Florida House of Representatives - 1998

HB 4009

By Representatives Tamargo, Culp, Peaden, Livingston, Westbrook, Spratt, Byrd, Brennan, Jacobs, Morroni, Goode, Frankel, Safley and King

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1	A bill to be entitled
2	An act relating to securities transactions;
3	amending s. 517.12, F.S.; limiting certain
4	assessment fee reductions under certain
5	circumstances; amending s. 517.1203, F.S.;
6	providing for allocations from the Securities
7	Guaranty Fund for certain purposes; providing
8	for certain additional disbursements from the
9	fund; extending the period for filing claims;
10	authorizing the Department of Banking and
11	Finance to adopt rules; creating s. 517.1204,
12	F.S.; creating the Investment Fraud Restoration
13	Financing Corporation; providing purposes;
14	providing for a board of directors; providing
15	powers and duties of the corporation;
16	authorizing the department and the corporation
17	to enter into service contracts for certain
18	purposes; authorizing the corporation to issue
19	evidences of indebtedness for payment of
20	certain claims; providing requirements and
21	limitations; authorizing the corporation to
22	validate bond obligations; exempting the
23	corporation from certain taxes and assessments;
24	providing application; prohibiting benefits or
25	earnings of the corporation from inuring to
26	private persons; providing for reversion of
27	corporate property to the Securities Guaranty
28	Fund upon dissolution of the corporation;
29	providing for the State Board of Administration
30	to be trustee of the corporation's securities;
31	amending s. 517.131, F.S.; providing a
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1 limitation on allocations from the Securities Guaranty Fund under certain circumstances; 2 3 providing an effective date. 4 5 WHEREAS, it is a fundamental regulatory duty of the 6 Division of Securities and Investor Protection of the 7 Department of Banking and Finance to ensure the integrity of 8 the Florida securities market in accordance with chapter 517, 9 Florida Statutes, and WHEREAS, it is the duty of the Division of Securities 10 and Investor Protection to successfully conduct investigations 11 of fraudulent securities transactions and to discover 12 13 falsification or concealment of facts for the benefit of the 14 investing public, and 15 WHEREAS, during the period beginning in April 1985 through October 1985, personnel in the Division of Securities 16 17 and Investor Protection, with regard to investors doing 18 business with GIC Government Securities, Inc., were remiss in permitting the sale of securities which should not have been 19 allowed to be sold pursuant to chapter 517, Florida Statutes, 20 and failed to prevent the falsification or concealment of 21 facts, and 22 23 WHEREAS, as a result of that failure, over 1,300 24 Florida citizens, many of whom were elderly, lost their life 25 savings or suffered devastating monetary losses because of 26 doing business with GIC Government Securities, Inc., which at 27 the time was inadequately regulated by the Division of 28 Securities and Investor Protection, and 29 WHEREAS, the victimization by GIC Government 30 Securities, Inc., of investors has harmed the integrity of the 31

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Florida securities market as well as the trust vested in the 1 state to regulate this market, and 2 3 WHEREAS, such harm threatens the viability of these 4 markets and consequently the economic welfare of the state and 5 its citizens, and 6 WHEREAS, the Legislature has sought to repair the harm 7 these fraudulent securities activities have inflicted on the 8 integrity of the Florida securities market and the trust 9 vested in the state to regulate this market by establishing a program to reimburse these victims for unrecoverable losses 10 due to unsatisfied judgments and unrecompensable bankruptcy 11 12 claims, and 13 WHEREAS, many of the victims of GIC Government 14 Securities, Inc., were unable to obtain adequate reimbursement 15 for claims filed with the Securities Guaranty Fund under s. 517.131, Florida Statutes, and 16 17 WHEREAS, many of the victims of GIC Government 18 Securities, Inc., obtained judgments which were unsatisfied, failed to be recompensed by the bankruptcy courts, and were 19 20 unable to obtain adequate reimbursement from the Securities Guaranty Fund under s. 517.131, Florida Statutes, and 21 WHEREAS, the Legislature created s. 517.1203, Florida 22 23 Statutes, for the purpose of reimbursing victims of GIC 24 Government Securities, Inc., for the full amount of their monetary losses, and 25 26 WHEREAS, annual revenues allocated to reimburse victims 27 of GIC Government Securities, Inc., are limited and have 28 proven insufficient to meet claims as they are approved, and 29 WHEREAS, many of the victims of GIC Government 30 Securities, Inc., are elderly and may not live long enough to 31 have funds sufficient to reimburse them become available, and 3

1 WHEREAS, it is necessary to fulfill the intent and purposes of chapter 517, Florida Statutes, and further it is 2 3 hereby determined to be in the best interest of, and necessary for the protection of, the public health, safety, and general 4 welfare of the residents of this state, and therefore a 5 6 paramount public purpose, to provide for the creation of a 7 nonprofit public benefit corporation to assist in reimbursing 8 the victims of GIC Government Securities, Inc., and to 9 authorize the department to enter into one or more service contracts with such corporation for the provision of financing 10 services related to such functions and to make payments 11 12 thereunder from the amount on deposit in the Securities 13 Guaranty Fund, subject to annual appropriation by the 14 Legislature, and 15 WHEREAS, to achieve these purposes and in order to facilitate and expedite the remedial measures instituted by 16 17 the Legislature with respect to the victims of GIC Government 18 Securities, Inc., it is in the best interest of the residents of this state to authorize such corporation to issue evidences 19 20 of indebtedness payable from amounts paid by the Department of 21 Banking and Finance under any such service contract entered 22 into between the department and such corporation, and 23 WHEREAS, the Legislature is taking this action only 24 after balancing all the competing needs of the state, NOW, 25 THEREFORE, 26 27 Be It Enacted by the Legislature of the State of Florida: 28 29 Section 1. Subsection (10) of section 517.12, Florida 30 Statutes, is amended to read: 31 4

CODING:Words stricken are deletions; words underlined are additions.

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517.12 Registration of dealers, associated persons, 1 investment advisers, and branch offices.--2 3 (10) An applicant for registration shall pay an assessment fee of \$200, in the case of a dealer or investment 4 5 adviser, or \$40, in the case of an associated person. The 6 assessment fee of an associated person shall be reduced to \$30 7 but only after the department determines upon a determination, by final order of the department, that sufficient funds have 8 9 been allocated to the Securities Guaranty Fund pursuant to s. 517.1203 to satisfy all valid claims filed in accordance with 10 s. 517.1203(2) and after all amounts payable under any service 11 12 contract entered into by the department pursuant to s. 13 517.1204, and all notes, bonds, certificates of indebtedness, other obligations, or evidences of indebtedness secured by 14 15 such notes, bonds, certificates of indebtedness, or other obligations, have been paid or provision has been made for the 16 17 payment of such amounts, notes, bonds, certificates of 18 indebtedness, other obligations, or evidences of indebtedness. 19 An associated person not having current fingerprint cards 20 filed with the National Association of Securities Dealers or a 21 national securities exchange registered with the Securities 22 and Exchange Commission shall be assessed an additional fee to 23 cover the cost for said fingerprint cards to be processed by the department. Such fee shall be determined by rule of the 24 25 department. Each dealer and each investment adviser shall pay an assessment fee of \$100 for each office in this state, 26 27 except its designated principal office. Such fees become the 28 revenue of the state, except for those assessments provided for under s. 517.131(1) until such time as the Securities 29 30 Guaranty Fund satisfies the statutory limits, and are not 31

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returnable in the event that registration is withdrawn or not 1 granted. 2 Section 2. Section 517.1203, Florida Statutes, is 3 4 amended to read: 5 517.1203 Allocation and disbursement of assessment 6 fees.--7 (1) Notwithstanding s. 517.131(1) and until the 8 department determines by final order that sufficient funds 9 have been allocated to the Securities Guaranty Fund pursuant 10 to this section to satisfy all valid claims filed in accordance with subsection (2), an additional amount equal to 11 25 percent of all revenues received as assessment fees 12 13 pursuant to s. 517.12(10) and (11) from persons applying for 14 or renewing registrations as associated persons shall be 15 allocated to the Securities Guaranty Fund and disbursed as provided in this section. This allocation shall continue until 16 17 the department determines, by final order, that sufficient 18 funds have been allocated to the Securities Guaranty Fund 19 pursuant to this section to satisfy all valid claims filed in 20 accordance with subsection (2) and until all amounts payable 21 under any service contract entered into by the department 22 pursuant to s. 517.1204, and all notes, bonds, certificates of 23 indebtedness, other obligations, or evidences of indebtedness secured by such notes, bonds, certificates of indebtedness or 24 other obligations, have been paid or provision has been made 25 26 for the payment of such amounts, notes, bonds, certificates of indebtedness, other obligations, or evidences of indebtedness. 27 28 This assessment fee shall be part of the regular license fee and shall be transferred to or deposited into the Securities 29 30 Guaranty Fund. The moneys allocated to the Securities 31 Guaranty Fund under this section shall not be included in the

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calculation of the allocation of the assessment fees referred 1 to in s. 517.131(1)(b). Moneys allocated under this section 2 in excess of the valid claims filed pursuant to subsection (2) 3 shall be allocated to the Anti-Fraud Trust Fund. 4 5 (2)(a) Notwithstanding the provisions of ss. 517.131 6 and 517.141, moneys allocated to in the Securities Guaranty 7 Fund under this section shall be used to pay amounts payable 8 under any service contract entered into by the department 9 pursuant to s. 517.1204, subject to annual appropriation by the Legislature, and to pay investors who have filed claims 10 with the Department of Banking and Finance after October 1, 11 1996, and on or before December 31, 1998 1997, who have: 12 13 1. Received a final judgment against an associated 14 person of GIC Government Securities, Inc., based upon 15 allegations which would amount to a violation of s. 517.07 or s. 517.301; or 16 17 2. Demonstrated to the department that the claimant 18 has suffered monetary damages as a result of the acts or actions of GIC Government Securities, Inc., or any associated 19 20 person thereof, based upon allegations which would amount to a 21 violation of s. 517.07 or s. 517.301. (b)1. Claims shall be paid in the order that they have 22 23 been filed with the department, unless the department has noticed its intent to deny the claim in whole or in part. 24 If 25 a notice of intent to deny a claim in whole or in part is 26 issued, the claim shall not be paid until a final order has 27 been entered which is not subject to an order staying its 28 effect. 29 2. If at any time the money in the Securities Guaranty 30 Fund allocated under this section is insufficient to satisfy 31 any valid claim or portion of a valid claim approved by the 7

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department under this section, the department shall prorate 1 the payment based upon the ratio that the person's claim bears 2 3 to the total approved claims filed on the same day. The 4 department shall satisfy the unpaid claims as soon as a 5 sufficient amount of money has been deposited in or transferred to the fund as provided in this section. 6 7 3. A claimant shall not be substantially affected by 8 the payment of another person's claim. 9 (c) Claims shall be limited to the amount of the 10 investment, reduced by any amounts received from a bankruptcy proceeding or from any other source. If an investor is 11 deceased, the award shall be made to the surviving spouse. If 12 13 the investor and surviving spouse are both deceased, the award shall be made pursuant to the laws of descent and 14 15 distribution. Neither the department nor the Investment Fraud Restoration Financing Corporation shall make payment to 16 17 assignees, secured parties, lien creditors, or other such 18 entities. 19 (3) In rendering a determination, the department may 20 rely on records from the bankruptcy proceeding regarding GIC 21 Government Securities, Inc., unless there is good cause to 22 believe that the record is not genuine. 23 (4) Amounts deposited into the Securities Guaranty Fund pursuant to this section shall be applied to or allocated 24 for payment of amounts payable by the department pursuant to 25 26 paragraph (2)(a), under a service contract entered into by the 27 department pursuant to s. 517.1204, subject to annual 28 appropriation by the Legislature, before making or providing 29 for any other disbursements from the fund. 30 (5) The department shall adopt any rules necessary to 31 implement this section.

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1 Section 3. Section 517.1204, Florida Statutes, is 2 created to read: 3 517.1204 Investment Fraud Restoration Financing 4 Corporation.--5 (1) The Investment Fraud Restoration Financing 6 Corporation is hereby created as a nonprofit public benefit 7 corporation for the purpose of financing the remedial measures 8 instituted by the Legislature with respect to the victims of 9 GIC Government Securities, Inc., and the payment of approved 10 claims pursuant to s. 517.1203. The fulfillment of the purposes of the corporation promotes the health, safety, and 11 general welfare of the people of the state and serves 12 13 essential governmental functions and a paramount public purpose. The corporation shall terminate on July 1, 2021, or 14 15 upon fulfillment of all of the purposes of this section, 16 whichever occurs earlier. (2) The corporation shall be governed by a board of 17 18 directors consisting of the assistant comptroller, the 19 Secretary of Elderly Affairs or the secretary's designee and 20 the executive director of the Department of Veterans' Affairs or the executive director's designee. The executive director 21 22 of the State Board of Administration shall be the chief 23 executive officer of the corporation and shall direct and supervise the administrative affairs of the corporation and 24 shall control, direct, and supervise the operation of the 25 26 corporation. The corporation shall also have such other 27 officers as may be determined by the board of directors. 28 (3) The corporation shall have all the powers of a 29 corporate body under the laws of this state to the extent not 30 inconsistent with or restricted by the provisions of this 31 section, including, but not limited to, the power to: 9

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1 (a) Adopt, amend, and repeal bylaws not inconsistent 2 with this section. 3 (b) Sue and be sued. 4 (c) Adopt and use a common seal. 5 (d) Acquire, purchase, hold, lease, and convey such real and personal property as may be proper or expedient to 6 7 carry out the purposes of the corporation and this section, and to sell, lease, or otherwise dispose of such property. 8 9 (e) Elect or appoint and employ such officers, agents, 10 and employees as the corporation deems advisable to operate and manage the affairs of the corporation, which officers, 11 12 agents, and employees may be officers or employees of the 13 department and the state agencies represented on the board of directors of the corporation. 14 15 (f) Borrow money and issue notes, bonds, certificates 16 of indebtedness, or other obligations or evidences of 17 indebtedness necessary to pay claims approved pursuant to s. 18 517.1203 payable from the Securities Guaranty Fund. 19 (g) Make and execute any and all contracts, trust 20 agreements, and other instruments and agreements necessary or 21 convenient to accomplish the purposes of the corporation and 22 this section. 23 (h) Select, retain, and employ professionals, contractors, or agents, which may include the Division of Bond 24 Finance of the State Board of Administration, as is necessary 25 26 or convenient to enable or assist the corporation in carrying 27 out the purposes of the corporation and this section. 28 (i) Do any act or thing necessary or convenient to 29 carry out the purposes of the corporation and this section and 30 the powers provided in this section. 31

1 (4) The corporation is authorized to enter into one or 2 more service contracts with the department pursuant to which 3 the corporation shall provide services to the department in 4 connection with financing the functions and activities provided for in s. 517.1203. The department may enter into 5 6 one or more such service contracts with the corporation and 7 provide for payments under such contracts pursuant to s. 517.1203(2)(a), subject to annual appropriation by the 8 9 Legislature. The proceeds from such service contracts may be 10 used for the costs and expenses of administration of the corporation after payments as set forth in subsection (5). 11 Each service contract shall have a term not to exceed 15 years 12 13 and shall terminate no later than July 1, 2021. The aggregate amount payable from the Securities Guaranty Fund under all 14 15 such service contracts shall not exceed the amount provided by s. 517.1203(1). In compliance with provisions of s. 287.0641 16 17 and other applicable provisions of law, the obligations of the 18 department under such service contracts shall not constitute a 19 general obligation of the state or a pledge of the faith and 20 credit or taxing power of the state nor shall such obligations 21 be construed in any manner as an obligation of the State Board 22 of Administration or entities for which it invests funds, 23 other than the department as provided in this section, but shall be payable solely from amounts available in the 24 Securities Guaranty Fund, subject to annual appropriation. In 25 compliance with this subsection and s. 287.0582, such service 26 27 contracts shall expressly include the following statement: 28 "The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation 29 30 by the Legislature."

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(5) The corporation may issue and incur notes, bonds, certificates of indebtedness, or other obligations or evidences of indebtedness payable from and secured by amounts payable to the corporation by the department under a service contract entered into pursuant to subsection (4) for the purpose of the simultaneous payment of all claims approved pursuant to s. 517.1203. The term of any such note, bond, certificate of indebtedness, or other obligation or evidence of indebtedness shall not exceed 15 years. The corporation may select a financing team and issue obligations through competitive bidding or negotiated contracts, whichever is most cost-effective. Any such indebtedness of the corporation shall not constitute a debt or obligation of the state or a pledge of the faith and credit or taxing power of the state, but shall be payable from and secured by payments made by the department under the service contract pursuant to subsection (4). (6) The corporation shall pay all claims approved pursuant to s. 517.1203 as determined by and at the direction of the department. (7) The corporation is exempt from taxation and assessments of any nature whatsoever upon its income and any property, assets, or revenues acquired, received, or used in the furtherance of the purposes provided in this chapter. The obligations of the corporation incurred pursuant to subsection (5) and the interest and income on such obligations and all security agreements, letters of credit, liquidity facilities, or other obligations or instruments arising out of, entered into in connection with, or given to secure payment of such

30 obligations are exempt from all taxation, provided such

31 exemption does not apply to any tax imposed by chapter 220 on

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the interest, income, or profits on debt obligations owned by 1 2 corporations. (8) The corporation may validate any bonds issued 3 pursuant to this section, as provided in chapter 75. The 4 5 validation complaint shall be filed only in the circuit court 6 for Leon County. The notice required under s. 75.06 shall be 7 published in Leon County and the complaint and order of the circuit court shall be served only on the State Attorney for 8 9 the Second Judicial Circuit. The provisions of ss. 75.04(2) 10 and 75.06(2) shall not apply to a validation complaint filed as authorized in this subsection. The validation of the first 11 bonds issued pursuant to this section may be appealed to the 12 13 Supreme Court and such appeal shall be handled on an expedited basis. 14 15 (9) The corporation shall not take any action which 16 will materially and adversely affect the rights of holders of any obligations issued under this section as long as such 17 18 obligations are outstanding. 19 (10) The corporation shall not be deemed to be a 20 special district for purposes of chapter 189 or a unit of 21 local government for purposes of part III of chapter 218. The 22 provisions of chapters 120 and 215, except the limitation on 23 interest rates provided by s. 215.84 which applies to obligations of the corporation issued pursuant to this 24 section, and part I of chapter 287, except ss. 287.0582 and 25 26 287.0641, shall not apply to this section, the corporation created in this section, the service contracts entered into 27 28 pursuant to this section, or debt obligations issued by the 29 corporation as provided in this section. 30 31

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1 (11) In no event shall any of the benefits or earnings 2 of the corporation inure to the benefit of any private person, except those persons identified pursuant to s. 517.1203. 3 4 (12) Upon dissolution of the corporation, title to all 5 property owned by the corporation shall revert to the 6 Securities Guaranty Fund. 7 (13) The corporation may contract with the State Board 8 of Administration to serve as trustee with respect to debt 9 obligations issued by the corporation as provided by this 10 section and to hold, administer, and invest proceeds of such debt obligations and other funds of the corporation and to 11 perform other services required by the corporation. The State 12 13 Board of Administration may perform such services and may contract with others to provide all or a part of such services 14 15 and to recover the costs and expenses of providing such 16 services. 17 Section 4. Paragraph (a) of subsection (1) of section 517.131, Florida Statutes, is amended to read: 18 19 517.131 Securities Guaranty Fund. --20 (1)(a) The Treasurer shall establish a Securities 21 Guaranty Fund. An amount not exceeding 20 percent of all 22 revenues received as assessment fees pursuant to s. 517.12(10) 23 and (11) for dealers and investment advisers and an amount not exceeding 10 percent of all revenues received as assessment 24 25 fees pursuant to s. 517.12(10) and (11) for associated persons shall be allocated to the fund. An additional amount not 26 27 exceeding 3.5 percent of all revenues received as assessment 28 fees for associated persons pursuant to s. 517.12(10) and (11) 29 shall be allocated to the Securities Guaranty Fund but only 30 after the department determines upon a determination, by final 31 order of the department, that sufficient funds have been 14

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allocated to the fund pursuant to s. 517.1203 to satisfy all 1 valid claims filed in accordance with s. 517.1203(2) and after 2 3 all amounts payable under any service contract entered into by 4 the department pursuant to s. 517.1204, and all notes, bonds, certificates of indebtedness, other obligations, or evidences 5 6 of indebtedness secured by such notes, bonds, certificates of 7 indebtedness or other obligations, have been paid or provision 8 has been made for the payment of such amounts, notes, bonds, 9 certificates of indebtedness, other obligations, or evidences of indebtedness. This assessment fee shall be part of the 10 regular license fee and shall be transferred to or deposited 11 12 in the Securities Guaranty Fund. 13 Section 5. This act shall take effect upon becoming a 14 law. 15 16 17 HOUSE SUMMARY 18 Creates the Investment Fraud Restoration Financing Corporation to provide for financing payments of claims from the Securities Guaranty Fund to indemnify losses of investors in securities of GIC Government Securities, 19 20 Guaranty Fund to pay such claims. Provides for continuing assessments to fund payment of such claims. See bill for 21 22 details. 23 24 25 2.6 27 28 29 30 31 15