As Reported by the Senate Insurance Committee

131st General Assembly

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Representatives Ryan, Sears

Cosponsors: Representatives Henne, Blessing, Hill, Duffey, Bishoff, Brenner, Smith, K., Hackett, Kuhns, Retherford, Stinziano, Anielski, Buchy, Burkley, Green, Kraus, Kunze, McColley, Rogers, Sprague, Sweeney, Young

A BILL

То	amend section 3901.381, to enact sections	1
	3938.01, 3938.02, 3938.03, 3938.04, 3938.05,	2
	3938.06, 3938.07, 3938.08, 3938.09, and	3
	4123.324, to enact new section 2323.44, and to	4
	repeal section 2323.44 of the Revised Code to	5
	regulate certificates of insurance prepared or	6
	issued to verify the existence of property or	7
	casualty insurance coverage, to update prompt	8
	payment requirements, and to require the	9
	administrator of Workers' Compensation to reduce	10
	the transfer of negative experience to a	11
	successor employer under certain circumstances.	12

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3901.381 be amended and sections	13
3938.01, 3938.02, 3938.03, 3938.04, 3938.05, 3938.06, 3938.07,	14
3938.08, 3938.09, and 4123.324 and new section 2323.44 of the	15
Revised Code be enacted to read as follows:	16

Sec. 2323.44. (A) As used in this section: 17

(1) "Health care provider-sponsored organization" means an	18
entity that is sponsored by hospitals, physician groups, other	19
licensed health care providers, or any combination of hospitals,	20
physician groups, or other licensed health care providers that	21
are affiliated through common ownership or control and share	22
financial risk for the purpose of delivering health care	23
services.	24
(2) "Injured party" means any person who claims any	25
injury, death, or loss to person in a tort action or an estate	26
that makes a survivorship claim due to injury, death, or loss to	27
person, but not including a derivative claim, a claim made by a	28
beneficiary in a wrongful death action pursuant to section	29
2125.02 of the Revised Code, or a claim for punitive damages	30
arising from a person's claim of injury, death, or loss to	31
person.	32
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(3) "Recovery" means the amount obtained from a third	33
party in a tort action or the amount obtained for a claim in	34
connection with uninsured or underinsured motorist coverage.	35
(4) "Third party" means any individual, automobile	36
insurance company, or public or private entity against which a	37
person or estate has a tort action.	38
(5) "Subrogee" means any of the following:	39
(a) An insurance company doing business in this state;	40
(b) A self-funded plan providing health, sickness, or	41
disability benefits;	42
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(c) A health care provider-sponsored organization;	43
(d) Any person or entity that claims a right of	44
(d) Any person or entity that claims a right of subrogation by contract or common law.	44 45

(6) "Tort action" means a civil action for injury, death,46or loss to person. "Tort action" includes any claim for damages47for injury, death, or loss to person, whether or not a lawsuit48is pending, or a claim in connection with uninsured or49underinsured motorist coverage, but does not include a civil50action for breach of contract or another agreement between51persons.52

(B) Notwithstanding any contract or statutory provision to53the contrary, the rights of a subrogee or any other person or54entity that asserts a contractual, statutory, or common law55subrogation claim against a third party or an injured party in a56tort action shall be subject to both of the following:57

(1) If less than the full value of the tort action is 58 recovered for comparative negligence, diminishment due to a 59 party's liability under sections 2307.22 to 2307.28 of the 60 Revised Code, or by reason of the collectability of the full 61 value of the claim for injury, death, or loss to person 62 resulting from limited liability insurance or any other cause, 63 the subrogee's or other person's or entity's claim shall be 64 diminished in the same proportion as the injured party's 65 interest is diminished. 66

(2) If a dispute regarding the distribution of the recovery in the tort action arises, either party may file an action under Chapter 2721. of the Revised Code to resolve the issue of the distribution of the recovery.

Sec. 3901.381. (A) Except as provided in sections 71 3901.382, 3901.383, 3901.384, and 3901.386 of the Revised Code, 72 a third-party payer shall process a claim for payment for health 73 care services rendered by a provider to a beneficiary in 74 accordance with this section. 75

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(B)(1) Unless division (B)(2) or (3) of this section 76 applies, when a third-party payer receives from a provider or 77 beneficiary a claim on the standard claim form prescribed in 78 rules adopted by the superintendent of insurance under section 79 3902.22 of the Revised Code, the third-party payer shall pay or 80 deny the claim not later than thirty days after receipt of the 81 claim. When a third-party payer denies a claim, the third-party 82 payer shall notify the provider and the beneficiary. The notice 83 shall state, with specificity, why the third-party payer denied 84 the claim. 85

(2) (a) Unless division (B) (3) of this section applies, 86 when a provider or beneficiary has used the standard claim form, 87 but the third-party payer determines that reasonable supporting 88 documentation is needed to establish the third-party payer's 89 responsibility to make payment, the third-party payer shall pay 90 or deny the claim not later than forty-five days after receipt 91 of the claim. Supporting documentation includes the verification 92 of employer and beneficiary coverage under a benefits contract, 93 confirmation of premium payment, medical information regarding 94 the beneficiary and the services provided, information on the 95 responsibility of another third-party payer to make payment or 96 confirmation of the amount of payment by another third-party 97 payer, and information that is needed to correct material 98 deficiencies in the claim related to a diagnosis or treatment or 99 the provider's identification. 100

Not later than thirty days after receipt of the claim, the101third-party payer shall notify all relevant external sources102that the supporting documentation is needed. All such notices103shall state, with specificity, the supporting documentation104needed. If the notice was not provided in writing, the provider,105beneficiary, or third-party payer may request the third-party106

payer to provide the notice in writing, and the third-party107payer shall then provide the notice in writing. If any of the108supporting documentation is under the control of the109beneficiary, the beneficiary shall provide the supporting110documentation to the third-party payer.111

The number of days that elapse between the third-party 112 payer's last request for supporting documentation within the 113 thirty-day period and the third-party payer's receipt of all of 114 the supporting documentation that was requested shall not be 115 116 counted for purposes of determining the third-party payer's compliance with the time period of not more than forty-five days 117 for payment or denial of a claim. Except as provided in division 118 (B) (2) (b) of this section, if the third-party payer requests 119 additional supporting documentation after receiving the 120 initially requested documentation, the number of days that 121 elapse between making the request and receiving the additional 122 supporting documentation shall be counted for purposes of 123 determining the third-party payer's compliance with the time 124 period of not more than forty-five days. 125

(b) If a third-party payer determines, after receiving 126 initially requested documentation, that it needs additional 127 supporting documentation pertaining to a beneficiary's 128 preexisting condition, which condition was unknown to the third-129 party payer and about which it was reasonable for the third-130 party payer to have no knowledge at the time of its initial 131 request for documentation, and the third-party payer 132 subsequently requests this additional supporting documentation, 133 the number of days that elapse between making the request and 134 receiving the additional supporting documentation shall not be 135 counted for purposes of determining the third-party payer's 136 compliance with the time period of not more than forty-five 137

days.

(c) When a third-party payer denies a claim, the thirdparty payer shall notify the provider and the beneficiary. The notice shall state, with specificity, why the third-party payer denied the claim.

(d) If a third-party payer determines that supporting
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documentation related to medical information is routinely
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necessary to process a claim for payment of a particular health
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care service, the third-party payer shall establish a
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description of the supporting documentation that is routinely
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necessary and make the description available to providers in a
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readily accessible format.

Third-party payers and providers shall, in connection with a claim, use the most current CPT code in effect, as published by the American medical association, the most current ICD-<u>910</u> code in effect, as published by the United States department of health and human services, the most current CDT code in effect, as published by the American dental association, or the most current HCPCS code in effect, as published by the United States health care financing administration.

(3) When a provider or beneficiary submits a claim by 158 using the standard claim form prescribed in the superintendent's 159 rules, but the information provided in the claim is materially 160 deficient, the third-party payer shall notify the provider or 161 beneficiary not later than fifteen days after receipt of the 162 claim. The notice shall state, with specificity, the information 163 needed to correct all material deficiencies. Once the material 164 deficiencies are corrected, the third-party payer shall proceed 165 in accordance with division (B)(1) or (2) of this section. 166

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It is not a violation of the notification time period of 167 not more than fifteen days if a third-party payer fails to 168 notify a provider or beneficiary of material deficiencies in the 169 claim related to a diagnosis or treatment or the provider's 170 identification. A third-party payer may request the information 171 necessary to correct these deficiencies after the end of the 172 notification time period. Requests for such information shall be 173 made as requests for supporting documentation under division (B) 174 (2) of this section, and payment or denial of the claim is 175 subject to the time periods specified in that division. 176

(C) For purposes of this section, if a dispute exists
between a provider and a third-party payer as to the day a claim
form was received by the third-party payer, both of the
following apply:

(1) If the provider or a person acting on behalf of the
provider submits a claim directly to a third-party payer by mail
and retains a record of the day the claim was mailed, there
exists a rebuttable presumption that the claim was received by
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the third-party payer on the fifth business day after the day
the claim was mailed, unless it can be proven otherwise.

(2) If the provider or a person acting on behalf of the
provider submits a claim directly to a third-party payer
electronically, there exists a rebuttable presumption that the
claim was received by the third-party payer twenty-four hours
after the claim was submitted, unless it can be proven
otherwise.

(D) Nothing in this section requires a third-party payer
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to provide more than one notice to an employer whose premium for
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coverage of employees under a benefits contract has not been
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received by the third-party payer.

(E) Compliance with the provisions of division (B) (3) of 197 this section shall be determined separately from compliance with 198 the provisions of divisions (B)(1) and (2) of this section. 199 (F) A third party payer shall transmit electronically any 200 payment with respect to claims that the third party payer 201 receives electronically and pays to a contracted provider under 202 this section and under sections 3901.383, 3901.384, and 3901.386 203 of the Revised Code. A provider shall not refuse to accept a 204 payment made under this section or sections 3901.383, 3901.384, 205 and 3901.386 of the Revised Code on the basis that the payment 206 was transmitted electronically. 207 Sec. 3938.01. (A) This chapter may be cited as the 208 "Certificates of Insurance Act." 209 (B) As used in this chapter: 210 (1) "Certificate of insurance" means a document or 211 instrument, regardless of how titled or described, that is 212 prepared or issued by an insurer or insurance agent licensed 213 under Chapter 3905. of the Revised Code to verify the existence 214 of property or casualty insurance coverage. "Certificate of 215 insurance" includes a document issued to a person as 216 verification of the existence of coverage under a master policy. 217 "Certificate of insurance" does not include a policy of 218 insurance, insurance binder, policy endorsement, or automobile 219 220 identification card, or any document used to provide proof of financial responsibility for purposes of Chapter 4509. of the 221 Revised Code. 222 (2) "Certificate holder" means any person, other than a 223 policyholder, that requests, obtains, or possesses a certificate 224

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of insurance.

(3) "Person" has the same meaning as in section 1.59 of	226
the Revised Code and includes a limited liability company, the	227
state, and all political subdivisions, authorities, agencies,	228
boards, and commissions of the state.	229
Sec. 3938.02. A certificate of insurance is not a policy	230
of insurance and does not affirmatively or negatively amend,	231
extend, or alter the coverage afforded by the policy to which	232
the certificate of insurance refers. A certificate of insurance	233
shall not confer to any person new or additional rights beyond	234
what the referenced policy of insurance expressly provides.	235
Sec. 3938.03. (A) A certificate of insurance shall not_	236
include language that does either of the following:	237
(1) Is unfair, misleading, or deceptive or that violates	238
public policy;	239
(2) Violates any law or any rule adopted by the	240
superintendent of insurance.	241
(B) A certificate of insurance shall not guarantee that	242
the policy of insurance referenced in the certificate complies	243
with the requirements for a policy of property or casualty	244
insurance under Title XXXIX of the Revised Code. The inclusion	245
of a contract number or policy description in a certificate of	246
insurance is not proof of such a guarantee.	247
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Sec. 3938.04. No person shall do either of the following:	248
(A) Prepare, issue, request, or require a certificate of	249
insurance that contains any false or misleading information	250
concerning the policy of insurance referenced in the certificate	251
<u>of insurance;</u>	252
(B) Prepare, issue, request, or require a certificate of	253
12, repute, request, or require a certificate or	200

insurance that affirmatively or negatively alters, amends, or	254
extends the coverage provided by the policy of insurance	255
referenced in the certificate of insurance.	256
Sec. 3938.05. A certificate holder shall be entitled to	257
notice of cancellation or nonrenewal or any similar notice	258
concerning a policy of insurance only if the certificate holder	259
is named within the policy or any endorsement to the policy and	260
the policy or endorsement requires notice to be provided to the	261
certificate holder. The terms and conditions of the notice,	262
including the required timing of the notice, are governed by the	263
policy of insurance and cannot be altered by a certificate of	264
insurance.	265
Sec. 3938.06. The provisions of this chapter shall apply	266
to all certificates of insurance issued in connection with	267
property and casualty risks located in this state, regardless of	268
where the policyholder, insurer, insurance agent, or person	269
requesting the certificate of insurance is located.	270
Sec. 3938.07. A certificate of insurance that is issued in	271
violation of this chapter shall be void.	272
Sec. 3938.08. (A) No person shall fail to comply with	273
sections 3938.01 to 3938.07 of the Revised Code. If the	274
superintendent of insurance determines that any person has	275
violated sections 3938.01 to 3938.07 of the Revised Code, the	276
superintendent may take one or more of the following actions:	277
(1) Issue an order requiring the person to cease and	278
desist from the actions constituting the violation;	279
(2) Assess a civil penalty not to exceed one thousand	280
dollars per violation.	281
(B) The superintendent may investigate the activities of	282

any person the superintendent reasonably believes has engaged in	283
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or is engaging in an act or practice prohibited by this chapter.	204
(C) Before imposing a penalty under division (A) of this	285
section, the superintendent shall give the person notice and	286
opportunity for a hearing as described in Chapter 119. of the	287
Revised Code.	288
(D) The superintendent shall deposit any penalties	289
assessed under division (A) of this section into the state	290
treasury to the credit of the department of insurance operating	291
fund created in section 3901.021 of the Revised Code.	292
Sec. 3938.09. The superintendent of insurance may adopt_	293
rules in accordance with Chapter 119. of the Revised Code as	294
necessary to implement this chapter.	295
Sec. 4123.324. (A) The administrator of workers'	296
Sec. 4123.324. (A) The administrator of workers' compensation shall adopt rules, for the purpose of encouraging	296 297
compensation shall adopt rules, for the purpose of encouraging	297
compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any	297 298
compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any negative experience to be transferred to the account of an	297 298 299
compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any negative experience to be transferred to the account of an employer who is successor in interest under division (B) of	297 298 299 300
compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any negative experience to be transferred to the account of an employer who is successor in interest under division (B) of section 4123.32 of the Revised Code may be reduced or waived.	297 298 299 300 301
compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any negative experience to be transferred to the account of an employer who is successor in interest under division (B) of section 4123.32 of the Revised Code may be reduced or waived. (B) The administrator, in adopting rules under division	297 298 299 300 301 302
compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any negative experience to be transferred to the account of an employer who is successor in interest under division (B) of section 4123.32 of the Revised Code may be reduced or waived. (B) The administrator, in adopting rules under division (A) of this section, may not permit a waiver or reduction in	297 298 299 300 301 302 303
<pre>compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any negative experience to be transferred to the account of an employer who is successor in interest under division (B) of section 4123.32 of the Revised Code may be reduced or waived.</pre>	297 298 299 300 301 302 303 303
<pre>compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any negative experience to be transferred to the account of an employer who is successor in interest under division (B) of section 4123.32 of the Revised Code may be reduced or waived. (B) The administrator, in adopting rules under division (A) of this section, may not permit a waiver or reduction in experience transfer if the succession transaction is entered into for the purpose of escaping obligations under this chapter or Chapter 4121., 4127., or 4131. of the Revised Code.</pre>	297 298 299 300 301 302 303 304 305 306
<pre>compensation shall adopt rules, for the purpose of encouraging economic development, that establish conditions under which any negative experience to be transferred to the account of an employer who is successor in interest under division (B) of section 4123.32 of the Revised Code may be reduced or waived.</pre>	297 298 299 300 301 302 303 304 305