STATE OF NEW YORK

9006

IN SENATE

May 3, 2022

Introduced by Sen. BRESLIN -- (at request of the Department of Financial Services) -- read twice and ordered printed, and when printed to be committed to the Committee on Insurance

AN ACT to amend the insurance law, in relation to group capital calculations, liquidity stress tests, and confidentiality

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraphs 1 and 2 of subsection (a) of section 110 of the insurance law, as amended by chapter 238 of the laws of 2013, are amended to read as follows:

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(1) may share documents, materials or other information, including confidential [and], privileged, and trade secret documents, materials or information with other local, state, federal, and international regulatory agencies, with the National Association of Insurance Commissioners, its affiliates or subsidiaries, [and] with any third-party consultant designated by the superintendent, with local, state, federal, and inter-10 national law enforcement authorities, including members of any supervisory college described in section three hundred two of this chapter, and 12 with any other entity designated by the superintendent in a regulation, provided that the recipient has the authority and agrees to maintain the 13 confidentiality and privileged status of the document, material or other information; provided, however, that this paragraph shall not be 16 construed as limiting access to records pursuant to article six of the public officers law;

(2) may receive documents, materials or information, including otherwise confidential [and], privileged, and trade secret documents, materials or information, from the National Association of Insurance Commissioners, its affiliates or subsidiaries [and], from regulatory and law enforcement officials of other foreign or domestic jurisdictions, including members of any supervisory college described in section three 24 hundred two of this chapter, and from any other entity designated by the superintendent in a regulation, and shall maintain as confidential or 26 privileged any document, material or information received with notice or the understanding that it is confidential or privileged under the laws

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

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1 of the jurisdiction that is the source of the document, material or 2 information; and

- § 2. Section 1503 of the insurance law is amended by adding a new subsection (c) to read as follows:
- (c) (1) A holding company that directly or indirectly controls an insurer shall file with the superintendent an annual group capital calculation and the results of an annual liquidity stress test in a form prescribed by the superintendent, provided, however, that the superintendent may exempt a holding company from filing an annual group capital calculation or the results of an annual liquidity stress test, or permit a holding company to submit a limited annual group capital calculation, in accordance with criteria set forth in a regulation.
- (2) No insurer, insurance producer, or other person shall make or issue in this state any advertisement, sign, pamphlet, circular, card, or other public announcement purporting to make known the group capital calculation, group capital ratio, liquidity stress test results or supporting disclosures for such test, or any component derived in the calculation thereof, of any insurer or holding company system, provided, however, that an insurer may rebut any materially false statement with respect to the foregoing with the superintendent's prior approval.
- § 3. Subsection (c) of section 1504 of the insurance law, as amended by chapter 238 of the laws of 2013, is amended to read as follows:
- (c) The [superintendent shall keep the] contents of each report made pursuant to this article and any information obtained in connection therewith shall be confidential and proprietary and shall not be subject to subpoena or discovery or admissible in evidence in any private civil action, and the superintendent shall not make the same public without the prior written consent of the controlled insurer to which it pertains unless the superintendent, after notice and an opportunity to be heard, shall determine that the interests of policyholders, shareholders or the public will be served by the publication thereof. In any action or proceeding by the superintendent against the person examined or any other person within the same holding company system a report of such examination published by the superintendent shall be admissible as evidence of the facts stated therein.
- § 4. Subsection (f) of section 1506 of the insurance law, as added by chapter 238 of the laws of 2013, is amended to read as follows:
- (f) Any holding company seeking to divest its controlling interest in a domestic insurer, in any manner, shall file with the superintendent, with a copy to the insurer, notice of its proposed divestiture at least thirty days prior to the cessation of control, provided, however that this subsection shall not apply if notice is provided as required by subsection (a) of this section.
- § 5. The insurance law is amended by adding two new sections 1511 and 1512 to read as follows:
- § 1511. Expenses for group-wide supervision. A controlled insurer shall be liable for and shall pay the reasonable expenses of the super-intendent's participation in the administration of group-wide supervision of internationally active insurance groups, including the engagement of attorneys, actuaries, and any other professionals and all reasonable travel expenses.
 - § 1512. Regulations. The superintendent may promulgate regulations:
- (a) requiring a controlled insurer deemed by the superintendent to be in a hazardous financial condition or a condition that would be grounds for a proceeding under article seventy-four of this chapter, to secure

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1 <u>and maintain a deposit or bond for certain transactions within the hold-</u> 2 <u>ing company system;</u>

- (b) requiring a holding company or controlled person that is party to an agreement or contract with a controlled insurer to be subject to the jurisdiction of any proceeding against the controlled insurer under article seventy-four of this chapter and to the superintendent, as receiver, for the purpose of interpreting, enforcing, and overseeing the holding company's or controlled person's obligations under the agreement or contract to perform services for the controlled insurer; and
- (c) governing records and data of, and premiums and other funds belonging to a controlled insurer that are held by a holding company or controlled person.
- § 6. Subsection (d) of section 1603 of the insurance law, as added by chapter 238 of the laws of 2013, is amended to read as follows:
- (d) Any domestic insurer seeking to divest its controlling interest in another domestic insurer, in any manner, shall file with the superintendent, with a copy to the insurer, notice of its proposed divestiture at least thirty days prior to the cessation of control, provided, however that this subsection shall not apply if notice is provided as required by subsection (a) of this section.
- § 7. Section 1604 of the insurance law is amended by adding a new subsection (c) to read as follows:
- (c) (1) An authorized domestic insurer, other than a domestic insurer required to register as a controlled insurer pursuant to section one thousand five hundred three of this chapter, shall file with the superintendent an annual group capital calculation in a form prescribed by the superintendent, provided, however, that the superintendent may exempt an authorized domestic insurer from filing an annual group capital calculation or permit an authorized domestic insurer to submit a limited annual group capital calculation, in accordance with criteria set forth in a regulation. An authorized domestic insurer also shall file the results of an annual liquidity stress test in a form prescribed by the superintendent if required pursuant to a regulation.
- (2) No insurer, insurance producer, or other person shall make or issue in this state any advertisement, sign, pamphlet, circular, card, or other public announcement purporting to make known the group capital calculation, group capital ratio, liquidity stress test results or supporting disclosures for such test, or any component derived in the calculation thereof, of any authorized domestic insurer or subsidiary thereof, provided, however, that an authorized domestic insurer may rebut any materially false statement with respect to the foregoing with the superintendent's prior approval.
 - § 8. Section 1612 of the insurance law is amended to read as follows:
- § 1612. Regulations. (a) In addition to the powers expressly given by this article, the superintendent shall have the power to promulgate, from time to time, such regulations, not inconsistent with this chapter, as may be appropriate to carry out this article and, insofar as applicable to this article, other provisions of this chapter.
 - (b) The superintendent also may promulgate regulations:
- (1) requiring an authorized domestic insurer deemed by the superintendent to be in a hazardous financial condition or a condition that would be grounds for a proceeding under article seventy-four of this chapter, to secure and maintain a deposit or bond for certain transactions with a subsidiary;
- 55 (2) requiring a subsidiary that is party to an agreement or contract 56 with an authorized domestic insurer to be subject to the jurisdiction of

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any proceeding against the domestic insurer under article seventy-four of this chapter and to the superintendent, as receiver, for the purpose of interpreting, enforcing, and overseeing the subsidiary's obligations under the agreement or contract to perform services for the domestic insurer; and

- (3) governing records and data of, and premiums and other funds belonging to, a domestic insurer that are held by a subsidiary.
- § 9. The insurance law is amended by adding two new sections 1613 and 1614 to read as follows:
- § 1613. Expenses for group-wide supervision. An authorized domestic insurer shall be liable for and shall pay the reasonable expenses of the superintendent's participation in the administration of group-wide supervision of internationally active insurance groups, including the engagement of attorneys, actuaries, and any other professionals and all reasonable travel expenses.
- § 1614. Confidentiality of reports and filings. The contents of each report and filing submitted pursuant to this article and information pertaining thereto shall be kept confidential, shall not be subject to subpoena or discovery, shall not be admissible in evidence in any private civil action, and shall not be made public unless, after notice and opportunity to be heard, the superintendent determines that the interests of policyholders, subscribers, stockholders or the public will be served by the publication thereof.
- § 10. Section 1709 of the insurance law, as amended by chapter 381 of the laws of 1986, is amended to read as follows:
- § 1709. Confidentiality of [information] reports and filings. The contents of each [information] report [filed hereunder] and filing submitted pursuant to this article and information pertaining thereto shall be kept confidential, shall not be subject to subpoena or discovery, shall not be admissible in evidence in any private civil action, and shall not be made public unless, after notice and opportunity to be heard, the superintendent determines that the interests of policyholders, subscribers, stockholders or the public will be served by the publication thereof. The provisions of this section shall not be applicable to any [information] report [filed hereunder] or filing submitted pursuant to this article and any information pertaining thereto, if the parent corporation is a corporation subject to article forty-three of this chapter.
 - § 11. Subsection (a) of section 1710 of the insurance law, as added by chapter 238 of the laws of 2013, is amended to read as follows:
- (a) Any parent corporation seeking to divest its controlling interest in a domestic insurer, in any manner, shall file with the superintendent, with a copy to the insurer, notice of its proposed divestiture at least thirty days prior to the cessation of control, provided, however that this subsection shall not apply if notice is provided as required by subsection (b) of section one thousand seven hundred one of this article.
 - § 12. Section 1716 of the insurance law is amended to read as follows:
- § 1716. Regulations. (a) In addition to the powers expressly given by this article, the superintendent shall have the power to promulgate, from time to time, such regulations, not inconsistent with the provisions of this chapter, as may be appropriate to carry out the provisions of this article and, insofar as applicable to this article, other provisions of this chapter.
 - (b) The superintendent also may promulgate regulations:

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(1) requiring a parent corporation deemed by the superintendent to be in a hazardous financial condition or a condition that would be grounds for a proceeding under article seventy-four of this chapter, to secure and maintain a deposit or bond for certain transactions with a subsidiary;

- (2) requiring a subsidiary that is party to an agreement or contract with a parent corporation to be subject to the jurisdiction of any proceeding against the parent corporation under article seventy-four of this chapter and to the superintendent, as receiver, for the purpose of interpreting, enforcing, and overseeing the subsidiary's obligations under the agreement or contract to perform services for the parent corporation; and
- 13 (3) governing records and data of, and premiums and other funds 14 belonging to, a parent corporation that are held by a subsidiary.
 - § 13. Section 1717 of the insurance law is amended by adding a new subsection (c) to read as follows:
- 17 (c) (1) A parent corporation, other than a parent corporation required to register as a controlled insurer pursuant to section one thousand 18 five hundred three of this chapter, shall file with the superintendent 19 20 an annual group capital calculation and the results of an annual liquidity stress test in a form prescribed by the superintendent, provided, 21 however, that the superintendent may exempt a parent corporation from 22 filing an annual group capital calculation or the results of an annual 23 liquidity stress test, or permit a parent corporation to submit a limit-24 25 ed annual group capital calculation, in accordance with criteria set forth in a regulation. 26
- 27 (2) No insurer, insurance producer, or other person shall make or 28 issue in this state any advertisement, sign, pamphlet, circular, card, or other public announcement purporting to make known the group capital 29 30 calculation, group capital ratio, liquidity stress test results or supporting disclosures for such test, or any component derived in the 31 32 calculation thereof, of any parent corporation or subsidiary thereof, 33 provided, however, that a parent corporation may rebut any materially 34 false statement with respect to the foregoing with the superintendent's prior approval. 35
- 36 § 14. The insurance law is amended by adding a new section 1718 to 37 read as follows:
- § 1718. Expenses for group-wide supervision. A parent corporation shall be liable for and shall pay the reasonable expenses of the super-intendent's participation in the administration of group-wide supervision of internationally active insurance groups, including the engagement of attorneys, actuaries, and any other professionals and all reasonable travel expenses.
 - § 15. This act shall take effect immediately.