The Life & Health Insurance Guaranty Association System

The Nation’s Safety Net

2023-2024 EDITION
Learning that your life, annuity, or health insurance company has been placed in liquidation (similar to a company going bankrupt) can be frightening, but policyholders can take comfort in knowing that the guaranty association safety net will be there when they need it. Guaranty associations don’t sell insurance, but by continuing coverage for policyholders of a liquidated insurer and providing benefits under its policies, state life and health insurance guaranty associations play a vital role in standing behind the promises made by the insurance industry.

Each state, along with the District of Columbia and Puerto Rico¹, has a nonprofit life and health insurance guaranty association to protect its residents if a life or health insurance company licensed in the state is liquidated by a court. When this occurs, affected associations are triggered to provide benefits to policyholders living in their states. If the company does not have enough funds to meet its obligations to policyholders, each guaranty association collects funds from its other member insurance companies to ensure that the eligible claims of resident policyholders continue to be paid to the limits of its law.

Each state’s guaranty association law is based on a version of the National Association of Insurance Commissioners’ (NAIC’s) Life and Health Insurance Guaranty Association Model Act, which has been updated several times since its creation in 1971. Because of this, the core protections offered by the guaranty system safety net are similar no matter where policyholders live.² Some states provide additional benefits to their residents, but as the charts in this brochure illustrate, the foundation of coverage provided by the guaranty association system stretches across the nation.

It’s important to note that policyholders will always receive 100% of their covered policy benefits up to the guaranty association’s coverage limit (in most states, coverage of more than one policy is subject to an aggregate limit per person). Policies with benefits higher than the guaranty association’s coverage limit may have a claim to receive a share of their benefits from the remaining assets in the liquidated company. Also, guaranty association coverage limits are applied on a “per person, per company” basis. Policyholders who have received guaranty association protection are eligible to receive the same protection again in the unlikely event that they have a policy with another insurer that is liquidated.

For life, annuity, and some health policies (such as long-term care policies), guaranty associations may also provide continuing coverage—a vital aspect of the safety net. In many cases, it would be difficult for people whose company has failed to find comparable coverage elsewhere. When a failure does occur, guaranty associations often fund the transfer of the policies of a liquidated insurer (including the policies of those who might otherwise be uninsurable) to a financially sound insurer. In other cases, guaranty associations simply provide covered benefits directly.

The guaranty system safety net has evolved over the years as guaranty associations have become more experienced in meeting the needs of policyholders of failed insurers. One major step in this evolution was the creation of the National Organization of Life & Health Insurance Guaranty Associations (NOLHGA) in 1983. NOLHGA was created to help state guaranty associations deal efficiently with the large-scale challenges presented by the failure of a national insurance company that affects policyholders in many states.

To contact your state’s life and health insurance guaranty association, please visit the NOLHGA website (www.nolhga.com) and click on Policyholder Information for a menu of association website links.

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¹ The Puerto Rico Life & Disability Insurance Guaranty Association is not a member of NOLHGA. For more information on the Puerto Rico association, call 787.775.1184.
² The NAIC Model Act and the state laws provide certain limitations and exclusions on coverage, including an aggregate coverage limit that may apply in certain instances. Anyone with specific coverage questions should contact the guaranty association of the state where they reside. Contact information for all guaranty associations can be found at www.nolhga.com.
LIFE INSURANCE

All NOLHGA’s member guaranty associations offer resident policyholders up to $300,000 for life insurance death benefits and $100,000 for net cash surrender and net cash withdrawal values. Some states provide even more protection to their policyholders. The guaranty association laws of some states limit the interest rate that may be covered by the association.

Policyholder Protection: Life Insurance Death Benefits

1. California covers 80% of death benefits with a $300,000 benefit limit.
2. In Utah, the $500,000 limit applies if death occurs before the guaranty association is triggered. If death occurs after triggering, the benefit is limited to the covered portion of the policy as defined by statutory reference to the covered cash value (see next chart).

Policyholder Protection: Life Insurance Net Cash Surrender & Net Cash Withdrawal Values

3. California covers 80% of the cash surrender value with a $100,000 benefit limit.
HEALTH INSURANCE

As the following charts show, most of NOLHGA’s member guaranty associations offer three levels of health benefits at or greater than the following:

- $500,000 for basic hospital, medical, and surgical insurance or major medical insurance (this is referred to as a “health benefit plan” in some state statutes)
- $300,000 for long-term care insurance and disability income insurance
- $100,000 for other covered health insurance

Some guaranty associations have added Health Maintenance Organizations (HMOs) as guaranty association members and offer the same three levels of health benefit protection for those policies. Contact your state’s guaranty association (go to www.nolhga.com and click on Policyholder Information) to determine if it provides coverage to HMOs.

Policyholder Protection: Basic Hospital, Medical & Surgical Insurance or Major Medical Insurance Benefits

Policyholder Protection: Long-Term Care & Disability Income Insurance Benefits*

* Some states may apply lower coverage benefits to long-term care (LTC) policies depending on the effective date of the state’s statutory increase in LTC coverage benefits. If you have a question about the amount of LTC benefits for a particular insolvency case, please contact your state’s guaranty association.

4. California’s health insurance benefit protection has increased from the January 1, 1991, statutory amount of $200,000 based on changes in the health-care cost component of the Consumer Price Index and is locked in for a particular insolvency on the date of liquidation. As of June 30, 2023, the amount of benefit protection for health insurance was $647,083. Benefit protection for an insolvency occurring after June 30, 2023, could increase or decrease depending on changes in the health-care cost component of the Consumer Price Index.

5. New Jersey sets no dollar cap on its medical coverage, covering claims up to the limits of the policy but limiting the benefit to 80% if the provider seeks coverage as opposed to the insured. New Jersey also applies other exclusions and limitations as stated in its statute.
**HEALTH INSURANCE**

**Policyholder Protection: Other Health Insurance Benefits**

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<thead>
<tr>
<th>Coverage</th>
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<tbody>
<tr>
<td>$100,000</td>
<td>Alaska, Arizona, Colorado, Hawaii, Idaho</td>
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<tr>
<td>$250,000</td>
<td>Illinois, Indiana, Kentucky, Louisiana</td>
</tr>
<tr>
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<td>Massachusetts, Michigan, Mississippi, North Carolina, New Mexico, Oklahoma, Pennsylvania, South Dakota, Tennessee, Texas, Utah, Virginia, Washington, West Virginia, Wisconsin, Wyoming</td>
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**The Safety Net**

**ANNUITIES**

All NOLHGA’s member guaranty associations offer resident policyholders $250,000 or more in benefits for annuities. The guaranty association laws of some states limit the interest rate that may be covered by the association.

**Policyholder Protection: Annuity Benefits**

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<td>Connecticut, District of Columbia, Florida, Georgia, Idaho, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, North Carolina, North Dakota, Ohio, Oregon, Pennsylvania, Rhode Island, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming</td>
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6. The above protection applies to individual annuity contracts or group annuity certificates which are issued to and owned by an individual or under which the insurer guarantees annuity benefits to an individual under the contract. The protection is subject to applicable limits and exclusions on coverage, including an exclusion for portions of an annuity contract not guaranteed by the insurer or under which the risk is borne by the contract owner.

7. California covers 80% of the annuity contract value with a $250,000 benefit limit.

8. In these states, the $250,000 benefit limit applies if the annuity is deferred. If the annuity is in payout status, a $300,000 limit applies.

9. In Minnesota, the benefit is $410,000 for structured settlements and for annuities that have been annuitized for not less than lifetime or for a period certain not less than 10 years.

10. North Carolina applies a $300,000 annuity limit except in the case of structured settlement annuities (SSAs), for which the limit is $1 million.

11. In New Jersey, the $500,000 benefit limit applies if the annuity is in payout status. If the annuity is deferred, a $100,000 limit applies.
Protecting Policyholders in Their Time of Need