By: Flynn H.B. No. 1582

A BILL TO BE ENTITLED

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- 2 relating to certain investments by insurance companies and related
- 3 organizations.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. (a) Section 228.001, Insurance Code, as added by
- 6 Chapter 730, Acts of the 80th Legislature, Regular Session, 2007,
- 7 is amended to conform to the amendment of Article 4.51, Insurance
- 8 Code, by Section 1, Chapter 303 (H.B. 1741), Acts of the 80th
- 9 Legislature, Regular Session, 2007, by adding Subdivisions (5-a),
- 10 (7-a), and (7-b), and further amended by amending added Subdivision
- 11 (7-b) and by adding Subdivision (7-c) to read as follows:
- 12 (5-a) "Low-income community" has the meaning assigned
- 13 by Section 45D(e), Internal Revenue Code of 1986.
- 14 (7-a) "Program One" means the program for allocation
- 15 and investment of certified capital under this chapter before
- 16 January 1, 2007.
- 17 (7-b) "Program Two" means the program for allocation
- 18 and investment of certified capital under this chapter on or after
- 19 <u>January 1, 2007</u>, and before January 1, 2010.
- 20 (7-c) "Program Three" means the program for allocation
- 21 and investment of certified capital under this chapter on or after
- 22 January 1, 2010.
- 23 (b) Section 1, Chapter 303 (H.B. 1741), Acts of the 80th
- 24 Legislature, Regular Session, 2007, which amended former Article

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- 1 4.51, Insurance Code, by adding Subdivisions (16), (17), and (18),
- 2 is repealed.
- 3 SECTION 2. Subchapter A, Chapter 228, Insurance Code, is
- 4 amended by adding Section 228.0525 to read as follows:
- 5 Sec. 228.0525. ACCEPTANCE OF PREMIUM TAX ALLOCATION CLAIMS.
- 6 (a) The rules adopted under Section 228.052 must provide that the
- 7 comptroller shall accept premium tax credit allocation claims on
- 8 behalf of certified investors with respect to Program Three not
- 9 later than January 1, 2010.
- 10 (b) This section expires January 15, 2010.
- 11 SECTION 3. Section 228.251, Insurance Code, is amended by
- 12 adding Subsection (d) to read as follows:
- 13 <u>(d) With respect to credits earned as a result of</u>
- 14 investments made under Program Three, beginning with the tax report
- due March 1, 2015, for the 2014 tax year, a certified investor may
- 16 take up to 25 percent of the vested premium tax credit in any
- 17 taxable year of the certified investor. The credit may not be
- 18 applied to estimated payments due in 2014.
- 19 SECTION 4. (a) Section 228.253(b), Insurance Code, is
- 20 amended to conform to the amendment of Article 4.66(a), Insurance
- 21 Code, by Section 6, Chapter 303 (H.B. 1741), Acts of the 80th
- 22 Legislature, Regular Session, 2007, and further amended to read as
- 23 follows:
- 24 (b) The certified capital company must have filed the claim
- 25 with the comptroller on the date on which the comptroller accepted
- 26 premium tax credit allocation claims on behalf of certified
- 27 investors with respect to Program One, Program Two, or Program

- 1 Three, as applicable, under the comptroller's rules.
- 2 (b) Section 6, Chapter 303 (H.B. 1741), Acts of the 80th
- 3 Legislature, Regular Session, 2007, which amended former Article
- 4 4.66(a), Insurance Code, is repealed.
- 5 SECTION 5. (a) Section 228.254, Insurance Code, is amended
- 6 to conform to the amendment of Article 4.67, Insurance Code, by
- 7 Section 7, Chapter 303 (H.B. 1741), Acts of the 80th Legislature,
- 8 Regular Session, 2007, and further amended to read as follows:
- 9 Sec. 228.254. TOTAL LIMIT ON PREMIUM TAX CREDITS. (a) The
- 10 total amount of certified capital for which premium tax credits may
- 11 be allowed under this chapter for all years in which premium tax
- 12 credits are allowed is:
- 13 (1) \$200 million for Program One;
- 14 (2) \$200 million for Program Two; and
- 15 (3) \$200 million for Program Three.
- 16 (b) The total amount of certified capital for which premium
- 17 tax credits may be allowed for all certified investors under this
- 18 chapter may not exceed the amount that would entitle all certified
- 19 investors in certified capital companies to take total credits of
- 20 \$50 million in a year with respect to Program One, \$50 million in a
- 21 year with respect to Program Two, and \$50 million in a year with
- 22 <u>respect to Program Three</u>.
- 23 (c) A certified capital company and the company's
- 24 affiliates may not file premium tax credit allocation claims with
- 25 respect to Program One, Program Two, or Program Three, as
- 26 applicable, in excess of the maximum amount of certified capital
- 27 for which premium tax credits may be allowed for that program as

- 1 provided by this section.
- 2 (b) Section 7, Chapter 303 (H.B. 1741), Acts of the 80th
- 3 Legislature, Regular Session, 2007, which amended former Article
- 4 4.67, Insurance Code, is repealed.
- 5 SECTION 6. (a) Section 228.255, Insurance Code, is amended
- 6 to conform to the amendment of Article 4.68, Insurance Code, by
- 7 Section 8, Chapter 303 (H.B. 1741), Acts of the 80th Legislature,
- 8 Regular Session, 2007, and further amended to read as follows:
- 9 Sec. 228.255. ALLOCATION OF PREMIUM TAX CREDIT. (a) If the
- 10 total premium tax credits claimed by all certified investors with
- 11 respect to Program One, Program Two, or Program Three, as
- 12 applicable, exceeds the total limits on premium tax credits
- 13 established for that program by Section 228.254(a), the comptroller
- 14 shall allocate the total amount of premium tax credits allowed
- 15 under this chapter to certified investors in certified capital
- 16 companies on a pro rata basis in accordance with this section.
- 17 (b) The pro rata allocation for each certified investor
- 18 shall be the product of:
- 19 (1) a fraction, the numerator of which is the amount of
- 20 the premium tax credit allocation claim filed on behalf of the
- 21 investor with respect to Program One, Program Two, or Program
- 22 Three, as applicable, and the denominator of which is the total
- 23 amount of all premium tax credit allocation claims filed on behalf
- 24 of all certified investors with respect to that program; and
- 25 (2) the total amount of certified capital for which
- 26 premium tax credits may be allowed with respect to that program
- 27 under this chapter.

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- 1 (c) The maximum amount of certified capital for which
- 2 premium tax credit allocation may be allowed on behalf of a single
- 3 certified investor and the investor's affiliates with respect to
- 4 Program One, Program Two, or Program Three, as applicable, whether
- 5 by one or more certified capital companies, may not exceed the
- 6 greater of:
- 7 (1) \$10 million; or
- 8 (2) 15 percent of the maximum aggregate amount
- 9 available with respect to that program under Section 228.254(a).
- 10 (b) Section 8, Chapter 303 (H.B. 1741), Acts of the 80th
- 11 Legislature, Regular Session, 2007, which amended former Articles
- 12 4.68(a), (b), (c), and (e), Insurance Code, is repealed.
- SECTION 7. (a) In accordance with Section 311.031(c),
- 14 Government Code, which gives effect to a substantive amendment
- 15 enacted by the same legislature that codifies the amended statute,
- 16 the text of Sections 228.001, 228.253, 228.254, and 228.255,
- 17 Insurance Code, as set out in Sections 1, 4, 5, and 6 of this Act,
- 18 respectively, gives effect to changes made by Chapter 303 (H.B.
- 19 1741), Acts of the 80th Legislature, Regular Session, 2007.
- 20 (b) To the extent of any conflict, this Act prevails over
- 21 another Act of the 81st Legislature, Regular Session, 2009,
- 22 relating to nonsubstantive additions and corrections in enacted
- 23 codes.
- SECTION 8. This Act takes effect September 1, 2009.