

SPONSOR: Rep. Valihura & Rep. Smith; Rep. DiPinto; Sen. Still

# HOUSE OF REPRESENTATIVES

# 143rd GENERAL ASSEMBLY

## HOUSE SUBSTITUTE NO. 1

FOR

## HOUSE BILL NO. 452

AN ACT TO AMEND TITLE 10 OF THE DELAWARE CODE RELATED TO CAUSES OF ACTION AND SUCCESSOR LIABILITY.

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1	Section 1. Am	Section 1. Amend Chapter 37, Title 10 of the Delaware Code by inserting a new "Subchapter III" to read as follows:							
2		"Subchapter III. Asbestos Liability.							
3	§ 3735. Defini	§ 3735. Definitions.							
4	For the purpose	For the purposes of this subchapter:							
5	(1)	'Asbe	stos claim'	means any claim filed in a Delaware court or filed in a federal court seated in					
6		Delav	vare, wherev	ver or whenever made, for damages, losses, indemnification, contribution or other relief					
7		arising out of, based on or in any way related to asbestos, including:							
8		(a)	the healt	h effects of exposure to asbestos, including any claim for:					
9			(i)	personal injury or death;					
0			(ii)	mental or emotional injury;					
1			(iii)	risk of disease or other injury; or					
12			(iv)	the costs of medical monitoring or surveillance, to the extent that the claims are					
13				recognized under State law;					
4		(b)	any clair	n made by or on behalf of any person exposed to asbestos, or a representative, spouse,					
15			parent, c	hild or other relative of the person; and					
16		(c)	any clair	n for damage or loss caused by the installation, presence or removal of asbestos.					

Page 1 of 5

HR : JFB : MB 2771430187

17		(2)	'Corpor	ation' means a domestic corporation organized under the laws of this State or a foreign
18			corporat	tion organized under laws other than the laws of this State, and the application of this statute shall
19			not be d	ependent upon nor derived from the state of incorporation.
20		(3)	'Succes	sor' means a corporation that assumes or incurs, or has assumed or incurred, successor asbestos-
21			related l	iabilities.
22		(4)	'Succes	sor asbestos-related liabilities' means any liabilities, whether known or unknown, asserted or
23			unassert	red, absolute or contingent, accrued or unaccrued, liquidated or unliquidated, or due or to become
24			due, tha	t are related in any way to asbestos claims as defined by this Act and that were assumed or
25			incurred	by a corporation as a result of or in connection with a merger or consolidation, or the plan of
26			merger	or consolidation related to the merger or consolidation, with or into another corporation or that
27			are relat	ed in any way to asbestos claims based on the exercise of control or the ownership of stock of
28			the corp	oration before the merger or consolidation. The term includes liabilities that, after the time of
29			the mer	ger or consolidation for which the fair market value of total gross assets is determined under §
30			3738, w	ere or are paid or otherwise discharged, or committed to be paid or otherwise discharged, by or
31			on beha	If of the corporation, or by a successor of the corporation, or by or on behalf of a transferor, in
32			connect	ion with settlements, judgments or other discharges in this State or another jurisdiction.
33		(5)	'Transfe	eror' means a corporation from which successor asbestos-related liabilities are or were assumed
34			or incur	red.
35	§ 3736.	Limitati	ons; appl	icability.
36		(a)	The lim	itations in § 3737 shall apply to a domestic corporation or a foreign corporation that is a
37			successo	or and became a successor prior to January 1, 1972 or that is any of that successor corporation's
38			successo	ors.
39		(b)	The lim	itations in § 3737 shall not apply to:
40			(1)	workers' compensation benefits paid by or on behalf of an employer to an employee under the
41				Worker's Compensation Act or a comparable workers' compensation law of another
42				jurisdiction;
43			(2)	any claim against a corporation that does not constitute a successor asbestos-related liability;
14			(3)	an insurer, as that term is defined in Chapter 1 of Title 18 of the Delaware Insurance Code;

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45			(4)	any obligations under the National Labor Relations Act (29. U.S.C. § 151 et seq.), as amended,
46				or under any collective bargaining agreement; or
47			(5)	a successor that, after a merger or consolidation, continued in the business of mining asbestos,
48				in the business of selling or distributing asbestos fibers, or in the business of manufacturing,
49				distributing, removing or installing asbestos-containing products that were the same or
50				substantially the same as those products previously manufactured, distributed, removed or
51				installed by the transferor.
52	§ 3737.	Limitati	ions on li	abilities.
53		(a)	Except	as further limited in subsection (b) of this section, the cumulative successor asbestos-related
54			liabilitie	es of a corporation shall be limited to the fair market value of the total gross assets of the
55			transfer	or determined as of the time of the merger or consolidation. The corporation shall not have any
56			liability	or responsibility for successor asbestos-related liabilities in excess of this limitation.
57		(b)	If the tr	ansferor had assumed or incurred successor asbestos-related liabilities in connection with a prior
58			merger	or consolidation with a prior transferor, then the fair market value of the total assets of the prior
59			transfer	or, determined as of the time of the earlier merger or consolidation, shall be substituted for the
60			limitatio	on set forth in subsection (a) of this section for purposes of determining the limitation of liability
61			of a cor	poration.
62	§ 3738.	Establis	shing fair	market value of total gross assets.
63		(a)	A corpo	oration may establish the fair market value of total gross assets for the purpose of the limitations
64			under §	3737 through any method reasonable under the circumstances, including:
65			(1)	by reference to the going concern value of the assets or to the purchase price attributable to or
66				paid for the assets in an arm's-length transaction; or
67			(2)	in the absence of other readily available information from which fair market value can be
68				determined, by reference to the value of the assets recorded on a balance sheet.
69		(b)	Total gr	ross assets shall include intangible assets.
70		(c)	Total gr	ross assets shall include the aggregate coverage under any applicable liability insurance that was
71			issued t	o the transferor whose assets are being valued for purposes of this section and which insurance
72			has bee	n collected or is collectable to cover successor asbestos-related liabilities, except compensation
73			for liab	ilities arising from workers' exposure to asbestos solely during the course of their employment by Page 3 of 5

74 the transferor. A settlement of a dispute concerning the insurance coverage entered into by a transferor 75 or successor with the insurers of the transferor before the enactment of this Act shall be determinative of 76 the aggregate coverage of a liability insurance to be included in the calculation of the transferor's total 77 gross assets. 78 § 3739. Adjustment. 79 (a) Except as provided in subsections (b), (c) and (d) of this section, the fair market value of total gross 80 assets at the time of a merger or consolidation shall increase annually at a rate equal to the sum of: (1) 81 the prime rate as listed in the first edition of the Wall Street Journal published for each calendar 82 year since the merger or consolidation, unless the prime rate is not published in that edition of 83 the Wall Street Journal, in which case any reasonable determination of the prime rate on the first day of the year may be used; and 84 85 (2) one percent (1%). 86 (b) The rate in subsection (a) of this section shall not be compounded. 87 (c) The adjustment of fair market value of total gross assets shall continue as provided under subsection (a) 88 of this section until the date the adjusted value is first exceeded by the cumulative amounts of successor 89 asbestos-related liabilities paid or committed to be paid by or on behalf of the corporation or a 90 predecessor, or by or on behalf of a transferor, after the time of the merger or consolidation for which the 91 fair market value of total gross assets is determined. 92

(d) No adjustment of the fair market value of total gross assets shall be applied to any liability insurance otherwise included in the definition of total gross assets by subsection (c) of § 3738.".

Section 2. The courts of this State shall apply the provisions of this Act to the fullest extent permissible under the United States Constitution, the Constitution of the State of Delaware and the State's substantive law, including the limitations under this Act, to the issue of successor asbestos-related liabilities.

Section 3. This Act shall apply to all asbestos claims filed in a Delaware court or filed in federal court seated in Delaware and this Act shall apply to all such asbestos claims filed on or after the effective date of this Act and to all pending asbestos claims filed in such court in which trial has not commenced as of its effective date of this Act.

Section 4. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect the other provisions or applications of the Act which can be given effect without the invalid provision or application and to that end the provisions of this Act are declared to be severable.

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# SYNOPSIS

This Bill limits the cumulative successor asbestos-related liabilities of a corporation, in certain situations, to the fair market value of the total gross assets of the transferor determined as of the time of the merger or consolidation. The Bill's application is limited to those cases where the merger or consolidation occurred prior to January 1, 1972 and only applies where the successor corporation did not produce, sell or distribute asbestos products after the merger or consolidation. The provisions of this Bill only apply to cases filed in Delaware courts, including federal courts seated in Delaware.

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