SLS 12RS-350 REENGROSSED

Regular Session, 2012

SENATE BILL NO. 394

BY SENATOR GARY SMITH

INSURERS. Changes the rehabilitation, liquidation, and conservation provisions. (8/1/12)

1	AN ACT
2	To amend and reenact the heading of R.S. 22:2005 and R.S. 22:2008(B), 2009(E)(3)
3	2028(D)(3), and 2036(A) and to enact R.S. 22:2005.1 and 2043.1, relative to
4	rehabilitation and liquidation of insurers; to comply with the federal Dodd-Frank
5	Act; to provide for notice by mail when the receiver allows or disallows a claim; to
6	provide for actions by and against a receiver; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. The heading of R.S. 22:2005 and R.S. 22:2008(B), 2009(E)(3)
9	2028(D)(3), and 2036(A) are hereby amended and reenacted and R.S. 22:2005.1 and 2043.1
10	are hereby enacted to read as follows:
11	§2005. Grounds for rehabilitation and liquidation
12	* * *
13	§ 2005.1. Compliance with certain federal provisions
14	A. The provisions of this Section apply in accordance with Title II of the
15	federal Dodd-Frank Wall Street Reform and Consumer Protection Act, Pub.L.
16	111-203 with respect to each insurance company that is a covered financial
17	company, or a subsidiary or affiliate of a covered financial company, as defined

1 under 12 U.S.C. 5381. 2 B. The commissioner of insurance may file a petition for an order of

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rehabilitation or liquidation pursuant to this Section on any of the following grounds:

(1) Upon determination and notification given by the Secretary of the Treasury of the United States in consultation with the president of the United States that the insurance company is a financial company satisfying the requirements of 12 U.S.C. 5383(b), and the board of directors, or any body performing similar functions, of the insurance company acquiesces or consents to the appointment of a receiver pursuant to 12 U.S.C. 5382(a)(1)(A)(i), with such consent to be considered as consent to an order of rehabilitation or liquidation.

(2) Upon an order of the United States District Court for the District of Columbia under 12 U.S.C. 5382(a)(1)(A)(iv)(I) granting the petition of the Secretary of the Treasury of the United States concerning the insurance company under 12 U.S.C. 5382(a)(1)(A)(i).

(3) A petition by the Secretary of the Treasury of the United States concerning the insurance company is granted by operation of law under 12 U.S.C. 5382(a)(1)(A)(v).

C. Notwithstanding any other provision of law to the contrary, after notice to the insurance company, the receivership court may grant an order on the petition of the commissioner for rehabilitation or liquidation within twentyfour hours after the filing of the petition pursuant to this Section.

D. If the receivership court does not make a determination on a petition for rehabilitation or liquidation filed by the commissioner pursuant to this Section within twenty-four hours after its filing, then the petition shall be deemed granted by operation of law upon the expiration of the twenty-four hour period. At the time that an order is deemed granted pursuant to this Section, the provisions of this Chapter shall be deemed to be in effect, and the 1

commissioner or his designee shall be deemed to be affirmed as receiver and

2 have all of the applicable powers provided by this Code, regardless of whether 3 an order has been entered. The receivership court shall, within ten days, enter an order of rehabilitation or liquidation that does both of the following: 4 5 (1) Becomes effective as of the date that it is deemed granted by operation of law. 6 7 (2) Conforms to provisions for rehabilitation or liquidation contained 8 in this Chapter, as applicable. 9 E. The court may hold a hearing within ten days after granting of such 10 an order of liquidation or rehabilitation pursuant to this Section at which hearing the court may sustain or revoke the order of rehabilitation or 11 liquidation or grant such other relief as the nature of the case and the interest 12 13 of the insurer's policyholders, creditors, or the public may require. F. Any order of rehabilitation or liquidation granted pursuant to this 14 Section or any part thereof shall not be subject to any stay or injunction 15 pending appeal. 16 17 G. Nothing in this Section shall be construed to supersede or impair any other power or authority of the commissioner or the court under this Code. 18 19 H. There shall be no liability on the part of, and no cause of action of 20 any nature shall arise against, the department or its employees, or the 21 commissioner or his designee in his capacity as receiver, rehabilitator, 22 liquidator, or conservator, or otherwise, or a special deputy, or the receiver's assistants or the receiver's contractors for any action taken by them in the 23 24 performance of their powers and duties pursuant to this Section or their duties under this Chapter. 25 26 27 §2008. Order of rehabilitation or liquidation 28 29 B. Notwithstanding any law to the contrary, the filing of a suit by the

1 commissioner of insurance seeking an order of conservation or rehabilitation shall 2 suspend the running of prescription and peremption as to all claims in favor of the 3 subject insurer during the pendency of such proceeding. The filing of a suit by the commissioner of insurance seeking an order of liquidation shall interrupt the running 4 5 of prescription and peremption as to such claims from the date of the filing of such proceeding for a period of two years, if an order of liquidation is granted. 6 7 8 §2009. Duties of commissioner of insurance as rehabilitator; termination 9 10 E. The rehabilitator, in addition to other powers, shall have the following 11 powers: 12 13 (3) To use assets of the estate of an insurer under a liquidation or <u>rehabilitation</u> order to transfer policy obligations to a solvent assuming insurer. 14 15 §2028. Proof and allowance of claims 16 17 D.(1)18 19 (3) When the receiver allows or disallows a claim in a lesser amount than claimed, he shall notify the person making the claim by petition in the receivership 20 21 proceedings letter addressed to the last known address of the claimant, allowing 22 ten days after receipt of said notice in which to file objections to the action of the receiver. The objections shall be filed with the receiver and in the receivership 23 24 **court and** shall be heard in the receivership proceedings in a summary manner. 25 §2036. Provisions for conservation of assets of domestic company 26 27 A. Upon the filing by the commissioner of insurance of a verified petition 28 alleging that with respect to a domestic company, a condition exists that would 29 justify a court order for proceedings under R.S. 22:2006 this Chapter, and that the interests of creditors, policyholders, or the public will probably be endangered by delay, then the court of Nineteenth Judicial District Court for the parish Parish of East Baton Rouge or the court of the parish in which such company has or last had its principal office, shall issue forthwith without a hearing its order directing the commissioner of insurance to take possession and control of the property, business, books, records, and accounts of the company and of the premises occupied by it for the transaction of its business, or such part of each as the petition shall specify, and enjoining the company and its officers, directors, agents, servants, and employees from disposition of its property and from transaction of its business except with the concurrence of the commissioner of insurance until the further order of the court.

* * *

§2043.1. Actions by and against the receiver

A. No prior wrongful or negligent actions of any present or former officer, manager, director, trustee, owner, employee, or agent of the insurer may be asserted as a defense to a claim by the receiver under a theory of estoppel, comparative fault, intervening cause, proximate cause, reliance, mitigation of damages, or otherwise; provided however that the affirmative defense of fraud in the inducement may be asserted against the receiver in a claim based on a contract, and a principal under a surety bond or a surety undertaking shall be entitled to credit against any reimbursement obligation to the receiver for the value of any property pledged to secure the reimbursement obligation to the extent that the receiver has possession or control of the property or the insurer or its agents misappropriated or commingled such property. Evidence of fraud in the inducement shall be admissible only if it is contained in the records of the insurer.

B. No action or inaction by the insurance regulatory authorities may be asserted as a defense to a claim by the receiver.

C. There shall be no liability on the part of, and no cause of action of any nature shall arise against, the department or its employees, or the commissioner

or his designee in his capacity as receiver, liquidator, rehabilitator or conservator, or otherwise, or any special deputy, the receiver's assistants or contractors, or the attorney general's office for any action taken by them in performance of their powers and duties under this Code.

The original instrument was prepared by Laura Gail Sullivan. The following digest, which does not constitute a part of the legislative instrument, was prepared by Sherri H. Breaux.

DIGEST

Gary Smith (SB 394)

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<u>Proposed law</u> provides for compliance with <u>present federal law</u>. Provides that the commissioner of insurance may place in rehabilitation or liquidation an insurance company pursuant to the Dodd-Frank Wall Street Reform and Consumer Protection Act.

Effective August 1, 2012.

(Amends R.S. 22:2005(heading), 2008(B), 2009(E)(3), 2028(D)(3), and 2036(A); adds R.S. 22:2005.1 and 2043.1)

Summary of Amendments Adopted by Senate

Senate Floor Amendments to engrossed bill.

1. Makes technical corrections.