GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 889* Committee Substitute Favorable 4/13/09

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Short Title: Struc. Settlement Annuities/Ins. Guar. Assn. (Public) Sponsors: Referred to: March 31, 2009 A BILL TO BE ENTITLED AN ACT TO EXPAND COVERAGE UNDER THE INSURANCE GUARANTY ASSOCIATION WITH RESPECT TO STRUCTURED SETTLEMENT ANNUITIES FOR MATTERS INVOLVING PERSONAL INJURY OR ILLNESS. The General Assembly of North Carolina enacts: **SECTION 1.** G.S. 58-62-16 is amended by adding a new subdivision to read: "(17a) 'Structured settlement annuities' means any contracts or certificates for annuities issued to fund, in whole or in part, a settlement agreement for a matter involving personal injury or illness, including any settlement agreement permitted under Chapter 97 of the General Statutes." **SECTION 2.** G.S. 58-62-21(a) reads as rewritten: "§ 58-62-21. Coverage and limitations. This Article provides coverage for the policies and contracts specified in subsection (b) of this section: (1) To persons other than persons specified in subdivisions (3) and (4) of this subsection who, regardless of where they reside (except for nonresident certificate holders under group policies), are the beneficiaries, assignees, or payees of the persons covered under subdivision (2) of this subsection, and subsection; (2) To persons other than persons specified in subdivisions (3) and (4) of this subsection who are owners or certificate holders under the policies, or in the case of unallocated annuity contracts to the persons who are the contract holders, and who are residents of this State, or who are not residents of this State, but only under all of the following conditions: (i) the insurers that issued the policies are domiciled in this State; (ii) the insurers never held a license in the states in which the persons reside; (iii) the states have associations similar to the association created by this Article; and (iv) the persons are not eligible for coverage by the associations: To persons who are payees (or beneficiaries of payees if the payees are (3) deceased) under structured settlement annuities if the payees are residents of this State, regardless of where the contract owners of the structured settlement annuities reside; and (4) To persons who are payees (or beneficiaries of payees if the payees are deceased) under structured settlement annuities if the payees are not residents of this State, but only if all of the following conditions are met: The contract owners of the structured settlement annuities are <u>a.</u> residents of this State or, if not residents of this State, (i) the insurers



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1			-	that issued the structured settlement	-
2				State and (ii) the state in which the	
3				association similar to the Association	created by this Article; and
4		<u>b.</u>	<u>).</u>	Neither the payees (or beneficiaries	s of payees if the payees are
5				deceased) nor the contract owners	of the structured settlement
6				annuities are eligible for coverage b	y an association of the state in
7				which the payees or contract owners r	eside."
8		SECTIO	ON 3.	G.S. 58-62-21(d)(2) reads as rewritter	1:
9	"(d)	The bene	efits fo	or which the Association is liable do	not, in any event, exceed the
10	lesser of:				
11		•••			
12		(2) W	With re	espect to any one individual, regardle	less of the number of policies,
13		th	h ree h u	undred thousand dollars (\$300,000) o	one million dollars (\$1,000,000)
14		fo	or all b	penefits, including cash values; or	
15		"		•	
16		SECTIO	ON 4.	G.S. 58-62-21(e) reads as rewritten:	
17	"(e)			the Association liable to expend mo	re than three hundred thousand
18	dollars (\$300,000) one million dollars (\$1,000,000) in the aggregate with respect to any one				
19	individual under this section."				
20		SECTIO	ON 5.	This act is effective when it become	mes law and applies to claims
21	submitted to the Insurance Guaranty Association on or after that date.				