GUIDELINEORADMINISTRATION OF LARGE DEDUCPOLICIES IN RECEIVERSHIP

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Drafting Note:Having the necessary statutory authority specific to large deductible workers' compensation products in receiverships is key to the successful resolution of these insurers. There are currently two statutory authority options available, and there are differences across states as to which authority has been adopted: 1) Section 712 of the NAIC Insurer Receivership **Nectors ARR**(**M**), Administration of Loss Reimbursement Policies; and 2) the National Conference of Insurance Guaranty Funds (NCIGF) **MDetailucating** Legislation, Administration of Large Deductible Policies and Insured Large Deductible Collateral. Both provide statutory guidance that articulates the respective rights and responsibilities of the various parties, which greatly enhance a state's ability to manage complex large deductible programs in liquidation. Generally, both approaches provide for the collection of reimbursements, resolve disputes over who gets the reimbursements and ensure that the claimants are paid. The provisions inotestation options generally complement each other, except for conflicting provisions regarding the issue of the ultimate ownership of, and entitlement to, the deductible recoverties gen deductible collateral as between the estate and the guaranty associations is whether the guaranty associations, on behalf of the claimants, are entitled to any deductible reimbursements or whether they are a general estate asset that is shared prothestations.

As of the drafting of this Godeline, the NCIGF model approach has been adopted by several states using varying language. However, the NCIGF model has evolved over time based on additional experiences from insolvencies and the NCIGF continues to modifysits mod warranted. The NAIC has developed tobeowing Guideline based largelyon the principles and structure of the NCIGF model with certain modifications made by the NAIC Large Deductible Workers' Compensation (E) Working GineuReceivership and Insolvency (E) Task Force The following statutory language is not an amendment to the NAIC receivership models but is intended as a Guideline for use by states as an alternative to IRMA Section 712, Administration of Loss Reim7 (o)3n7 (b)1 (e)0.7 ((I)-1. o)-13 (t)-2.P (e10.3 (ss R)6 (t)-2.7 (st)-

The term "large deductible policy" includes policies which contain an aggregate limit on the insured's liability for all deductible claims perclaim deductible limitor both. The primary purpose and distinguishing characteristic of a large deductible policy is the shifting of a portion of the ultimate financial responsibility under the large deductible policy to pay claims from the insurer to the insured, even though the **obsit**ion to initially pay claims may remain with the insurer, and the insurer remains liable to claimants in the event the insured fails to fulfill its payment or reimbursement obligations

Drafting Note:States may wish to establish a minimum dollar deductible threshold for application of this statute based on local conditions. Because the payment of the entire amount of the claim remains the unconditional obligation of the insurer, the insured's loss reimbursement obligation should not be treated as a "deductible" for the purpose of any applicable exclusion from guaranty association coverage, even though these policies are commonly referred to as "large deductible policies."

Large deductible policies do not include policies, endorsements or agreements which provide that the initial portion of any covered claim shall be **set**fured and further that the insurer shall have no payment obligation within the setInsured retention. Large deductible policies also do not include policies that provide for retrospectively rated premium payments by the insured or reinsurance arrangements or agreements, except to the extent such reinsummers or agreements or agreements are put in placeas security for the policyholder's large deductible obligations

- B. "Deductible claim" means any allow exclaim, including a claim for loss and defense and cost containment expense (unless such expenses are excluded), under a large deductible plotecy extent it is within the deductible.
- C. "Largedeductiblecollateral" means any cash, letters of credit, surety bond, or any other form of security posted by the insured, or by a captive insurer or reinsurer, to secure the insured's obligation under the large deductible policy to pay deductible claims or to reisebute insurer for deductible claim payments. Largeductiblecollateral may also secure an insured's obligation to reimburse or pay to the insurer as may be required for other secured obligations.
- D. "Commerciallyreasonable" means to act in good faith using prevailing industry practices and making all reasonable efforts considering the facts and circumstances of the matter.
- E. "Other secured obligations" means obligations of an insured to an insurer other than those under a large deductible policy, such as those under a reinsurance agreement or other agreement involving retrospective premium obligations the performance of which is secure that ge deductible collateral that also secures an insured's obligations under a large deductible policy.
- Section 2. Handling of Large Deductible Claims

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Guideline for Administration of Large Deductible Policies in Receivership

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(4) pproved by the receiver for payment.

C. Notwithstanding any agreement between the insured and the insurer,