- 1 HB417
- 2 127776-1
- 3 By Representative Hill
- 4 RFD: Insurance
- 5 First Read: 31-MAR-11

1 127776-1:n:03/29/2011:LLR/tj LRS2011-1533 2 3 4 5 6 7 SYNOPSIS: Under existing law, a domestic insurer may 8 not be pecuniarily interested in certain investment 9 10 activities, and may maintain its principal place of 11 business outside of this state if it maintains a 12 complete duplicate set of records and keeps an 13 office in this state managed by one or more officers of the insurer in this state. 14 This bill would provide certain exemptions 15 from pecuniary interests to certain officers or 16 17 directors, or members of a committee or employees 18 of a domestic insurer who are charged with the duty 19 of investing or handling the funds of the insurer. 20 This bill would require a domestic insurer

to maintain its assets in a financial institution conducting business in this state.

This bill would allow domestic insurers to deposit assets of the insurer outside this state for purposes of safekeeping or for the convenient operation of the insurer.

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This bill would allow securities of an 1 2 insurer to be segregated or commingled with securities owned by other insurers if the 3 4 arrangement is approved by the Commissioner of the Department of Insurance. 5 This bill would allow a domestic insurer to 6 7 invest in securities or other investments located in countries other than the United States or 8 9 Canada. 10 This bill would limit investments or loans 11 relating to an insurer's admitted assets. 12 13 A BILL TO BE ENTITLED 14 15 AN ACT 16 17 To amend Sections 27-27-26, 27-27-29, as amended by Act 2010-685, 2010 Regular Session (Acts 2010, p. 1655), 18 27-41-5, and 27-41-27, Code of Alabama 1975, to provide 19 certain exemptions to certain officers or directors, members 20 21 of a committee, or employees of a domestic insurer who are 22 charged with the duty of handling the funds of the insurer; to 23 require domestic insurers to maintain its assets in financial 24 institutions conducting business in this state; to allow 25 domestic insurers to deposit assets outside this state for 26 purposes of safekeeping or for the convenient operation of the 27 insurer; to allow securities of an insurer to be segregated or

commingled with securities owned by other insurers if the arrangement is approved by the Commissioner of the Department of Insurance; to allow a domestic insurer to invest in securities or other investments located in countries other than the United States or Canada; and to limit investments or loans relating to an insurer's admitted assets.

7 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

8 Section 1. Sections 27-27-26, 27-27-29, as amended
9 by Act 2010-685, 2010 Regular Session (Acts 2010, p. 1655),
10 27-41-5, 27-41-27, and 27-41-35, Code of Alabama 1975, are
11 amended to read as follows:

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"\$27-27-26.

13 "(a) Any officer, or director, or any member of any 14 committee or any employee of a domestic insurer who is charged 15 with the duty of investing or handling the insurer's funds <u>of</u> 16 <u>an insurer</u> shall not <u>do any of the following:</u>

17 "<u>(1) Deposit</u> deposit or invest such the funds except 18 in the insurer's corporate name <u>of the insurer</u>; except, that 19 <u>such the</u> insurer may for its convenience hold any equity 20 investment in a street name or in the name of a nominee<del>;</del>.

21 "(2) Borrow shall not borrow the funds of such the 22 insurer;.

"(3) Be shall not be pecuniarily interested in any
loan, pledge or deposit, security, investment, sale, purchase,
exchange, reinsurance, or other similar transaction or
property of such the insurer except as follows:

1	"a. A holder or owner of common stock or equity-like
2	preferred stock in any corporation or business entity trading
3	on a national or international stock exchange.
4	"b. A holder or owner of shares of mutual funds,
5	bond funds, or private equity funds registered with the United
6	States Securities and Exchange Commission.
7	"c. A holder or owner of bonds and other evidences
8	of indebtedness of governmental units in the United States or
9	Canada or private business entities domiciled in the United
10	<u>States or Canada.</u>
11	"d. A holder or owner of bonds and other evidences
12	of indebtedness of international development organizations of
13	which the United States is a member.
14	" <u>e. A</u> <del>a</del> stockholder or member and shall not take or
15	receive to his own use any fee, brokerage, commission, gift,
16	or other consideration for, or on account of, any such
17	transaction made by, or on behalf of, such insurer.
18	"(b) <del>No</del> <u>An</u> insurer <del>shall</del> <u>may</u> guarantee any financial
19	obligation of any of its officers or directors.
20	"(c) This section <del>shall</del> <u>may</u> not prohibit <del>such</del> a
21	director, or officer, or member of a committee or employee
22	from becoming a policyholder of the insurer and enjoying the
23	usual rights so provided for its policyholders, nor shall it
24	prohibit any <del>such</del> officer, director, or member of a committee
25	or employee from participating as beneficiary in any pension
26	trust, deferred compensation plan, profit-sharing plan, or
27	stock option plan authorized by the insurer and to which he $\underline{\text{or}}$

<u>she</u> may be eligible, nor shall it prohibit any director or
 member of a committee from receiving a reasonable fee for
 legal services actually rendered to such insurer.

4 "(d) The commissioner may, by regulations from time to time, define and permit additional exceptions to the 5 prohibition contained in subsection (a) of this section solely 6 7 to enable payment of reasonable compensation to a director who is not otherwise an officer or employee of the insurer, or to 8 a corporation or firm in which a director is interested, for 9 necessary services performed or sales or purchases made to, or 10 for, the insurer in the ordinary course of the insurer's 11 12 business of the insurer and in the usual private professional 13 or business capacity of such the director or such the 14 corporation or firm.

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"§27-27-29.

16 "(a) Every domestic insurer shall have, and 17 maintain, its principal place of business and home office in 18 this state and shall keep therein <u>in this state</u> complete 19 records of its assets, transactions, and affairs in accordance 20 with such methods and systems as are customary or suitable as 21 to the kind, or kinds, of insurance transacted.

"(b) Every domestic insurer shall have, and maintain, its assets in this state, <u>or in a financial</u> institution conducting business in this state except as to: "(1) Real property and personal property appurtenant thereto to the real property lawfully owned by the insurer and located outside this state; and.

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1 "(2) Such The property of the insurer as may be 2 customary, necessary, and convenient to enable and facilitate the operation of its branch offices and regional home offices 3 4 located outside this state as referred to in subsection (d). 5 "(3) Having, depositing, or transmitting funds and assets of the insurer in, or to, a jurisdiction outside of 6 7 this state as required by the law of the jurisdiction or as reasonably required in the course of its business, including 8 the retention of funds, assets, personal property, or 9 securities in a depository outside the State of Alabama for 10 purposes of safekeeping or for the convenient operation of the 11 12 insurer.

"(c) Removal of all, or a material part of, the 13 14 records or assets of a domestic insurer from this state except 15 pursuant to a plan of merger or consolidation approved by the commissioner under this title, or for such reasonable purposes 16 17 and periods of time as may be approved by the commissioner in writing in advance of such the removal, or concealment of such 18 the records or assets, or material part thereof of the records 19 20 or assets, from the commissioner is prohibited. Any person who 21 removes, or attempts to remove, such records or assets, or 22 such material part thereof of the records or assets, from the 23 home office or other place of business or of safekeeping of 24 the insurer in this state with the intent to remove the same 25 records or assets from this state or who conceals or attempts 26 to conceal the same records or assets from the commissioner, 27 in violation of this section, shall, upon conviction thereof,

be quilty of a felony, punishable by a fine of not more than 1 ten thousand dollars (\$10,000), or by imprisonment in the 2 penitentiary for not more than five years, or by both such the 3 4 fine and imprisonment in the discretion of the court. Upon any removal or attempted removal of such the records or assets or 5 upon retention of such the records or assets, or material part 6 7 thereof, outside this state beyond the period therefor specified in the commissioner's consent of the commissioner 8 under which the records were so removed thereat or upon 9 10 concealment of, or attempt to conceal, records or assets in 11 violation of this section, the commissioner may institute 12 delinquency proceedings against the insurer pursuant to the 13 provisions of Chapter 32 of this title.

14 "(d) This section shall may not be deemed to 15 prohibit or prevent an insurer from:

"(1) Establishing and maintaining branch offices or 16 17 regional home offices in other states where necessary or convenient for the transaction of its business and keeping 18 therein the detailed records and assets customary and 19 necessary for the servicing of its insurance in force and 20 21 affairs in the territory served by such an office, as long as 22 such records and assets are made readily available at such the 23 office for examination by the commissioner or at the commissioner's <u>his or he</u>r request; or. 24

"(2) Having, depositing, or transmitting funds and
 assets of the insurer in, or to, jurisdictions outside of this
 state required by the law of such jurisdiction or as

reasonably and customarily required in the regular course of its business, including the retention of personal property or securities in a depository outside the State of Alabama for purposes of safekeeping or for the convenient operation of the insurer.

6 "(2) Using custodial arrangements for the holding of 7 securities owned by the insurer, either in or outside of this 8 state, and either segregated from or commingled with 9 securities owned by others, if the arrangements conform to 10 rules adopted by the commissioner for safeguarding the assets 11 and facilitating the examination by the commissioner of 12 insurers using the custodial arrangements.

13 "(e) With the written permission of the 14 commissioner, a domestic insurer may maintain its executive offices outside the State of Alabama and keep there complete 15 records of its assets, transactions, and affairs in accordance 16 17 with the methods and systems as are customary or suitable for the kind or kinds of insurance transacted. All records kept at 18 the executive offices outside Alabama shall be made available 19 20 to the commissioner of Alabama upon reasonable notice by the 21 commissioner.

"(f) This section shall not apply to those actions taken by insurance companies prior to January 1, 1972, but only applies to future actions of domestic insurance companies. 1 "(g) Notwithstanding any other provision of this
2 section, any company may evidence ownership of its assets by
3 use of a clearing corporation or book-entry deposit system.
4 "\$27-41-5.

"An insurer shall not make any investment or loan 5 exceeding 10 percent of the admitted assets of the insurer, 6 7 other than loans on policies or annuity contracts, unless the same be authorized, approved or ratified by the board of 8 9 directors of the insurer or by such the committee or person as the board of directors shall expressly authorize. The action 10 of the board of directors, the committee, or other persons so 11 12 authorized shall be recorded and regular reports thereof shall 13 be submitted to the board of directors. This requisite shall 14 not apply to funeral supplies authorized for mutual aid 15 associations under Section 27-41-38 which are purchased in the regular course of business under the general supervision of 16 17 the association's board of directors.

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"§27-41-27.

"An insurer authorized to transact insurance in a 19 20 foreign country may make investments, in an aggregate amount 21 not exceeding its obligations incurred in such country, in 22 securities of or in such country possessing characteristics 23 similar to like investments required pursuant to this chapter for investments in the United States of America. Canadian 24 25 securities eligible for investment under other provisions of 26 this chapter are not subject to this section.

1	" <u>(a) An insurer may invest in securities or other</u>
2	investments (1) issued in, (2) located in, (3) denominated in
3	the currency of, (4) whose ultimate payment amounts of
4	principal or interest are subject to fluctuations in the
5	currency of, or (5) whose obligors are domiciled in countries
6	other than the United States or Canada, which are
7	substantially of the same kinds and classes as those
8	authorized for investment under this chapter.
9	"(b) Subject to the limitations in subsection (c) of
10	this section.
11	"(1) An investment of an insurer authorized under
12	subsection (a) of this section in any one foreign jurisdiction
13	whose sovereign debt has a 1 designation from the Securities
14	Valuation Office shall not exceed 10 percent of the admitted
15	assets of the insurer.
16	"(2) An investment of an insurer authorized under
17	subsection (a) of this section in any one foreign jurisdiction
18	whose sovereign debt has a 2 or 3 designation from the
19	Securities Valuation Office may not exceed five percent of the
20	admitted assets of the insurer.
21	"(3) An investment of an insurer authorized under
22	subsection (a) of this section in any one foreign jurisdiction
23	whose sovereign debt has a 4, 5, or 6 designation from the
24	Securities Valuation Office may not exceed three percent of
25	the admitted assets of the insurer.
26	"(4) An investment of an insurer authorized under
27	subsection (a) of this section denominated in any one foreign

1 <u>currency may not exceed two percent of the admitted assets of</u> 2 the insurer.

3 "(5) An investment of an insurer authorized under
4 subsection (a) of this section denominated in foreign
5 currencies may not exceed, in the aggregate, five percent of
6 the admitted assets of the insurer.

7 "(6) An investment of an insurer authorized under subsection (a) of this section may not be considered 8 denominated in a foreign currency if the acquiring insurer 9 10 enters into one or more contracts in permitted transactions to exchange all payments made on the foreign currency denominated 11 12 investment for United States currency at a rate which effectively insulates the investment cash flow against future 13 14 changes in currency exchange rates during the period the 15 contract or contracts are in effect. "(c) An investment of an insurer authorized under 16 17 subsection (a) of this section may not exceed, in the aggregate, 20 percent of its admitted assets. 18 19 "(7) The Securities Valuation Office (SVO) or its

successor or interest means the National Association of 20 21 Insurance Commissioners office that is responsible for the 22 day-to-day credit quality assessment and valuation of 23 securities owned by state regulated insurance companies. 24 "(d) An insurer which is authorized to do business 25 in a foreign country or which has outstanding insurance, 26 annuity, or reinsurance contracts on lives or risks resident 27 in or located in a foreign country may, in addition to the

investments authorized by subsection (a) of this section, 1 2 invest securities and investments (1) issued in, (2) located in, (3) denominated in the currency of, (4) whose ultimate 3 4 payment amounts of principal and interest are subject to fluctuations in the currency of, or (5) whose obligors are 5 domiciled in the foreign countries which are substantially of 6 7 the same kinds and classes as those authorized for investment under this chapter. 8 "(e) An investment of an insurer authorized under 9 10 subsection (d) of this section and cash in the currency of the 11 country which is at any time held by the insurer, may not 12 exceed, in the aggregate, the greater of (1) one and one-half times the amount of its reserves and other obligations under 13

14 the contracts or (2) the amount which the insurer is required

15 by law to invest in the country."

16 Section 2. This act shall become effective 17 immediately following its passage and approval by the 18 Governor, or its otherwise becoming law.