- 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 537.2, 537.6, 537.7, and 551 as follows:
- 6 (215 ILCS 5/537.2) (from Ch. 73, par. 1065.87-2)
- 537.2. Obligation of Fund. 7 The Fund shall be 8 obligated to the extent of the covered claims existing prior to the entry of an Order of Liquidation against an insolvent 9 company and arising within 30 days after the entry of such 10 Order, or before the policy expiration date if less than 30 11 days after the entry of such Order, or before the insured 12 13 replaces the policy or on request effects cancellation, if he does so within 30 days after the entry of such Order. If the 14 entry of an Order of Liquidation occurs on or after October 15 1, 1975 and before October 1, 1977, such obligations shall 16 not: (i) exceed \$100,000, or (ii) include any obligation to 17 refund the first \$100 of any unearned premium claim; and if 18 the entry of an Order of Liquidation occurs on or after 19 20 October 1, 1977 and before January 1, 1988, such obligations shall not: (i) exceed \$150,000, except that this limitation 21 22 shall not apply to any workers compensation claims, or (ii) include any obligation to refund the first \$100 of any 23 unearned premium claim; and if the entry of an Order of 24 Liquidation occurs on or after January 1, 1988, 25 26 obligations shall not: (i) exceed \$300,000, except that this 27 limitation shall not apply to any workers compensation claims, or (ii) include any obligation to refund the first 28 \$100 of any unearned premium claim or to refund any unearned 29 premium over \$10,000 under any one policy. In no event shall 30

the Fund be obligated to a policyholder or claimant in an

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Order

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- 1 amount in excess of the face amount of the policy from which
- 2 the claim arises.
- In no event shall the Fund be liable for any interest on 3
- 4 any judgment entered against the insured or the insolvent
- company, or for any other interest claim against the insured 5
- or the insolvent company, regardless of whether the insolvent 6
- 7 company would have been obligated to pay such interest under
- the terms of its policy. The Fund shall be liable for 8
- 9 interest at the statutory rate on money judgments entered
- against the Fund until the judgment is satisfied. 10
- 11 Any obligation of the Fund to defend an insured shall
- cease upon the Fund's payment or tender of an amount equal to 12
- the lesser of the Fund's covered claim obligation limit or 13
- the applicable policy limit. 14
- (Source: P.A. 85-576; 86-1155; 86-1156; 86-1475.) 15
- (215 ILCS 5/537.6) (from Ch. 73, par. 1065.87-6) 16
- 17 Sec. 537.6. Allocation of claims; assessments. The Fund
- shall allocate covered claims paid and expenses incurred 18
- 19 between the accounts established by Section 535 separately,
- 20 and assess member companies separately for each account
- 21 amounts necessary to pay the obligations of the Fund under
- Liquidation against an insolvent company, the expenses of

Section 537.2 subsequent to the entry of an Order of

handling covered claims subsequent to such

- Liquidation and other expenses authorized by this Article. 25
- The assessments of each member company shall be 26
- proportion that the net direct written premiums of the member 27
- 28 company for the calendar year immediately preceding the year
- in which the assessment is levied on the kinds of insurance 29
- in the account bears to the net direct written premiums of 30
- all member companies for such preceding calendar year on the 31
- kinds of insurance in the account. Each member company shall 32
- 33 be notified of the assessment not later than 30 days before

1 it is due. Before January 1, 2002, no member company may be 2 assessed in any year on any account an amount greater than 1% of that member company's net direct written premiums on the 3 4 kinds of insurance in the account for the calendar year preceding the assessment. 5 Beginning January 1, 2002, the 6 amount a member company may be assessed in any year on any 7 account shall be a maximum of 2% of that member company's net 8 direct written premium on the kinds of insurance in the 9 account for the calendar year preceding the assessment. This 2% maximum shall apply regardless of the date of any 10 11 insolvency that gives rise to the need for the assessment. If the maximum assessment, together with the other assets of 12 13 the Fund in any account, does not provide, in any one year, in any account, an amount sufficient to make all necessary 14 payments from that account, the funds available shall be paid 15 16 in the manner determined by the Fund and approved by the Director and the unpaid portion shall be paid as soon 17 thereafter as funds become available. If requested by a 18 19 member company, the Director may exempt or defer the assessment of any member company, if the assessment would 20 2.1 cause the member company's financial impairment.

- 22 (Source: P.A. 85-576.)
- 23 (215 ILCS 5/537.7) (from Ch. 73, par. 1065.87-7)
- Sec. 537.7. <u>Investigation of claims; disposition.</u>
- 25 (a) The Fund shall investigate claims brought against
 26 the Fund and adjust, compromise, settle, and pay covered
 27 claims to the extent of the Fund's obligation and deny all
 28 other claims and--may--review--settlements,--releases---and
 29 judgments-to-which-the-insolvent-company-or-its-insureds-were
 30 parties--to--determine--the-extent-to-which-such-settlements,
 31 releases-and-judgments-may-be-properly-contested.
- 32 <u>(b) The Fund shall not be bound by a settlement,</u>
 33 release, compromise, waiver, or final judgment executed or

- 1 <u>entered within 12 months prior to an order of liquidation and</u>
- 2 shall have the right to assert all defenses available to the
- 3 Fund including, but not limited to, defenses applicable to
- 4 <u>determining</u> and <u>enforcing</u> its <u>statutory</u> rights and
- 5 <u>obligations to any claim. The Fund shall be bound by a</u>
- 6 <u>settlement</u>, <u>release</u>, <u>compromise</u>, <u>waiver</u>, <u>or final judgment</u>
- 7 <u>executed or entered more than 12 months prior to an order of</u>
- 8 liquidation, however, if the claim is a covered claim and the
- 9 <u>settlement or judgment was not a result of fraud, collusion,</u>
- 10 <u>default</u>, or failure to defend. In addition, with respect to
- 11 <u>covered claims arising from a judgment under a decision,</u>
- 12 <u>verdict</u>, or finding based on the default of the insolvent
- 13 <u>insurer or its failure to defend, upon application by the</u>
- 14 Fund, either on its own behalf or on behalf of an insured,
- 15 the court shall set aside the judgment, order, decision,
- 16 verdict, or finding, and the Fund shall be permitted to
- defend against the claim on the merits.
- 18 (c)(b) The Fund shall have the right to appoint or
- 19 approve and to direct legal counsel retained under liability
- insurance policies for the defense of covered claims.
- 21 (Source: P.A. 85-576.)
- 22 (215 ILCS 5/551) (from Ch. 73, par. 1065.101)
- Sec. 551. Stay of proceedings. All proceedings arising
- 24 out of a claim under a policy of insurance written by an
- 25 insolvent company shall be stayed for 120 days from the date
- of the entry of the Order of Liquidation to permit proper
- 27 defense by the Fund of all such pending causes of action. As
- 28 to--any--covered--claims--arising--from--a-judgment-under-any
- 29 decision,-verdict-or-finding-based--on--the--default--of--the
- insolvent--company--or-its-failure-to-defend-an-insured,-upon
- 31 application-of-the-Fund,-either--on--its--own--behalf--or--on
- 32 behalf--of-such-insured,-the-court-or-administrator-that-made
- 33 such-judgment,-order,-decision,-verdict-or-finding-shall--set

- 1 aside--such-judgment,-order,-decision,-verdict-or-finding-and
- 2 the-Fund-shall-be-permitted-to-defend-against-such--claim--on
- 3 the-merits.
- 4 (Source: P.A. 85-576.)
- 5 Section 99. Effective date. This Act takes effect upon
- 6 becoming law.