State of South Dakota

EIGHTY-FIFTH SESSION LEGISLATIVE ASSEMBLY, 2010

913R0632

SENATE BILL NO. 168

Introduced by: Senators Turbak Berry and Knudson and Representative Deadrick

1	FOR AN ACT ENTITLED, An Act to increase the amount of coverage provided by the South			
2	Dakota Life and Health Insurance Guaranty Association for long-term care insurance.			
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:			
4	Section 1. That § 58-29C-46 be amended to read as follows:			
5	58-29C-46. A. This chapter shall provide coverage for the policies and contracts specified			
6	in subpart B:			
7	(1)	To persons who, regardless of where they reside (except for nonresident certificate		
8		holders under group policies or contracts), are the beneficiaries, assignees, or payees		
9		of the persons covered under subdivision (2);		
10	(2)	To persons who are owners of or certificate holders under the policies or contracts		
11		(other than structured settlement annuities) and in each case who:		
12		(a) Are residents; or		
13		(b) Are not residents, but only under all of the following conditions:		
14		(i) The insurer that issued the policies or contracts is domiciled in this		
15		state:		

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1		(ii) The states in which the persons reside have associations similar to the
2		association created by this chapter;
3		(iii) The persons are not eligible for coverage by an association in any other
4		state due to the fact that the insurer was not licensed in the state at the
5		time specified in the state's guaranty association law;
6	(3)	For structured settlement annuities specified in subpart B, subdivisions (1) and (2)
7		of this subpart do not apply, and this chapter shall (except as provided in subdivisions
8		(4) and (5) of this subpart) provide coverage to a person who is a payee under a
9		structured settlement annuity (or beneficiary of a payee if the payee is deceased), if
10		the payee:
11		(a) Is a resident, regardless of where the contract owner resides; or
12		(b) Is not a resident, but only under both of the following conditions:
13		(i)(I) The contract owner of the structure settlement annuity is a resident, or
14		(II) The contract owner of the structured settlement annuity is not a
15		resident, but the insurer that issued the structured settlement
16		annuity is domiciled in this state and the state in which the
17		contract owner resides has an association similar to the
18		association created by this chapter; and
19		(ii) Neither the payee (or beneficiary) nor the contract owner is eligible for
20		coverage by the association of the state in which the payee or contract
21		owner resides;
22	(4)	This chapter does not provide coverage to a person who is a payee (or beneficiary)
23		of a contract owner resident of this state, if the payee (or beneficiary) is afforded any
24		coverage by the association of another state;

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1	(5)	This chapter is intended to provide coverage to a person who is a resident of this state
2		and, in special circumstances, to a nonresident. In order to avoid duplicate coverage,
3		if a person who would otherwise receive coverage under this chapter is provided
4		coverage under the laws of any other state, the person may not be provided coverage
5		under this chapter. In determining the application of the provisions of this paragraph
6		in situations where a person could be covered by the association of more than one
7		state, whether as an owner, payee, beneficiary, or assignee, this chapter shall be
8		construed in conjunction with other state laws to result in coverage by only one
9		association.
10	B. (1)	This chapter shall provide coverage to the persons specified in subpart A for direct,
11	nongroup	life, health, or annuity policies or contracts and supplemental contracts to any of these

- nongroup life, health, or annuity policies or contracts and supplemental contracts to any of these and for certificates under direct group policies and contracts, except as limited by this chapter.

 Annuity contracts and certificates under group annuity contracts include allocated funding agreements, structured settlement annuities, and any immediate or deferred annuity contracts.
 - (2) This chapter may not provide coverage for:

- (a) A portion of a policy or contract not guaranteed by the insurer, or under which the risk is borne by the policy or contract owner;
- (b) A policy or contract of reinsurance, unless assumption certificates have been issued pursuant to the reinsurance policy or contract;
- (c) A portion of a policy or contract to the extent that the rate of interest on which it is based:
 - (i) Averaged over the period of four years prior to the date on which the association becomes obligated with respect to the policy or contract, exceeds a rate of interest determined by subtracting two percentage

1			points from Moody's Corporate Bond Yield Average averaged for that
2			same four-year period or for such lesser period if the policy or contract
3			was issued less than four years before the association became obligated;
4			and
5		(ii)	On and after the date on which the association becomes obligated with
6			respect to the policy or contract, exceeds the rate of interest determined
7			by subtracting three percentage points from Moody's Corporate Bond
8			Yield Average as most recently available;
9	(d)	A po	rtion of a policy or contract issued to a plan or program of an employer,
10		assoc	ciation, or other person to provide life, health, or annuity benefits to its
11		empl	oyees, members, or others, to the extent that the plan or program is
12		self-f	funded or uninsured, including benefits payable by an employer,
13		assoc	ciation, or other person under:
14		(i)	A multiple employer welfare arrangement as defined in 29 U.S.C.
15			§ 1144;
16		(ii)	A minimum premium group insurance plan;
17		(iii)	A stop-loss group insurance plan; or
18		(iv)	An administrative services only contract;
19	(e)	A po	rtion of a policy or contract to the extent that it provides for:
20		(i)	Dividends or experience rating credits;
21		(ii)	Voting rights; or
22		(iii)	Payment of any fees or allowances to any person, including the policy
23			or contract owner, in connection with the service to or administration
24			of the policy or contract;

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1	(f)	A policy or contract issued in this state by a member insurer at a time when it
2		was not licensed or did not have a certificate of authority to issue the policy
3		or contract in this state;
4	(g)	A portion of a policy or contract to the extent that the assessments required by
5		58-29C-52 with respect to the policy or contract are preempted by federal or
6		state law;
7	(h)	An obligation that does not arise under the express written terms of the policy
8		or contract issued by the insurer to the contract owner or policy owner,
9		including without limitation:
10		(i) Claims based on marketing materials;
11		(ii) Claims based on side letters, riders, or other documents that were issued
12		by the insurer without meeting applicable policy form filing or approval
13		requirements;
14		(iii) Misrepresentations of or regarding policy benefits;
15		(iv) Extra-contractual claims; or
16		(v) A claim for penalties or consequential or incidental damages;
17	(i)	A contractual agreement that establishes the member insurer's obligations to
18		provide a book value accounting guaranty for defined contribution benefit plan
19		participants by reference to a portfolio of assets that is owned by the benefit
20		plan or its trustee, which in each case is not an affiliate of the member insurer;
21	(j)	An unallocated annuity contract; and
22	(k)	A portion of a policy or contract to the extent it provides for interest or other
23		changes in value to be determined by the use of an index or other external
24		reference stated in the policy or contract, but which have not been credited to

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1		tne p	oncy or contract, or as to which the policy or contract owner's rights are
2		subje	ect to forfeiture, as of the date the member insurer becomes an impaired
3		or in	solvent insurer under this chapter, whichever is earlier. If a policy's or
4		contr	act's interest or changes in value are credited less frequently than
5		annu	ally, then for purposes of determining the values that have been credited
6		and a	are not subject to forfeiture under this subsection, the interest or change
7		in va	lue determined by using the procedures defined in the policy or contract
8		will	be credited as if the contractual date of crediting interest or changing
9		value	es was the date of impairment or insolvency, whichever is earlier, and will
10		not b	e subject to forfeiture.
11	C. Th	ne benefits tha	at the association may become obligated to cover may in no event exceed
12	the lesse	r of:	
13	(1)	The contrac	tual obligations for which the insurer is liable or would have been liable
14		if it were no	ot an impaired or insolvent insurer; or
15	(2)(a)) With respec	et to one life, regardless of the number of policies or contracts:
16		(i)	Three hundred thousand dollars in life insurance death benefits, but not
17			more than one hundred thousand dollars in net cash surrender and net
18			cash withdrawal values for life insurance;
19		(ii)	In health insurance benefits:
20			(I) One hundred thousand dollars for coverages not defined as
21			disability insurance or basic hospital, medical and surgical
22			insurance, or major medical insurance as defined in the National
23			Association of Insurance Commissioners Health Insurance
24			Shoppers' Guide, as of January 1, 2003 described in clauses (II)

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1		and (III) below, including any net cash surrender and net cash
2		withdrawal values;
3		(II) Three hundred thousand dollars for disability <u>income</u> insurance
4		as defined in the National Association of Insurance
5		Commissioners Health Insurance Shoppers' Guide, as of January
6		1, 2003 § 58-17-108, and three hundred thousand dollars for
7		long-term care insurance as defined in subdivision 58-17B-2(6)
8		(III) Five hundred thousand dollars for basic hospital, medical and
9		surgical insurance, or major medical insurance as defined in the
10		National Association of Insurance Commissioners Health
11		Insurance Shoppers' Guide, as of January 1, 2003; or
12		(iii) One hundred thousand dollars in the present value of annuity benefits
13		including net cash surrender and net cash withdrawal values;
14	(b)	With respect to each payee of a structured settlement annuity (or beneficiary
15		or beneficiaries of the payee if deceased), one hundred thousand dollars in
16		present value annuity benefits, in the aggregate, including net cash surrender
17		and net cash withdrawal values;
18	(c)	However, in no event may the association be obligated to cover more than (i)
19		an aggregate of three hundred thousand dollars in benefits with respect to any
20		one life under subsections 2(a), 2(b), and 2(c) of subpart C of this section
21		except with respect to benefits for basic hospital, medical and surgical
22		insurance, and major medical insurance under subsection 2(a)(ii) of this
23		section, in which case the aggregate liability of the association may not exceed
24		five hundred thousand dollars with respect to any one individual, or (ii) with

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1		respect to one owner of multiple nongroup policies of life insurance, whether
2		the policy owner is an individual, firm, corporation, or other person, and
3		whether the persons insured are officers, managers, employees, or other
4		persons, more than five million dollars in benefits, regardless of the number
5		of policies and contracts held by the owner;
6	(d)	The limitations set forth in this section are limitations on the benefits for
7		which the association is obligated before taking into account either its
8		subrogation and assignment rights or the extent to which those benefits could
9		be provided out of the assets of the impaired or insolvent insurer attributable
10		to covered policies. The costs of the association's obligations under this
11		chapter may be met by the use of assets attributable to covered policies or
12		reimbursed to the association pursuant to its subrogation and assignment
13		rights.
14	D. In perform	ming its obligations to provide coverage under § 58-29C-51, the association may
15	not be required	to guarantee, assume, reinsure, or perform, or cause to be guaranteed, assumed,
16	reinsured, or pe	rformed, the contractual obligations of the insolvent or impaired insurer under
17	a covered polic	y or contract that do not materially affect the economic values or economic
18	benefits of the o	covered policy or contract.
19	Section 2. 7	The provisions of section 1 of this Act apply with respect to any insurer that
20	becomes an in	npaired insurer after December 31, 2008, or an insolvent insurer after
21	December 31, 2	2009.