# **SENATE** . . . . . . . . . . . . . . . . . . No. 540

### The Commonwealth of Massachusetts

#### PRESENTED BY:

#### Anthony W. Petruccelli

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to risk management and own risk and solvency assessment.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:
Anthony W. Petruccelli	First Suffolk and Middlesex
Marc R. Pacheco	First Plymouth and Bristol

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By Mr. Petruccelli, a petition (accompanied by bill, Senate, No. 540) of Anthony W. Petruccelli and Marc R. Pacheco for legislation relative to risk management and own risk and solvency assessment. Financial Services.

### The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act relative to risk management and own risk and solvency assessment.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. The General Laws are hereby amended by inserting after Chapter 176U the
2	following chapter:
3	CHAPTER 176V
4	OWN RISK AND SOLVENCY ASSESSMENT
5	(a) As used in this chapter, the following words shall, unless the context clearly requires
6	otherwise, have the following meanings:
7	"Insurance group", for the purpose of conducting an ORSA, the term "insurance group"
8	shall mean those insurers and affiliates included within an insurance holding company system as
9	defined in Section 206 of Chapter 175 of the General Laws, those health maintenance
10	organizations and affiliates included within a health maintenance organization holding system as
11	defined in Section 1 of Chapter 176G of the General Laws, Public Employer Workers'

12 Compensation Self-Insurance Groups organized under Chapter 40M of the General Laws and 13 their affiliates, Workers' Compensation Self-Insurance Groups organized under Sections 25E 14 through 25U of Chapter 152 of the General Laws and their affiliates, Fraternal Benefit Societies 15 organized under Chapter 176 of the General Laws and their affiliates, Non-Profit Hospital 16 Service Corporations organized under Chapter 176A of the General Laws and their affiliates, 17 Medical Service Corporations organized under Chapter 176B of the General Laws and their 18 affiliates, Dental Service Corporations organized under Chapter 176E of the General Laws and 19 their affiliates, Optometric Service Corporations organized under Chapter 176F of the General 20 Laws and their affiliates, Legal Services Plans organized under Chapter 176H of the General 21 Laws and their affiliates and Limited Societies organized under Chapter 176P of the General 22 Laws and their affiliates.

23 "Insurer", the term "insurer", shall have the same meaning as set forth in Section 1 of 24 Chapter 175 and, as used in this chapter, the term "insurer" shall also include Public Employer 25 Workers' Compensation Self-Insurance Groups organized under Chapter 40M of the General 26 Laws, Workers' Compensation Self-Insurance Groups organized under Sections 25E through 27 25U of Chapter 152 of the General Laws, Fraternal Benefit Societies organized under Chapter 28 176 of the General Laws, Non-Profit Hospital Service Corporations organized under Chapter 29 176A of the General Laws, Medical Service Corporations organized under Chapter 176B of the 30 General Laws, Dental Services Corporations organized under Chapter 176E of the General Laws, 31 Optometric Service Corporations organized under Chapter 176F of the General Laws, Health Maintenance Organizations organized under Chapter 176G of the General Laws, Legal Services 32 33 Plans organized under Chapter 176H of the General Laws and Limited Societies organized under 34 Chapter 176P of the General Laws; except that it shall not include agencies, authorities or

35	instrumentalities of the United States, its possessions and territories, the Commonwealth of
36	Puerto Rico, the District of Columbia, or a state or political subdivision of a state.
37	"NAIC", the National Association of Insurance Commissioners.
38	"Own Risk and Solvency Assessment" or "ORSA", an "Own Risk and Solvency
39	Assessment" or "ORSA" shall mean a confidential internal assessment, appropriate to the nature,
40	scale and complexity of an insurer or insurance group, conducted by that insurer or insurance
41	group of the material and relevant risks associated with the insurer or insurance group's current
42	business plan, and the sufficiency of capital resources to support those risks.
43	"ORSA Guidance Manual", the term "ORSA Guidance Manual" shall mean the current
44	version of the Own Risk and Solvency Assessment Guidance Manual developed and adopted by
45	the NAIC and as amended from time to time. A change in the ORSA Guidance Manual shall be
46	effective on the January 1 following the calendar year in which the changes have been adopted
47	by the NAIC.
48	"ORSA Summary Report", an "ORSA Summary Report" shall mean a confidential high-
49	level summary of an insurer or insurance group's ORSA.
50	"Supervisory College", a forum for cooperation and communication between the
51	involved supervisors established for the fundamental purpose of facilitating the effectiveness of
52	supervision of entities which belong to an insurance group; facilitating both the supervision of
53	the group as a whole on a group-wide basis and improving the legal entity supervision of the
54	entities within the insurance group.

(b) An insurer shall maintain a risk management framework to assist the insurer with identifying, assessing, monitoring, managing and reporting on its material and relevant risks. This requirement may be satisfied if the insurance group of which the insurer is a member maintains a risk management framework applicable to the operations of the insurer.

(c) Subject to the provisions of subsection (e), an insurer, or the insurance group of which the insurer is a member, shall regularly conduct an ORSA consistent with a process comparable to the ORSA Guidance Manual. The ORSA shall be conducted no less than annually but also at any time when there are significant changes to the risk profile of the insurer or the insurance group of which the insurer is a member.

64

(d)

65 (1) Upon the commissioner's request, and no more than once each year, an insurer shall 66 submit to the commissioner an ORSA Summary Report or any combination of reports that 67 together contain the information described in the ORSA Guidance Manual, applicable to the 68 insurer and/or the insurance group of which it is a member. Notwithstanding any request from 69 the commissioner, if the insurer is a member of an insurance group, the insurer shall submit the 70 report(s) required by this subsection if the commissioner is the lead state commissioner of the 71 insurance group as determined by the procedures within the Financial Analysis Handbook 72 adopted by the National Association of Insurance Commissioners.

(2) The report(s) shall include a signature of the insurer or insurance group's chief risk
officer or other executive having responsibility for the oversight of the insurer's enterprise risk
management process attesting to the best of his/her belief and knowledge that the insurer applies
the enterprise risk management process described in the ORSA Summary Report and that a copy

of the report has been provided to the insurer's board of directors or the appropriate committeethereof.

(3) An insurer may comply with paragraph (1) of this subsection by providing the most recent and substantially similar report(s) provided by the insurer or another member of an insurance group of which the insurer is a member to the commissioner of another state or to a supervisor or regulator of a foreign jurisdiction, if that report provides information that is comparable to the information described in the ORSA Guidance Manual. Any such report in a language other than English must be accompanied by a translation of that report into the English language.

86

(e)

87 (1) An insurer shall be exempt from the requirements of this chapter, if

(i) The insurer has annual direct written and unaffiliated assumed premium,
including international direct and assumed premium but excluding premiums reinsured with the
Federal Crop Insurance Corporation and Federal Flood Program, less than \$500,000,000; and

91 (ii) The insurance group of which the insurer is a member has annual direct written
92 and unaffiliated assumed premium including international direct and assumed premium, but
93 excluding premiums reinsured with the Federal Crop Insurance Corporation and Federal Flood
94 Program, less than \$1,000,000,000.

(2) If an insurer qualifies for exemption pursuant to clause (i) of paragraph (1) of this
subsection, but the insurance group of which the insurer is a member does not qualify for
exemption pursuant to clause (ii) of paragraph (1) of this subsection, then the ORSA Summary

98 Report that may be required pursuant to subsection (d) shall include every insurer within the 99 insurance group. This requirement may be satisfied by the submission of more than one ORSA 100 Summary Report for any combination of insurers provided any combination of reports includes 101 every insurer within the insurance group.

(3) If an insurer does not qualify for exemption pursuant to clause (i) of paragraph (1) of
this subsection, but the insurance group of which it is a member qualifies for exemption pursuant
to clause (ii) of paragraph (1) of this subsection, then the only ORSA Summary Report that may
be required pursuant to subsection (d) shall be the report applicable to that insurer.

106 (4) An insurer that does not qualify for exemption pursuant to paragraph (1) of this 107 subsection, may apply to the commissioner for a waiver from the requirements of this chapter 108 based upon unique circumstances. In deciding whether to grant the insurer's request for waiver, 109 the commissioner may consider the type and volume of business written, ownership and 110 organizational structure, and any other factor the commissioner considers relevant to the insurer 111 or insurance group of which the insurer is a member. If the insurer is part of an insurance group 112 with insurers domiciled in more than one state, the commissioner shall coordinate with the lead 113 state commissioner and with the other domiciliary commissioners in considering whether to 114 grant the insurer's request for a waiver.

115 (5) Notwithstanding the exemptions stated in subsection (e),

(i) The commissioner may require that an insurer maintain a risk management
framework, conduct an ORSA and file an ORSA Summary Report based on unique
circumstances including, but not limited to, the type and volume of business written, ownership
and organizational structure, federal agency requests, and international supervisor requests.

(ii) The commissioner may require that an insurer maintain a risk management
framework, conduct an ORSA and file an ORSA Summary Report if the insurer has Risk-Based
Capital for company action level event as set forth in 211 CMR 20.00 and 211 CMR 25.00,
meets one or more of the standards of an insurer deemed to be in hazardous financial condition
as defined in Section 3(c) of Chapter 175J of the General Laws, or otherwise exhibits qualities
of a troubled insurer as determined by the commissioner.

(6) If an insurer that qualifies for an exemption pursuant to subsection (e) subsequently no longer qualifies for that exemption due to changes in premium as reflected in the insurer's most recent annual statement or in the most recent annual statements of the insurers within the insurance group of which the insurer is a member, the insurer shall have one (1) year following the year the threshold is exceeded to comply with the requirements of this chapter.

131 (f)

(1) The ORSA Summary Report shall be prepared consistent with the ORSA Guidance
Manual, subject to the requirements of paragraph (2) of this subsection. Documentation and
supporting information shall be maintained and made available upon examination or upon
request of the commissioner.

(2) The review of the ORSA Summary Report, and any additional requests for
information, shall be made using similar procedures currently used in the analysis and
examination of multi-state or global insurers and insurance groups.

139 (g)

140 (1) Documents, materials or other information, including the ORSA Summary Report, in 141 the possession of or control of the commissioner that are obtained by, created by or disclosed to the commissioner or any other person under this chapter, is recognized by this state as being 142 143 proprietary and to contain trade secrets. All such documents, materials or other information shall 144 be confidential by law and privileged, shall not be subject to Chapter 66 of the General Laws, or 145 the twenty-sixth clause of Section 7 of Chapter 4 of the General Laws shall not be subject to 146 subpoena, and shall not be subject to discovery or admissible in evidence in any private civil 147 action. However, the commissioner is authorized to use the documents, materials or other 148 information in the furtherance of any regulatory or legal action brought as a part of the 149 commissioner's official duties. The commissioner shall not otherwise make the documents, 150 materials or other information public without the prior written consent of the insurer unless the 151 commissioner, after giving the insurer and its affiliates who would be affected thereby, notice 152 and opportunity to be heard, determines that the interest of policyholders, shareholders or the 153 public will be served by the publication thereof, in which event he may publish all or any part 154 thereof in such manner as he may deem appropriate.

(2) Neither the commissioner nor any person who received documents, materials or other
ORSA-related information, through examination or otherwise, while acting under the authority
of the commissioner or with whom such documents, materials or other information are shared
pursuant to this chapter shall be permitted or required to testify in any private civil action
concerning any confidential documents, materials, or information subject to paragraph (1) of this
subsection.

161 (3) In order to assist in the performance of the commissioner's regulatory duties, the162 commissioner:

163 (i) May, upon request, share documents, materials or other ORSA-related 164 information, including the confidential and privileged documents, materials or information 165 subject to paragraph (1) of this subsection, including proprietary and trade secret documents and 166 materials with other state, federal and international financial regulatory agencies, including 167 members of any Supervisory College as defined in this chapter, with the NAIC and with any 168 third-party consultants designated by the commissioner, provided that the recipient agrees in 169 writing to maintain the confidentiality and privileged status of the ORSA-related documents, 170 materials or other information and has verified in writing the legal authority to maintain 171 confidentiality; and

(ii) May receive documents, materials or other ORSA-related information, including otherwise confidential and privileged documents, materials or information, including proprietary and trade-secret information or documents, from regulatory officials of other foreign or domestic jurisdictions, including members of any Supervisory College as defined in this chapter, and from the NAIC, and shall maintain as confidential or privileged any documents, materials or information received with notice or the understanding that it is confidential or privileged under the laws of the jurisdiction that is the source of the document, material or information.

(iii) Shall enter into a written agreement with the NAIC or a third-party consultant
governing sharing and use of information provided pursuant to this chapter, consistent with this
subsection that shall:

(A) Specify procedures and protocols regarding the confidentiality and security of
 information shared with the NAIC or a third-party consultant pursuant to this chapter, including
 procedures and protocols for sharing by the NAIC with other state regulators from states in

which the insurance group has domiciled insurers. The agreement shall provide that the recipient
agrees in writing to maintain the confidentiality and privileged status of the ORSA-related
documents, materials or other information and has verified in writing the legal authority to
maintain confidentiality;

(B) Specify that ownership of information shared with the NAIC or a third-party
consultant pursuant to this chapter remains with the commissioner and the NAIC's or a thirdparty consultant's use of the information is subject to the direction of the commissioner;

(C) Prohibit the NAIC or third-party consultant from storing the information sharedpursuant to this chapter in a permanent database after the underlying analysis is completed;

(D) Require prompt notice to be given to an insurer whose confidential information in
 the possession of the NAIC or a third-party consultant pursuant to this chapter is subject to a
 request or subpoena to the NAIC or a third-party consultant for disclosure or production;

(E) Require the NAIC or a third-party consultant to consent to intervention by an
insurer in any judicial or administrative action in which the NAIC or a third-party consultant
may be required to disclose confidential information about the insurer shared with the NAIC or a
third-party consultant pursuant to this chapter; and

201 (F) In the case of an agreement involving a third-party consultant, provide for the202 insurer's written consent.

(iv) The sharing of information and documents by the commissioner pursuant to thischapter shall not constitute a delegation of regulatory authority or rulemaking, and the

205 commissioner is solely responsible for the administration, execution and enforcement of the206 provisions of this chapter.

(v) No waiver of any applicable privilege or claim of confidentiality in the
documents, proprietary and trade-secret materials or other ORSA-related information shall occur
as a result of disclosure of such ORSA-related information or documents to the commissioner
under this section or as a result of sharing as authorized in this chapter.

(vi) Documents, materials or other information in the possession or control of the NAIC or a third-party consultants pursuant to this chapter shall be confidential by law and privileged, shall not be subject to Chapter 66 of the General Laws or the twenty-sixth clause of Section 7 of Chapter 4 of the General Laws, shall not be subject to subpoena, and shall not be subject to discovery or admissible in evidence in any private civil action.

(h) Any insurer failing, without just cause, to timely file the ORSA Summary Report as required in this chapter shall be required, after notice and hearing, to pay a penalty of \$500.00 for each day's delay, to be recovered by the commissioner and the penalty so recovered shall be paid to the Commonwealth. The maximum penalty under this section shall be \$10,000.00. The commissioner may reduce the penalty if the insurer demonstrates to the commissioner that the imposition of the penalty would constitute a financial hardship to the insurer.

(i) The commissioner may, pursuant to Chapter 30A of the General Laws, upon notice
and opportunity for all interested parties to be heard, issue such rules, regulations and orders as
shall be necessary to carry out the provisions of this chapter.

(j) If any provision of this chapter, or the application thereof to any person or
 circumstance, is held invalid, such determination shall not affect the provisions or applications of

this chapter which can be given effect without the invalid provision or application, and to thatend the provisions of this chapter are severable.

229 SECTION 2. Effective Date

230 The requirements of this chapter shall become effective 90 days after enactment.

SECTION 3. Section 10 of Chapter 40M of the General Laws, as appearing in the 2012
Official Edition, is hereby amended by inserting in subsection 10, after paragraph (D), the
following new paragraph:-

(E) Notwithstanding any contrary provision of this or any chapter of the General Laws,
Chapter 176V of the General Laws, titled "Own Risk and Solvency Assessment," shall apply to
groups governed by this chapter.

237 SECTION 4. Chapter 152 of the General Laws, as appearing in the 2012 Official Edition,
238 is hereby amended by inserting, after Section 25U, the following Section:

239 Section 25V. Own Risk and Solvency Assessment. Notwithstanding any contrary

240 provision of this or any other chapter of the General Laws, Chapter 176V of the General Laws,

titled "Own Risk and Solvency Assessment", shall apply to groups governed by this chapter.

242 SECTION 5. Chapter 175 of the General Laws is hereby amended by inserting after

243 Section 25A the following section:-

Section 25B. Own Risk and Solvency Assessment. Notwithstanding any contrary
provision of this or any other chapter of the General Laws, Chapter 176V of the General Laws,
titled "Own Risk and Solvency Assessment," shall apply to companies governed by this chapter.

247	SECTION 6. Section 41 of Chapter 176 of the General Laws, as appearing in the 2012
248	Official Edition, is hereby amended by inserting after subsection (7), the following subsection:
249	(8) Notwithstanding any contrary provision of this or any other chapter of the General
250	Laws, Chapter 176V of the General Laws, titled "Own Risk and Solvency Assessment," shall
251	apply to societies governed by this chapter.
252	SECTION 7. Section 18 of Chapter 176A of the General Laws, as appearing in the 2012
253	Official Edition, is hereby amended by inserting at the end thereof, the following paragraph:
254	Notwithstanding any contrary provision of this or any other chapter of the General Laws,
255	Chapter 176V of the General Laws, titled "Own Risk and Solvency Assessment," shall apply to
256	corporations governed by this chapter.
257	SECTION 8. Section 8 of Chapter 176B of the General Laws, as appearing in the 2012
258	Official Edition, is hereby amended by inserting at the end thereof, the following paragraph:
259	Notwithstanding any contrary provision of this or any other chapter of the General Laws,
260	Chapter 176V of the General Laws, titled "Own Risk and Solvency Assessment," shall apply to,
261	corporations governed by this chapter.
262	SECTION 9. Section 8 of Chapter 176E of the General Laws, as appearing in the 2012
263	Official Edition, is hereby amended by inserting at the end thereof, the following paragraph:
264	Notwithstanding any contrary provision of this or any other chapter of the General Laws,
265	Chapter 176V of the General Laws, titled "Own Risk and Solvency Assessment," shall apply to
266	corporations governed by this chapter.

267	SECTION 10. Section 8 of Chapter 176F of the General Laws, as appearing in the 2012
268	Official Edition, is hereby amended by inserting at the end thereof, the following paragraph:
269	Notwithstanding any contrary provision of this or any other chapter of the General Laws,
270	Chapter 176V of the General Laws, titled "Own Risk and Solvency Assessment," shall apply to
271	corporations governed by this chapter.
272	SECTION 11. Section 10 of Chapter 176G of the General Laws, as appearing in the 2012
273	Official Edition, is hereby amended by inserting at the end thereof, the following paragraph:
274	Notwithstanding any contrary provision of this or any other chapter of the General Laws,
275	Chapter 176V of the General Laws, titled "Own Risk and Solvency Assessment," shall apply to
276	health maintenance organizations governed by this chapter.
277	SECTION 12. Chapter 176H of the General Laws, as appearing in the 2012 Official
278	Edition, is hereby amended by inserting, after Section 13, the following Section:
279	13A. Own Risk and Solvency Assessment. Notwithstanding any contrary provision of
280	this or any other chapter of the General Laws, Chapter 176V of the General Laws, titled "Own
281	Risk and Solvency Assessment," shall apply to plans governed by this Chapter.
282	SECTION 13. Section 38 of Chapter 176P of the General Laws, as appearing in the 2012
283	Official Edition, is hereby amended by inserting at the end thereof, the following paragraph:
284	Notwithstanding any contrary provision of this or any other chapter of the General Laws,
285	Chapter 176V of the General Laws, titled "Own Risk and Solvency Assessment," shall apply to
286	societies governed by this chapter.