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1 AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Insurance Code is amended by 5 changing Sections 131.22, 132.5, and 547 as follows:

6 (215 ILCS 5/131.22)

7 (Text of Section before amendment by P.A. 102-578)

8 Sec. 131.22. Confidential treatment.

9 (a) Documents, materials, or other information in the possession or control of the Department that are obtained by 10 11 or disclosed to the Director or any other person in the course 12 of an examination or investigation made pursuant to this 13 Article and all information reported or provided to the 14 Department pursuant to paragraphs (12) and (13) of Section 131.5 and Sections 131.13 through 131.21 shall be confidential 15 16 by law and privileged, shall not be subject to the Illinois 17 Freedom of Information Act, shall not be subject to subpoena, and shall not be subject to discovery or admissible in 18 19 evidence in any private civil action. However, the Director is 20 authorized to use the documents, materials, or other 21 information in the furtherance of any regulatory or legal 22 action brought as a part of the Director's official duties. The Director shall not otherwise make the 23 documents,

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materials, or other information public without the prior 1 2 written consent of the company to which it pertains unless the 3 Director, after giving the company and its affiliates who would be affected thereby prior written notice and an 4 5 opportunity to be heard, determines that the interest of policyholders, shareholders, or the public shall be served by 6 the publication thereof, in which event the Director may 7 8 publish all or any part in such manner as may be deemed 9 appropriate.

10 (b) Neither the Director nor any person who received 11 documents, materials, or other information while acting under 12 the authority of the Director or with whom such documents, materials, or other information are shared pursuant to this 13 14 Article shall be permitted or required to testify in any 15 private civil action concerning any confidential documents, 16 materials, or information subject to subsection (a) of this 17 Section.

18 (c) In order to assist in the performance of the 19 Director's duties, the Director:

20 (1)may share documents, materials, or other information, including the confidential and privileged 21 22 documents, materials, or information subject to subsection 23 of this Section, with other state, federal, and (a) 24 international regulatory agencies, with the NAIC and its subsidiaries, and with 25 affiliates and third-party 26 consultants, and with state, federal, and international

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enforcement authorities and regulatory agencies, 1 law 2 including members of any supervisory college allowed by 3 this Article, provided that the recipient agrees in writing to maintain the confidentiality and privileged 4 5 status of the document, material, or other information, has verified in writing the legal authority to 6 and 7 maintain confidentiality;

8 (1.5) notwithstanding paragraph (1) of this subsection 9 (c), may only share confidential and privileged documents, 10 material, or information reported pursuant to Section 11 131.14b with commissioners of states having statutes or 12 regulations substantially similar to subsection (a) of 13 this Section and who have agreed in writing not to 14 disclose such information; and

15 (1.7) notwithstanding paragraph (1) of this subsection 16 (c), may only share confidential and privileged documents, 17 material, or information reported pursuant to Section 131.14b with the Illinois Insurance Guaranty Fund 18 19 regarding any member company defined in Section 534.5 if the Director determines that the member company may be 20 subject to a future delinquency proceeding under Article 21 22 XIII; the Director may disclose the information described 23 in this subsection so long as the Fund agrees in writing to 24 hold that information confidential, in a manner consistent 25 with this Code, and uses that information to prepare for the possible liquidation of the member company; access to 26

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the information disclosed by the Director to the Fund
shall be limited to the Fund's staff and its counsel; the
board of directors of the Fund may have access to the
information disclosed by the Director to the Fund once the
member company is subject to a delinquency proceeding
under Article XIII subject to any terms and conditions
established by the Director; and

8 (2) may receive documents, materials, or information, 9 including otherwise confidential and privileged documents, 10 materials, or information from the NAIC and its affiliates 11 and subsidiaries and from regulatory and law enforcement 12 officials of other foreign or domestic jurisdictions, and shall maintain as confidential or privileged any document, 13 14 material, or information received with notice or the 15 understanding that it is confidential or privileged under 16 the laws of the jurisdiction that is the source of the 17 document, material, or information; any such documents, information, while in the 18 materials, or Director's 19 possession, shall not be subject to the Illinois Freedom 20 of Information Act and shall not be subject to subpoena.

21 (c-5) Written agreements with the NAIC or third-party 22 consultants governing sharing and use of information provided 23 pursuant to this Article consistent with this subsection (c) 24 shall:

(1) specify procedures and protocols regarding the
 confidentiality and security of information shared with

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its affiliates subsidiaries 1 the NAIC and and or 2 third-party consultants pursuant to this Article, 3 including procedures and protocols for sharing by the NAIC with other state, federal, or international regulators; 4

5 (2) specify that ownership of information shared with affiliates and 6 the NAIC and its subsidiaries or 7 third-party consultants pursuant to this Article remains 8 with the Director and the NAIC's or third-party 9 consultant's use of the information is subject to the 10 direction of the Director:

(3) require prompt notice to be given to a company whose confidential information in the possession of the NAIC or third-party consultant pursuant to this Article is subject to a request or subpoena for disclosure or production; and

16 (4) require the NAIC and its affiliates and 17 subsidiaries or third-party consultants to consent to 18 intervention by a company in any judicial or administrative action in which the NAIC and its affiliates 19 20 and subsidiaries or third-party consultants may be required to disclose confidential information about the 21 22 company shared with the NAIC and its affiliates and 23 subsidiaries or third-party consultants pursuant to this 24 Article.

(d) The sharing of documents, materials, or information bythe Director pursuant to this Article shall not constitute a

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delegation of regulatory authority or rulemaking, and the
 Director is solely responsible for the administration,
 execution, and enforcement of the provisions of this Article.

4 (e) No waiver of any applicable privilege or claim of 5 confidentiality in the documents, materials, or information 6 shall occur as a result of disclosure to the Director under 7 this Section or as a result of sharing as authorized in 8 subsection (c) of this Section.

9 (f) Documents, materials, or other information in the 10 possession or control of the NAIC or a third-party consultant 11 pursuant to this Article shall be confidential by law and 12 privileged, shall not be subject to the Illinois Freedom of 13 Information Act, shall not be subject to subpoena, and shall 14 not be subject to discovery or admissible in evidence in any 15 private civil action.

16 (Source: P.A. 102-394, eff. 8-16-21.)

17 (Text of Section after amendment by P.A. 102-578)

18 Sec. 131.22. Confidential treatment.

(a) Documents, materials, or other information in the possession or control of the Department that are obtained by or disclosed to the Director or any other person in the course of an examination or investigation made pursuant to this Article and all information reported or provided to the Department pursuant to paragraphs (12) and (13) of Section 131.5 and Sections 131.13 through 131.21 are recognized by HB4313 Engrossed - 7 - LRB102 21390 BMS 30506 b

this State as being proprietary and to contain trade secrets, 1 2 and shall be confidential by law and privileged, shall not be subject to the Illinois Freedom of Information Act, shall not 3 be subject to subpoena, and shall not be subject to discovery 4 5 or admissible in evidence in any private civil action. However, the Director is authorized to use the documents, 6 7 materials, or other information in the furtherance of any 8 regulatory or legal action brought as a part of the Director's 9 official duties. The Director shall not otherwise make the 10 documents, materials, or other information public without the 11 prior written consent of the company to which it pertains 12 unless the Director, after giving the company and its affiliates who would be affected thereby prior written notice 13 14 and an opportunity to be heard, determines that the interest 15 of policyholders, shareholders, or the public shall be served by the publication thereof, in which event the Director may 16 17 publish all or any part in such manner as may be deemed 18 appropriate.

19 (b) Neither the Director nor any person who received 20 documents, materials, or other information while acting under the authority of the Director or with whom such documents, 21 22 materials, or other information are shared pursuant to this 23 Article shall be permitted or required to testify in any private civil action concerning any confidential documents, 24 25 materials, or information subject to subsection (a) of this 26 Section.

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(c) In order to assist in the performance of the
 Director's duties, the Director:

3 share documents, materials, (1)may or other information, including the confidential and privileged 4 5 documents, materials, or information subject to subsection of this Section, including proprietary and trade 6 (a) secret documents and materials, with other state, federal, 7 and international regulatory agencies, with the NAIC and 8 9 its affiliates and subsidiaries, and with third-party 10 consultants, and with state, federal, and international enforcement authorities and regulatory agencies, 11 law 12 including members of any supervisory college allowed by this Article, provided that the recipient agrees in 13 14 writing to maintain the confidentiality and privileged status of the document, material, or other information, 15 16 and has verified in writing the legal authority to 17 maintain confidentiality;

(1.5) notwithstanding paragraph (1) of this subsection 18 19 (c), may only share confidential and privileged documents, 20 material, or information reported pursuant to subsection (a) of Section 131.14b with commissioners of states having 21 22 or regulations substantially similar statutes to 23 subsection (a) of this Section and who have agreed in 24 writing not to disclose such information; and

25 (1.7) notwithstanding paragraph (1) of this subsection
 26 (c), may only share confidential and privileged documents,

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1	material, or information reported pursuant to Section
2	131.14b with the Illinois Insurance Guaranty Fund
3	regarding any member company defined in Section 534.5 if
4	the Director determines that the member company may be
5	subject to a future delinquency proceeding under Article
6	XIII; the Director may disclose the information described
7	in this subsection so long as the Fund agrees in writing to
8	hold that information confidential, in a manner consistent
9	with this Code, and uses that information to prepare for
10	the possible liquidation of the member company; access to
11	the information disclosed by the Director to the Fund
12	shall be limited to the Fund's staff and its counsel; the
13	board of directors of the Fund may have access to the
14	information disclosed by the Director to the Fund once the
15	member company is subject to a delinquency proceeding
16	under Article XIII subject to any terms and conditions
17	established by the Director; and

18 (2) may receive documents, materials, or information, including otherwise confidential and privileged documents, 19 materials, or information, including proprietary and trade 20 secret information, from the NAIC and its affiliates and 21 22 subsidiaries and from regulatory and law enforcement 23 officials of other foreign or domestic jurisdictions, and shall maintain as confidential or privileged any document, 24 25 material, or information received with notice or the understanding that it is confidential or privileged under 26

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the laws of the jurisdiction that is the source of the document, material, or information; any such documents, materials, or information, while in the Director's possession, shall not be subject to the Illinois Freedom of Information Act and shall not be subject to subpoena.

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(blank).

7 (c-5) Written agreements with the NAIC or third-party 8 consultants governing sharing and use of information provided 9 pursuant to this Article consistent with subsection (c) shall:

(1) specify procedures and protocols regarding the 10 11 confidentiality and security of information shared with 12 NAIC and its affiliates and subsidiaries the or 13 third-party consultants pursuant to this Article, 14 including procedures and protocols for sharing by the NAIC 15 with other state, federal, or international regulators; 16 the agreement shall provide that the recipient agrees in 17 writing to maintain the confidentiality and privileged status of the documents, materials, or other information 18 19 and has verified in writing the legal authority to maintain such confidentiality; 20

(2) specify that ownership of information shared with 21 22 the NAIC and its affiliates and subsidiaries or 23 third-party consultants pursuant to this Article remains 24 with the Director and the NAIC's or third-partv 25 consultant's use of the information is subject to the direction of the Director; 26

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1 (3) require prompt notice to be given to a company 2 whose confidential information in the possession of the 3 NAIC or third-party consultant pursuant to this Article is 4 subject to a request or subpoena for disclosure or 5 production;

its affiliates 6 (4) require the NAIC and and 7 subsidiaries or third-party consultants to consent to 8 intervention by a company in any judicial or 9 administrative action in which the NAIC and its affiliates 10 and subsidiaries or third-party consultants may be 11 required to disclose confidential information about the 12 company shared with the NAIC and its affiliates and 13 subsidiaries or third-party consultants pursuant to this 14 Article; and

15 (5) excluding documents, material, or information 16 reported pursuant to subsection (c) of Section 131.14b, 17 prohibit the NAIC or third-party consultant from storing 18 the information shared pursuant to this Code in a 19 permanent database after the underlying analysis is 20 completed.

(d) The sharing of documents, materials, or information by
the Director pursuant to this Article shall not constitute a
delegation of regulatory authority or rulemaking, and the
Director is solely responsible for the administration,
execution, and enforcement of the provisions of this Article.
(e) No waiver of any applicable privilege or claim of

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1 confidentiality in the documents, materials, or information 2 shall occur as a result of disclosure to the Director under 3 this Section or as a result of sharing as authorized in 4 subsection (c) of this Section.

5 (f) Documents, materials, or other information in the 6 possession or control of the NAIC or third-party consultant 7 pursuant to this Article shall be confidential by law and 8 privileged, shall not be subject to the Illinois Freedom of 9 Information Act, shall not be subject to subpoena, and shall 10 not be subject to discovery or admissible in evidence in any 11 private civil action.

12 (Source: P.A. 102-394, eff. 8-16-21; 102-578, eff. 12-31-22; 13 revised 9-22-21.)

14 (215 ILCS 5/132.5) (from Ch. 73, par. 744.5)

15 Sec. 132.5. Examination reports.

(a) General description. All examination reports shall be
comprised of only facts appearing upon the books, records, or
other documents of the company, its agents, or other persons
examined or as ascertained from the testimony of its officers,
agents, or other persons examined concerning its affairs and
the conclusions and recommendations as the examiners find
reasonably warranted from those facts.

(b) Filing of examination report. No later than 60 days
following completion of the examination, the examiner in
charge shall file with the Department a verified written

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1 report of examination under oath. Upon receipt of the verified 2 report, the Department shall transmit the report to the 3 company examined, together with a notice that affords the 4 company examined a reasonable opportunity of not more than 30 5 days to make a written submission or rebuttal with respect to 6 any matters contained in the examination report.

7 (c) Adoption of the report on examination. Within 30 days 8 of the end of the period allowed for the receipt of written 9 submissions or rebuttals, the Director shall fully consider 10 and review the report, together with any written submissions 11 or rebuttals and any relevant portions of the examiners work 12 papers and enter an order:

(1) Adopting the examination report as filed or with modification or corrections. If the examination report reveals that the company is operating in violation of any law, regulation, or prior order of the Director, the Director may order the company to take any action the Director considers necessary and appropriate to cure the violation.

20 (2) Rejecting the examination report with directions 21 to the examiners to reopen the examination for purposes of 22 obtaining additional data, documentation, or information 23 and refiling under subsection (b).

(3) Calling for an investigatory hearing with no less
 than 20 days notice to the company for purposes of
 obtaining additional documentation, data, information, and

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1 testimony.

2 Order and procedures. All orders entered under (d) 3 (1) of subsection (c) shall be accompanied by paragraph findings and conclusions resulting from the Director's 4 5 consideration and review of the examination report, relevant any written submissions 6 examiner work papers, and or 7 rebuttals. The order shall be considered а final 8 administrative decision and may be appealed in accordance with 9 the Administrative Review Law. The order shall be served upon 10 the company by certified mail, together with a copy of the 11 adopted examination report. Within 30 days of the issuance of 12 the adopted report, the company shall file affidavits executed 13 by each of its directors stating under oath that they have 14 received a copy of the adopted report and related orders.

15 Any hearing conducted under paragraph (3) of subsection 16 (c) by the Director or an authorized representative shall be 17 conducted as a nonadversarial confidential investigatory for 18 proceeding as necessary the resolution of anv 19 inconsistencies, discrepancies, or disputed issues apparent 20 upon the face of the filed examination report or raised by or as a result of the Director's review of relevant work papers or 21 22 by the written submission or rebuttal of the company. Within 23 20 days of the conclusion of any hearing, the Director shall 24 enter an order under paragraph (1) of subsection (c).

The Director shall not appoint an examiner as an authorized representative to conduct the hearing. The hearing HB4313 Engrossed - 15 - LRB102 21390 BMS 30506 b

shall proceed expeditiously with discovery by the company 1 2 limited to the examiner's work papers that tend to 3 substantiate any assertions set forth in written any submission or rebuttal. The Director or his representative may 4 5 issue subpoenas for the attendance of any witnesses or the 6 production of any documents deemed relevant to the 7 investigation, whether under the control of the Department, 8 the company, or other persons. The documents produced shall be 9 included in the record, and testimony taken by the Director or 10 his representative shall be under oath and preserved for the 11 record. Nothing contained in this Section shall require the 12 Department to disclose any information or records that would 13 indicate or show the existence or content of any investigation or activity of a criminal justice agency. 14

15 The hearing shall proceed with the Director or his 16 representative posing questions to the persons subpoenaed. 17 Thereafter the company and the Department may present testimony relevant to the investigation. Cross-examination 18 shall be conducted only by the Director or his representative. 19 20 The company and the Department shall be permitted to make 21 closing statements and may be represented by counsel of their 22 choice.

(e) Publication and use. Upon the adoption of the examination report under paragraph (1) of subsection (c), the Director shall continue to hold the content of the examination report as private and confidential information for a period of HB4313 Engrossed - 16 - LRB102 21390 BMS 30506 b

35 days, except to the extent provided in subsection (b).
 Thereafter, the Director may open the report for public
 inspection so long as no court of competent jurisdiction has
 stayed its publication.

5 Nothing contained in this Code shall prevent or be construed as prohibiting the Director from disclosing the 6 content of an examination report, preliminary examination 7 8 report or results, or any matter relating thereto, to the 9 insurance department of any other state or country or to law 10 enforcement officials of this or any other state or agency of 11 the federal government at any time, so long as the agency or 12 office receiving the report or matters relating thereto agrees 13 in writing to hold it confidential and in a manner consistent with this Code. 14

15 In the event the Director determines that regulatory 16 action is appropriate as a result of any examination, he may 17 initiate any proceedings or actions as provided by law.

(f) Confidentiality of ancillary information. All working 18 papers, recorded information, documents, and copies thereof 19 20 produced by, obtained by, or disclosed to the Director or any other person in the course of any examination must be given 21 22 confidential treatment, are not subject to subpoena, and may 23 not be made public by the Director or any other persons, except to the extent provided in subsection (e). Access may also be 24 25 to the National Association of granted Insurance 26 Commissioners. Those parties must agree in writing before

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1 receiving the information to provide to it the same 2 confidential treatment as required by this Section, unless the 3 prior written consent of the company to which it pertains has 4 been obtained.

5 This subsection (f) applies to market conduct examinations 6 described in Section 132 of this Code.

7 (g) Disclosure. Nothing contained in this Code shall 8 prevent or be construed as prohibiting the Director from 9 disclosing the information described in subsections (e) and 10 (f) to the Illinois Insurance Guaranty Fund regarding any 11 member company defined in Section 534.5 if the Director 12 determines that the member company may be subject to a future delinquency proceeding under Article XIII. The Director may 13 14 disclose the information described in this subsection so long 15 as the Fund agrees in writing to hold that information 16 confidential, in a manner consistent with this Code, and uses 17 that information to prepare for the possible liquidation of the member company. Access to the information disclosed by the 18 19 Director to the Fund shall be limited to the Fund's staff and 20 its counsel. The Board of Directors of the Fund may have access 21 to the information disclosed by the Director to the Fund once 22 the member company is subject to a delinquency proceeding 23 under Article XIII subject to any terms and conditions 24 established by the Director.

25 (Source: P.A. 100-475, eff. 1-1-18.)

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(215 ILCS 5/547) (from Ch. 73, par. 1065.97)

2 Sec. 547. Prevention of insolvencies. To aid in the 3 detection and prevention of company insolvencies:

4 (a) The board of directors may, upon majority vote, make
5 recommendations to the Director on matters pertaining to
6 regulation for solvency.

7 (b) The board of directors may prepare a report on the 8 history and causes of any company insolvency in which the Fund 9 was obligated to pay covered claims, based on the information 10 available to the Fund, and submit such report to the Director.

11 (c) The Director may disclose to the Fund the information 12 described in subsection (g) of Section 132.5 as well as the 13 information described in subsection (c) of Section 131.22, and 14 the Fund may use that information to prepare for the possible 15 liquidation of a member company subject to the requirements 16 and restrictions set forth in Section 132.5.

17 (Source: P.A. 85-576.)

Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

25 Section 99. Effective date. This Act takes effect upon

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1 becoming law.