

115TH CONGRESS  
2D SESSION

# H. R. 5059

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IN THE SENATE OF THE UNITED STATES

SEPTEMBER 17, 2018

Received; read twice and referred to the Committee on Banking, Housing, and Urban Affairs

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## AN ACT

To amend the Home Owners' Loan Act with respect to the registration and supervision of insurance savings and loan holding companies, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

**1 SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “State Insurance Regu-  
3 lation Preservation Act”.

**4 SEC. 2. SUPERVISION OF INSURANCE SAVINGS AND LOAN  
5 HOLDING COMPANIES.**

6 (a) DEFINITIONS.—Section 10(a)(1) of the Home  
7 Owners’ Loan Act (12 U.S.C. 1467a(a)(1)) is amended  
8 by inserting at the end the following:

9                 “(K) DOMICILE.—The term ‘domicile’  
10                 means the State in which an insurance under-  
11                 writing company or the holding company for  
12                 such company is incorporated, chartered, or or-  
13                 ganized.

14                 “(L) BUSINESS OF INSURANCE.—The term  
15                 ‘business of insurance’ means any activity that  
16                 is regulated in accordance with the relevant  
17                 State insurance laws and regulations, including  
18                 the writing of insurance and the reinsuring of  
19                 risks.

20                 “(M) INSURANCE SAVINGS AND LOAN  
21                 HOLDING COMPANY.—The term ‘insurance sav-  
22                 ings and loan holding company’ means—

23                 “(i) a savings and loan holding com-  
24                 pany with 75 percent or more of its total  
25                 consolidated assets in an insurance under-  
26                 writing company (or insurance under-

1 writing companies), other than assets asso-  
2 ciated with insurance for credit risk, dur-  
3 ing the 4 most recent consecutive quarters,  
4 as calculated in accordance with Generally  
5 Accepted Accounting Principles or the  
6 Statutory Accounting Principles in accord-  
7 ance with State law;

8 “(ii) a company that—

9 “(I) was a savings and loan hold-  
10 ing company as of July 21, 2010, and  
11 through date of enactment of this  
12 clause; and

13 “(II) was not subject to the  
14 Basel III capital regulation promul-  
15 gated by the Board of Governors of  
16 the Federal Reserve System and the  
17 Comptroller of the Currency on Octo-  
18 ber 11, 2013 (78 Fed. Reg. 62018),  
19 because the savings and loan holding  
20 company held 25 percent or more of  
21 its total consolidated assets in subsidi-  
22 aries that are insurance underwriting  
23 companies (other than assets associ-  
24 ated with insurance for credit risk); or

1                         “(iii) a top-tier savings and loan hold-  
2                         ing company that—

3                             “(I) was registered as a savings  
4                         and loan holding company before July  
5                         21, 2010; and

6                             “(II) is a New York not-for-profit  
7                         corporation formed for the purpose  
8                         of holding the stock of a New York in-  
9                         surance company.

10                         “(N) INSURANCE UNDERWRITING COM-  
11                         PANY.—The term ‘insurance underwriting com-  
12                         pany’ means an insurer that is subject to regu-  
13                         lation by a State insurance authority of the in-  
14                         surer’s domicile.

15                         “(O) STATE INSURANCE AUTHORITY.—The  
16                         term ‘State insurance authority’ means the  
17                         State insurance authority of the State in which  
18                         an insurance underwriting company or holding  
19                         company for such company is domiciled.

20                         “(P) TOP-TIER SAVINGS AND LOAN HOLD-  
21                         ING COMPANY.—The term ‘top-tier savings and  
22                         loan holding company’ means the ultimate par-  
23                         ent company in a savings and loan holding com-  
24                         pany structure.”.

1       (b) REGISTRATION.—Section 10(b)(1) of the Home  
2 Owners' Loan Act (12 U.S.C. 1467a(b)(1)) is amended  
3 by inserting at the end the following new sentence:

4       “A savings and loan holding company that is an in-  
5 surance savings and loan holding company shall register  
6 as an insurance savings and loan holding company.”.

7       (c) REPORTS.—Section 10(b)(2) of the Home Own-  
8 ers' Loan Act (12 U.S.C. 1467a(b)(2)) is amended by add-  
9 ing at the end the following new subparagraph:

10           “(D) INSURANCE SAVINGS AND LOAN  
11 HOLDING COMPANIES.—The Board, to the full-  
12 est extent possible, shall request reports and  
13 other information filed by insurance savings  
14 and loan holding companies and any insurance  
15 underwriting company that is a subsidiary of  
16 such company with other Federal authorities  
17 and the State insurance authority for such com-  
18 pany before requesting such reports or informa-  
19 tion from the insurance savings and loan hold-  
20 ing company or any insurance underwriting  
21 company that is a subsidiary of such company.

22           “(E) RULE OF CONSTRUCTION.—Nothing  
23 in this section may be construed as prohibiting  
24 the Board from requesting reports and other in-  
25 formation that is not otherwise collected and

1           shared with other Federal or State authori-  
2           ties.”.

3           (d) BOOKS AND RECORDS.—Section 10(b)(3) of the  
4 Home Owners’ Loan Act (12 U.S.C. 1467a(b)(3)) is  
5 amended—

6           (1) by striking “Each” and inserting the fol-  
7 lowing:

8                 “(A) IN GENERAL.—Each”; and

9           (2) by inserting at the end the following new  
10          subparagraph:

11                 “(B) INSURANCE SAVINGS AND LOAN  
12 HOLDING COMPANIES.—The Board, to the full-  
13 est extent possible, shall align any prescribed  
14 recordkeeping requirements for an insurance  
15 savings and loan holding company with the rec-  
16 ordkeeping requirements imposed by the State  
17 insurance authority of such company and any  
18 insurance underwriting company that is a sub-  
19 sidiary of such company.”.

20           (e) EXAMINATIONS.—Section 10(b)(4)(C) of the  
21 Home Owners’ Loan Act (12 U.S.C. 1467a(b)(4)(C)) is  
22 amended—

23           (1) in clause (i), by striking the word “and” at  
24 the end;

1                         (2) in clause (ii), by striking the period at the  
2 end and inserting “; and”; and

3                         (3) by adding at the end the following new  
4 clause:

5                         “(iii) INSURANCE SAVINGS AND LOAN  
6 HOLDING COMPANIES.—

7                         “(I) COORDINATION.—The  
8 Board, to the fullest extent possible,  
9 shall coordinate examinations of an  
10 insurance savings and loan holding  
11 company in conjunction with the State  
12 insurance authority of such company  
13 and any insurance underwriting com-  
14 pany that is a subsidiary of such com-  
15 pany and other State and Federal au-  
16 thorities in order to minimize the po-  
17 tential for duplication and conflict be-  
18 tween the examinations conducted by  
19 the Board and the examinations con-  
20 ducted by other State and Federal au-  
21 thorities.

22                         “(II) SCOPE AND FREQUENCY.—  
23 Following public notice and comment,  
24 the Board shall establish a schedule  
25 for the frequency and the scope of ex-

aminations of insurance savings and  
loan holding companies that is con-  
sistent with the supervisory frame-  
work required by paragraph (7).”.

5 (f) SUPERVISION.—Section 10(b) of the Home Own-  
6 ers' Loan Act (12 U.S.C. 1467a(b)) is amended by insert-  
7 ing at the end the following new paragraph:

8               “(7) INSURANCE SAVINGS AND LOAN HOLDING  
9               COMPANIES.—

10                         “(A)      TAILORED      SUPERVISION.—The  
11                         Board, by rule, shall establish a supervisory  
12                         framework for insurance savings and loan hold-  
13                         ing companies that—

17                         “(ii) to the fullest extent possible, and  
18                         consistent with the safe and sound oper-  
19                         ation of insurance savings and loan holding  
20                         companies, does not unnecessarily dupli-  
21                         cate the supervision of insurance under-  
22                         writing companies by the State insurance  
23                         authorities for such companies or insur-  
24                         ance underwriting companies that are sub-  
25                         sidiaries of such companies.

1                 “(B) REVIEW OF SUPERVISORY GUID-  
2                 ANCE.—Following public notice and comment,  
3                 the Board shall review and revise supervisory  
4                 policy letters and guidance applicable to insur-  
5                 ance savings and loan holding companies to en-  
6                 sure that such letters and guidance are not in-  
7                 consistent with the supervisory framework re-  
8                 quired by this paragraph.”.

9     **SEC. 3. ASSESSMENTS AND FEES FOR INSURANCE SAVINGS**

10                 **AND LOAN HOLDING COMPANIES.**

11                 Section 11(s) of the Federal Reserve Act (12 U.S.C.  
12 248(s)), which relates to assessments and fees, is amended  
13 by inserting at the end the following new paragraph:

14                 “(4) EXCLUDED ASSETS.—For purposes of  
15                 paragraph (2)(B), the total consolidated assets of an  
16                 insurance savings and loan holding company, as de-  
17                 fined in section 10(a)(1)(L) of the Home Owners’  
18                 Loan Act (12 U.S.C. 1467a(a)(1)(L)), shall not in-  
19                 clude assets attributable to the business of insurance  
20                 conducted by such company or any affiliate of such  
21                 company, other than assets associated with insur-  
22                 ance for credit risk.”.

23     **SEC. 4. IMPLEMENTATION.**

24                 (a) IMPLEMENTATION OF SUPERVISORY FRAME-  
25                 WORK.—The Board shall establish the supervisory frame-

1 work required by section 10(b)(7) of the Home Owners'  
2 Loan Act (12 U.S.C. 1467a(b)(7)), as added by this Act,  
3 within 24 months of the date of enactment of this Act.

4        (b) REVIEW OF SUPERVISORY GUIDANCE.—The  
5 Board shall complete the review of supervisory policy let-  
6 ters and policy guidance required by section 10(b)(7) of  
7 the Home Owners' Loan Act (12 U.S.C. 1467a(b)(7)), as  
8 added by this Act, within 30 months of the date of enact-  
9 ment of this Act.

10        (c) REPORT TO CONGRESS.—The Board, no later  
11 than 36 months after the date of enactment of this Act,  
12 shall submit a report to the Committee on Banking, Hous-  
13 ing, and Urban Affairs of the Senate and the Committee  
14 on Financial Services of the House of Representatives on  
15 the implementation of this Act.

16        (d) BOARD DEFINED.—As used in this section, the  
17 term “Board” means the Board of Governors of the Fed-  
18 eral Reserve System.

19 **SEC. 5. RELATIONSHIP TO OTHER LAWS.**

20        This Act and the amendments made by this Act shall  
21 not limit any authority over insurance savings and loan  
22 holding companies (as defined under section 10(a)(1) of  
23 the Home Owners' Loan Act) that is provided by a Fed-  
24 eral law other than the Home Owners' Loan Act.

1   **SEC. 6. RULEMAKING AUTHORITY.**

2       The Board may issue regulations and orders as may  
3   be necessary to—

4           (1) administer and carry out this Act and the  
5   amendments made by this Act; and

6           (2) prevent evasions of this Act and the amend-  
7   ments made by this Act.

8   **SEC. 7. RULE OF CONSTRUCTION.**

9       Nothing in this Act or the amendments made by this  
10   Act may be construed to affect the authority of the Board  
11   of Governors of the Federal Reserve System over any sub-  
12   sidiary of an insurance savings and loan holding company  
13   that is not an insurance underwriting company (as such  
14   terms are defined, respectively, under section 10(a)(1) of  
15   the Home Owners' Loan Act).

Passed the House of Representatives September 12,  
2018.

Attest:

KAREN L. HAAS,

*Clerk.*