- 1 AN ACT concerning insurance.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Illinois Insurance Code is amended by
- 5 changing Sections 107.06a, 107.07, 107.15, 179A-5, 179A-10,
- 6 179A-15, 179A-20, 179A-25, 179A-30, and 179A-35 as follows:
- 7 (215 ILCS 5/107.06a) (from Ch. 73, par. 719.06a)
- 8 Sec. 107.06a. Organization under Illinois Insurance
- 9 Code.
- 10 (a) After December 31, 1997, a syndicate or limited
- 11 syndicate, except for a limited syndicate formed as a
- 12 partnership or a special purpose limited syndicate, may only
- 13 be organized pursuant to Sections 7, 8, 10, 11, 12, 14, 14.1
- 14 (other than subsection (d) thereof), 15 (other than
- 15 subsection (d) thereof), 18, 19, 20, 21, 22, 23, 25, 27.1,
- 16 28, 28.1, 28.2, 29, 30, 31, 32, 32.1, 33, and 35.1 and
- 17 Article X of this Code, to carry on the business of a
- 18 syndicate, or limited syndicate under Article V-1/2 of this
- 19 Code; provided that such syndicate or limited syndicate is
- admitted to the Exchange.
- 21 (b) After December 31, 1997, syndicates and limited
- 22 syndicates are subject to the following:
- 23 (1) Articles I, IIA, VIII, VIII 1/2, X, XI, XI 1/2,
- XII, XII 1/2, XIII, XIII 1/2, XXIV, XXV (Sections 408 and
- 25 412 only), and XXVIII (except for Sections 445, 445.1,
- 26 445.2, 445.3, 445.4, and 445.5) of this Code;
- 27 (2) Subsections (2) and (3) of Section 155.04 and
- 28 Sections 13, 132.1 through 140, 141a, 144, 155.01,
- 29 155.03, 378, 379.1, 393.1, 395, and 396 of this Code;
- 30 (3) the Reinsurance Intermediary Act; and
- 31 (4) the Producer Controlled Insurer Act.

- 1 (c) No other provision of this Insurance Code shall be
- 2 applicable to any such syndicate or limited syndicate except
- 3 as provided in this Article V-1/2.
- 4 (Source: P.A. 90-499, eff. 8-19-97; 90-794, eff. 8-14-98;
- 5 91-278, eff. 7-23-99.)
- 6 (215 ILCS 5/107.07) (from Ch. 73, par. 719.07)
- 7 Sec. 107.07. Admission. Capitalization:
- 8 Syndicate at least \$2,000,000.
- 9 Subscriber at least \$30,000.
- 10 <u>Special Purpose Limited Syndicate at least \$5,000.</u>
- 11 Fees: (a) Exchange brokers. An annual fee shall be paid
- 12 to the Exchange by any person who presents risks to the
- 13 Exchange. The annual fee established by the Exchange shall
- 14 not exceed \$5,000.
- 15 (b) The Exchange may establish annual fees for the
- 16 admission of syndicates, limited syndicates, and subscribers.
- 17 Standards: The Exchange may establish additional
- 18 standards for the admission of subscribers and Exchange
- 19 brokers.
- 20 Assessments: The Exchange may make assessments of
- 21 subscribers or syndicates for the expenses of operating the
- 22 Exchange.
- 23 (Source: P.A. 90-499, eff. 1-1-98.)
- 24 (215 ILCS 5/107.15) (from Ch. 73, par. 719.15)
- 25 Sec. 107.15. Definitions. Persons: A person is an
- 26 individual, partnership, association, corporation or limited
- 27 partnership.
- 28 Syndicate: A syndicate is a subscriber, group of
- 29 subscribers, limited syndicate or group of limited syndicates
- 30 which meets the minimum capital requirement of Section
- 31 107.07.
- 32 Limited Syndicate: A limited syndicate is a corporation

- 1 or partnership formed by subscribers for the purpose of
- 2 joining with syndicates, other subscribers, or limited
- 3 syndicates to form syndicates or to participate with
- 4 syndicates in the insurance or reinsurance of risks.
- 5 Subscriber: A subscriber is a person who has made a
- 6 deposit of money pursuant to Section 107.07 permitting that
- 7 person to participate as a subscriber in a syndicate or
- 8 limited syndicate.
- 9 <u>Special Purpose Limited Syndicate: A special purpose</u>
- 10 <u>limited syndicate is any entity formed for the purposes of</u>
- 11 participation in the securitization of reinsurance risks in
- 12 <u>accordance with rules adopted pursuant to Section 107.15b.</u>
- Exchange Broker: A person licensed as an insurance broker
- in the State of Illinois or as a reinsurance intermediary who
- is admitted to the Exchange to present applications for
- 16 insurance.
- 17 Present Applications for Insurance: Means to make an
- 18 application to a syndicate for an insurance policy.
- 19 Reinsurance: Means reinsuring insurance.
- 20 Minimum Subscription: The subscription capital required
- 21 for admission as a subscriber to the Exchange. Subscribers
- 22 shall at all times maintain the minimum capitalization
- 23 required by this Article.
- 24 (Source: P.A. 89-206, eff. 7-21-95.)
- 25 (215 ILCS 5/179A-5)
- Sec. 179A-5. Purpose. This Article is adopted to
- 27 provide a basis for the creation of protected cells by a
- 28 <u>domestic insurer as one means of accessing alternative</u>
- 29 <u>sources of capital and achieving the benefits of insurance</u>
- 30 <u>securitization</u>. <u>Investors in fully funded insurance</u>
- 31 <u>securitization transactions provide funds that are available</u>
- 32 to pay the insurer's insurance obligations or to repay the
- 33 <u>investors or both. The creation of protected cells is</u>

- 1 <u>intended to be a means to achieve more efficiencies in</u>
- 2 <u>conducting</u> <u>insurance</u> <u>securitizations</u>. <u>Insurance</u>
- 3 securitization-has-been-developed-as-a-means-of-accessing
- 4 alternative-sources-of-capital-and-diversifying--credit--risk
- 5 in--order--to--enhance-an-insurance-company's-ability-to-both
- 6 assume-risk-and-stabilize-underwriting-results.
- 7 Under the terms of the typical debt instrument underlying
- 8 an insurance securitization transaction, prepaid principal is
- 9 repaid to the investor on a specified maturity date with
- 10 interest, unless a trigger event occurs. The <u>insurance</u>
- 11 <u>securitization proceeds secure both the protected cell</u>
- 12 <u>company's insurance obligations</u> preceds--ef--the--debt
- instrument--both--collateralize---the---insurance---company's
- 14 obligations--under--specified--contracts--of--insurance if a
- trigger event occurs, as well as the protected cell insurance
- 16 company's obligation to repay the <u>insurance securitization</u>
- 17 <u>investors</u> debt-instrument if a trigger event does not occur.
- 18 Traditionally, Insurance securitization transactions have
- 19 been performed through alien companies in order to utilize
- 20 efficiencies available to alien companies that are not
- 21 currently available to domestic companies. This Article is
- 22 adopted in order to create more efficiency in conducting
- 23 insurance securitization, to allow domestic companies easier
- 24 access to alternative sources of capital, and to promote
- 25 the benefits of insurance securitization generally.
- 26 (Source: P.A. 91-278, eff. 7-23-99.)
- 27 (215 ILCS 5/179A-10)
- Sec. 179A-10. Definitions.
- "Domestic company" means an insurance company domiciled
- 30 in the State of Illinois.
- 31 <u>"Fully funded" means that, with respect to any exposure</u>
- 32 <u>attributed to a protected cell, the market value of the</u>
- 33 protected cell assets, on the date on which the insurance

- 1 <u>securitization</u> is <u>effected</u>, <u>equals</u> or <u>exceeds</u> the <u>maximum</u>
- 2 possible exposure attributable to the protected cell with
- 3 <u>respect to those exposures.</u>
- 4 "General account" means the assets and liabilities of a
- 5 protected cell company other than protected cell assets and
- 6 protected cell liabilities.
- 7 "Indemnity trigger" means a transaction term by in which
- 8 relief of the issuer's obligation to repay investors is
- 9 triggered by its <u>incurring</u> suffering a specified level of
- 10 losses under its policies--of insurance or reinsurance
- 11 <u>contracts</u>.
- 12 "Insurance--securitization"--means--the--entering-into-of
- debt--instruments--supported--in--full--by--eash--or--readily
- 14 marketable-securities-with-investors-by--a--domestie--company
- where-repayment-of-principal-or-interest,--or-both,--to
- investors--pursuant--to--the--transaction-terms-is-contingent
- 17 upon-the-occurrence-or-nonoccurrence-of-an-event-with-respect
- 18 to-which-the--domestic--company--is--exposed--to--loss--under
- 19 policies--or--contracts--of--insurance--or-reinsurance-it-has
- 20 issued.
- 21 "Market value" has the meaning given that term in Article
- VIII of this Code (Investments of Domestic Companies).
- 23 "Non-indemnity trigger" means a transaction term by which
- 24 <u>relief of the issuer's obligation to repay investors is</u>
- 25 <u>triggered solely by some event or condition other than the</u>
- 26 <u>individual protected cell company incurring a specified level</u>
- 27 <u>of losses under its insurance or reinsurance contracts.</u>
- 28 "Protected cell" means an identified pool of assets and
- 29 liabilities of a domestic company segregated and insulated by
- 30 means of this Article from the remainder of the company's
- 31 assets and liabilities.
- 32 "Protected cell account" means a specifically identified
- 33 bank or custodial account established by a protected cell
- 34 company for the purpose of legally segregating the protected

- 1 cell assets of one protected cell from the protected cell
- 2 assets of other protected cells and from the assets of the
- 3 protected cell company's general account.
- 4 "Protected cell assets" means all assets, contract
- 5 <u>rights, and general intangibles</u> identified with and
- 6 attributable to a specific protected cell of a protected cell
- 7 company,---ineluding---assets---physically--segregated--in--a
- 8 protected-cell-account.
- 9 <u>"Protected cell company" means a domestic company that</u>
- 10 <u>has one or more protected cells.</u>
- 11 <u>"Protected cell company insurance securitization" means</u>
- 12 the issuance of debt instruments, the proceeds from which
- 13 support the exposures attributed to the protected cell, by a
- 14 protected cell company where repayment of principal or
- interest, or both, to investors pursuant to the transaction
- 16 terms is contingent upon the occurrence or nonoccurrence of
- 17 an event with respect to which the protected cell company is
- 18 <u>exposed to loss under insurance or reinsurance contracts it</u>
- 19 <u>has issued.</u>
- 20 "Protected cell liabilities" means all liabilities <u>and</u>
- 21 <u>other obligations</u> identified with and attributable to a
- 22 specific protected cell of a protected cell company.
- 23 Protected--cell--liabilities-include-liabilities-representing
- the-insurance-obligations-of-the-protected-cell--as-well--as
- obligations---of--the--protected--cell--arising--out--of--any
- insurance-securitization-transactions-of-the-protected-cell.
- 27 "Protected-cell-company"-means-a-domestic--company--which
- 28 has-one-or-more-protected-cells.
- 29 (Source: P.A. 91-278, eff. 7-23-99.)
- 30 (215 ILCS 5/179A-15)
- 31 Sec. 179A-15. Establishment of protected cells.
- 32 (a) A domestic company may, with the prior written
- 33 approval by the Director of a plan of operation submitted by

1 the domestic company with respect to each protected cell, 2 establish one or more protected cells in connection with an insurance securitization. Upon the written approval by the 3 4 Director of the plan of operation, which shall include, but not be limited to, the specific business and investment 5 quidelines objectives of the protected cell, the protected 6 7 cell company may, in accordance with the approved plan of 8 operation, attribute to the protected cell amounts -- both 9 reflective--of insurance obligations with respect to its insurance business and obligations relating to the insurance 10 11 securitization and assets to fund those obligations. A protected cell shall have its own distinct name or 12 designation, which shall include the words "protected cell". 13 protected cell company shall transfer all 14 15 attributable to a protected cell to one or more separately 16 established and identified protected cell accounts bearing the name or designation of that protected cell. 17 Protected cell assets shall be held in the protected cell accounts for 18 the purpose of satisfying the obligations of that protected 19 cell. 20 2.1

attributions of assets and liabilities between a protected cell and the general account shall be in accordance with the plan of operation approved by the Director. er-shall-be etherwise--approved--by-the-Director.-Unless-etherwise approved-by-the-Director,-ne-sale,-exchange,-transfer,-er No other attribution of assets or liabilities may be made by a protected cell company between the protected cell company's general account and ene--er--mere--ef its protected cells. unless,-in-the-case-ef-an-attribution-to--a--protected-cell, the--attribution-is--made--selely-te-establish-the-protected cell-or,-in-the-case-ef-an-attribution-from-a-protected-cell te--the--company's--general--account,-the-attribution-is-made selely-te-support-the-company's--insurance--ebligations--that

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- 1 are--the--subject-of-the-business-of-the-protected-cell---Any 2 sale,-exchange,-transfer,-or-other Any attribution of assets and liabilities between the general account and a protected 3 4 cell or from investors in the form of principal on a debt instrument issued by a protected cell company shall be in 5 6 cash or in readily marketable securities with established 7 market values unless--otherwise---approved--in--advance--in 8 writing-by-the-Director.
- 9 The creation of a protected cell does not create, in 10 respect of that protected cell, a legal person separate from 11 the protected cell company. Amounts attributed to a protected cell under this Article, including assets transferred to a 12 13 protected cell account, are owned by the protected cell company and the protected cell company may not be, nor hold 14 15 itself out to be, a trustee with respect to those protected 16 cell assets of that protected cell account. Notwithstanding the foregoing, the company may allow for a security interest 17 to attach to protected cell assets or a protected cell 18 19 account when in favor of a creditor of the protected cell and otherwise allowed under applicable law. 20

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- (d) This Article shall not be construed to prohibit the protected cell company from contracting with or arranging for an investment advisor, commodity trading advisor, or other third party to manage the protected cell assets of a protected cell, provided that all remuneration, expenses, and other compensation of the third party advisor or manager are payable from the protected cell assets of that protected cell and not from the protected cell assets of other protected cells or the assets of the protected cell company's general account.
- 31 (e) A domestic-company-that-is-a protected cell company
  32 shall establish such administrative and accounting procedures
  33 as--are necessary to properly identify the one or more
  34 protected cells of the protected cell company and the

- 1 protected cell assets and protected cell liabilities
- 2 attributable to the protected cells thereto. It shall be the
- 3 duty of the directors of a protected cell company to:
- 4 (1)(i) keep protected cell assets and protected
- 5 cell liabilities separate and separately identifiable
- from the assets and liabilities of the protected cell
- 7 company's general account; and
- 8 (2)(ii) keep protected cell assets and protected
- 9 cell liabilities attributable to one protected cell
- 10 separate and separately identifiable from protected cell
- 11 assets and protected cell liabilities attributable to
- other protected cells.
- 13 <u>If this Section is violated</u> Netwithstanding--the
- 14 foregoing, the remedy of tracing shall be applicable to
- 15 protected cell assets when commingled with protected cell
- 16 assets of other protected cells or the assets of the
- 17 <u>protected cell</u> company's general account. <u>The remedy of</u>
- 18 <u>tracing shall not be construed as an exclusive remedy.</u>
- 19 (f) The protected cell Unless-otherwise-approved-by-the
- 20 Director,-the company shall, when establishing a protected
- 21 cell, attribute to the protected cell assets with a value at
- least equal to the reserves and other insurance liabilities
- 23 attributed to that protected cell.
- 24 (Source: P.A. 91-278, eff. 7-23-99.)
- 25 (215 ILCS 5/179A-20)
- Sec. 179A-20. Use and operation of protected cells.
- 27 (a) The protected cell assets of any protected cell may
- 28 not be charged with liabilities arising out of any other
- 29 business the <u>protected cell</u> company may conduct. All
- 30 contracts or other documentation reflecting protected cell
- 31 <u>liabilities</u> the--obligations---of--a--protected--cell-to-the
- 32 general-account shall clearly indicate that only the--assets
- 33 of the protected cell <u>assets</u> are available for the

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- 1 satisfaction of those obligations--of--the protected cell
  2 liabilities.
- gains, and losses, realized or 3 (b) The income, 4 unrealized, from protected cell assets and protected cell liabilities must be credited to or charged against the 5 protected cell without regard to other income, gains, or 6 losses of the protected cell company, including income, 7 8 gains, or losses of other protected cells. 9 attributed to a protected cell and accumulations thereon may be invested and reinvested without regard to any requirements 10 11 or limitations of Article VIII of this Code (Investments of 12 Domestic Companies), and the investments in a protected cell

or cells may not be taken into account in applying

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investments of the protected cell company.

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- 16 (c) Unless-otherwise-approved-by--the--Director, Assets
  17 attributed to a protected cell must be valued at their
  18 market value on the date of valuation, or if there is no
  19 readily available market, then as provided in the contract or
  20 the rules or other written documentation applicable to the
  21 protected cell.
- 22 (d) A protected cell company shall, in respect of any of 23 protected cells, engage in fully indemnity-triggered insurance securitization to support in 24 25 full the protected cell exposures liabilities attributable to 26 that protected cell. A protected cell company An insurance securitization that is not indemnity-triggered <u>may qualify as</u> 27 an insurance securitization under the terms of this Article 28 29 only after the Director, adopts rules addressing the methods 30 of:(i) funding of the portion of the risk that is not 31 indemnity based, (ii) accounting, and disclosure, (iii) risk-based capital treatment, and (iv) assessing risk 32 33 associated with such securitizations and-does-not-support--in 34 full-the-protected-cell-obligations-of-a-protected-cell-shall

1 be--prohibited--absent-specific-permission-by-the-Director-in 2 accordance-with-the-authority-granted-under--Section--179A-40 and--the--guidance--of--the-National-Association-of-Insurance 3 4 Commissioners, -as-such-guidance-is--developed. A protected 5 cell company An insurance securitization transaction that is fully funded, whether indemnity triggered or 6 7 indemnity-triggered----or---not non-indemnity triggered 8 indemnity-triggered, is prohibited. Protected cell assets 9 may be used to A-protected-cell-may pay interest or other consideration on any outstanding debt or other obligation 10 11 attributable to that protected cell, and nothing in this subsection shall be construed or interpreted to prevent a 12 protected cell company from entering into a swap agreement or 13 other transaction for the account of the protected cell that 14 15 has the effect of guaranteeing such interest or other 16 consideration. (e) In all eases--in--which--a protected cell company 17

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engages -- in -- an insurance securitizations securitization, the contracts or other documentation financial --- instrument effecting such transaction shall contain provisions identifying the protected cell to which the transaction will be attributed. In addition, the <u>contracts</u> or <u>other</u> documentation financial -- instrument shall clearly disclose that the assets of that protected cell, and only those assets, are available to pay the obligations of that protected cell. Notwithstanding the foregoing, and subject to the provisions of this Article and any other applicable or rule, the failure to include such language in the contracts or other documentation financial-instrument shall not be used as the sole basis by creditors, reinsurers, or other claimants to circumvent the provisions of this Article.

(f) A protected cell company may attribute to a protected cell account only the insurance obligations relating to the protected cell company's general account. A

- 1 protected cell may not issue insurance or reinsurance
- 2 contracts directly to policyholders or reinsureds or have any
- 3 <u>obligation</u> to the policyholders or reinsureds of the
- 4 protected cell company's general account.
- 5 (g)(f) At the cessation of business of a protected cell,
- the protected cell company shall voluntarily close out wind
- 7 up the protected cell account in accordance with a plan
- 8 approved by the Director.
- 9 (Source: P.A. 91-278, eff. 7-23-99.)
- 10 (215 ILCS 5/179A-25)
- 11 Sec. 179A-25. Reach of creditors and other claimants.
- 12 (a) Protected cell assets <u>are</u> shall--only--be available
- only to the creditors of the protected cell company who are
- 14 creditors in respect of that protected cell and shall-thereby
- 15 be entitled, in conformity with the provisions of this
- 16 Article, to have recourse to the protected cell assets
- 17 attributable to that protected cell. Protected cell assets
- 18 and shall be absolutely protected from the creditors of the
- 19 <u>protected cell</u> company who are not creditors in respect of
- 20 that protected cell and who, accordingly, are shall not be
- 21 entitled to have recourse to the protected cell assets
- 22 attributable to that protected cell. Creditors with respect
- 24 recourse against the protected cell assets of other protected

to of a protected cell shall not be entitled to have

- 25 cells or the assets of the <u>protected cell</u> company's general
- 26 account.

- 27 <u>Protected cell assets are available only to creditors of</u>
- 28 <u>a protected cell company after all protected cell liabilities</u>
- 29 <u>have been extinguished or otherwise provided for in</u>
- 30 <u>accordance with the plan of operation relating to that</u>
- 31 protected cell.
- 32 (b) When an obligation of a protected cell company to a
- 33 person arises from a transaction, or is otherwise imposed, in

1 respect of a protected cell:

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- (1) that obligation of the <u>protected cell</u> company shall extend only to the protected cell assets attributable to that protected cell, and the person shall, in respect of that obligation, be entitled to have recourse only to the protected cell assets attributable to that protected cell; and
  - (2) that obligation of the <u>protected cell</u> company shall not extend to the protected cell assets of any other protected cell or the assets of the company's general account, and that person shall not, in respect of that obligation, be entitled to have recourse to the protected cell assets of any other protected cell or the assets of the company's general account.
- (c) When an obligation of a protected cell company relates solely to the general account, the obligation of the protected cell company shall extend only to, and that creditor shall, in respect of that obligation, be entitled to have recourse only to, the <u>assets of the protected cell</u> company's general account.
- (d) A--protected-cell-shall-only-be-authorized-to-assume an-insurance-obligation-directly-from-the--company's--general account,-and-under-no-circumstances-shall-a-protected-cell-be authorized--to--issue--insurance--or--reinsurance-policies-or contracts-directly-to-policyholders-or-reinsureds-or-have-any obligation-to-the--policyholders--of--the--company's--general account. The activities, assets, and obligations relating to of a protected cell are not subject to the provisions of Article XXXIII1/2 (Illinois Life and Health Guaranty Association Law) or Article XXXIV (Illinois Guaranty Fund), and neither a protected cell nor a protected cell company protected-cells shall not be assessed by or otherwise be required to contribute to any guaranty fund or guaranty association in this State with respect to the

- 1 <u>activities</u>, <u>assets</u>, <u>or obligations of a protected cell</u>.
- 2 Nothing in this subsection shall affect the activities or
- 3 obligations of a company's general account.
- 4 (e) In no event shall the establishment of one or more
- 5 protected cells alone constitute or be deemed to be a
- 6 fraudulent conveyance, an intent by the protected cell
- 7 company to defraud creditors, or the carrying out of business
- 8 by the <u>protected cell</u> company for any other fraudulent
- 9 purpose.
- 10 (Source: P.A. 91-278, eff. 7-23-99.)
- 11 (215 ILCS 5/179A-30)
- 12 Sec. 179A-30. Rehabilitation and liquidation of
- 13 protected cell companies.
- 14 (a) Notwithstanding any contrary provision in this Code,
- 15 the rules promulgated under this Code, or any other
- 16 applicable law or rule, upon any order of rehabilitation,
- 17 conservation, or liquidation of a-domestic-company-that-is a
- 18 protected cell company, the receiver shall be bound to deal
- 19 with the <u>protected cell</u> company's assets and liabilities,
- 20 including protected cell assets and protected cell
- 21 liabilities, in accordance with the requirements set forth in
- this Article.
- 23 (b) With respect to amounts recoverable under  $\underline{a}$
- 24 protected cell company any insurance securitization entered
- 25 into-or-outstanding-in-any-protected-cell-of-a-protected-cell
- 26 company, the amount recoverable by the receiver shall not be
- 27 reduced or diminished as a result of the entry of an order of
- rehabilitation, conservation, or liquidation with respect to
- 29 the protected cell company notwithstanding any provisions to
- 30 the contrary in the <u>contracts or other documentation</u>
- 31 financial--instrument governing the protected cell company
- 32 such insurance securitization.
- 33 (Source: P.A. 91-278, eff. 7-23-99.)

- 1 (215 ILCS 5/179A-35)
- 2 Sec. 179A-35. No transaction of an insurance business.
- 3 A protected cell insurance securitization shall not No
- 4 insurance--securitization--effected--under--the-provisions-of
- 5 this--Article--shall be deemed to be an insurance or
- 6 <u>reinsurance contract.</u> An policy-or-contract-of-insurance-and
- 7 no investor in a <u>protected cell company insurance</u>
- 8 securitization transaction shall not, by sole means of such
- 9 investment, be <u>deemed to be transacting an insurance business</u>
- 10 <u>in this State. The underwriters or selling agents (and their</u>
- 11 partners, directors, officers, members, managers, employees,
- 12 <u>agents</u>, <u>representatives</u>, <u>and advisors</u>) <u>involved in a</u>
- 13 <u>protected cell company insurance securitization shall not be</u>
- 14 <u>deemed to be conducting an insurance or reinsurance agency,</u>
- brokerage, intermediary, advisory, or consulting business by
- 16 <u>virtue of their activities in connection therewith</u> required
- 17 to-be-licensed-as-an-insurance-company-in-the-State-of
- 18 Illinois.
- 19 (Source: P.A. 91-278, eff. 7-23-99.)
- 20 Section 99. Effective date. This Act takes effect upon
- 21 becoming law.