMINATES.

15 (5) (4) Nothing contained in subsection SUBSECTION (3) shall be considered to DOES NOT authorize or permit any transactions A 17 TRANSACTION that, in the case of FOR an insurer THAT IS not a 18 member of the same holding company system, would be otherwise 19 contrary to law.

20 (6) (5) A domestic insurer shall not enter into transactions that are part of a plan or series of like transactions with persons 21 22 within the holding company system if the purpose of those separate 23 transactions is to avoid the statutory threshold amount UNDER THIS CHAPTER and thus avoid the review that would otherwise occur. If 24 the commissioner DIRECTOR determines that the separate transactions 25 26 were entered into over any relevant period for that purpose, he or 27 she may exercise his or her authority under section 1371.

(7) (6) In reviewing a transaction pursuant to UNDER
 subsection (2), the commissioner DIRECTOR shall consider whether
 the transaction complies with the standards set forth DESCRIBED in
 subsection (1) and whether it may otherwise adversely affect the
 interests of policyholders, creditors, or the public.

6 (8) (7) The commissioner A DOMESTIC INSURER shall be notified
7 NOTIFY THE DIRECTOR within 30 days of any investment of the
8 domestic insurer INSURER'S INVESTMENT in any 1 corporation if the
9 INSURANCE HOLDING COMPANY SYSTEM'S total investment in the
10 corporation by the insurance holding company system exceeds 10% of
11 the corporation's voting securities.

12 Sec. 1343. (1) Each year the commissioner DIRECTOR shall 13 review the ordinary shareholder dividends paid by domestic insurers 14 to determine whether each insurer's surplus following those 15 dividends is reasonable in relation to the insurer's outstanding 16 liabilities and adequate to its needs so that it continues to 17 comply with section 403. In conducting the review and making the 18 determination, the commissioner DIRECTOR shall consider ALL OF the 19 following factors in addition to the provisions of FACTORS LISTED 20 **IN** section 436a:

(a) The adequacy of the level of surplus as regards
policyholders remaining after the dividend payment or payments.
(b) The quality of the insurer's earnings and the extent to
which the reported earnings include extraordinary items, such as
surplus relief reinsurance transactions and reserve
destrengthening.

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(c) The quality and liquidity of investments in subsidiaries.

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The commissioner DIRECTOR may discount any of those investments or
 refuse to consider the investment as an asset for purposes of
 determining the adequacy of surplus as regards policyholders if the
 investment so warrants.

5 (2) If the commissioner DIRECTOR determines that an insurer's 6 surplus as regards policyholders is not reasonable in relation to 7 the insurer's outstanding liabilities and is not adequate to its 8 financial needs so that the insurer will not continue to comply 9 with section 403, the commissioner DIRECTOR shall limit or disallow 10 the payment of shareholder dividends.

11 (3) Shareholder dividends shall be declared or paid only from 12 earned surplus, unless the commissioner DIRECTOR approves the 13 dividend prior to BEFORE payment. The commissioner DIRECTOR shall 14 consider whether the dividend will be paid from the insurer's net 15 gain from operations if the insurer is a life insurer, or the 16 insurer's net income if the insurer is not a life insurer, for the 17 12-month period ending December 31 of the immediately preceding 18 year. For purposes of this subsection, earned surplus excludes 19 surplus arising from unrealized capital gains or a revaluation of 20 assets.

(4) Any A domestic insurer that is a member of an insurance
holding company system and declares a shareholder dividend shall
report the dividend to the commissioner DIRECTOR within 5 business
days after declaring the dividend. and at least 10 business days
beginning from the date of receipt by the commissioner before the
payment.THE INSURER SHALL NOT PAY THE DIVIDEND UNTIL 10 DAYS AFTER
THE DIRECTOR RECEIVES A REPORT UNDER THIS SUBSECTION.

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1 (5) An insurer subject to registration under section 1324 2 shall not pay any extraordinary dividend or make any other 3 extraordinary distribution to its shareholders until 30 days after 4 the commissioner DIRECTOR has received notice of the declaration 5 and has not disapproved or has approved the payment within that 6 period. If the commissioner, DIRECTOR, applying the criteria in subsection (1), determines that the insurer's surplus as regards 7 policyholders is not reasonable in relation to the insurer's 8 9 outstanding liabilities and is not adequate to its financial needs 10 so that the insurer will not continue to comply with section 403, 11 the commissioner DIRECTOR may, prior to BEFORE the expiration of 12 the 30-day period described in this subsection, enter an order 13 prohibiting the payment of the dividend.

14 (6) An extraordinary dividend or distribution includes any A 15 dividend or distribution of cash or other property, whose fair market value together with that PLUS THE FAIR MARKET VALUE of other 16 17 dividends or distributions made within the preceding 12 months 18 exceeds the greater of 10% of the insurer's surplus as regards 19 policyholders as of December 31 of the immediately preceding year, 20 or the net gain from operations of the insurer, if the insurer is a life insurer, or the net income, if the insurer is not a life 21 insurer, not including realized capital gains, for the 12-month 22 23 period ending December 31 of the immediately preceding year, but 24 shall not include pro rata distributions of any class of the 25 insurer's own securities.

26 (7) Notwithstanding any other provision of law, an insurer may27 declare an extraordinary dividend or distribution that is

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conditional upon the commissioner's DIRECTOR'S approval. The
 declaration shall DOES NOT confer no rights upon shareholders until
 the commissioner DIRECTOR has approved or has not disapproved the
 payment of the dividend or distribution within the 30-day period
 DESCRIBED IN SUBSECTION (5).

6 (8) Notwithstanding subsections (5) through (7), a dividend
7 shall not be declared and paid by an insurer to an affiliate if
8 after the payment the insurer could not satisfy the standards set
9 forth DESCRIBED in section 403.

10 (9) An insurer aggrieved by the commissioner's DIRECTOR'S 11 determination or order under this section is entitled to a 12 contested case hearing pursuant to UNDER the administrative 13 procedures act of 1969, Act No. 306 of the Public Acts of 1969, 14 being sections 24.201 to 24.328 of the Michigan Compiled Laws, to 15 1969 PA 306, MCL 24.201 TO 24.328. A HEARING UNDER THIS SUBSECTION 16 MUST be held no later than 10 days after receipt of the insurer's 17 request. The commissioner's DIRECTOR'S determination or order shall 18 remain in effect except as modified by the commissioner DIRECTOR 19 during the pendency of the hearing and until a final decision by 20 the commissioner. DIRECTOR. The commissioner DIRECTOR shall render 21 a final decision within 30 days after the conclusion of the 22 hearing.

Sec. 1351. (1) Subject to the limitation contained in this
section and in addition to the powers that the commissioner
DIRECTOR has under chapters 2 and 4 relating to the examination of
insurers, the commissioner DIRECTOR may order any AN insurer
registered under section 1324 to produce records, books, or other

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1 information papers in the possession of the insurer or its 2 affiliates as are necessary to ascertain DETERMINE the insurer's financial condition, INCLUDING ENTERPRISE RISK TO THE INSURER BY 3 4 THE ULTIMATE CONTROLLING PARTY, OR BY COMBINATION OF ENTITIES 5 WITHIN THE INSURANCE HOLDING COMPANY SYSTEM, OR BY THE INSURANCE 6 HOLDING COMPANY SYSTEM ON A CONSOLIDATED BASIS, or legality of conduct. If the insurer fails to comply with the order, the 7 commissioner DIRECTOR may examine the affiliates to obtain the 8 9 information. THE DIRECTOR MAY ORDER AN INSURER REGISTERED UNDER 10 SECTION 1324 TO PRODUCE INFORMATION NOT IN THE POSSESSION OF THE 11 INSURER IF THE INSURER CAN OBTAIN ACCESS TO THE INFORMATION UNDER A 12 CONTRACTUAL RELATIONSHIP, STATUTORY OBLIGATION, OR OTHER METHOD. IF THE INSURER CANNOT OBTAIN THE INFORMATION REQUESTED BY THE 13 14 DIRECTOR, THE INSURER SHALL PROVIDE THE DIRECTOR WITH A DETAILED 15 EXPLANATION OF THE REASON THAT THE INSURER CANNOT OBTAIN THE 16 INFORMATION AND THE IDENTITY OF THE HOLDER OF INFORMATION. IF THE 17 DIRECTOR DETERMINES THE DETAILED EXPLANATION IS WITHOUT MERIT, THE 18 DIRECTOR MAY REQUIRE, AFTER NOTICE AND HEARING, THE INSURER TO PAY 19 A CIVIL FINE OF \$1,000.00 FOR EACH DAY'S DELAY OR MAY SUSPEND OR 20 REVOKE THE INSURER'S LICENSE.

(2) The commissioner DIRECTOR may retain at the registered
insurer's expense attorneys, actuaries, accountants, and other
experts not otherwise a part of the commissioner's DIRECTOR'S staff
as are reasonably necessary to assist in the conduct of the
examination under subsection (1). The expense of the attorneys,
actuaries, accountants, and other experts shall be certified by the
commissioner DIRECTOR and paid as prescribed PROVIDED in sections

216 and 224. The person retained shall be IS under the direction
 and control of the commissioner DIRECTOR and shall act in a purely
 advisory capacity.

4 (3) Each registered insurer producing for examination records,
5 books, and papers pursuant to UNDER subsection (1) shall be IS
6 liable for and shall pay the expense of the examination in
7 accordance with UNDER sections 216 and 224.

Sec. 1355. (1) All-EXCEPT AS OTHERWISE PROVIDED IN THIS 8 9 SUBSECTION, THE information, documents, and copies thereof OF 10 DOCUMENTS obtained by or disclosed to the commissioner DIRECTOR or 11 any other person in the course of an examination or investigation 12 made pursuant to section UNDER SECTIONS 1351 AND 1357 and all THE 13 information reported pursuant to UNDER sections 1324 to 1333 shall 14 be given IS confidential, treatment, IS NOT SUBJECT TO THE FREEDOM OF INFORMATION ACT, 1976 PA 442, MCL 15.231 TO 15.246, is not 15 subject to subpoena, IS NOT SUBJECT TO DISCOVERY OR ADMISSIBLE IN 16 17 EVIDENCE IN A PRIVATE CIVIL OR ADMINISTRATIVE ACTION, and shall not 18 be made public by the commissioner DIRECTOR or any other person, 19 except to insurance departments of other states, without the prior 20 written consent of the insurer to which it pertains. , unless the commissioner, THE DIRECTOR MAY, after giving the insurer and its 21 22 affiliates who would be affected thereby, BY THE DISCLOSURE notice 23 and opportunity to be heard, DISCLOSE THE INFORMATION IF THE 24 DIRECTOR determines that the interests of policyholders, shareholders, or the public will be served by the publication 25 26 thereof, in which event he may publish all or any part thereof in 27 such manner as he deems appropriate.OF THE INFORMATION. THE

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DIRECTOR OR A PERSON WHO RECEIVED DOCUMENTS, MATERIALS, OR OTHER
 INFORMATION WHILE ACTING UNDER THE AUTHORITY OF THE DIRECTOR OR
 WITH WHOM THE DOCUMENTS, MATERIALS, OR OTHER INFORMATION IS SHARED
 UNDER THIS ACT SHALL NOT TESTIFY IN A PRIVATE CIVIL OR
 ADMINISTRATIVE ACTION CONCERNING CONFIDENTIAL DOCUMENTS, MATERIALS,
 OR INFORMATION OBTAINED UNDER SECTIONS 1351 AND 1357 AND
 INFORMATION REPORTED UNDER SECTIONS 1324 TO 1333.

8 (2) THE DIRECTOR MAY SHARE DOCUMENTS, MATERIALS, OR OTHER 9 INFORMATION, INCLUDING THE CONFIDENTIAL AND PRIVILEGED DOCUMENTS, 10 MATERIALS, OR INFORMATION OBTAINED UNDER SECTIONS 1351 AND 1357 AND INFORMATION REPORTED UNDER SECTIONS 1324 TO 1333 WITH OTHER STATE, 11 12 FEDERAL, AND INTERNATIONAL REGULATORY AGENCIES; THE NAIC; AND 13 STATE, FEDERAL, AND INTERNATIONAL LAW ENFORCEMENT AUTHORITIES, INCLUDING MEMBERS OF A SUPERVISORY COLLEGE UNDER SECTION 1357, IF 14 15 THE REGULATOR, THE NAIC, OR LAW ENFORCEMENT AUTHORITY AGREES IN 16 WRITING TO MAINTAIN THE CONFIDENTIALITY AND PRIVILEGED STATUS OF 17 THE DOCUMENT, MATERIAL, OR OTHER INFORMATION AND HAS VERIFIED IN WRITING THE LEGAL AUTHORITY TO MAINTAIN CONFIDENTIALITY. THE 18 19 DIRECTOR MAY ONLY SHARE CONFIDENTIAL AND PRIVILEGED DOCUMENTS, 20 MATERIAL, OR INFORMATION REPORTED UNDER SECTION 1325A WITH COMMISSIONERS OF STATES HAVING STATUTES OR REGULATIONS 21 SUBSTANTIALLY SIMILAR TO SUBSECTION (1) AND WHO HAVE AGREED IN 22 WRITING TO NOT DISCLOSE THE INFORMATION. THE DIRECTOR MAY RECEIVE 23 DOCUMENTS, MATERIALS, OR INFORMATION, INCLUDING OTHERWISE 24 25 CONFIDENTIAL AND PRIVILEGED DOCUMENTS, MATERIALS, OR INFORMATION 26 FROM THE NAIC AND FROM REGULATORY AND LAW ENFORCEMENT OFFICIALS OF 27 OTHER FOREIGN OR DOMESTIC JURISDICTIONS, AND SHALL MAINTAIN AS

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CONFIDENTIAL OR PRIVILEGED ANY DOCUMENT, MATERIAL, OR INFORMATION
 RECEIVED WITH NOTICE OR THE UNDERSTANDING THAT IT IS CONFIDENTIAL
 OR PRIVILEGED UNDER THE LAWS OF THE JURISDICTION THAT IS THE SOURCE
 OF THE DOCUMENT, MATERIAL, OR INFORMATION. THE DISCLOSURE OR
 SHARING OF INFORMATION, A DOCUMENT, OR OTHER MATERIAL TO THE
 DIRECTOR OR OTHER PERSON UNDER THIS SECTION IS NOT A WAIVER OF AN
 APPLICABLE PRIVILEGE OR CLAIM OF CONFIDENTIALITY.

8 (3) DOCUMENTS, MATERIALS, OR OTHER INFORMATION IN THE 9 POSSESSION OR CONTROL OF THE DEPARTMENT OR THE NAIC UNDER THIS 10 CHAPTER ARE CONFIDENTIAL AND PRIVILEGED, ARE NOT SUBJECT TO THE FREEDOM OF INFORMATION ACT, 1976 PA 442, MCL 15.231 TO 15.246, ARE 11 12 NOT SUBJECT TO SUBPOENA, AND ARE NOT SUBJECT TO DISCOVERY OR 13 ADMISSIBLE AS EVIDENCE IN A PRIVATE CIVIL OR ADMINISTRATIVE ACTION. 14 THE DIRECTOR SHALL ENTER INTO WRITTEN AGREEMENTS WITH THE NAIC 15 GOVERNING SHARING AND USE OF INFORMATION PROVIDED UNDER THIS CHAPTER. THE WRITTEN AGREEMENT MUST SPECIFY PROCEDURES AND 16 17 PROTOCOLS REGARDING THE CONFIDENTIALITY AND SECURITY OF INFORMATION 18 SHARED WITH THE NAIC AND ITS AFFILIATES AND SUBSIDIARIES, INCLUDING 19 PROCEDURES AND PROTOCOLS FOR SHARING BY THE NAIC WITH OTHER STATE, 20 FEDERAL, OR INTERNATIONAL REGULATORS. THE AGREEMENT MUST PROVIDE 21 THAT THE DIRECTOR OWNS THE INFORMATION SHARED WITH THE NAIC AND ITS 22 AFFILIATES AND SUBSIDIARIES AND THAT THE NAIC'S USE OF THE INFORMATION IS SUBJECT TO THE DIRECTION OF THE DIRECTOR. THE 23 24 AGREEMENT MUST PROVIDE FOR PROMPT NOTICE TO BE GIVEN TO AN INSURER 25 WHOSE CONFIDENTIAL INFORMATION IN POSSESSION OF THE NAIC UNDER THIS 26 CHAPTER IS SUBJECT TO A REQUEST OR SUBPOENA TO THE NAIC FOR 27 DISCLOSURE OR PRODUCTION, AND REQUIRE THE NAIC AND ITS AFFILIATES

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AND SUBSIDIARIES TO CONSENT TO INTERVENTION BY AN INSURER IN A
 JUDICIAL OR ADMINISTRATIVE ACTION.

3 (4) THE SHARING OF INFORMATION BY THE DIRECTOR UNDER THIS
4 CHAPTER IS NOT A DELEGATION OF REGULATORY AUTHORITY OR RULE-MAKING,
5 AND THE DIRECTOR IS SOLELY RESPONSIBLE FOR THE ADMINISTRATION,
6 EXECUTION, AND ENFORCEMENT OF THE PROVISIONS OF THIS CHAPTER.

7 SEC. 1357. (1) THE DIRECTOR MAY PARTICIPATE IN A SUPERVISORY COLLEGE FOR A DOMESTIC INSURER THAT IS PART OF AN INSURANCE HOLDING 8 9 COMPANY SYSTEM WITH INTERNATIONAL OPERATIONS TO DETERMINE THE 10 INSURER'S FINANCIAL CONDITION, BUSINESS STRATEGY, RISK MANAGEMENT, RISK EXPOSURES, GOVERNANCE PROCESSES, REGULATORY POSITION, OR 11 12 LEGALITY OF CONDUCT. THE DIRECTOR MAY PARTICIPATE IN A SUPERVISORY 13 COLLEGE WITH OTHER REGULATORS INCLUDING STATE, FEDERAL, AND INTERNATIONAL REGULATORY AGENCIES, CHARGED WITH THE SUPERVISION OF 14 15 THE INSURER OR ITS AFFILIATES. THE AUTHORITY OF THE DIRECTOR UNDER THIS SECTION INCLUDES, BUT IS NOT LIMITED TO, INITIATING A 16 17 SUPERVISORY COLLEGE, CLARIFYING MEMBERSHIP AND PARTICIPATION OF 18 OTHER SUPERVISORS IN THE SUPERVISORY COLLEGE, CLARIFYING THE 19 FUNCTIONS OF THE SUPERVISORY COLLEGE AND ROLES OF OTHER REGULATORS 20 INCLUDING ESTABLISHING A GROUPWIDE SUPERVISOR, COORDINATING ONGOING ACTIVITIES OF THE SUPERVISORY COLLEGE, AND ESTABLISHING A CRISIS 21 22 MANAGEMENT PLAN.

(2) THE INSURER IS LIABLE FOR AND SHALL PAY THE REASONABLE
EXPENSES FOR THE DIRECTOR TO PARTICIPATE IN THE SUPERVISORY
COLLEGE, INCLUDING REASONABLE TRAVEL EXPENSES, IF THE DIRECTOR
CONSIDERS IT APPROPRIATE TO REQUIRE THE INSURER TO PAY THESE COSTS.
(3) THE DIRECTOR MAY ENTER INTO AGREEMENTS UNDER SECTION 1355

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PROVIDING THE BASIS FOR COOPERATION AND SHARING OF CONFIDENTIAL
 INFORMATION WITH STATE, FEDERAL, AND INTERNATIONAL REGULATORY
 AGENCIES THAT REGULATE THE DOMESTIC INSURER OR AFFILIATES WITHIN
 THE INSURANCE HOLDING COMPANY SYSTEM. THIS SECTION DOES NOT
 DELEGATE TO THE SUPERVISORY COLLEGE THE AUTHORITY OF THE DIRECTOR
 TO REGULATE OR SUPERVISE THE DOMESTIC INSURER OR ITS AFFILIATES
 WITHIN ITS JURISDICTION.

Sec. 1371. (1) An insurer failing, THAT DOES NOT, without just 8 9 cause, to file a registration statement as required in UNDER this 10 chapter shall, be required, after notice and hearing, to pay a 11 penalty CIVIL FINE of \$1,000.00 for each day's delay, up to a 12 maximum of \$50,000.00, to be recovered by the commissioner DIRECTOR 13 and paid into the general fund. The commissioner DIRECTOR may 14 reduce the penalty if the insurer demonstrates to the commissioner 15 DIRECTOR that the imposition of the penalty CIVIL FINE would 16 constitute a CAUSE financial hardship to the insurer.

17 (2) Every director or officer of an insurance holding company 18 system who knowingly violates, knowingly participates in or assents 19 to, or with actual knowledge permits any of the officers or agents 20 of the insurer to engage in material acts, omissions, or 21 transactions or make investments that have not been properly reported or submitted pursuant to UNDER section 1324, 1341, or 22 23 1343, that, with respect to material transactions, violate this 24 chapter, or that result in material false or misleading statements to the commissioner DIRECTOR with respect to the financial 25 26 condition of the insurer or any of its affiliates shall pay, in 27 their individual capacity, a civil forfeiture of not more than

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\$10,000.00 per violation, after notice and hearing before the 1 2 commissioner. DIRECTOR. In determining the amount of the civil 3 forfeiture, the commissioner DIRECTOR shall take into account the 4 appropriateness of the forfeiture with respect to the gravity of 5 the violation, the history of previous violations, and other 6 matters as justice requires. In addition, a violation of this subsection shall constitute IS grounds for removal of the A 7 director or officer from any A position of trust or responsibility 8 9 in any AN insurer domiciled in this state in accordance with the 10 procedures established in section 250.

11 (3) If it appears to the commissioner DIRECTOR that an insurer 12 subject to this chapter or any AN insurer's director, officer, 13 employee, or agent has engaged in any A transaction or entered into 14 a contract that is subject to section 1341 or 1344 and that would 15 not have been approved had approval been requested, the 16 commissioner DIRECTOR may order the insurer to cease and desist 17 immediately any further activity under that transaction or 18 contract. After notice and hearing, the commissioner DIRECTOR may 19 also order the insurer to void any such THE contract, transaction, 20 or distribution, and restore the status quo if that action is in the best interest of the policyholders, creditors, or the public. 21

(4) If it appears to the commissioner DIRECTOR that an insurer or an insurer's director, officer, employee, or agent has committed a willful violation of this chapter, the commissioner DIRECTOR may cause INSTITUTE criminal proceedings to be instituted in the circuit court for the county in which the principal office of the insurer is located or, if the insurer has no such DOES NOT HAVE A

House Bill No. 5792 as amended December 18, 2014

1 **PRINCIPAL** office in the THIS state, then in the Ingham county circuit court against the insurer or the insurer's responsible 2 3 director, officer, employee, or agent. An insurer **THAT** willfully 4 violating VIOLATES this chapter may be fined not more than \$50,000.00. An individual WHO willfully violating VIOLATES this 5 6 chapter may be fined not more than \$10,000.00 or, if the willful 7 violation involves the deliberate perpetration of a fraud upon the 8 commissioner, DIRECTOR, imprisoned not more than 2 years, or both.

9 (5) An officer, director, or employee of an insurance holding 10 company system who willfully and knowingly subscribes to or makes 11 or causes to be made any A false statement, false report, or false filing with the intent to deceive the commissioner DIRECTOR in the 12 13 performance of his or her duties under this chapter, shall be imprisoned for not more than 2 years, or fined \$10,000.00, or both. 14 15 Any fines imposed shall be paid by the THE officer, director, or 16 employee SHALL PAY A FINE in his or her individual capacity.

17 (6) IF THE DIRECTOR DETERMINES THAT A PERSON VIOLATED SECTION
18 1311 AND THE VIOLATION PREVENTS THE FULL UNDERSTANDING OF THE
19 ENTERPRISE RISK OF THE INSURER BY AFFILIATES OR BY THE INSURANCE
20 HOLDING COMPANY SYSTEM, THE VIOLATION MAY SERVE AS AN INDEPENDENT
21 BASIS FOR DISAPPROVING DIVIDENDS OR DISTRIBUTIONS AND FOR PLACING

22 THE INSURER UNDER AN ORDER OF SUPERVISION UNDER CHAPTER 81. <cenacting section 1. This amendatory act takes effect
January 1, 2015.
Enacting section 2. This amendatory act does not take
effect unless House Bill No. 5823 of the 97th Legislature is
enacted into law.>>

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