

2 SHB 2097 - CONF REPT  
3 By Conference Committee

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5 Strike everything after the enacting clause and insert the  
6 following:

7 "NEW SECTION. **Sec. 1.** A new section is added to chapter 48.13 RCW  
8 to read as follows:

9 (1) An insurer may, directly or indirectly through an investment  
10 subsidiary, engage in derivative transactions under this section under  
11 the following conditions:

12 (a) An insurer may use derivative instruments under this section to  
13 engage in hedging transactions and certain income generation  
14 transactions, as these terms may be further defined by rule by the  
15 insurance commissioner;

16 (b) Derivative instruments shall not be used for speculative  
17 purposes, but only as stated in (a) of this subsection;

18 (c) An insurer shall be able to demonstrate to the insurance  
19 commissioner the intended hedging characteristics and the ongoing  
20 effectiveness of the derivative transaction or combination of  
21 transactions through cash flow testing or other appropriate analysis;

22 (d) An insurer may enter into hedging transactions under this  
23 section if, as a result of and after giving effect to the transaction:

24 (i) The aggregate statement value of options, caps, floors, and  
25 warrants not attached to another financial instrument purchased and  
26 used in hedging transactions does not exceed seven and one-half percent  
27 of its admitted assets;

28 (ii) The aggregate statement value of options, caps, and floors  
29 written in hedging transactions does not exceed three percent of its  
30 admitted assets; and

31 (iii) The aggregate potential exposure of collars, swaps, forwards,  
32 and futures used in hedging transactions does not exceed six and one-  
33 half percent of its admitted assets;

34 (e) An insurer may only enter into the following types of income  
35 generation transactions if, as a result of and after giving effect to  
36 the transactions, the aggregate statement value of the fixed income

1 assets that are subject to call or that generate the cash flows for  
2 payments under the caps or floors, plus the face value of fixed income  
3 securities underlying a derivative instrument subject to call, plus the  
4 amount of the purchase obligations under the puts, does not exceed ten  
5 percent of its admitted assets:

6 (i) Sales of covered call options on noncallable fixed income  
7 securities, callable fixed income securities if the option expires by  
8 its terms prior to the end of the noncallable period, or derivative  
9 instruments based on fixed income securities;

10 (ii) Sales of covered call options on equity securities, if the  
11 insurer holds in its portfolio, or can immediately acquire through the  
12 exercise of options, warrants, or conversion rights already owned, the  
13 equity securities subject to call during the complete term of the call  
14 option sold;

15 (iii) Sales of covered puts on investments that the insurer is  
16 permitted to acquire under this chapter, if the insurer has escrowed,  
17 or entered into a custodian agreement segregating, cash or cash  
18 equivalents with a market value equal to the amount of its purchase  
19 obligations under the put during the complete term of the put option  
20 sold; or

21 (iv) Sales of covered caps or floors, if the insurer holds in its  
22 portfolio the investments generating the cash flow to make the  
23 required payments under the caps or floors during the complete term  
24 that the cap or floor is outstanding;

25 (f) An insurer shall include all counterparty exposure amounts in  
26 determining compliance with general diversification requirements and  
27 medium and low grade investment limitations under this chapter; and

28 (g) Pursuant to rules adopted by the insurance commissioner under  
29 subsection (3) of this section, the commissioner may approve additional  
30 transactions involving the use of derivative instruments in excess of  
31 the limitations in (d) of this subsection or for other risk management  
32 purposes under rules adopted by the commissioner, but replication  
33 transactions shall not be permitted for other than risk management  
34 purposes.

35 (2) For purposes of this section:

36 (a) "Cap" means an agreement obligating the seller to make payments  
37 to the buyer, with each payment based on the amount by which a  
38 reference price or level or the performance or value of one or more

1 underlying interests exceeds a predetermined number, sometimes called  
2 the strike rate or strike price;

3 (b) "Collar" means an agreement to receive payments as the buyer of  
4 an option, cap, or floor and to make payments as the seller of a  
5 different option, cap, or floor;

6 (c) "Counterparty exposure amount" means the net amount of credit  
7 risk attributable to a derivative instrument entered into with a  
8 business entity other than through a qualified exchange, qualified  
9 foreign exchange, or cleared through a qualified clearinghouse. The  
10 amount of the credit risk equals the market value of the over-the-  
11 counter derivative instrument if the liquidation of the derivative  
12 instrument would result in a final cash payment to the insurer, or zero  
13 if the liquidation of the derivative instrument would not result in a  
14 final cash payment to the insurer.

15 If over-the-counter derivative instruments are entered into under  
16 a written master agreement which provides for netting of payments owed  
17 by the respective parties, and the domiciliary jurisdiction of the  
18 counterparty is either within the United States or, if not within the  
19 United States, within a foreign jurisdiction listed in the purposes and  
20 procedures of the securities valuation office as eligible for netting,  
21 the net amount of credit risk shall be the greater of zero or the sum  
22 of:

23 (i) The market value of the over-the-counter derivative instruments  
24 entered into under the agreement, the liquidation of which would result  
25 in a final cash payment to the insurer; and

26 (ii) The market value of the over-the-counter derivative  
27 instruments entered into under the agreement, the liquidation of which  
28 would result in a final cash payment by the insurer to the business  
29 entity.

30 For open transactions, market value shall be determined at the end  
31 of the most recent quarter of the insurer's fiscal year and shall be  
32 reduced by the market value of acceptable collateral held by the  
33 insurer or placed in escrow by one or both parties;

34 (d) "Covered" means that an insurer owns or can immediately  
35 acquire, through the exercise of options, warrants or conversion rights  
36 already owned, the underlying interest in order to fulfill or secure  
37 its obligations under a call option, cap or floor it has written, or  
38 has set aside under a custodial or escrow agreement cash or cash  
39 equivalents with a market value equal to the amount required to fulfill

1 its obligations under a put option it has written, in an income  
2 generation transaction;

3 (e) "Derivative instrument" means an agreement, option, instrument,  
4 or a series or combination thereof:

5 (i) To make or take delivery of, or assume or relinquish, a  
6 specified amount of one or more underlying interests, or to make a cash  
7 settlement in lieu thereof; or

8 (ii) That has a price, performance, value, or cash flow based  
9 primarily upon the actual or expected price, level, performance, value,  
10 or cash flow of one or more underlying interests.

11 Derivative instruments include options, warrants used in a hedging  
12 transaction and not attached to another financial instrument, caps,  
13 floors, collars, swaps, forwards, futures, and any other agreements,  
14 options, or instruments substantially similar thereto or any series or  
15 combination thereof and any agreements, options, or instruments  
16 permitted under rules adopted by the commissioner under subsection (3)  
17 of this section;

18 (f) "Derivative transaction" means a transaction involving the use  
19 of one or more derivative instruments;

20 (g) "Floor" means an agreement obligating the seller to make  
21 payments to the buyer in which each payment is based on the amount by  
22 which a predetermined number, sometimes called the floor rate or price,  
23 exceeds a reference price, level, performance, or value of one or more  
24 underlying interests;

25 (h) "Future" means an agreement, traded on a qualified exchange or  
26 qualified foreign exchange, to make or take delivery of, or effect a  
27 cash settlement based on the actual or expected price, level,  
28 performance, or value of, one or more underlying interests;

29 (i) "Hedging transaction" means a derivative transaction which is  
30 entered into and maintained to reduce:

31 (i) The risk of a change in the value, yield, price, cash flow, or  
32 quantity of assets or liabilities which the insurer has acquired or  
33 incurred or anticipates acquiring or incurring; or

34 (ii) The currency exchange rate risk or the degree of exposure as  
35 to assets or liabilities which an insurer has acquired or incurred or  
36 anticipates acquiring or incurring;

37 (j) "Option" means an agreement giving the buyer the right to buy  
38 or receive (a "call option"), sell or deliver (a "put option"), enter  
39 into, extend, or terminate or effect a cash settlement based on the

1 actual or expected price, level, performance, or value of one or more  
2 underlying interests;

3 (k) "Swap" means an agreement to exchange or to net payments at one  
4 or more times based on the actual or expected price, level,  
5 performance, or value of one or more underlying interests;

6 (l) "Underlying interest" means the assets, liabilities, other  
7 interests, or a combination thereof underlying a derivative instrument,  
8 such as any one or more securities, currencies, rates, indices,  
9 commodities, or derivative instruments; and

10 (m) "Warrant" means an instrument that gives the holder the right  
11 to purchase an underlying financial instrument at a given price and  
12 time or at a series of prices and times outlined in the warrant  
13 agreement. Warrants may be issued alone or in connection with the sale  
14 of other securities, for example, as part of a merger or  
15 recapitalization agreement, or to facilitate divestiture of the  
16 securities of another business entity.

17 (3) The insurance commissioner may adopt rules implementing the  
18 provisions of this section."

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22 On page 1, line 1 of the title, after "companies;" strike the  
23 remainder of the title and insert "and adding a new section to chapter  
24 48.13 RCW."

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