## Representative James A. Dunnigan proposes the following substitute bill:

1	INSURERS REHABILITATION AND
2	LIQUIDATION
3	2005 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: John Dougall
6	
7	LONG TITLE
8	General Description:
9	This bill modifies the Insurance Code to address rehabilitation and liquidation.
10	Highlighted Provisions:
11	This bill:
12	<ul><li>provides for mediation and arbitration;</li></ul>
13	<ul> <li>addresses what must be demonstrated by the liquidator in order to exercise the</li> </ul>
14	authority to seek an order to have the parties submit their commutation proposal to a
15	panel of arbitrators; and
16	<ul><li>makes technical changes.</li></ul>
17	Monies Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	None
21	<b>Utah Code Sections Affected:</b>
22	AMENDS:
23	31A-27-330.6, as last amended by Chapter 105, Laws of Utah 2004
24	

25 Be it enacted by the Legislature of the state of Utah:



26	Section 1. Section <b>31A-27-330.6</b> is amended to read:
27	31A-27-330.6. Reinsurance commutations.
28	Notwithstanding Section 31A-27-330.5, when the insurer has been a party to a
29	reinsurance agreement[:] this section applies.
30	(1) (a) The liquidator may negotiate a voluntary commutation and release of all
31	obligations arising from the agreements.
32	(b) (i) Subject to Subsection (1)(b)(ii), a commutation and release agreement
33	voluntarily entered into by the parties shall be:
34	(A) commercially reasonable;
35	(B) actuarially sound; and
36	(C) made in the best interests of the creditors of the insurer.
37	(ii) A commutation and release agreement voluntarily entered into by the parties that
38	exceeds \$100,000 shall be:
39	(A) reviewed by the court; and
40	(B) approved if the agreement meets the standards described in Subsection (1)(b)(i).
41	[(2) At any time following a five-year period subsequent to the entry of the order of
42	liquidation]
43	(2) (a) At any time after an eight-year period beginning on the day on which an order of
44	liquidation is entered, the liquidator shall apply to the court, with notice to the other party, for
45	an order requiring the parties to the reinsurance agreement to enter into nonbinding mediation
46	to resolve any differences between the parties relating to a commutation and release of all
47	obligations relating to:
48	(i) open claim reserves; and
49	(ii) incurred but not reported claim reserves.
50	(b) Upon the request of the liquidator under this Subsection (2), the court shall appoint
51	a mediator to mediate a resolution of the differences between the parties.
52	(c) The expenses of the mediator shall be shared equally between the parties to the
53	reinsurance agreement.
54	(3) (a) Subject to Subsection (3)(b), the liquidator may apply to the court, with notice
55	to the other party, for an order requiring that parties to the reinsurance agreement submit their
56	commutation proposal to a panel of three arbitrators[-] at any time after:

57	(i) a two-year period beginning on the day on which an order is issued under
58	Subsection (2); and
59	(ii) the court-appointed mediator certifies to the court that the parties are unable to
60	resolve their differences.
61	(b) The discretionary power of the liquidator provided for in Subsection (3)(a) may be
62	exercised after approval by the court upon demonstration by the liquidator that:
63	(i) a reinsurer is not negotiating in good faith;
64	(ii) a reinsurer is unduly delaying the negotiation or settlement of a reinsurance
65	agreement between the insolvent insurer and the reinsurer;
66	(iii) a reinsurer ignores a properly presented bill for payment from the liquidator for
67	more than 180 days;
68	(iv) any conduct by a reinsurer unduly or unreasonably impacts the administration or
69	closure of the estate of the insolvent insurer by the liquidator; or
70	(v) conduct by a reinsurer is intended to delay or avoid negotiating settlement or
71	payment of a proposal to commute a reinsurance agreement between the insolvent insurer and a
72	reinsurer.
73	$\left[\frac{(3)}{(4)}\right]$ (a) Venue for the arbitration shall be:
74	(i) within the district of the liquidation court's jurisdiction; or
75	(ii) such other location as may be agreed to by the parties.
76	(b) [(i) Upon] Subject to Subsection (4)(e), upon the court's determination that
77	commutation would be in the best interests of the creditors of the liquidation estate, the court
78	shall require that the liquidator and the other party [each appoint an arbitrator within 30 days]
79	to commence arbitration to be conducted pursuant to the Procedures for Resolution of United
80	States Insurance and Reinsurance Disputes, Neutral Panel Version dated April 2004.
81	[(ii) Within 30 days after appointment of the two arbitrators under Subsection (3)(b)(i),
82	the court shall appoint an independent, impartial, disinterested arbitrator qualified by actuarial
83	training in the insurance and reinsurance industry.]
84	(c) [Within 60 days following the appointment of the third arbitrator under Subsection
85	(3)(b), the] The parties shall submit to the arbitration panel their commutation proposals and
86	other documents and information relevant to the determination of the parties' rights and
87	obligations under the reinsurance agreement to be commuted, including:

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parties.

88	(i) a written review of open claim files; and
89	(ii) an actuarial estimate of incurred-but-not-reported losses.
90	[(d) (i) Within 60 days following the parties' submissions under Subsection (3)(c):]
91	[(A) the] (d) (i) The arbitration panel shall issue an award specifying the general terms
92	of a commercially reasonable and actuarially sound commutation and release agreement[;] and
93	[ <del>(B)</del> ] the liquidator shall promptly submit the award to the court.
94	(ii) The court shall confirm the arbitration panel's award absent proof of statutory
95	grounds for vacating or modifying the award.
96	[(e) The time periods established in this Subsection (3) may be extended upon the
97	consent of the parties or by order of the court, for good cause shown.]
98	(e) (i) If the reinsurance agreement contains an arbitration clause that is not in conflict
99	with this section, the arbitration shall be conducted consistent with the reinsurance agreement
100	arbitration clause, otherwise the arbitration shall be conducted as provided in this section.
101	(ii) The award determined under this Subsection (4)(e) shall be submitted to the court
102	as provided in Subsection (4)(d).
103	(f) If the arbitration panel finds, upon request of either party, that payment of or
104	enforcement of the arbitration panel's award would likely cause the insolvency of the affected
105	reinsurer, the portion of the award related to outstanding and incurred but not reported losses
106	may not be enforced and payment of the obligations may not be accelerated, except:
107	(i) to the extent that the liquidator agrees to the payment, after consultation with the
108	reinsurer's domiciliary commissioner; and
109	(ii) on the liquidator's determination that enforcement of the award will not cause the
110	reinsurer's insolvency.
111	(g) Except as provided in Subsection [(4)] (5), nothing in this section may be construed
112	to supersede or impair any provision in a reinsurance agreement that establishes a
113	commercially reasonable and actuarially sound method for valuing and commuting the
114	obligations of the parties to the reinsurance agreement by providing in the contract the specific
115	methodology to be used for valuing and commuting the obligations.
116	[(4)] (5) (a) A commutation provision is not effective if it is demonstrated to the court
117	that the provision was entered into in contemplation of the insolvency of one or more of the

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119	(b) A contractual commutation provision entered into within one year of the liquidation
120	order of the insurer shall be rebuttably presumed to have been entered into in contemplation of
121	insolvency.
122	$\left[\frac{(5)}{(6)}\right]$ Sections 31A-27-330 and 31A-27-330.5 and this section apply to liquidation
123	proceedings that are pending on April 29, 1996, and to all future liquidations.