

LAWS OF ALASKA

2004

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AN ACT

Relating to the Alaska Insurance Guaranty Association; relating to the powers of the Alaska Industrial Development and Export Authority concerning the association; and providing for an effective date.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

AN ACT

Relating to the Alaska Insurance Guaranty Association; relating to the powers of the Alaska 1 2 Industrial Development and Export Authority concerning the association; and providing for 3 an effective date. 4 5 * Section 1. AS 21.80.060(a) is amended to read: 6 (a) The association 7 (1) is obligated to pay covered claims existing before the order of 8 liquidation and arising within 30 days after the order of liquidation, or before the 9 policy expiration date if less than 30 days after the order of liquidation, or before the 10 insured replaces the policy or causes its cancellation if the insured does so within 30 11 days after the order of liquidation, but this obligation includes only that amount of 12 each covered claim that is less than \$500,000, except that a covered claim for return of 13 unearned premium may not exceed \$10,000 for each policy, and except that the 14 association shall pay the full amount of any covered claim arising out of a workers'

1	compensation policy; the association is not obligated
2	(A) to a policyholder or claimant in an amount in excess of the
3	obligation of the insolvent insurer under the policy from which the claim
4	arises; or
5	(B) to pay a claim filed with the association after the final date
6	set by the court for the filing of claims against the liquidator or receiver of an
7	insolvent insurer;
8	(2) is considered the insurer to the extent of its obligation on the
9	covered claims and to that extent has all rights, duties, and obligations of the insolvent
10	insurer as if the insurer had not become insolvent;
11	(3) shall allocate claims paid and expenses incurred among the three
12	accounts separately, and assess member insurers separately for each account amounts
13	necessary to pay the obligation of the association under (1) of this subsection
14	subsequent to an insolvency, the expenses of handling covered claims subsequent to
15	an insolvency, and other expenses authorized by this chapter; under this paragraph,
16	(A) the assessments of each member insurer must initially be
17	based on a uniform percentage, as determined by the association, of the net
18	direct written premiums of each member insurer for the last year for which
19	annual statements have been filed on the kinds of insurance in the account; this
20	initial assessment shall be adjusted by applying the same uniform percentage
21	as initially used to each member insurer's net direct written premiums for the
22	calendar year following the year in which the initial assessment was issued;
23	any difference between the initial assessment amount and the adjusted
24	assessment amount allocated to a member insurer shall be levied against or
25	credited back to the member insurer, as appropriate, by the association; the
26	association shall calculate and issue all appropriate levies and credits as soon
27	as practical after all member insurers have filed their annual statements for the
28	calendar year following the year in which the initial assessment was issued;
29	(B) on an annual basis, the association shall determine if
30	funding is required for any of the three accounts; based on this determination,
31	the association shall, during November of each year, issue initial assessments

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1 as may be necessary to cover the projected reasonable costs of claims and 2 expenses to administer the association for the following year; under this 3 subparagraph, 4 the association shall use the services of an (i) 5 independent actuary to assist the association to evaluate and make the 6 projection; 7 (ii) an initial assessment may be made at any other time 8 if the association determines funding is necessary, except that a 9 member insurer may not be assessed initial assessments on any account in an amount greater than four [TWO] percent of the member insurer's 10 11 net direct written premiums for the applicable calendar year; and 12 (iii) if an account has insufficient funds to pay 13 covered claims under this section, the association shall assess each 14 member insurer subject to assessment in the other two accounts an 15 additional amount not to exceed two percent of the member 16 insurer's net direct written premiums for the applicable calendar 17 year; 18 the association may pay claims in any order that it (C) 19 determines reasonable, including the payment of claims as they are received 20 from claimants or in groups or categories of claims; however, if the maximum 21 of all assessments made under this section [ASSESSMENT], together with 22 the other assets of the association in any account, does not provide, in any one 23 year, in any account, an amount sufficient to make all necessary payments 24 from that account, the funds available shall be prorated, and the unpaid portion 25 shall be paid as soon thereafter as funds become available; 26 the association may defer, in whole or in part, an (D)27 assessment of any member insurer if the assessment would endanger the ability 28 of the member insurer to fulfill the insurer's contractual obligations or cause 29 the member insurer's financial statement to reflect amounts of capital or 30 surplus less than the minimum amounts required for a certificate of authority 31 by any jurisdiction in which the member insurer is authorized to transact

insurance; however, during the period of deferment, the member insurer may not pay dividends to shareholders or policyholders; a deferred assessment may only be paid when the payment does not reduce capital or surplus below minimums required by law; a member insurer who pays a larger assessment as a result of a deferment given to another member insurer shall receive a refund when the deferment ends or, at the election of the member insurer, receive a credit against future assessments;

8 (E) each member insurer may set off against an assessment 9 authorized payments made on covered claims and expenses incurred in the 10 payment of these claims by the member insurer if they are chargeable to the 11 account for which the assessment is made;

(4) shall investigate claims brought against the association, adjust,
compromise, settle, and pay covered claims to the extent of the association's
obligation, and deny all other claims, and may review settlements, releases, and
judgments to which the insolvent insurer or its insureds were parties to determine the
extent to which settlements, releases, and judgments may be properly contested;

17 (5) may, subject to AS 21.89.100, appoint, substitute, or direct legal
18 counsel retained under an insurance policy for the defense of a covered claim;

(6) shall handle claims through its employees or through one or more
insurers or other persons designated as servicing facilities; a servicing facility shall
operate and maintain its principal office in this state unless the use of a servicing
facility located outside of the state would result in operating cost savings of at least 10
percent and would not result in material delay in claim payments; designation of a
servicing facility is subject to the approval of the director, but designation may be
declined by a member insurer;

(7) shall reimburse each servicing facility for obligations of the
association paid by the facility and for expenses incurred by the facility while handling
claims on behalf of the association and shall pay the other expenses of the association
authorized by this chapter.

30 *** Sec. 2.** AS 21.80.060(a) is amended to read:

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(a) The association

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(1) is obligated to pay covered claims existing before the order of 1 2 liquidation and arising within 30 days after the order of liquidation, or before the 3 policy expiration date if less than 30 days after the order of liquidation, or before the 4 insured replaces the policy or causes its cancellation if the insured does so within 30 5 days after the order of liquidation, but this obligation includes only that amount of 6 each covered claim that is less than \$500,000, except that a covered claim for return of 7 unearned premium may not exceed \$10,000 for each policy, and except that the 8 association shall pay the full amount of any covered claim arising out of a workers' 9 compensation policy; the association is not obligated

10(A) to a policyholder or claimant in an amount in excess of the11obligation of the insolvent insurer under the policy from which the claim12arises; or

(B) to pay a claim filed with the association after the final date
set by the court for the filing of claims against the liquidator or receiver of an
insolvent insurer;

16 (2) is considered the insurer to the extent of its obligation on the 17 covered claims and to that extent has all rights, duties, and obligations of the insolvent 18 insurer as if the insurer had not become insolvent;

(3) shall allocate claims paid and expenses incurred among the three
accounts separately, and assess member insurers separately for each account amounts
necessary to pay the obligation of the association under (1) of this subsection
subsequent to an insolvency, the expenses of handling covered claims subsequent to
an insolvency, and other expenses authorized by this chapter; under this paragraph,

24 (A) the assessments of each member insurer must initially be 25 based on a uniform percentage, as determined by the association, of the net 26 direct written premiums of each member insurer for the last year for which 27 annual statements have been filed on the kinds of insurance in the account; this 28 initial assessment shall be adjusted by applying the same uniform percentage 29 as initially used to each member insurer's net direct written premiums for the 30 calendar year following the year in which the initial assessment was issued; 31 any difference between the initial assessment amount and the adjusted

assessment amount allocated to a member insurer shall be levied against or credited back to the member insurer, as appropriate, by the association; the association shall calculate and issue all appropriate levies and credits as soon as practical after all member insurers have filed their annual statements for the calendar year following the year in which the initial assessment was issued;

(B) on an annual basis, the association shall determine if funding is required for any of the three accounts; based on this determination, the association shall, during November of each year, issue initial assessments as may be necessary to cover the projected reasonable costs of claims and expenses to administer the association for the following year; under this subparagraph,

12 (i) the association shall use the services of an
13 independent actuary to assist the association to evaluate and make the
14 projection; <u>and</u>

(ii) an initial assessment may be made at any other time if the association determines funding is necessary, except that a member insurer may not be assessed initial assessments on any account in an amount greater than <u>two</u> [FOUR] percent of the member insurer's net direct written premiums for the applicable calendar year; [AND

(iii) IF AN ACCOUNT HAS INSUFFICIENT FUNDS TO PAY COVERED CLAIMS UNDER THIS SECTION, THE ASSOCIATION SHALL ASSESS EACH MEMBER INSURER SUBJECT TO ASSESSMENT IN THE OTHER TWO ACCOUNTS AN ADDITIONAL AMOUNT NOT TO EXCEED TWO PERCENT OF THE MEMBER INSURER'S NET DIRECT WRITTEN PREMIUMS FOR THE APPLICABLE CALENDAR YEAR;]

(C) the association may pay claims in any order that it
determines reasonable, including the payment of claims as they are received
from claimants or in groups or categories of claims; however, if the maximum
of all assessments made under this section, together with the other assets of the
association in any account, does not provide, in any one year, in any account,

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an amount sufficient to make all necessary payments from that account, the funds available shall be prorated, and the unpaid portion shall be paid as soon thereafter as funds become available;

4 the association may defer, in whole or in part, an (D) 5 assessment of any member insurer if the assessment would endanger the ability 6 of the member insurer to fulfill the insurer's contractual obligations or cause 7 the member insurer's financial statement to reflect amounts of capital or 8 surplus less than the minimum amounts required for a certificate of authority 9 by any jurisdiction in which the member insurer is authorized to transact 10 insurance; however, during the period of deferment, the member insurer may 11 not pay dividends to shareholders or policyholders; a deferred assessment may 12 only be paid when the payment does not reduce capital or surplus below 13 minimums required by law; a member insurer who pays a larger assessment as 14 a result of a deferment given to another member insurer shall receive a refund 15 when the deferment ends or, at the election of the member insurer, receive a 16 credit against future assessments;

17 (E) each member insurer may set off against an assessment 18 authorized payments made on covered claims and expenses incurred in the 19 payment of these claims by the member insurer if they are chargeable to the 20 account for which the assessment is made;

(4) shall investigate claims brought against the association, adjust,
compromise, settle, and pay covered claims to the extent of the association's
obligation, and deny all other claims, and may review settlements, releases, and
judgments to which the insolvent insurer or its insureds were parties to determine the
extent to which settlements, releases, and judgments may be properly contested;

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(5) may, subject to AS 21.89.100, appoint, substitute, or direct legal counsel retained under an insurance policy for the defense of a covered claim;

(6) shall handle claims through its employees or through one or more
insurers or other persons designated as servicing facilities; a servicing facility shall
operate and maintain its principal office in this state unless the use of a servicing
facility located outside of the state would result in operating cost savings of at least 10

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1	percent and would not result in material delay in claim payments; designation of a
2	servicing facility is subject to the approval of the director, but designation may be
3	declined by a member insurer;
4	(7) shall reimburse each servicing facility for obligations of the
5	association paid by the facility and for expenses incurred by the facility while handling
6	claims on behalf of the association and shall pay the other expenses of the association
7	authorized by this chapter.
8	* Sec. 3. AS 21.80.060(b) is amended to read:
9	(b) The association may
10	(1) employ or retain those persons necessary to handle claims and
11	perform other duties of the association;
12	(2) borrow funds necessary to effect the purposes of this chapter in
13	accord with the plan of operation and secure guarantees from the Alaska Industrial
14	Development and Export Authority for association loans that are necessary to
15	make the association financially able to meet cash flow needs;
16	(3) sue or be sued;
17	(4) negotiate and become a party to those contracts that are necessary
18	to carry out the purposes of this chapter;
19	(5) perform all other acts necessary or proper to carry out the purposes
20	of this chapter;
21	(6) retain amounts excess of claims, expenses, credits, and other
22	liabilities in any account to be applied to reduce future assessments in that account,
23	except that, if, in any year, the association determines that significant funds in excess
24	of projected claims, expenses, credits, and other liabilities exist in an account, the
25	association shall return amounts to policyholders, through procedures established by
26	the association, whereby the association reimburses member insurers for providing
27	uniform credits against rates and premiums charged for all policies applicable to the
28	account issued during the next calendar year.
29	* Sec. 4. AS 44.88.080 is amended by adding a new paragraph to read:
30	(27) to guarantee loans made to the Alaska Insurance Guaranty
31	Association (AS 21.80.040), with these guarantees limited to loans necessary to make

- 1 the association financially able to meet cash flow needs up to a maximum outstanding
- 2 principal balance at any time of \$30,000,000.
- 3 * Sec. 5. Section 2 of this Act takes effect July 1, 2010.
- 4 * Sec. 6. Except as provided in sec. 5 of this Act, this Act takes effect immediately under
- 5 AS 01.10.070(c).