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## 2015-2016 Regular Sessions

IN SENATE

January 8, 2015

- Introduced by Sens. AVELLA, ADDABBO, HOYLMAN, KRUEGER, MARCHIONE, SAVINO -- read twice and ordered printed, and when printed to be committed to the Committee on Insurance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the insurance law, in relation to providing protection to certain retirees from pension de-risking transactions; and to amend the civil practice law and rules, in relation to statutorily exempt payments

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. The insurance law is amended by adding a new section 3219-a 2 to read as follows:

3 S 3219-A. PENSION DE-RISKING TRANSACTIONS WITH AN ANNUITY. (A) FOR 4 PURPOSES OF THIS SECTION: (1) "EMPLOYER" MEANS ANY PERSON ENGAGED IN 5 BUSINESS IN THIS STATE WHO HAS TWO OR MORE EMPLOYEES, BUT DOES NOT 6 INCLUDE THE STATE OR ANY POLITICAL SUBDIVISION THEREOF;

7 (2) "EMPLOYEE PENSION BENEFIT PLAN" MEANS AN "EMPLOYEE PENSION BENEFIT 8 PLAN", AS DEFINED IN 29 USC 1002(2)(A); AND

9 (3) "PENSION DE-RISKING TRANSACTION" MEANS ANY TRANSACTION THAT 10 INVOLVES THETRANSFER OF PENSION BENEFITS (NOT INCLUDING HEALTH CARE 11 BENEFITS) FROM A PENSION PLAN PROTECTED UNDER THE EMPLOYEE RETIREMENT 12 INCOME SECURITY ACT ("ERISA") TO A SUBSTITUTE PENSION BENEFIT PROVIDER 13 SUCH AS AN INSURANCE COMPANY LICENSED AND REGULATED UNDER STATE LAW.

(B) ANY INSURER ISSUING AN ALLOCATED OR UNALLOCATED 14 GROUP ANNUITY CONTRACT TO AN EMPLOYER OR AN EMPLOYEE DEFINED PENSION BENEFIT PLAN ON 15 BEHALF OF AN EMPLOYER, FOR THE PURPOSE OF PROVIDING RETIREMENT 16 BENEFITS EMPLOYEES OR FORMER EMPLOYEES ("RETIREES") OF THE EMPLOYER, WHICH 17 ТΟ 18 ANNUITY BENEFITS WILL NO LONGER BE PROTECTED UNDER THE FEDERAL EMPLOYEE 19 RETIREMENT INCOME SECURITY ACT OF 1974 ("ERISA") AND THE FEDERAL PENSION

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD02147-05-5

1 BENEFIT GUARANTY CORPORATION ("PBGC") SHALL PROVIDE THE FOLLOWING INFOR-2 MATION TO THE RETIREES PURSUANT TO REGULATIONS ADOPTED BY THE SUPER-3 INTENDENT:

4 (1) A CLEAR STATEMENT THAT PAYMENTS TO ANNUITANTS UNDER AN ANNUITY 5 CONTRACT ISSUED PURSUANT TO THIS SECTION ARE EXEMPT FROM THE CLAIMS OF 6 CREDITORS;

7 (2) A STATEMENT THAT THE RETIREES WILL NO LONGER HAVE PROTECTION UNDER 8 ERISA AND THE PBGC;

9 IDENTITY AND CONTACT INFORMATION FOR THE NEW YORK LIFE AND (3) THE 10 HEALTH INSURANCE GUARANTY ASSOCIATION, OR ANY SUBSTITUTE OR REPLACEMENT GUARANTY ASSOCIATION THAT PROVIDES COVERAGE TO ANNUITANTS RESIDING IN 11 NEW YORK IN THE EVENT OF THE INSURER'S FINANCIAL IMPAIRMENT OR INSOLVEN-12 CY, AS SET FORTH ON A PUBLICLY AVAILABLE WEBSITE SUCH AS 13 THE WEBSITE 14 MAINTAINED BY THE LIFE INSURANCE COMPANY GUARANTY CORPORATION OF NEW 15 YORK (WWW.NYLIFEGA.ORG); AND

16 (4) MANDATORY ANNUAL DISCLOSURES TO ALL RETIREES WHOSE BENEFITS ARE 17 TRANSFERRED TO AN INSURANCE COMPANY OR ALTERNATIVE BENEFIT PROVIDER FOR THE PURPOSE OF PROVIDING RETIREMENT BENEFITS, OF THE FOLLOWING: 18 FUNDING 19 LEVELS OF ALL ASSETS RELATIVE TO EXPECTED LIABILITIES UNDER THE ASSUMED 20 PENSION BENEFIT SCHEDULES, INVESTMENT PERFORMANCE SUMMARY BY ASSET 21 CLASS, INVESTMENT PERFORMANCE DETAIL BY ASSET CLASS, EXPENSES ASSOCIATED 22 WITH ANY GROUP ANNUITY CONTRACT, CHANGES IN ACTUARIAL ASSUMPTIONS, IF 23 ANY.

24 (C) NO ALLOCATED OR UNALLOCATED GROUP ANNUITY CONTRACT ISSUED BY AN 25 INSURER TO AN EMPLOYER OR AN EMPLOYEE DEFINED PENSION BENEFIT PLAN ON 26 BEHALF OF AN EMPLOYER, FOR THE PURPOSE OF PROVIDING RETIREMENT BENEFITS TO EMPLOYEES OR FORMER EMPLOYEES OF THE EMPLOYER, WHICH ANNUITY BENEFITS 27 28 WILL NO LONGER BE PROTECTED UNDER THE FEDERAL EMPLOYEE RETIREMENT INCOME 29 SECURITY ACT OF 1974 AND THE FEDERAL PENSION BENEFIT GUARANTY CORPO-RATION MAY BE FURTHER TRANSFERRED OR ASSUMED BY ANOTHER INSURER WITHOUT 30 CONFIRMATION BY THE SUPERINTENDENT THAT THE INSURER ASSUMING THE OBLI-31 32 GATIONS OF SUCH ALLOCATED OR UNALLOCATED GROUP ANNUITY CONTRACT HAS THE 33 STRENGTH TO FULFILL ITS OBLIGATIONS UNDER SUCH CONTRACT. THE FINANCIAL APPROPRIATE STANDARD TO BE APPLIED BY THE SUPERINTENDENT SHALL BE 34 400% 35 COMPANY ACTION LEVEL RISK BASED CAPITAL WITH NO NEGATIVE TREND AS OF DEFINED BY THE 2012 NAIC RISK-BASED CAPITAL (RBC) FOR INSURERS 36 MODEL 37 ACT.

38 (D) PROCEEDS OF ANY ALLOCATED OR UNALLOCATED GROUP ANNUITY THE 39 CONTRACT ISSUED BY AN INSURER TO AN EMPLOYER OR AN EMPLOYEE DEFINED 40 PENSION BENEFIT PLAN ON BEHALF OF AN EMPLOYER, FOR THE PURPOSE OF PROVIDING RETIREMENT BENEFITS TO RETIREES OF THE EMPLOYER, WHICH ANNUITY 41 BENEFITS WILL NO LONGER BE PROTECTED UNDER ERISA AND THE FEDERAL 42 PBGC 43 SHALL BE EXEMPT FROM APPLICATION TO THE SATISFACTION OF MONEY JUDGMENTS 44 UNDER SECTION FIFTY-TWO HUNDRED FIVE OF THE CIVIL PRACTICE LAW AND 45 RULES.

S 2. Paragraph 2 of subdivision (1) of section 5205 of the civil practice law and rules, as amended by chapter 24 of the laws of 2009, is amended to read as follows:

49 2. For purposes of this article, "statutorily exempt payments" means 50 personal property exempt from application to the satisfaction of a any money judgment under any provision of state or federal law. Such term 51 shall include, but not be limited to, payments from any of the following 52 sources: social security, including retirement, survivors' and disabili-53 54 ty benefits, supplemental security income or child support payments; 55 veterans administration benefits; public assistance; workers' compensation; unemployment insurance; public or private pensions; railroad 56

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retirement; and black lung benefits. "STATUTORILY EXEMPT PAYMENTS"
 SHALL SPECIFICALLY INCLUDE ANY ANNUITY PROCEEDS WHOSE BENEFITS ARE
 TRANSFERRED TO AN INSURANCE COMPANY OR ALTERNATIVE BENEFIT PROVIDER FOR
 THE PURPOSE OF PROVIDING RETIREMENT BENEFITS PURSUANT TO SECTION THREE
 THOUSAND TWO HUNDRED NINETEEN-A OF THE INSURANCE LAW IN A PENSION
 DE-RISKING TRANSFER.

7 S 3. This act shall take effect on the one hundred twentieth day after 8 it shall have become a law and shall apply to all policies and contracts 9 issued, renewed, modified, altered, or amended on or after such date.