# HOUSE BILL No. 4675

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending sections 134 and 3104 (MCL 500.134 and 500.3104), section 134 as amended by 1990 PA 256 and section 3104 as amended by 2002 PA 662.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 134. (1) Every certificate of authority or license in
 force immediately prior to January 1, 1957 and existing under any
 act repealed by this act is valid until its original expiration
 date, unless earlier terminated in accordance with this act.

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(2) Any plan of operation adopted by an association or facility, and any premium or assessment levied against an insurer member of that association or facility, is hereby validated retroactively to the date of its original adoption or levy and

April 26, 2007, Introduced by Reps. Sak, LeBlanc, Gonzales, Byrnes, Hopgood, Simpson, Spade and Angerer and referred to the Committee on Insurance.

shall continue CONTINUES in force and effect according to the terms of the plan of operation, premium, or assessment until otherwise changed by the commissioner or the board of directors of the association or facility pursuant to this act.

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5 (3) An association or facility or the board of directors of
6 the association or facility is not a state agency and the money of
7 an association or facility is not state money.

8 (4) A-EXCEPT AS OTHERWISE PROVIDED IN SECTION 3104, A record
9 of an association or facility shall be exempted IS EXEMPT from
10 disclosure pursuant to section 13 of the freedom of information
11 act, Act No. 442 of the Public Acts of 1976, being section 15.243
12 of the Michigan Compiled Laws 1976 PA 442, MCL 15.243.

13 (5) Any premium or assessment levied by an association or 14 facility, or any premium or assessment of a similar association or 15 facility formed under a law in force outside this state, is not a 16 burden or special burden for purposes of a calculation under 17 section 476a, and any premium or assessment paid to an association 18 or facility shall not be included in determining the aggregate amount a foreign insurer pays to the commissioner under section 19 20 476a.

(6) As used in this section, "association or facility" means an association of insurers created under this act and any other association or facility formed under this act as a nonprofit organization of insurer members, including, but not limited to, the following:

26 (a) The Michigan worker's compensation placement facility27 created under chapter 23.

(b) The Michigan basic property insurance association created
 under section CHAPTER 29.

3 (c) The catastrophic claims association created under chapter4 31.

5 (d) The Michigan automobile insurance placement facility6 created under chapter 33.

7 (e) The Michigan life and health insurance guaranty8 association created under chapter 77.

9 (f) The property and casualty guaranty association created10 under chapter 79.

11 (g) The assigned claims facility created under section 3171.

12 Sec. 3104. (1) An unincorporated, nonprofit association to be known as the catastrophic claims association, hereinafter referred 13 14 to as the association, is created. Each insurer engaged in writing 15 insurance coverages that provide the security required by section 3101(1) within this state, as a condition of its authority to 16 transact insurance in this state, shall be a member of the 17 18 association and shall be IS bound by the plan of operation of the 19 association. Each insurer engaged in writing insurance coverages 20 that provide the security required by section 3103(1) within this state, as a condition of its authority to transact insurance in 21 this state, shall be considered a member of the association, but 22 only for purposes of premiums under subsection (7)(d). Except as 23 24 expressly provided in this section, the association is not subject to any laws of this state with respect to insurers, but in all 25 26 other respects the association is subject to the laws of this state 27 to the extent that the association would be if it were an insurer

1 organized and subsisting under chapter 50.

2 (2) The association shall provide and each member shall accept
3 indemnification for 100% of the amount of ultimate loss sustained
4 under personal protection insurance coverages in excess of the
5 following amounts in each loss occurrence:

6 (a) For a motor vehicle accident policy issued or renewed7 before July 1, 2002, \$250,000.00.

8 (b) For a motor vehicle accident policy issued or renewed9 during the period July 1, 2002 to June 30, 2003, \$300,000.00.

10 (c) For a motor vehicle accident policy issued or renewed11 during the period July 1, 2003 to June 30, 2004, \$325,000.00.

12 (d) For a motor vehicle accident policy issued or renewed13 during the period July 1, 2004 to June 30, 2005, \$350,000.00.

14 (e) For a motor vehicle accident policy issued or renewed15 during the period July 1, 2005 to June 30, 2006, \$375,000.00.

(f) For a motor vehicle accident policy issued or renewed during the period July 1, 2006 to June 30, 2007, \$400,000.00. (g) For a motor vehicle accident policy issued or renewed during the period July 1, 2007 to June 30, 2008, \$420,000.00.

20 (h) For a motor vehicle accident policy issued or renewed
21 during the period July 1, 2008 to June 30, 2009, \$440,000.00.

(i) For a motor vehicle accident policy issued or renewed
during the period July 1, 2009 to June 30, 2010, \$460,000.00.

(j) For a motor vehicle accident policy issued or renewedduring the period July 1, 2010 to June 30, 2011, \$480,000.00.

26 (k) For a motor vehicle accident policy issued or renewed
27 during the period July 1, 2011 to June 30, 2013, \$500,000.00.

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Beginning July 1, 2013, this \$500,000.00 amount shall be increased biennially on July 1 of each odd-numbered year, for policies issued or renewed before July 1 of the following odd-numbered year, by the lesser of 6% or the consumer price index, and rounded to the nearest \$5,000.00. This biennial adjustment shall be calculated by the association by January 1 of the year of its July 1 effective date.

8 (3) An insurer may withdraw from the association only upon
9 ceasing to write insurance that provides the security required by
10 section 3101(1) in this state.

(4) An insurer whose membership in the association has been terminated by withdrawal shall continue to be bound by the plan of operation, and upon withdrawal, all unpaid premiums that have been charged to the withdrawing member are payable as of the effective date of the withdrawal.

16 (5) An unsatisfied net liability to the association of an 17 insolvent member shall be assumed by and apportioned among the 18 remaining members of the association as provided in the plan of 19 operation. The association has all rights allowed by law on behalf 20 of the remaining members against the estate or funds of the 21 insolvent member for sums due the association.

(6) If a member has been merged or consolidated into another
insurer or another insurer has reinsured a member's entire business
that provides the security required by section 3101(1) in this
state, the member and successors in interest of the member remain
liable for the member's obligations.

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(7) The association shall do all of the following on behalf of

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the members of the association:

2 (a) Assume 100% of all liability as provided in subsection 3 (2).

4 (b) Establish procedures by which members shall promptly 5 report to the association each claim that, on the basis of the injuries or damages sustained, may reasonably be anticipated to 6 involve the association if the member is ultimately held legally 7 liable for the injuries or damages. Solely for the purpose of 8 9 reporting claims, the member shall in all instances consider itself 10 legally liable for the injuries or damages. The member shall also 11 advise the association of subsequent developments likely to 12 materially affect the interest of the association in the claim.

13 (c) Maintain relevant loss and expense data relative to all 14 liabilities of the association and require each member to furnish 15 statistics, in connection with liabilities of the association, at the times and in the form and detail as may be required by the plan 16 17 of operation.

18 (d) In a manner provided for in the plan of operation, 19 calculate and charge to members of the association a total premium 20 sufficient to cover the expected losses and expenses of the 21 association that the association will likely incur during the period for which the premium is applicable. The premium shall 22 23 include an amount to cover incurred but not reported losses for the 24 period and may be adjusted for any excess or deficient premiums from previous periods. Excesses or deficiencies from previous 25 periods may be fully adjusted in a single period or may be adjusted 26 27 over several periods in a manner provided for in the plan of

operation. Each member shall be charged an amount equal to that 1 2 member's total written car years of insurance providing the security required by section 3101(1) or 3103(1), or both, written 3 4 in this state during the period to which the premium applies, 5 multiplied by the average premium per car. The average premium per car shall be the total premium calculated divided by the total 6 written car years of insurance providing the security required by 7 section 3101(1) or 3103(1) written in this state of all members 8 9 during the period to which the premium applies. A member shall be 10 charged a premium for a historic vehicle that is insured with the 11 member of 20% of the premium charged for a car insured with the 12 member. As used in this subdivision:

13 (i) "Car" includes a motorcycle but does not include a historic14 vehicle.

(*ii*) "Historic vehicle" means a vehicle that is a registered
historic vehicle under section 803a or 803p of the Michigan vehicle
code, 1949 PA 300, MCL 257.803a and 257.803p.

(e) Require and accept the payment of premiums from members of
the association as provided for in the plan of operation. The
association shall do either of the following:

(i) Require payment of the premium in full within 45 days afterthe premium charge.

(*ii*) Require payment of the premiums to be made periodically tocover the actual cash obligations of the association.

(f) Receive and distribute all sums required by the operationof the association.

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(g) Establish procedures for reviewing claims procedures and

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practices of members of the association. If the claims procedures 1 2 or practices of a member are considered inadequate to properly service the liabilities of the association, the association may 3 4 undertake or may contract with another person, including another 5 member, to adjust or assist in the adjustment of claims for the member on claims that create a potential liability to the 6 association and may charge the cost of the adjustment to the 7 member. 8

9 (8) In addition to other powers granted to it by this section,10 the association may do all of the following:

(a) Sue and be sued in the name of the association. A judgment against the association shall not create any direct liability against the individual members of the association. The association may provide for the indemnification of its members, members of the board of directors of the association, and officers, employees, and other persons lawfully acting on behalf of the association.

17 (b) Reinsure all or any portion of its potential liability
18 with reinsurers licensed to transact insurance in this state or
19 approved by the commissioner.

20 (c) Provide for appropriate housing, equipment, and personnel
21 as may be necessary to assure the efficient operation of the
22 association.

(d) Pursuant to the plan of operation, adopt reasonable rules for the administration of the association, enforce those rules, and delegate authority, as the board considers necessary to assure the proper administration and operation of the association consistent with the plan of operation.

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(e) Contract for goods and services, including independent
 claims management, actuarial, investment, and legal services, from
 others within or without this state to assure the efficient
 operation of the association.

5 (f) Hear and determine complaints of a company or other6 interested party concerning the operation of the association.

7 (g) Perform other acts not specifically enumerated in this
8 section that are necessary or proper to accomplish the purposes of
9 the association and that are not inconsistent with this section or
10 the plan of operation.

(9) A board of directors is created, hereinafter referred to as the board, which shall be IS responsible for the operation of the association consistent with the plan of operation and this section.

15 (10) The plan of operation shall provide for all of the16 following:

17 (a) The establishment of necessary facilities.

18 (b) The management and operation of the association.

19 (c) Procedures to be utilized in charging premiums, including20 adjustments from excess or deficient premiums from prior periods.

21 (d) Procedures governing the actual payment of premiums to the22 association.

(e) Reimbursement of each member of the board by the
association for actual and necessary expenses incurred on
association business.

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(f) The investment policy of the association.

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(g) Any other matters required by or necessary to effectively

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1 implement this section.

2 (11) Each board shall include members that would contribute a
3 total of not less than 40% of the total premium calculated pursuant
4 to subsection (7) (d). Each director shall be entitled to 1 vote.
5 The initial term of office of a director shall be 2 years.

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6 (12) As part of the plan of operation, the board shall adopt 7 rules providing for the composition and term of successor boards to 8 the initial board, consistent with the membership composition 9 requirements in subsections (11) and (13). Terms of the directors 10 shall be staggered so that the terms of all the directors do not 11 expire at the same time and so that a director does not serve a 12 term of more than 4 years.

13 (13) The board shall consist of 5 directors, and the
14 commissioner shall be an ex officio member of the board without
15 vote.

16 (14) Each director shall be appointed by the commissioner and 17 shall serve until that member's successor is selected and 18 qualified. The chairperson of the board shall be elected by the 19 board. A vacancy on the board shall be filled by the commissioner 20 consistent with the plan of operation.

(15) After the board is appointed, the board shall meet as often as the chairperson, the commissioner, or the plan of operation shall require, or at the request of any 3 members of the board. The chairperson shall retain the right to vote on all issues. Four members of the board constitute a quorum.

26 (16) An annual report of the operations of the association in27 a form and detail as may be determined by the board shall be

1 furnished to each member.

2 (17) Not more than 60 days after the initial organizational 3 meeting of the board, the board shall submit to the commissioner 4 for approval a proposed plan of operation consistent with the objectives and provisions of this section, which shall provide for 5 6 the economical, fair, and nondiscriminatory administration of the association and for the prompt and efficient provision of 7 indemnity. If a plan is not submitted within this 60-day period, 8 9 then the commissioner, after consultation with the board, shall 10 formulate and place into effect a plan consistent with this 11 section.

12 (18) The plan of operation, unless approved sooner in writing, 13 shall be considered to meet the requirements of this section if it 14 is not disapproved by written order of the commissioner within 30 15 days after the date of its submission. Before disapproval of all or any part of the proposed plan of operation, the commissioner shall 16 17 notify the board in what respect the plan of operation fails to 18 meet the requirements and objectives of this section. If the board 19 fails to submit a revised plan of operation that meets the 20 requirements and objectives of this section within the 30-day period, the commissioner shall enter an order accordingly and shall 21 22 immediately formulate and place into effect a plan consistent with 23 the requirements and objectives of this section.

(19) The proposed plan of operation or amendments to the plan
of operation are subject to majority approval by the board,
ratified by a majority of the membership having a vote, with voting
rights being apportioned according to the premiums charged in

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subsection (7)(d) and are subject to approval by the commissioner. 1 2 (20) Upon approval by the commissioner and ratification by the members of the plan submitted, or upon the promulgation of a plan 3 4 by the commissioner, each insurer authorized to write insurance 5 providing the security required by section 3101(1) in this state, as provided in this section, is bound by and shall formally 6 subscribe to and participate in the plan approved as a condition of 7 maintaining its authority to transact insurance in this state. 8

9 (21) The association is subject to all the reporting, loss
10 reserve, and investment requirements of the commissioner to the
11 same extent as would a member of the association.

(22) Premiums charged members by the association shall be
recognized in the rate-making procedures for insurance rates in the
same manner that expenses and premium taxes are recognized.

15 (23) The commissioner or an authorized representative of the 16 commissioner may visit the association at any time and examine any 17 and all the association's affairs.

18 (24) The association does not have liability for losses19 occurring before July 1, 1978.

(25) THE BUSINESS THAT THE BOARD MAY PERFORM SHALL BE
CONDUCTED AT A PUBLIC MEETING OF THE BOARD HELD IN COMPLIANCE WITH
THE OPEN MEETINGS ACT, 1976 PA 267, MCL 15.261 TO 15.275.

(26) A WRITING PREPARED, OWNED, USED, IN THE POSSESSION OF, OR
RETAINED BY THE BOARD IN THE PERFORMANCE OF AN OFFICIAL FUNCTION IS
SUBJECT TO THE FREEDOM OF INFORMATION ACT, 1976 PA 442, MCL 15.231
TO 15.246.

27 (27) <del>(25)</del> As used in this section:

(a) "Consumer price index" means the percentage of change in
 the consumer price index for all urban consumers in the United
 States city average for all items for the 24 months prior to
 October 1 of the year prior to the July 1 effective date of the
 biennial adjustment under subsection (2) (k) as reported by the
 United States department of labor, bureau of labor statistics, and
 as certified by the commissioner.

8 (b) "Motor vehicle accident policy" means a policy providing9 the coverages required under section 3101(1).

10 (c) "Ultimate loss" means the actual loss amounts that a 11 member is obligated to pay and that are paid or payable by the 12 member, and do not include claim expenses. An ultimate loss is 13 incurred by the association on the date that the loss occurs.

Enacting section 1. This amendatory act does not take effect unless Senate Bill No.\_\_\_\_ or House Bill No. 4676(request no. 00674'07 a) of the 94th Legislature is enacted into law.