As Reported by the Senate Insurance Committee

131st General Assembly

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S. B. No. 273

Senator Bacon

Cosponsors: Senators Hottinger, Hackett

A BILL

То	enact sections 3901.072, 3901.073, 3901.074,	1
	3901.075, 3901.076, 3901.077, and 3901.078 of	2
	the Revised Code to enact the Corporate	3
	Governance Annual Disclosure Act.	4

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

Section 1. That sections 3901.072, 3901.073, 3901.074,	5
3901.075, 3901.076, 3901.077, and 3901.078 of the Revised Code	6
be enacted to read as follows:	7
Sec. 3901.072. (A) (1) Sections 3901.072 to 3901.078 of the	8
Revised Code shall be known as the corporate governance annual	9
disclosure act.	10
(2) Sections 3901.072 to 3901.078 of the Revised Code	11
shall apply to all insurers domiciled in this state.	12
(3) Nothing in sections 3901.072 to 3901.078 of the	13
Revised Code shall be construed to prescribe or impose corporate	14
governance standards and internal procedures beyond those	15
required under the corporate laws of this state. Notwithstanding	16
the foregoing, nothing in those sections shall be construed to	17
limit the superintendent's authority, or the rights or	18

obligations of third parties, under section 3901.07 of the	19
Revised Code.	20
(B) As used in this section and sections 3901.073 to	21
3901.078 of the Revised Code:	22
<u> </u>	
(1) "Corporate governance annual disclosure" or "CGAD"	23
means a confidential report filed by an insurer or insurance	24
group in accordance with the requirements of sections 3901.072	25
to 3901.078 of the Revised Code.	26
(2) "Insurance group" means those insurers and affiliates	27
included within an insurance holding company system as defined	28
in section 3901.32 of the Revised Code.	29
(3) "Insurer" has the same meaning as in section 3901.32	30
of the Revised Code.	31
(4) "NAIC" means the national association of insurance	32
commissioners.	33
(5) "Superintendent" means the superintendent of	34
insurance.	35
Sec. 3901.073. (A) (1) Not later than the first day of June	36
each calendar year, an insurer domiciled in this state, or the	37
insurance group to which the insurer is a member, shall submit	38
to the superintendent a corporate governance annual disclosure	39
that contains the information described in section 3901.074 of	40
the Revised Code.	41
(2) Notwithstanding any request from the superintendent,	42
if the insurer is a member of an insurance group, the insurer	43
shall submit the report required by division (A)(1) of this	44
section if the superintendent is the lead state commissioner of	45
the insurance group as determined by the procedures outlined	46

within the most recent financial analysis handbook adopted by	47
the NAIC. The review of the CGAD and any additional requests for	48
information shall be made by the lead state as determined by the	49
procedures within the most recent financial analysis handbook	50
adopted by the NAIC.	51
(B) An insurer not required to submit a CGAD under	52
division (A) of this section shall do so upon request of the	53
superintendent.	54
(C) The CGAD shall include a signature of the insurer or	55
<pre>insurance group's chief executive officer or corporate secretary</pre>	56
attesting to the best of that individual's belief and knowledge	57
that the insurer has implemented the corporate governance	58
practices and that a copy of the disclosure has been provided to	59
the insurer's board of directors or the appropriate committee	60
thereof.	61
(D)(1) For purposes of completing the CGAD, the insurer or	62
insurance group may provide information regarding corporate	63
governance at one or all of the following levels depending on	64
how the insurer or insurance group has structured its system of	65
<pre>corporate governance:</pre>	66
(a) The ultimate controlling parent level;	67
(b) An intermediate holding company level;	68
(c) The individual legal entity level.	69
(2) The insurer or insurance group is encouraged to make	70
the CGAD disclosures at one of the following levels:	71
(a) At the level at which the insurer's or insurance	72
<pre>group's risk appetite is determined;</pre>	73
(b) At the level at which the insurer's earnings, capital,	74

liquidity, operations, and reputation are overseen collectively	75
and at which the supervision of those factors is coordinated and	76
<pre>exercised;</pre>	77
(c) At the level at which legal liability for failure of	78
general corporate governance duties would be placed.	79
general corporate governance duties would be praced.	19
(3) If the insurer or insurance group determines the level	80
of reporting based on the criteria listed in division (D)(2) of	81
this section, it shall indicate which of the three criteria was	82
used to determine the level of reporting and explain any	83
subsequent changes in the level of reporting.	84
(E) If an insurer provides information substantially	85
similar to the information required under sections 3901.072 to	86
3901.078 of the Revised Code in other documents provided to the	87
superintendent, including proxy statements filed in conjunction	88
with insurance holding company registration or other state or	89
federal filings provided to the department, the insurer shall	90
not be required to duplicate the information and may comply with	91
division (A) of this section by referencing within the CGAD the	92
relevant document.	93
Sec. 3901.074. (A)(1) An insurer or insurance group shall	94
have discretion regarding the format of its corporate governance	95
annual disclosure.	96
(2) The CGAD shall be prepared consistent with the rules	97
adopted by the superintendent pursuant to section 3901.077 of	98
the Revised Code regarding the required content of the CGAD and	99
shall contain the material information necessary for the	100
superintendent to gain an understanding of the insurer's or	101
group's corporate governance structure, policies, and practices.	102
(3) All documentation and supporting information shall be	103

maintained and made available for examination upon request of	104
the superintendent.	105
(B) The superintendent may request additional information	106
the superintendent considers material and necessary to provide a	107
clear understanding of the insurer's or insurance group's	108
corporate governance policies and the reporting or information	109
system or controls implementing those policies.	110
Sec. 3901.075. (A) Documents, materials, or other	111
information, including the corporate governance annual	112
disclosure, in the possession or control of the department of	113
insurance that are obtained by, created by, or disclosed to the	114
superintendent or any other person under sections 3901.072 to	115
3901.078 of the Revised Code are recognized by this state as	116
being proprietary and to contain trade secrets.	117
(B) The documents, materials, or other information	118
described in division (A) of this section shall be confidential	119
by law and privileged and shall not be admissible into evidence	120
in any private civil action or subject to section 149.43 of the	121
Revised Code, subpoena, or discovery.	122
(C) (1) Notwithstanding division (B) of this section, the	123
superintendent may use the documents, materials, or other	124
information described in division (A) of this section in	125
furtherance of any regulatory or legal action brought as part of	126
the superintendent's official duties.	127
(2) The superintendent shall not otherwise make the	128
documents, materials, or other information public without the	129
prior written consent of the insurer.	130
(3) Nothing in division (B) or (C) of this section shall	131
be construed to require the written consent of the insurer	132

before the superintendent shares or receives confidential	133
documents, materials, or other CGAD-related information pursuant	134
to division (E) of this section to assist in the performance of	135
the superintendent's regulatory duties.	136
(D) Neither the superintendent nor any person who receives	137
documents, materials, or other CGAD-related information, through	138
examination or otherwise, while acting under the authority of	139
the superintendent or with whom such documents, materials, or	140
other information are shared pursuant to sections 3901.072 to	141
3901.078 of the Revised Code shall be permitted or required to	142
testify in any private civil action concerning any confidential	143
documents, materials, or information described in division (A)	144
of this section.	145
(E)(1) In order to assist in the performance of the	146
superintendent's regulatory duties, the superintendent may do	147
either of the following:	148
(a) Upon request, share documents, materials, or other	149
CGAD-related information, including confidential and privileged	150
documents, materials, or information subject to division (A) of	151
this section, and proprietary and trade secret documents, with	152
other state, federal, and international financial regulatory	153
agencies, members of any supervisory college as described in	154
section 3901.351 of the Revised Code, the NAIC, or any third-	155
party consultant pursuant to section 3901.076 of the Revised	156
Code;	157
(b) Receive documents, materials, or other CGAD-related	158
information, including confidential and privileged documents,	159
materials, or information subject to division (A) of this	160
section, and proprietary and trade secret documents, from	161
regulatory officials or other foreign or domestic jurisdictions,	162

including members of any supervisory college as described in	163
section 3901.351 of the Revised Code, and from the NAIC.	164
(2) The recipient of any information pursuant to division	165
(E)(1)(a) of this section shall agree in writing to maintain the	166
confidentiality and privileged status of the documents,	167
materials, or other information and verify in writing their	168
legal authority to maintain confidentiality. If the	169
superintendent receives any information pursuant to division (E)	170
(1) (b) of this section, the superintendent shall maintain as	171
confidential or privileged any documents, materials, or	172
information received with notice or the understanding that it is	173
confidential or privileged under the laws of the jurisdiction	174
that is the source of the document, material, or information.	175
(F) The sharing of information, materials, and documents	176
by the superintendent pursuant to sections 3901.072 to 3901.078	177
of the Revised Code shall not constitute a delegation of	178
regulatory or rule-making authority, and the superintendent is	179
solely responsible for the administration, execution, and	180
enforcement of sections 3901.072 to 3901.078 of the Revised	181
Code.	182
(G) No waiver of any applicable privilege or claim of	183
confidentiality in the document, proprietary and trade-secret	184
materials, or other CGAD-related information shall occur as a	185
result of disclosure of such CGAD-related information,	186
materials, or documents to the superintendent as a result of	187
sharing authorized in sections 3901.072 to 3901.078 of the	188
Revised Code.	189
Sec. 3901.076. (A) The superintendent may retain a third-	190
party consultant, including attorneys, actuaries, accountants,	191
and other experts not otherwise part of the superintendent's	192

staff, as is reasonably necessary to assist the superintendent	193
in reviewing a corporate governance annual disclosure and	194
related information or an insurer's compliance with sections	195
3901.072 to 3901.078 of the Revised Code. The superintendent	196
shall retain a third-party consultant under this division at the	197
expense of the applicable insurer.	198
(B) Each third-party consultant retained under division	199
(A) of this section shall do all of the following:	200
(1) Serve under the direction and control of the	201
superintendent in a purely advisory capacity;	202
(2) Comply with the confidentiality requirements	203
applicable to the superintendent under sections 3901.072 to	204
3901.078 of the Revised Code;	205
(3) Verify to the superintendent, with notice to the	206
insurer, that the consultant is free of a conflict of interest	207
and has internal procedures in place to monitor compliance with	208
a conflict and to comply with the confidentiality requirements	209
of sections 3901.072 to 3901.078 of the Revised Code.	210
(C) If the superintendent enters into a written agreement	211
with the NAIC, a third-party consultant, or both, regarding the	212
sharing and use of information provided pursuant to sections	213
3901.072 to 3901.078 of the Revised Code, the written agreement	214
shall do all of the following:	215
(1) Specify procedures and protocols for maintaining the	216
confidentiality and security of CGAD-related information shared	217
with the NAIC or a third-party consultant pursuant to sections	218
3901.072 to 3901.078 of the Revised Code, including procedures	219
and protocols for sharing by the NAIC only with other state	220
regulators from states in which the insurance group has	221

<pre>domiciled insurers;</pre>	222
(2) Provide that the recipient of information agrees in	223
writing to maintain the confidentiality and privileged status of	224
the CGAD-related documents, materials, or other information	225
obtained pursuant to sections 3901.072 to 3901.078 of the	226
Revised Code and has verified in writing the legal authority to	227
<pre>maintain confidentiality;</pre>	228
(3) Specify that ownership of information shared with the	229
NAIC or a third-party consultant pursuant to sections 3901.072	230
to 3901.078 of the Revised Code remains with the department of	231
insurance and the NAIC's or third-party consultant's use of the	232
information is subject to the direction of the superintendent;	233
(4) Prohibit the NAIC or a third-party consultant from	234
storing the information obtained pursuant to sections 3901.072	235
to 3901.078 of the Revised Code in a permanent database after	236
the underlying analysis is completed;	237
(5) Require the NAIC or a third-party consultant to	238
provide prompt notice to the superintendent and to the insurer	239
or insurance group regarding any request or subpoena for	240
disclosure or production of the insurer's CGAD-related_	241
<pre>information;</pre>	242
(6) Require the NAIC or a third-party consultant to	243
consent to intervention by an insurer in any judicial or	244
administrative action in which the NAIC or third-party	245
consultant may be required to disclose confidential information	246
about the insurer that was obtained pursuant to sections	247
3901.072 to 3901.078 of the Revised Code;	248
(7) Require the insurer's written consent prior to making	249
public information that was obtained pursuant to sections	250

3901.072 to 3901.078 of the Revised Code.	251
Sec. 3901.077. The superintendent shall adopt rules in	252
accordance with Chapter 119. of the Revised Code as are	253
reasonably necessary to implement sections 3901.072 to 3901.078	254
of the Revised Code.	255
Sec. 3901.078. (A) If the superintendent finds, after	256
notice and an opportunity for a hearing conducted in accordance	257
with Chapter 119. of the Revised Code, that an insurer has	258
failed to file a corporate governance annual disclosure as	259
required by division (A) of section 3901.073 of the Revised	260
Code, the superintendent shall assess a civil penalty against	261
the insurer.	262
(1) The amount of the civil penalty imposed by division	263
(A) of this section shall be one hundred dollars for each day	264
the CGAD is past due, provided that the total penalty shall not	265
exceed the sum of ten thousand dollars.	266
(2) All sums collected from such penalties shall be	267
deposited in the general revenue fund.	268
(B) The superintendent may reduce the amount of the civil	269
penalty if the insurer demonstrates to the superintendent that	270
the imposition of the penalty would constitute a financial	271
hardship to the insurer.	272
Section 2. Section 1 of this act shall take effect on	273
January 1, 2017, with the first corporate governance annual	274
disclosure required under section 3901.073 of the Revised Code	275
due not later than June 1, 2017.	276
Section 3. The purpose of this act is to do all of the	277
following:	278

(A) Provide the Superintendent of Insurance a summary of	279
an insurer's or insurance group's corporate governance	280
structure, policies, and practices to permit the Superintendent	281
to gain and maintain an understanding of the insurer's corporate	282
governance framework;	283
(B) Outline the requirements for completing a corporate	284
(b) outline the requirements for completing a corporate	201
governance annual disclosure with the Superintendent;	285
(C) Provide for the confidential treatment of the	286
corporate governance annual disclosure and related information	287
that will contain confidential and sensitive information related	288
to an insurer or insurance group's internal operations and	289
proprietary and trade secret information that, if made public,	290
could potentially cause the insurer or insurance group	291
competitive harm or disadvantage.	292