

## The NAIC Considers a Stable of Issues at the Summer National Meeting

September 16, 2014

During the 2014 Summer National Meeting, contingent deferred annuities led the way with the most NAIC groups considering the regulation of CDAs.

- At the head of the pack was the CDA (A) Working Group, which received preliminary comments on
  its Guidelines for Financial Solvency and Market Conduct Regulation of Insurers Who Offer
  Contingent Deferred Annuities, discussed draft revisions to various NAIC models to address
  CDAs, discussed and agreed to seek comments on whether CDAs should provide nonforfeiture
  benefits, and if so, what type of benefits, and discussed seeking information on CDA filings to
  develop best practices.
- The Receivership and Insolvency (E) Task Force exposed for comment its recommendation that CDAs fall within the definition of, and be treated as, annuities under the Life and Health Guaranty Association Model Act (520).
- The Examination Oversight (E) Task Force considered a referral to facilitate the review of an
  insurer's risk management program when reviewing the insurer's CDA form filing and to address
  issues of solvency risk, including the development of additional training or procedures to facilitate
  analysts' and examiners' understanding and assessing the risks of new products.
- The Producer Licensing (EX) Task Force recommended that producers selling CDAs hold a variable lines license.

The XXX/AXXX reinsurance framework was the dark horse issue which was adopted by the NAIC, and was considered by the Principled-Based Reserving Implementation (EX) Task Force, Life Actuarial (A) Task Force, and Capital Adequacy (E) Task Force each of whom addressed next steps issues for implementing the framework. The XXX/AXXX reinsurance framework addresses insurers' use of captives to finance XXX/AXXX reserves by prescribing the types of assets needed to back the

reserve liabilities and requiring disclosure of the assets and securities used to support the reserves. In addition to CDAs, rounding out the field of innovative products being discussed within the NAIC are non-variable products funded by separate accounts and index-linked annuities. The finish line still appears to be a far way off. The Financial Conditions (E) Committee will be working with NAIC staff and legal counsel to address the recommendations made and issues raised by the Separate Account Risk (E) Working Group with respect to non-variable products funded by separate accounts. The Indexed-Linked Variable Annuity (A) Subgroup of the Life Actuarial (A) Task Force continues to consider the appropriate reserve standards for, and whether nonforfeiture standards should apply to, index linked products.

## **Authored By**



Ann Young Black

©2024 Carlton Fields, P.A. Carlton Fields practices law in California through Carlton Fields, LLP. Carlton Fields publications should not be construed as legal advice on any specific facts or circumstances. The contents are intended for general information and educational purposes only, and should not be relied on as if it were advice about a particular fact situation. The distribution of this publication is not intended to create, and receipt of it does not constitute, an attorney-client relationship with Carlton Fields. This publication may not be quoted or referred to in any other publication or proceeding without the prior written consent of the firm, to be given or withheld at our discretion. To request reprint permission for any of our publications, please use our Contact Us form via the link below. The views set forth herein are the personal views of the author and do not necessarily reflect those of the firm. This site may contain hypertext links to information created and maintained by other entities. Carlton Fields does not control or guarantee the accuracy or completeness of this outside information, nor is the inclusion of a link to be intended as an endorsement of those outside sites.