## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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## HOUSE BILL 575 Committee Substitute Favorable 5/18/11

	Short Title:Service Agreements/Allow Reserve Account.(Public)
	Sponsors:
	Referred to:
	April 4, 2011
1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE THAT IN LIEU OF CONTRACTUAL LIABILITY INSURANCE, A
3	SERVICE CONTRACT PROVIDER MAY MAINTAIN A FUNDED RESERVE
4	ACCOUNT FOR ITS OBLIGATIONS UNDER SERVICE CONTRACTS ISSUED AND
5	OUTSTANDING IN THIS STATE.
6	The General Assembly of North Carolina enacts:
7	<b>SECTION 1.</b> G.S. 66-373 reads as rewritten:
8	"§ 66-373. Insurance policy requirements.
9	(a) Each company or person subject to this section shall maintain contractual liability
10	insurance or service agreement reimbursement insurance with an authorized insurer for one
11	hundred percent (100%) of claims exposure, including reported and incurred but not reported
12	claims and claims expenses, on business written in this State unless the company or
13	person:person complies with all of the following:
14	(1) Maintains an audited net worth of one hundred million dollars
15	(\$100,000,000); one hundred million dollars (\$100,000,000).
16	(2) Has offered service agreement contracts or warranties, as applicable to the
17	respective company, its parent company, or person, for at least the preceding
18	10 <del>years; and years.</del>
19	(3) Either is required to file and has filed an SEC Form 10K or Form 20-F with
20	the Securities and Exchange Commission (SEC) within the last calendar year
21 22	or, if the company does not file with the SEC, can produce, upon request, a
22 23	copy of the company's audited financial statements, which show a net worth
23 24	of the company or person of at least one hundred million dollars (\$100,000,000). A company or person may utilize its perent company's Form
24 25	(\$100,000,000). A company or person may utilize its parent company's Form 10-K, Form 20-F, or audited financial statements to satisfy this requirement
23 26	if the parent company agrees to guarantee the obligations of the company or
20 27	person relating to service agreement contracts or warranties, as applicable to
28	the respective company or person, sold by the company or person in this
29	State.
30	In lieu of complying with subdivisions (1), (2), and (3) of this subsection, the company or
31	person may maintain a funded reserve account for the purpose of meeting its obligations under
32	contracts issued and outstanding in this State. The reserves shall not be less than forty percent
33	(40%) of gross consideration received, less claims paid, on the sale of the service contract for
34	all in-force contracts.
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- **SECTION 2.** This act becomes effective July 1, 2011.



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