## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## **HOUSE BILL**

No. 2340 Session of 2014

INTRODUCED BY KAMPF, TOBASH AND ROSS, JUNE 10, 2014

REFERRED TO COMMITTEE ON INSURANCE, JUNE 10, 2014

## AN ACT

1 2 3 4 5 6 7 8	Amending the act of May 17, 1921 (P.L.682, No.284), entitled "An act relating to insurance; amending, revising, and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision, and protection of home and foreign insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations, and exchanges, including insurance carried by
10 11 12	the State Workmen's Insurance Fund; providing penalties; and repealing existing laws," providing for medical professional liability reciprocal exchange-to-stock conversion.
13	The General Assembly of the Commonwealth of Pennsylvania
14	hereby enacts as follows:
15	Section 1. The act of May 17, 1921 (P.L.682, No.284), known
16	as The Insurance Company Law of 1921, is amended by adding an
17	article to read:
18	Article VIII-B.
19	Medical Professional Liability Reciprocal
20	Exchange-to-Stock Conversion
21	Section 801-B. Definitions.
22	The following words and phrases when used in this article
23	shall have the meanings given to them in this section unless the

- 1 context clearly indicates otherwise:
- 2 "Attorney." The person that manages and acts as the
- 3 <u>attorney-in-fact for the reciprocal insurer.</u>
- 4 <u>"Commissioner." The Insurance Commissioner of the</u>
- 5 Commonwealth.
- 6 <u>"Department." The Insurance Department of the Commonwealth.</u>
- 7 <u>"Eliqible subscriber." A subscriber of a reciprocal insurer</u>
- 8 whose policy is in force on at least one of the following dates:
- 9 <u>(1) the date the reciprocal insurer or its attorney</u>
- 10 adopts a plan of conversion; or
- 11 (2) if a different date, on the record date for
- 12 <u>establishing subscribers eligible to vote on the plan of</u>
- conversion.
- 14 A person insured under a group policy that is otherwise an
- 15 eligible subscriber also shall be an eligible subscriber. A
- 16 person whose policy becomes effective after the adoption of the
- 17 plan or the voting record date, if a later date, but before the
- 18 plan's effective date is not an eligible subscriber but shall
- 19 have the rights established under section 807-B.
- 20 "Participating policy." A policy that grants a holder the
- 21 right to receive dividends if, as and when declared by the
- 22 reciprocal insurer.
- 23 "Person." An individual, a corporation, a limited liability
- 24 company, a partnership, an association, a joint stock company, a
- 25 trust, an unincorporated organization, a similar entity or a
- 26 combination of the foregoing acting in concert.
- 27 <u>"Plan of conversion" or "plan." A plan adopted under this</u>
- 28 article to convert the reciprocal insurer into a stock company
- 29 by the subscribers' advisory committee or any equivalent
- 30 governing body of the reciprocal insurer or, in the absence of a

- 1 governing body, by the board of directors or governing body of
- 2 the attorney for such reciprocal insurer.
- 3 "Policy." An insurance policy issued by the reciprocal
- 4 insurer.
- 5 <u>"Reciprocal insurer." A Pennsylvania domiciled reciprocal</u>
- 6 and inter-insurance exchange, as defined in Article X, that is
- 7 authorized to write medical professional liability insurance and
- 8 at least 50% of its direct written premium in the calendar year
- 9 preceding adoption of the plan of conversion consisted of
- 10 medical professional liability insurance.
- "Stock company." An insurance company that:
- 12 (1) meets all of the requirements for admission to do
- business as a domestic Pennsylvania insurer;
- 14 (2) is formed at the direction of the reciprocal insurer
- or the attorney; and
- 16 (3) shall be the successor of the reciprocal insurer by
- 17 the merger of the reciprocal insurer with and into the stock
- 18 company or by any other means approved by the commissioner.
- 19 Section 802-B. Adoption of plan of conversion.
- 20 (a) Plan of conversion. -- No plan of conversion may become
- 21 effective unless the reciprocal insurer seeking to convert to a
- 22 stock company shall have adopted, by the affirmative vote of not
- 23 less than two-thirds of the subscribers' advisory committee or
- 24 any equivalent governing body of the reciprocal insurer, or in
- 25 the absence of a governing body, by the board of directors or
- 26 governing body of the attorney for the reciprocal insurer, a
- 27 plan of conversion consistent with the requirements of sections
- 28 803-B and 804-B. At any time before approval of a plan by the
- 29 commissioner, the reciprocal insurer, by the affirmative vote of
- 30 not less than two-thirds of its subscribers' advisory committee

- 1 or any equivalent governing body of the reciprocal insurer or,
- 2 <u>in the absence of a governing body, by the board of directors or</u>
- 3 governing body of the attorney for the reciprocal insurer, may
- 4 <u>amend or withdraw the plan.</u>
- 5 (b) Documents. -- Before a reciprocal insurer's eligible
- 6 <u>subscribers may vote on approval of a plan, the reciprocal</u>
- 7 <u>insurer or the attorney shall file all of the following</u>
- 8 documents with the commissioner within 90 days after adoption of
- 9 <u>the plan:</u>
- 10 (1) The plan of conversion, including the independent
- 11 <u>evaluation of pro forma market value required under section</u>
- 12 803-B(d).
- 13 (2) The form of notice required under subsection (f).
- 14 (3) The form of proxy to be solicited from eliqible
- subscribers under subsection (q).
- 16 (4) The form of notice required under section 808-B to
- 17 persons whose policies are issued after adoption of the plan,
- 18 but before its effective date.
- 19 <u>(5) The proposed articles of incorporation and bylaws of</u>
- the stock company.
- 21 (6) The acquisition of control statement, as required
- 22 under section 1402.
- 23 (7) Such other information as the commissioner may
- 24 request.
- 25 Upon filing of the documents required under this subsection with
- 26 the commissioner, the reciprocal insurer shall send to eligible
- 27 <u>subscribers a notice advising eligible subscribers of the</u>
- 28 adoption and filing of the plan, their ability to provide the
- 29 commissioner and the reciprocal insurer with comments on the
- 30 plan within 30 days of the date of the notice and the procedure

- 1 for making comments.
- 2 (c) Notice and approval of plan. -- The commissioner shall
- 3 immediately give written notice to the reciprocal insurer of any
- 4 <u>decision and</u>, in the event of disapproval, a statement in detail
- 5 of the reasons for the decision. The commissioner shall approve
- 6 the plan if the commissioner finds each of the following:
- 7 (1) The plan complies with this article.
- 8 (2) The plan will not prejudice the interests of the
- 9 <u>subscribers.</u>
- 10 (3) The plan's method of allocating subscription rights
- is fair and equitable.
- 12 (d) Experts. -- The commissioner may retain, at the reciprocal
- 13 <u>insurer's expense</u>, any qualified expert not otherwise a part of
- 14 the commissioner's staff to assist in reviewing the plan and the
- 15 independent evaluation of the pro forma market value required
- 16 under section 803-B(d).
- 17 (e) Hearing. -- The commissioner may order a hearing on
- 18 whether the terms of the plan comply with this article after
- 19 giving written notice to the reciprocal insurer and other
- 20 interested persons, all of whom have the right to appear at the
- 21 hearing.
- 22 (f) Notice of subscribers' meeting.--All eligible
- 23 subscribers shall be sent notice of the subscribers' meeting to
- 24 vote upon the plan. The notice shall briefly, but fairly
- 25 <u>describe the proposed conversion plan, shall inform the</u>
- 26 subscriber of his right to vote upon the plan and shall be sent
- 27 to each subscriber's last known address, as shown on the
- 28 reciprocal insurer's records, at least 30 days before the time
- 29 fixed for the meeting. If the reciprocal insurer holds an annual
- 30 meeting of subscribers and the meeting to vote upon the plan is

- 1 <u>held at such annual meeting</u>, only a combined notice of meeting
- 2 is required.
- 3 (g) Voting. -- The plan shall be voted upon by eliqible
- 4 <u>subscribers and shall be adopted upon receiving the affirmative</u>
- 5 vote of at least two-thirds of the votes cast by eliqible
- 6 <u>subscribers</u>. Unless the governing documents of the reciprocal
- 7 <u>insurer establish a different date, the record date for</u>
- 8 <u>determining subscribers eligible to vote on the plan shall be</u>
- 9 the date of adoption of the plan or such other date as shall be
- 10 set forth in the plan which shall be no less than 30 nor more
- 11 than 90 days before the date of the meeting. Eligible
- 12 <u>subscribers entitled to vote upon the proposed plan may vote in</u>
- 13 person or by proxy. Unless the governing documents of the
- 14 <u>reciprocal insurer provide otherwise</u>, each eligible subscriber
- 15 <u>may cast one vote.</u>
- 16 (h) Adoption of plan. -- A merger of the reciprocal insurer
- 17 with and into the stock company shall be approved at the meeting
- 18 of the subscribers called for the purpose of adopting the plan
- 19 of conversion and shall require for adoption or ratification the
- 20 affirmative vote of at least two-thirds of the votes cast by
- 21 eligible subscribers.
- 22 (i) Documents to be filed following approval. -- Within 30
- 23 days after the eligible subscribers have approved the plan, the
- 24 stock company shall file all of the following documents with the
- 25 commissioner:
- 26 (1) The minutes of the meeting of the eligible
- 27 <u>subscribers at which the plan was approved.</u>
- 28 (2) The articles of incorporation and bylaws of the
- 29 <u>stock company.</u>
- 30 (3) Articles of merger for the merger of the reciprocal

Τ	insurer with and into the stock company. The plan shall be
2	consummated upon the filing such articles of merger.
3	Section 803-B. Contents of plan of conversion.
4	(a) Contents The following provisions shall be included in
5	a plan of conversion:
6	(1) The reasons for proposed conversion.
7	(2) The effect of conversion on existing policies,
8	including all of the following:
9	(i) A provision that all policies in force on the
0	effective date of conversion continue to remain in force
1	under the terms of the policies, except that the
.2	following rights, to the extent they existed in the
13	reciprocal insurer, shall be extinguished on the
4	effective date of the conversion:
.5	(A) Any voting rights of the subscribers
6	provided under the policies.
_7	(B) Except as provided under subparagraph (ii),
8_	any right to share in the surplus of the reciprocal
_9	insurer provided for under the policies.
20	(C) Any assessment provisions provided for under
21	the policies.
22	(ii) Except as provided in subparagraph (iii), a
23	provision that holders of participating policies in
24	effect on the date of conversion continue to have a right
25	to receive dividends as provided in the participating
26	policies, if any.
27	(iii) A provision that upon the renewal date of a
28	participating policy, the stock company may issue the
29	insured a nonparticipating policy as a substitute for the
30	participating policy.

1	(3) The grant of subscription rights to eligible
2	subscribers, including all of the following:
3	(i) A provision that each eligible subscriber is to
4	receive, without payment, nontransferable subscription
5	rights to purchase a portion of the capital stock of the
6	stock company and that, in the aggregate, all eligible
7	subscribers shall have the right, prior to the right of
8	any other party, to purchase 100% of the capital stock of
9	the stock company, exclusive of any shares of capital
10	stock required to be sold or distributed to the holders
11	of surplus notes or any shares of capital stock required
12	to be sold or distributed to subscribers under the
13	reciprocal insurer's constituent documents, if any.
14	(ii) As an alternative to subscription rights in the
15	stock company, the plan may provide that each eligible
16	subscriber is to receive, without payment,
17	nontransferable subscription rights to purchase a portion
18	of the capital stock of one of the following:
19	(A) the attorney or a holding company that will
20	act as the holding company for the stock company and,
21	in either case, will hold all the stock of the stock
22	<pre>company; or</pre>
23	(B) an insurance company or other corporation
24	that will purchase all the stock of or otherwise
25	acquire the stock company.
26	(iii) A provision that the subscription rights shall
27	be allocated in whole shares among the eligible
28	subscribers using a fair and equitable formula. This
29	formula may, but need not, take into account how the
30	different classes of policies of the eliqible subscribers

- 1 <u>contributed to the surplus of the reciprocal insurer or</u>
- 2 <u>any other factors that may be fair or equitable.</u>
- 3 (b) Oversubscription. -- The plan shall provide a fair and
- 4 equitable means for allocating shares of capital stock in the
- 5 <u>event of an oversubscription to shares by eligible subscribers</u>
- 6 <u>exercising subscription rights received under subsection (a)(3).</u>
- 7 (c) Shares not subscribed. -- The plan shall provide that any
- 8 shares of capital stock not subscribed to by eliqible
- 9 subscribers exercising subscription rights received under
- 10 subsection (a) (3) shall be sold in a public offering through an
- 11 underwriter or in any other transaction approved by the
- 12 <u>commissioner. If the number of shares of capital stock not</u>
- 13 <u>subscribed by eligible subscribers is so small in number or</u>
- 14 other factors exist that do not warrant the time or expense of a
- 15 public offering, the plan of conversion may provide for sale of
- 16 the unsubscribed shares through a private placement or other
- 17 alternative method approved by the commissioner that is fair and
- 18 equitable to eligible subscribers.
- 19 (d) Market value of capital stock. -- The plan shall set the
- 20 total price of the capital stock equal to the estimated pro
- 21 forma market value of the stock company as successor to the
- 22 reciprocal insurer based upon an independent evaluation by a
- 23 qualified expert. This pro forma market value may be that value
- 24 that is estimated to be necessary to attract full subscription
- 25 for the shares, as indicated by the independent evaluation and
- 26 may be stated as a range of pro forma market value. If the
- 27 <u>attorney is a party to the conversion either as the entity that</u>
- 28 grants subscription rights to subscribers or it is
- 29 simultaneously acquired by the stock company in connection with
- 30 the conversion, the incremental value of the attorney shall be

- 1 included in the estimate of pro forma market value of the stock
- 2 company as successor to the reciprocal insurer. The qualified
- 3 <u>expert shall also consider the effect on the pro forma market</u>
- 4 <u>value of a right, if any, of subscribers to a return of capital</u>
- 5 contained in the subscriber agreement or other operative
- 6 <u>document of the reciprocal insurer.</u>
- 7 (e) Purchase price of capital stock and minimum subscription
- 8 amount. -- The plan shall set the purchase price per share of
- 9 <u>capital stock equal to any reasonable amount. However, the</u>
- 10 minimum subscription amount required of any eligible subscriber
- 11 cannot exceed \$500 dollars, but the plan may provide that the
- 12 minimum number of shares any person may purchase pursuant to the
- 13 plan is 25 shares.
- (f) Limitation on amount of capital stock purchase. -- The
- 15 plan shall provide that a person or group of persons acting in
- 16 concert shall not acquire, in the public offering or pursuant to
- 17 the exercise of subscription rights, more than 5% of the capital
- 18 stock of the stock company or the stock of another corporation
- 19 that is participating in the conversion plan, as provided in
- 20 subsection (a) (3) (i), except with the approval of the
- 21 commissioner. This limitation does not apply to any entity that
- 22 is to purchase 100% of the capital stock of the converted
- 23 company as part of the plan of conversion approved by the
- 24 commissioner.
- 25 (g) Limitation on directors and officers. -- The plan shall
- 26 provide that no director or officer or person acting in concert
- 27 <u>with a director or officer of the reciprocal insurer or the</u>
- 28 attorney shall acquire any capital stock of the stock company or
- 29 the stock of another corporation that is participating in the
- 30 conversion plan, as provided in subsection (a)(3)(i), for three

- 1 (3) years after the effective date of the plan, except through a
- 2 broker-dealer, without the permission of the commissioner. This
- 3 provision does not prohibit the directors and officers from
- 4 <u>making block purchases of 1% or more of the outstanding common</u>
- 5 stock:
- 6 (1) other than through a broker-dealer if approved in
- 7 writing by the department;
- 8 (2) through the exercise of subscription rights received
- 9 <u>under the plan; or</u>
- 10 (3) from participation in a stock benefit plan approved
- by shareholders pursuant to section 809-B(b).
- (h) Sale of stock by directors and officers. -- The plan shall
- 13 provide that no director or officer may sell stock purchased
- 14 pursuant to this section or section 804-B(a) within one year
- 15 after the effective date of the conversion.
- 16 (i) Holders of surplus notes. -- The plan shall provide that
- 17 the rights of a holder of a surplus note to participate in the
- 18 conversion, if any, shall be governed by the terms of the
- 19 surplus note and the rights, if any, of subscribers to a return
- 20 of capital shall be governed by the subscriber agreement or
- 21 other operative document of the reciprocal insurer.
- 22 (j) Repurchase of capital stock. -- The plan shall provide
- 23 that, without the prior approval of the commissioner, no stock
- 24 company, or any corporation participating in the conversion plan
- 25 pursuant to subsection (a)(3)(i), may for a period of three
- 26 years from the date of the completion of the conversion
- 27 repurchase any of its capital stock from any person, except that
- 28 this restriction shall not apply to either:
- 29 <u>(1) a repurchase on a pro rata basis pursuant to an</u>
- 30 offer made to all shareholders of the stock company or any

- 1 <u>corporation participating in the conversion plan pursuant to</u>
- 2 subsection (a) (3) (i); or
- 3 (2) A purchase in the open market by a tax-qualified or
- 4 <u>nontax-qualified employee stock benefit plan in an amount</u>
- 5 <u>reasonable and appropriate to fund the plan.</u>
- 6 <u>Section 804-B. Optional provisions of plan of conversion.</u>
- 7 (a) Subscription rights. -- The plan may provide that the
- 8 <u>directors and officers of the attorney and the reciprocal</u>
- 9 <u>insurer shall receive</u>, without payment, nontransferable
- 10 subscription rights to purchase capital stock of the stock
- 11 company or the stock of another corporation that is
- 12 participating in the conversion plan, as provided in section
- 13 803-B(a)(3)(ii). These subscription rights shall be allocated
- 14 among the directors and officers by a fair and equitable formula
- 15 and shall be subordinate to the subscription rights of eligible
- 16 <u>subscribers</u>. Nothing contained in this article may require the
- 17 subordination of subscription rights received by directors and
- 18 officers in their capacity as eliqible subscribers, if any.
- 19 (b) Maximum share purchase by directors and officers.--The
- 20 aggregate total number of shares that may be purchased by
- 21 directors and officers of the attorney and the reciprocal
- 22 insurer in their capacity under subsection (a) and in their
- 23 capacity as eliqible subscribers under section 803-B(a)(3) shall
- 24 not exceed 35% of the total number of shares to be issued if
- 25 total assets of the reciprocal insurer are less than \$50,000,000
- 26 or 25% of the total number of shares to be issued if total
- 27 assets of the reciprocal insurer are more than \$500,000,000. For
- 28 reciprocal companies with total assets of or between \$50,000,000
- 29 and \$500,000,000, the percentage of the total number of shares
- 30 that may be purchased shall be interpolated.

- 1 (c) Liquidation account. -- The plan may provide for the
- 2 <u>creation of a liquidation account for the benefit of subscribers</u>
- 3 in the event of voluntary liquidation subsequent to conversion
- 4 in an amount equal to the surplus of the reciprocal insurer,
- 5 exclusive of the principal amount of any surplus note, on the
- 6 <u>last day of the quarter immediately preceding the date of</u>
- 7 <u>adoption of the plan.</u>
- 8 <u>Section 805-B. Alternative plan of conversion.</u>
- 9 A plan of conversion may be adopted that does not rely in
- 10 whole or in part upon issuing nontransferable subscription
- 11 rights to subscribers to purchase stock of the stock company if
- 12 the commissioner finds that the plan does not prejudice the
- 13 interests of the subscribers, is fair and equitable and is not
- 14 inconsistent with the purpose and intent of this act. An
- 15 alternative plan may:
- 16 (1) Include the acquisition or merger of the stock
- 17 company or any corporation participating in the conversion
- 18 plan pursuant to section 803-B(a)(3)(ii) by or into a
- 19 domestic or foreign stock company.
- 20 (2) Provide for issuing stock, cash or other
- 21 consideration to subscribers instead of subscription rights.
- 22 (3) Set forth another plan containing any other
- provisions approved by the commissioner.
- 24 Section 806-B. Effective date of plan.
- 25 A plan is effective when all of the following have been
- 26 <u>completed:</u>
- 27 <u>(1) The commissioner has approved the plan.</u>
- 28 (2) The eligible subscribers have approved the plan.
- 29 (3) If the stock company becomes successor to the
- reciprocal insurer by merger, the eligible subscribers have

- approved the merger of the reciprocal insurer with and into
- 2 the stock company and the articles of merger have been filed
- 3 with the Secretary of State of the Commonwealth.
- 4 <u>Section 807-B. Rights of subscribers whose policies are</u>
- 5 <u>issued after adoption of plan and before effective date.</u>
- 6 (a) Notice. -- A subscriber shall be sent a written notice
- 7 regarding the plan upon issuance of a policy if the subscriber's
- 8 policy is issued after the later of:
- 9 (1) the date the proposed plan has been adopted; or
- 10 (2) if different, the record date for establishing
- 11 subscribers eligible to vote on the plan.
- 12 The notice shall be sent before the effective date of the plan.
- 13 (b) Cancellation and refund. -- A subscriber entitled to
- 14 receive the notice provided for in subsection (a) shall be
- 15 advised of the subscriber's right of cancellation and to a pro
- 16 rata refund of unearned premiums.
- 17 (c) Limitation on subscribers. -- No subscriber who has made
- 18 or filed a claim under the subscriber's insurance policy may
- 19 receive a refund under subsection (b). No person who has
- 20 exercised the rights provided under subsection (b) may make or
- 21 file a claim under the subscribers insurance policy.
- 22 <u>Section 808-B. Corporate existence.</u>
- 23 On the effective date of the conversion, the corporate
- 24 existence of the reciprocal insurer continues in the stock
- 25 company. On the effective date of the conversion, all of the
- 26 assets, rights, franchises and interests of the reciprocal
- 27 insurer in and to every species of property, real, personal and
- 28 mixed, and any accompanying things in action, are vested in the
- 29 stock company, without any deed or other instrument of transfer
- 30 and the stock company assumes all the obligations and

- 1 liabilities of the reciprocal insurer.
- 2 Section 809-B. Conflict of interest.
- 3 (a) Compensation. -- A director, officer, agent or employee of
- 4 the attorney or reciprocal insurer shall not receive any fee,
- 5 commission or other valuable consideration, other than his usual
- 6 regular salary or compensation, for aiding, promoting or
- 7 <u>assisting in a conversion under this article except as provided</u>
- 8 for in the plan approved by the commissioner. This provision
- 9 does not prohibit the payment of reasonable fees and
- 10 compensation to attorneys, accountants and actuaries for
- 11 <u>services performed in the independent practice of their</u>
- 12 professions, even if the attorney, accountant or actuary is also
- 13 a director or officer of the attorney or the reciprocal insurer.
- (b) Stock benefit plan. -- For a period of two years after the
- 15 <u>effective date of the conversion, no stock company may implement</u>
- 16 any nontax-qualified stock benefit plan unless the plan is
- 17 approved by a majority of votes eliqible to be cast at a meeting
- 18 of shareholders held not less than six months after the
- 19 effective date of the conversion.
- 20 (c) Costs and expenses. -- The costs and expenses connected
- 21 with a plan of conversion shall be paid for or reimbursed by the
- 22 reciprocal insurer or the stock company. If the plan provides
- 23 for participation by another corporation or stock company in the
- 24 plan pursuant to section 803-B(a)(3)(ii), the corporation or
- 25 stock company may pay for or reimburse all or a portion of the
- 26 costs and expenses connected with the plan.
- 27 Section 810-B. Failure to give notice.
- 28 If the reciprocal insurer complies substantially and in good
- 29 <u>faith with the notice requirements of this article, the</u>
- 30 reciprocal insurer's failure to send a subscriber the required

- 1 <u>notice does not impair the validity of any action taken under</u>
- 2 this article.
- 3 Section 811-B. Limitation on actions.
- 4 An action challenging the validity of or arising out of acts
- 5 taken or proposed to be taken under this article shall be
- 6 commenced no later than 30 days after the later of the approval
- 7 of the plan by the commissioner or the adoption of the plan by a
- 8 vote of the eligible subscribers.
- 9 <u>Section 812-B. Reciprocal insurer insolvent or in hazardous</u>
- 10 financial condition.
- 11 (a) Waiver of requirements. -- If a reciprocal insurer seeking
- 12 to convert is insolvent or is in hazardous financial condition
- 13 according to information supplied in its most recent annual or
- 14 quarterly statement filed with the department or as determined
- 15 by a financial examination performed by the department pursuant
- 16 to Article IX of the act of May 17, 1921 (P.L.789, No.285),
- 17 known as The Insurance Department Act of 1921, the requirements
- 18 of this article, including notice to and policyholder approval
- 19 of the plan of conversion, may be waived at the discretion of
- 20 the commissioner, if requested by the attorney or the reciprocal
- 21 <u>insurer. If a waiver under this section is ordered by the</u>
- 22 commissioner, the reciprocal insurer shall specify all of the
- 23 following in its plan of conversion:
- 24 (1) The method and basis for the issuance of the stock
- 25 company's shares of its capital stock to an independent party
- in connection with an investment by the independent party in
- 27 <u>an amount sufficient to restore the stock company, as</u>
- 28 successor to the reciprocal insurer, to a sound financial
- 29 condition.
- 30 (2) That the conversion shall be accomplished without

- 1 granting subscription rights or other consideration to the
- 2 past, present or future subscribers.
- 3 (b) Authority of commissioner. -- Nothing contained in this
- 4 <u>section shall alter or limit the authority of the commissioner</u>
- 5 under any of the provisions of law, including, but not limited
- 6 to, Article V of The Insurance Department Act of 1921.
- 7 <u>Section 813-B. Rules and regulations.</u>
- 8 The commissioner may promulgate rules and regulations to
- 9 <u>administer and enforce this article.</u>
- 10 Section 814-B. Laws applicable to stock company.
- 11 (a) Control of stock company. -- No reciprocal insurer may
- 12 <u>convert under this article if as a direct result of the</u>
- 13 <u>conversion a person or the person's affiliates acquire control</u>
- 14 of the stock company, unless that person and the person's
- 15 <u>affiliates comply with the provisions of section 1402. For</u>
- 16 purposes of this subsection, "control" shall have the meaning
- 17 given to such term in section 1401.
- 18 (b) Stock insurance company rules. -- Except as otherwise
- 19 specified in this article, a stock company resulting from the
- 20 conversion of a reciprocal insurer under this article shall have
- 21 and may exercise all the rights and privileges and shall be
- 22 subject to all of the requirements and regulations imposed upon
- 23 stock insurance companies formed under this act and any other
- 24 laws of this Commonwealth relating to the regulation and
- 25 supervision of insurance companies, but it shall exercise no
- 26 rights or privileges which other stock insurance companies may
- 27 not exercise.
- 28 Section 815-B. Licensing of stock company and commencement
- 29 of business as an insurance company.
- The commissioner may waive the minimum surplus requirement of

- 1 <u>a stock company in connection with the initial licensing of a</u>
- 2 stock company that will be the successor to a reciprocal
- 3 insurer. The stock company may not engage in the business of
- 4 <u>insurance as a stock company until the completion of the merger</u>
- 5 with the reciprocal insurer and compliance with all provisions
- 6 of this article.
- 7 Section 816-B. Amendment of policies.
- 8 A reciprocal insurer, by endorsement or rider approved by the
- 9 commissioner and sent to the policyholder, may simultaneously
- 10 with or at any time after the adoption of a plan of conversion
- 11 amend an outstanding insurance policy for the purpose of
- 12 <u>extinguishing a right of the holder of such policy to share in</u>
- 13 the surplus of the reciprocal insurer. This amendment shall be
- 14 <u>void if the plan of conversion is not submitted to the</u>
- 15 commissioner or, if submitted, is disapproved by the
- 16 commissioner or, if approved by the commissioner, is not
- 17 approved by the eligible subscribers on or before the first
- 18 anniversary of its approval by the commissioner.
- 19 Section 817-B. Prohibition on acquisitions of control.
- 20 Except as otherwise specifically provided in section 803-B,
- 21 from the date a plan of conversion is adopted until the
- 22 effective date of the plan of conversion, no person may directly
- 23 or indirectly offer to acquire, make an announcement to acquire
- 24 or acquire in any manner, including making a filing with the
- 25 department for acquisition under a statute or regulation of this
- 26 Commonwealth, the beneficial ownership of 10% or more of a class
- 27 of a voting security of the attorney or the stock company that
- 28 will be the successor of the reciprocal insurer or of a person
- 29 which controls the voting securities of the attorney or the
- 30 stock company that will be the successor of the reciprocal

- 1 <u>insurer.</u>
- 2 Section 2. This act shall take effect in 60 days.