As Reported by the House Insurance Committee

132nd General Assembly

Regular Session 2017-2018

Sub. S. B. No. 169

Senator Wilson

Cosponsors: Senators Eklund, Hackett, Hottinger, Bacon, Burke, Coley, Hoagland, Huffman, Manning, O'Brien, Oelslager, Terhar, Thomas

A BILL

То	amend sections 3901.32, 3903.01, 3903.05,	1
	3903.26, 3905.01, 3905.06, and 3905.40 and to	2
	enact sections 3901.352 and 3905.064 of the	3
	Revised Code to permit the Superintendent of	4
	Insurance to act as or select a group-wide	5
	supervisor for an internationally active	6
	insurance group, regarding delinquency	7
	proceedings involving insurer-members of federal	8
	home loan banks, and to oversee the sale of	9
	travel insurance.	10

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

Section 1. That sections 3901.32, 3903.01, 3903.05,	11
3903.26, 3905.01, 3905.06, and 3905.40 be amended and sections	12
3901.352 and 3905.064 of the Revised Code be enacted to read as	13
follows:	14
Sec. 3901.32. As used in sections 3901.32 to 3901.37 of	15
the Revised Code:	16
(A) "Affiliate of" or "affiliated with" a specific person	17

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means a person that, directly or indirectly, through one or more 18 intermediaries, controls, is controlled by, or is under common 19 control with, the person specified. 20

- (B) "Control," including "controlling," "controlled by," 21 and "under common control with," means the possession, direct or 22 indirect, of the power to direct or cause the direction of the 23 management and policies of a person, whether through the 24 ownership of voting securities, by contract other than a 25 commercial contract for goods or nonmanagement services, or 26 otherwise, unless the power is the result of an official 27 28 position with or corporate office held by the person. Control shall be presumed to exist if any person, directly or 29 indirectly, owns, controls, holds with the power to vote, or 30 holds proxies representing, ten per cent or more of the voting 31 securities of any other person. This presumption may be rebutted 32 by a showing made in the manner provided in division (J) of 33 section 3901.33 of the Revised Code that control does not exist 34 in fact. The superintendent of insurance may determine, after 35 furnishing all persons in interest notice and opportunity to be 36 heard and making specific findings of fact to support such 37 determination, that control exists in fact, notwithstanding the 38 absence of a presumption to that effect. 39
- (C) "Enterprise risk" means any activity, circumstance, event, or series of events involving one or more affiliates of an insurer that, if not remedied promptly, is likely to have a materially adverse effect on the financial condition or liquidity of the insurer or its insurance holding company system as a whole. "Enterprise risk" includes anything that would cause the insurer's risk-based capital to fall into company action level as set forth in section 3903.83 of the Revised Code or would cause the insurer to be in a hazardous financial

condition.	49
(D) "Group-wide supervisor" means the regulatory official	50
who is authorized by the superintendent to conduct and	51
coordinate group-wide supervision of an internationally active	52
insurance group and who is determined by the superintendent	53
pursuant to division (A) of section 3901.352 of the Revised Code	54
to have sufficient contacts with the internationally active	55
insurance group.	56
(E) "Insurance holding company system" means two or more	57
affiliated persons, one or more of which is an insurer.	58
(E) (F) "Insurer" means any person engaged in the business	59
of insurance, guaranty, or membership, an inter-insurance	60
exchange, a mutual or fraternal benefit society, or a health	61
insuring corporation. "Insurer" does not include any agency,	62
authority, or instrumentality of the United States, its	63
possessions and territories, the Commonwealth of Puerto Rico,	64
the District of Columbia, or a state or political subdivision of	65
a state.	66
(F) (G) "Internationally active insurance group" means an	67
insurance holding company system that includes an insurer	68
registered under section 3901.33 of the Revised Code and that	69
meets all of the following criteria:	70
(1) Insurers that are part of the insurance holding	71
company system write premiums in at least three countries.	72
(2) The percentage of gross premiums written outside the	73
United States by the insurance holding company system is at	74
least ten per cent of the system's total gross written premiums.	75
(3) Based on a three-year rolling average, either the	76
total assets of the insurance holding company system are at	77

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appropriate group-wide supervisor.

(2) An insurance holding company system that does not	107
otherwise qualify as an internationally active insurance group	108
may request that the superintendent make a determination or	109
acknowledgment as to a group-wide supervisor for the insurance	110
holding company system pursuant to this section.	111
(B) (1) In cooperation with other state, federal, and	112
international regulatory agencies, the superintendent shall	113
identify one group-wide supervisor for each internationally	114
active insurance group. The superintendent may determine that	115
the superintendent is the appropriate group-wide supervisor for	116
an internationally active insurance group that conducts	117
substantial insurance operations concentrated in this state.	118
However, the superintendent may acknowledge that a regulatory	119
official from another jurisdiction is the appropriate group-wide	120
supervisor for the internationally active insurance group. The	121
superintendent shall consider the following factors when making	122
a determination or acknowledgment under division (B)(1) of this	123
<pre>section:</pre>	124
(a) The place of domicile of the insurers within the	125
internationally active insurance group that hold the largest	126
share of the group's written premiums, assets, or liabilities;	127
(b) The place of domicile of the top-tiered insurer in the	128
internationally active insurance group's insurance holding	129
<pre>company system;</pre>	130
(c) The location of the executive offices or largest	131
operational offices of the internationally active insurance	132
group;	133
(d) For the purposes of division (C)(1) of this section,	134
whether another regulatory official is acting or is seeking to	1.35

another regulatory official is acting as the group-wide

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supervisor of an internationally active insurance group, the	164
superintendent shall acknowledge that regulatory official as the	165
group-wide supervisor.	166
(2) The superintendent shall make a determination or	167
acknowledgment under division (B) of this section as to the	168
appropriate group-wide supervisor for an internationally active	169
insurance group if a material change in the internationally	170
active insurance group results in either of the following:	171
(a) The internationally active insurance group's insurers	172
domiciled in this state holding the largest share of the group's	173
<pre>premiums, assets, or liabilities;</pre>	174
(b) This state being the place of domicile of the top-	175
tiered insurer in the internationally active insurance group's	176
insurance holding company system.	177
(D) (1) Pursuant to section 3901.35 of the Revised Code,	178
the superintendent may collect from any insurer registered under	179
section 3901.33 of the Revised Code all information necessary to	180
determine whether the superintendent may act as the group-wide	181
supervisor of an internationally active insurance group or if	182
the superintendent may acknowledge another regulatory official	183
to act as the group-wide supervisor.	184
(2) Prior to issuing a determination that an	185
internationally active insurance group is subject to group-wide	186
supervision by the superintendent, the superintendent shall	187
notify the insurer registered under section 3901.33 of the	188
Revised Code and the ultimate controlling person within the	189
internationally active insurance group. The superintendent shall	190
give the internationally active insurance group not less than	191
thirty days to provide the superintendent with additional	192

information pertinent to the pending determination.	193
(3) The superintendent shall publish on its internet web	194
site the identity of internationally active insurance groups	195
that the superintendent has determined are subject to group-wide	196
supervision by the superintendent.	197
(E) If the superintendent is the group-wide supervisor for	198
an internationally active insurance group, the superintendent	199
may engage in any of the following activities:	200
(1) Assess the enterprise risks within the internationally	201
active insurance group to ensure all of the following:	202
(a) That the material financial condition and liquidity	203
risks to members of the internationally active insurance group	204
that are engaged in the business of insurance are identified by	205
<pre>management;</pre>	206
(b) That reasonable and effective mitigation measures are	207
<u>in place.</u>	208
(2) Request from any member of an internationally active	209
insurance group subject to the superintendent's supervision	210
information necessary and appropriate to assess enterprise risk,	211
including information about the members of the internationally	212
active insurance group regarding all of the following:	213
(a) Governance, risk assessment, and management;	214
(b) Capital adequacy;	215
(c) Material intercompany transactions.	216
(3) Coordinate and, through the authority of the	217
regulatory officials of the jurisdictions in which members of	218
the internationally active insurance group are domiciled, compel	219

development and implementation of reasonable measures designed	220
to ensure that the internationally active insurance group is	221
able to timely recognize and mitigate enterprise risks to	222
members of the internationally active insurance group that are	223
<pre>engaged in the business of insurance;</pre>	224
(4) Communicate with other state, federal, and	225
international regulatory agencies for members of the	226
internationally active insurance group and share relevant	227
information, subject to the confidentiality provisions of	228
section 3901.36 of the Revised Code, through a supervisory	229
college as set forth in section 3901.351 of the Revised Code or	230
<pre>otherwise;</pre>	231
(5) Enter into agreements with or obtain documentation	232
from any insurer registered under section 3901.33 of the Revised	233
Code, any member of the internationally active insurance group,	234
and any other state, federal, and international regulatory	235
agency for members of the internationally active insurance	236
group, that provides the basis for or otherwise clarifies the	237
superintendent's role as group-wide supervisor. The agreements	238
or documentation may include provisions for resolving disputes	239
with other regulatory officials. The agreements or documentation	240
shall not serve as evidence in any proceeding to show that any	241
insurer or person within an insurance holding company system not	242
domiciled or incorporated in this state is doing business in	243
this state or is otherwise subject to jurisdiction in this	244
state.	245
(6) Any other group-wide supervision activities consistent	246
with this section that the superintendent considers necessary.	247
(F) If the superintendent acknowledges that another	248
regulatory official from a jurisdiction that is not accredited	249

by the national association of insurance commissioners is the	250
group-wide supervisor of an internationally active insurance	251
group, the superintendent may reasonably cooperate, through a	252
supervisory college as set forth in section 3901.351 of the	253
Revised Code or otherwise, with group-wide supervision	254
undertaken by the group-wide supervisor if all of the following	255
are true:	256
(1) The superintendent's cooperation is in compliance with	257
the Revised Code.	258
(2) The regulatory official also recognizes and cooperates	259
with the superintendent's activities as a group-wide supervisor	260
for other internationally active insurance groups, as	261
applicable. If such recognition and cooperation is not	262
reasonably reciprocal, the superintendent may refuse to	263
recognize and cooperate with the regulatory official as group-	264
wide supervisor.	265
(G) The superintendent may enter into agreements with or	266
obtain documentation from any insurer registered under section	267
3901.33 of the Revised Code, any affiliate of the insurer, and	268
other state, federal, and international regulatory agencies for	269
members of the internationally active insurance group that	270
provides the basis for or otherwise clarifies a regulatory	271
official's role as group-wide supervisor of an internationally	272
active insurance group.	273
(H) An insurer registered under section 3901.33 of the	274
Revised Code shall be liable for and shall pay the reasonable	275
expenses of the superintendent's participation in the	276
administration of this section, including engaging attorneys,	277
actuaries, and any other professionals and all reasonable travel	278
expenses	279

(I) The superintendent may adopt rules in accordance with	28
Chapter 119. of the Revised Code as necessary to implement this	28
section.	28
Sec. 3903.01. As used in sections 3903.01 to 3903.59 of	28
the Revised Code:	28
(A) "Admitted assets" means investment in assets which	28
will be admitted by the superintendent of insurance pursuant to	28
the law of this state.	28
(B) "Affiliate" has the same meaning as "affiliate of" or	28
"affiliated with," as defined in section 3901.32 of the Revised	289
Code.	290
(C) "Assets" means all property, real and personal, of	293
every nature and kind whatsoever or any interest therein.	292
(D) "Ancillary state" means any state other than a	293
domiciliary state.	294
(E) "Commodity contract" means any of the following:	29!
(1) A contract for the purchase or sale of a commodity for	29
future delivery on, or subject to the rules of, a board of trade	29
designated as a contract market by the commodity futures trading	298
commission under the "Commodity Exchange Act," 7 U.S.C. 1 et	299
seq., as amended, or a board of trade outside the United States;	300
(2) An agreement that is subject to regulation under	30
section 19 of the "Commodity Exchange Act," 7 U.S.C. 23, as	302
amended, and that is commonly known to the commodities trade as	303
a margin account, margin contract, leverage account, or leverage	304
contract;	30!
(3) An agreement or transaction that is subject to	306
regulation under costion (a(b) of the "Commodity Eyebange Agt "	30.

7 U.S.C. 6c(b), as amended, and that is commonly known to the	308
commodities trade as a commodity option;	309
(4) Any combination of agreements or transactions	310
described in division (E) of this section;	311
(5) Any option to enter into an agreement or transaction	312
described in division (E) of this section.	313
(F) "Creditor" means a person having any claim, whether	314
matured or unmatured, liquidated or unliquidated, secured or	315
unsecured, absolute, fixed, or contingent.	316
(G) "Delinquency proceeding" means any proceeding	317
commenced against an insurer for the purpose of liquidating,	318
rehabilitating, reorganizing, or conserving the insurer, and any	319
summary proceeding under section 3903.09 or 3903.10 of the	320
Revised Code. "Formal delinquency proceeding" means any	321
liquidation or rehabilitation proceeding.	322
(H) "Doing business" includes any of the following acts,	323
whether effected by mail or otherwise:	324
(1) The issuance or delivery of contracts of insurance to	325
persons resident in this state;	326
(2) The solicitation of applications for such contracts,	327
or other negotiations preliminary to the execution of such	328
contracts;	329
(3) The collection of premiums, membership fees,	330
assessments, or other consideration for such contracts;	331
(4) The transaction of matters subsequent to execution of	332
such contracts and arising out of them;	333
(5) Operating under a license or certificate of authority,	334

Code and any other similar entity hereafter created by the

insurers. "Foreign guaranty association" means any similar

entities now in existence in or hereafter created by the

general assembly for the payment of claims of insolvent

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legislature of any other state.	363
(N)—(O) "Insolvency" or "insolvent" means:	364
(1) For an insurer issuing only assessable fire insurance	365
policies either of the following:	366
(a) The inability to pay any obligation within thirty days	367
after it becomes payable;	368
(b) If an assessment is made within thirty days after such	369
date, the inability to pay the obligation thirty days following	370
the date specified in the first assessment notice issued after	371
the date of loss.	372
(2) For any other insurer, that it is unable to pay its	373
obligations when they are due, or when its admitted assets do	374
not exceed its liabilities plus the greater of either of the	375
following:	376
(a) Any capital and surplus required by law for its	377
organization;	378
(b) The total par or stated value of its authorized and	379
issued capital stock.	380
(3) As to any insurer licensed to do business in this	381
state as of the effective date of sections 3903.01 to 3903.59 of	382
the Revised Code that does not meet the standard established	383
under division (N)(2) of this section, the term "insolvency" or	384
"insolvent" means, for a period not to exceed three years from	385
the effective date of sections 3903.01 to 3903.59 of the Revised	386
Code, that it is unable to pay its obligations when they are due	387
or that its admitted assets do not exceed its liabilities plus	388
any required capital contribution ordered by the superintendent	389
under provisions of Title XXXIX of the Revised Code.	390

(4) For purposes of divisions (N)(2) to (4) of this	391
section, "liabilities" includes, but is not limited to, reserves	392
required by statute or by rules of the superintendent or	393
specific requirements imposed by the superintendent upon a	394
subject company at the time of admission or subsequent thereto.	395
$\frac{(\Theta)-(P)}{(P)}$ "Insurer" means any person who has done, purports	396
to do, is doing, or is licensed to do an insurance business, and	397
is or has been subject to the authority of, or to liquidation,	398
rehabilitation, reorganization, supervision, or conservation by,	399
any insurance commissioner, superintendent, or equivalent	400
official. For purposes of sections 3903.01 to 3903.59 of the	401
Revised Code, any other persons included under section 3903.03	402
of the Revised Code are deemed to be insurers.	403
(P)—(Q) "Netting agreement" means:	404
(1) A contract or agreement, including a master agreement,	405
and any terms and conditions incorporated by reference in such a	406
contract or agreement, that provides for the netting,	407
liquidation, setoff, termination, acceleration, or close out	408
under or in connection with a qualified financial contract, or	409
any present or future payment or delivery obligations or	410
entitlements under a qualified financial contract, including	411
liquidation or close-out values relating to those obligations or	412
entitlements;	413
(2) A master agreement, together with all schedules,	414
confirmations, definitions, and addenda to the agreement and	415
transactions under the agreement, which shall be treated as one	416
	410
netting agreement, and any bridge agreement for one or more	417
master agreement; and any bridge agreement for one or more	

(3) Any security agreement or arrangement, credit support

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document, or guarantee or reimbursement obligation related to	420
any contract or agreement described in division (P) of this	421
section.	422
Any contract or agreement described in division (P) of	423
this section relating to agreements or transactions that are not	424
qualified financial contracts shall be deemed to be a netting	425
agreement only with respect to those agreements or transactions	426
that are qualified financial contracts.	427
$\frac{(Q)-(R)}{(R)}$ "Preferred claim" means any claim with respect to	428
which the terms of sections 3903.01 to 3903.59 of the Revised	429
Code accord priority of payment from the assets of the insurer.	430
(R) (S) "Qualified financial contract" means any commodity	431
contract, forward contract, repurchase agreement, securities	432
contract, swap agreement, and any similar agreement that the	433
superintendent may determine by rule or order to be a qualified	434
financial contract for purposes of this chapter.	435
$\frac{(S)-(T)}{T}$ "Reciprocal state" means any state other than this	436
state in which in substance and effect division (A) of section	437
3903.18, and sections 3903.52, 3903.53, and 3903.55 to 3903.57	438
of the Revised Code are in force, in which provisions are in	439
force requiring that the superintendent or equivalent official	440
be the receiver, liquidator, rehabilitator, or conservator of a	441
delinquent insurer, and in which some provision exists for the	442
avoidance of fraudulent conveyances and preferential transfers.	443
$\frac{(T)-(U)}{(U)}$ "Repurchase agreement" has the same meaning as in	444
the federal "Deposit Insurance Act," 64 Stat. 884, 12 U.S.C.	445
1821(e)(8)(D), as now and hereafter amended.	446
(U) (V) "Secured claim" means any claim secured by	447

mortgage, trust deed, security agreement, pledge, deposit as

Sec. 3903.05. (A) Upon complaint or motion of any

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receiver, conservator, rehabilitator, or liquidator appointed in	478
a proceeding under sections 3903.01 to 3903.59 of the Revised	479
Code, any court of general jurisdiction may issue a temporary	480
restraining order, a preliminary injunction, a permanent	481
injunction, or such other orders that the court considers	482
necessary and proper to prevent any one or more of the	483
following:	484
(1) The transaction of further business;	485
(2) The transfer of property;	486
(3) Interference with the receiver, conservator,	487
rehabilitator, or liquidator or with a proceeding under sections	488
3903.01 to 3903.59 of the Revised Code;	489
(4) Waste of the insurer's assets;	490
(5) Dissipation and transfer of bank accounts;	491
(6) The commencement or further prosecution of any actions	492
or proceedings;	493
(7) The obtaining of preferences, judgments, attachments,	494
garnishments, or liens against the insurer, its assets, or its	495
policyholders;	496
(8) The levying of execution against the insurer, its	497
assets, or its policyholders;	498
(9) The making of any sale or deed for nonpayment of taxes	499
or assessments that would lessen the value of the assets of the	500
insurer;	501
(10) The withholding from the receiver, conservator,	502
rehabilitator, or liquidator of books, accounts, documents, or	503
other records relating to the business of the insurer;	504

(11) Any other threatened or contemplated action that	505
might lessen the value of the insurer's assets or prejudice the	506
rights of policyholders, creditors, or shareholders, or the	507
administration of any proceeding under sections 3903.01 to	508
3903.59 of the Revised Code.	509
(B) The receiver, conservator, rehabilitator, or	510
liquidator may apply to any court outside of this state for any	511
relief described in division (A) of this section.	512
(C)(1) A federal home loan bank shall not be stayed or	513
otherwise prohibited by a court from exercising its rights	514
regarding collateral pledged by an insurer-member for more than	515
ten days following the date a temporary restraining order,	516
preliminary injunction, or permanent injunction is issued by the	517
court pursuant to division (A) of this section.	518
(2) A federal home loan bank exercising its rights	519
regarding collateral pledged by an insurer-member shall, within	520
seven days of receiving a redemption request made by the	521
insurer-member, repurchase any of the insurer-member's	522
outstanding capital stock in excess of the amount the insurer-	523
member must hold as a minimum investment. The federal home loan	524
bank shall repurchase the excess outstanding capital stock only	525
to the extent that it determines in good faith that the	526
repurchase is both of the following:	527
(a) Permissible under federal laws and regulations and the	528
<pre>federal home loan bank's capital plan;</pre>	529
(b) Consistent with the capital stock practices currently	530
applicable to the federal home loan bank's entire membership.	531
(D)(1) Not later than ten days after the date of	532
appointment of a receiver, conservator, rehabilitator, or_	533

<u>liquidator in a proceeding under sections 3903.01 to 3903.59 of</u>	534
the Revised Code involving an insurer-member of a federal home	535
loan bank, the federal home loan bank shall provide to the	536
receiver, conservator, rehabilitator, or liquidator a process	537
and timeline for all of the following:	538
(a) The release of any collateral held by the federal home	539
loan bank that exceeds the amount that is required to support	540
the secured obligations of the insurer-member and that is	541
remaining after any repayment of loans, as determined under the	542
applicable agreements between the federal home loan bank and the	543
<pre>insurer-member;</pre>	544
(b) The release of any collateral of the insurer-member	545
remaining in the federal home loan bank's possession following	546
repayment in full of all outstanding secured obligations of the	547
<pre>insurer-member;</pre>	548
(c) The payment of fees owed by the insurer-member and the	549
operation, maintenance, closure, or disposition of deposits and	550
other accounts of the insurer-member, as mutually agreed upon by	551
the receiver, conservator, rehabilitator, or liquidator and the	552
<pre>federal home loan bank;</pre>	553
(d) Any redemption or repurchase of federal home loan bank	554
stock or excess stock of any class that the insurer-member is	555
required to own under agreements between the federal home loan	556
bank and the insurer-member.	557
(2) Upon the request of a receiver, conservator,	558
rehabilitator, or liquidator appointed in a proceeding under	559
sections 3903.01 to 3903.59 of the Revised Code involving a	560
federal home loan bank insurer-member, the federal home loan	561
hank shall provide to the receiver conservator rehabilitator	563

or liquidator any available options for the insurer-member to	563
renew or restructure a loan. In determining which options are	564
available, the federal home loan bank may consider market	565
conditions, the terms of any loans outstanding to the insurer-	566
member, the applicable policies of the federal home loan bank,	567
and the federal laws and regulations applicable to federal home	568
loan banks.	569
(E) As used in this section, "insurer-member" means a	570
member of the federal home loan bank in question that is an	571
insurer.	572
Sec. 3903.26. (A) Every Except as provided in division (D)	573
of this section, every transfer made or suffered and every	574
obligation incurred by an insurer within one year prior to the	575
filing of a successful complaint for rehabilitation or	576
liquidation under sections 3903.01 to 3903.59 of the Revised	577
Code is fraudulent as to then existing and future creditors if	578
made or incurred without fair consideration, or with actual	579
intent to hinder, delay, or defraud either existing or future	580
creditors. A transfer made or an obligation incurred by an	581
insurer ordered to be rehabilitated or liquidated under sections	582
3903.01 to 3903.59 of the Revised Code, which is fraudulent	583
under this section, may be avoided by the rehabilitator or	584
liquidator, except as to a person who in good faith is a	585
purchaser, lienor, or obligee for a present fair equivalent	586
value, and except that any purchaser, lienor, or obligee, who in	587
good faith has given a consideration less than fair for such	588
transfer, lien, or obligation, may retain the property, lien, or	589
obligation as security for repayment. The court may, on due	590
notice, order any such transfer or obligation to be preserved	591
for the benefit of the estate, and in that event, the	592

rehabilitator or liquidator shall succeed to and may enforce the

rights of the purchaser, lienor, or obligee.	594
(B)(1) A transfer of property other than real property is	595
deemed to be made or suffered when it becomes so far perfected	596
that no subsequent lien obtainable by legal or equitable	597
proceedings on a simple contract could become superior to the	598
rights of the transferee under division (C) of section 3903.28	599
of the Revised Code.	600
(2) A transfer of real property is deemed to be made or	601
suffered when it becomes so far perfected that no subsequent	602
bona fide purchaser from the insurer could obtain rights	603
superior to the rights of the transferee.	604
(3) A transfer which creates an equitable lien is not	605
deemed to be perfected if there are available means by which a	606
legal lien can be created.	607
(4) Any transfer not perfected prior to the filing of a	608
complaint for rehabilitation or liquidation is deemed to be made	609
immediately before the filing of the complaint.	610
(5) The provisions of divisions (B)(1) to (5) of this	611
section apply whether or not there are or were creditors who	612
might have obtained any liens or persons who might have become	613
bona fide purchasers.	614
(C) Any transaction of the insurer with a reinsurer shall	615
be deemed fraudulent and may be avoided by the rehabilitator or	616
liquidator under division (A) of this section if both of the	617
following apply:	618
(1) The transaction consists of the termination,	619
adjustment, or settlement of a reinsurance contract in which the	620
reinsurer is released from any part of its duty to pay the	621

originally specified share of losses that had occurred prior to

member" means a member of the federal home loan bank in question

Sec. 3905.01. As used in this chapter:

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that is an insurer.

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(A) "Affordable Care Act" means the "Patient Protection	651
and Affordable Care Act," 124 Stat. 119, 42 U.S.C. 18031 (2011).	652
(B) "Business entity" means a corporation, association,	653
partnership, limited liability company, limited liability	654
partnership, or other legal entity.	655
(C) "Home state" means the state or territory of the	656
United States, including the District of Columbia, in which an	657
insurance agent maintains the insurance agent's principal place	658
of residence or principal place of business and is licensed to	659
act as an insurance agent.	660
(D) "In-person assister" means any person, other than a	661
navigator, who receives any funding from, or who is selected or	662
designated by, an exchange, the state, or the federal government	663
to perform any of the activities and duties identified in	664
division (i) of section 1311 of the Affordable Care Act. "In-	665
person assister" includes any individual that is employed by,	666
supervised by, or affiliated with an in-person assister and	667
performs any of the activities and duties identified in division	668
(i) of section 1311 of the Affordable Care Act, any non-	669
navigator assistance personnel, and any other person deemed as	670
such by rules adopted by the superintendent under division (L)	671
of section 3905.471 of the Revised Code.	672
(E) "Insurance" means any of the lines of authority set	673
forth in Chapter 1739., 1751., or 1761. or Title XXXIX of the	674
Revised Code, or as additionally determined by the	675
superintendent of insurance.	676
(F) "Insurance agent" or "agent" means any person that, in	677
order to sell, solicit, or negotiate insurance, is required to	678

be licensed under the laws of this state, including limited

lines insurance agents and surplus line brokers.	680
(G) "Insurer" has the same meaning as in section 3901.32	681
of the Revised Code.	682
(H) "License" means the authority issued by the	683
superintendent to a person to act as an insurance agent for the	684
lines of authority specified, but that does not create any	685
actual, apparent, or inherent authority in the person to	686
represent or commit an insurer.	687
(I) "Limited line credit insurance" means credit life,	688
credit disability, credit property, credit unemployment,	689
involuntary unemployment, mortgage life, mortgage guaranty,	690
mortgage disability, guaranteed automobile protection insurance,	691
or any other form of insurance offered in connection with an	692
extension of credit that is limited to partially or wholly	693
extinguishing that credit obligation and that is designated by	694
the superintendent as limited line credit insurance.	695
(J) "Limited line credit insurance agent" means a person	696
that sells, solicits, or negotiates one or more forms of limited	697
line credit insurance to individuals through a master,	698
corporate, group, or individual policy.	699
(K) "Limited lines insurance" means those lines of	700
authority set forth in divisions (B)(7) to $\frac{(12)}{(13)}$ of section	701
3905.06 of the Revised Code or in rules adopted by the	702
superintendent, or any lines of authority the superintendent	703
considers necessary to recognize for purposes of complying with	704
section 3905.072 of the Revised Code.	705
(L) "Limited lines insurance agent" means a person	706
authorized by the superintendent to sell, solicit, or negotiate	707
limited lines insurance.	708

(M) "NAIC" means the national association of insurance	709
commissioners.	710
(N) "Insurance navigator" means a person selected to	711
perform the activities and duties identified in division (i) of	712
section 1311 of the Affordable Care Act that is certified by the	713
superintendent of insurance under section 3905.471 of the	714
Revised Code. "Insurance navigator" refers to a navigator	715
specified in section 1311 of the Affordable Care Act, 42 U.S.C.	716
13031.	717
(O) "Negotiate" means to confer directly with, or offer	718
advice directly to, a purchaser or prospective purchaser of a	719
particular contract of insurance with respect to the substantive	720
benefits, terms, or conditions of the contract, provided the	721
person that is conferring or offering advice either sells	722
insurance or obtains insurance from insurers for purchasers.	723
(P) "Person" means an individual or a business entity.	724
(Q) "Sell" means to exchange a contract of insurance by	725
any means, for money or its equivalent, on behalf of an insurer.	726
(R) "Self-service storage facility" means an entity that	727
is engaged in the business of providing real property designed	728
and used for the purpose of renting or leasing individual	729
storage space to the public who are to have access to the space	730
for the purpose of storing and removing personal property on a	731
self-service basis, but does not include a garage or other	732
storage area in a private residence.	733
(S) "Solicit" means to attempt to sell insurance, or to	734
ask or urge a person to apply for a particular kind of insurance	735
from a particular insurer.	736
(T) "Superintendent" or "superintendent of insurance"	737

means the superintendent of insurance of this state.	738
(U) "Terminate" means to cancel the relationship between	739
an insurance agent and the insurer or to terminate an insurance	740
agent's authority to transact insurance.	741
(V) "Uniform application" means the NAIC uniform	742
application for resident and nonresident agent licensing, as	743
amended by the NAIC from time to time.	744
(W) "Uniform business entity application" means the NAIC	745
uniform business entity application for resident and nonresident	746
business entities, as amended by the NAIC from time to time.	747
(X) "Exchange" means a health benefit exchange established	748
by the state government of Ohio or an exchange established by	749
the United States department of health and human services in	750
according to with the Unstiant Dustaction and Affordable Comp	751
accordance with the "Patient Protection and Affordable Care	731
Act," 124 Stat. 119, 42 U.S.C. 18031 (2011).	751
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Act," 124 Stat. 119, 42 U.S.C. 18031 (2011). Sec. 3905.06. (A) (1) The superintendent of insurance shall issue a resident insurance agent license to an individual applicant whose home state is Ohio upon submission of a completed application and payment of any applicable fee required under this chapter, if the superintendent finds all of the following: (a) The applicant is at least eighteen years of age. (b) The applicant has not committed any act that is a	752 753 754 755 756 757 758 759 760
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Act," 124 Stat. 119, 42 U.S.C. 18031 (2011). Sec. 3905.06. (A) (1) The superintendent of insurance shall issue a resident insurance agent license to an individual applicant whose home state is Ohio upon submission of a completed application and payment of any applicable fee required under this chapter, if the superintendent finds all of the following: (a) The applicant is at least eighteen years of age. (b) The applicant has not committed any act that is a ground for the denial, suspension, or revocation of a license under section 3905.14 of the Revised Code.	752 753 754 755 756 757 758 759 760 761 762

(d) If required under section 3905.04 of the Revised Code,	766
the applicant has passed an examination for each line of	767
authority for which the applicant has applied.	768
(e) Any applicant applying for variable life-variable	769
annuity line of authority is registered with the financial	770
industry regulatory authority (FINRA) as a registered	771
representative after having passed at least one of the following	772
examinations administered by the FINRA: the series 6	773
examination, the series 7 examination, the series 63	774
examination, the series 66 examination, or any other FINRA	775
examination approved by the superintendent.	776
(f) If required under section 3905.051 of the Revised	777
Code, the applicant has consented to a criminal records check	778
and the results of the applicant's criminal records check are	779
determined to be satisfactory by the superintendent.	780
(g) The applicant is a United States citizen or has	781
provided proof of having legal authorization to work in the	782
United States.	783
(h) The applicant is of good reputation and character, is	784
honest and trustworthy, and is otherwise suitable to be	785
licensed.	786
(2) The superintendent shall issue a resident insurance	787
agent license to a business entity applicant upon submission of	788
a completed application and payment of any applicable fees	789
required under this chapter if the superintendent finds all of	790
the following:	791
(a) Except as provided under division (C)(2) of section	792
3905.062 or division (C)(2) of section 3905.063 of the Revised	793
Code, the applicant either is domiciled in Ohio or maintains its	794

principal place of business in Ohio.	795
(b) The applicant has designated a licensed insurance	796
agent who will be responsible for the applicant's compliance	797
with the insurance laws of this state.	798
(c) The applicant has not committed any act that is a	799
ground for the denial, suspension, or revocation of a license	800
under section 3905.14 of the Revised Code.	801
(d) Any applicant applying for a portable electronics	802
insurance license line of authority satisfies the requirements	803
of division (C)(1) of section 3905.062 of the Revised Code or	804
any applicant applying for a self-service storage insurance	805
license line of authority satisfies the requirements of division	806
(C)(1) of section 3905.063 of the Revised Code.	807
(e) The applicant has submitted any other documents	808
requested by the superintendent.	809
(B) An insurance agent license issued pursuant to division	810
(A) of this section shall state the licensee's name, the license	811
number, the date of issuance, the date the license expires, the	812
line or lines of authority for which the licensee is qualified,	813
and any other information the superintendent deems necessary.	814
A licensee may be qualified for any of the following lines	815
of authority:	816
(1) Life, which is insurance coverage on human lives,	817
including benefits of endowment and annuities, and may include	818
benefits in the event of death or dismemberment by accident and	819
benefits for disability income;	820
(2) Accident and health, which is insurance coverage for	821
sickness, bodily injury, or accidental death, and may include	822

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agent license shall apply biennially for a renewal of the	850
license on or before the last day of the licensee's birth month.	851
A business entity seeking to renew a resident insurance agent	852
license shall apply biennially for a renewal of the license on	853
or before the date determined by the superintendent. The	854
superintendent shall send a renewal notice to all licensees at	855
least one month prior to the renewal date.	856

Applications shall be submitted to the superintendent on forms prescribed by the superintendent. Each application shall be accompanied by a biennial renewal fee. The superintendent also may require an applicant to submit any document reasonably necessary to verify the information contained in the renewal application.

- (2) To be eligible for renewal, an individual applicant shall complete the continuing education requirements pursuant to section 3905.481 of the Revised Code prior to the renewal date.
- (3) If an applicant submits a completed renewal 866 application, qualifies for renewal pursuant to divisions (C)(1) 867 and (2) of this section, and has not committed any act that is a 868 ground for the refusal to issue, suspension of, or revocation of 869 a license under section 3905.14 of the Revised Code, the 870 superintendent shall renew the applicant's resident insurance 871 agent license.
- (D) If an individual or business entity does not apply for the renewal of the individual or business entity's license on or before the license renewal date specified in division (C)(1) of this section, the individual or business entity may submit a late renewal application along with all applicable fees required under this chapter prior to the first day of the second month following the license renewal date.

- (E) A license issued under this section that is not 880 renewed on or before its renewal date pursuant to division (C) 881 of this section or its late renewal date pursuant to division 882 (D) of this section automatically is suspended for nonrenewal on 883 the first day of the second month following the renewal date. If 884 a license is suspended for nonrenewal pursuant to this division, 885 the individual or business entity is eligible to apply for 886 reinstatement of the license within the twelve-month period 887 following the date by which the license should have been renewed 888 by complying with the reinstatement procedure established by the 889 superintendent and paying all applicable fees required under 890 this chapter. 891
- (F) A license that is suspended for nonrenewal that is not 892 reinstated pursuant to division (E) of this section 893 automatically is canceled unless the superintendent is 894 investigating any allegations of wrongdoing by the agent or has 895 initiated proceedings under Chapter 119. of the Revised Code. In 896 that case, the license automatically is canceled after the 897 898 completion of the investigation or proceedings unless the superintendent revokes the license. 899
- (G) An individual licensed as a resident insurance agent 900 who is unable to comply with the license renewal procedures 901 established under this section and who is unable to engage in 902 the business of insurance due to military service, a long-term 903 medical disability, or some other extenuating circumstance may 904 request an extension of the renewal date of the individual's 905 license. To be eligible for such an extension, the individual 906 shall submit a written request with supporting documentation to 907 the superintendent. At the superintendent's discretion, the 908 superintendent may not consider a written request made after the 909 renewal date of the license. 910

Sec. 3905.064. (A) As used in this section:	911
(1) "Limited lines travel insurance agent" means an	912
individual or business entity licensed to sell, solicit, or	913
negotiate travel insurance under this section.	914
(2) "Travel insurance" means insurance coverage for	915
personal risks incident to planned travel, including all of the	916
<pre>following:</pre>	917
(a) Interruption or cancellation of a trip or event;	918
(b) Loss of baggage or personal effects;	919
(c) Damages to accommodations or rental vehicles;	920
(d) Sickness, accident, disability, or death occurring	921
during travel.	922
"Travel insurance" does not include major medical plans	923
that provide comprehensive medical protection for a traveler	924
with a trip lasting six months or longer, including a plan	925
covering a person working overseas as an expatriate or in a	926
deployed military unit.	927
(3) "Travel retailer" means a business entity that makes,	928
arranges, or offers travel services, and that may offer or sell	929
travel insurance as a service to its customers on behalf of, and	930
under the direction of, a limited lines travel insurance agent	931
in conjunction with the making, arranging, or offering of travel	932
services.	933
(B) No person shall offer or sell travel insurance except	934
as provided in this section.	935
(C) Notwithstanding any other provision of law, the	936
superintendent of insurance may issue to an individual or_	937

business entity a limited lines travel insurance agent license	938
that authorizes the holder of the license to sell, solicit, or	939
negotiate travel insurance through a licensed insurer if both of	940
the following requirements are met:	941
(1) The individual or business entity has submitted an	942
application to the superintendent for the license on a form and	943
in a manner prescribed by the superintendent.	944
(2) The individual or business entity has paid all fees	945
applicable under this chapter.	946
(D)(1) At the time the superintendent of insurance issues	947
a license under this section, the limited lines travel insurance	948
agent shall establish and maintain on a form prescribed by the	949
superintendent a register of each travel retailer that offers or	950
sells travel insurance on the agent's behalf.	951
(2) The limited lines travel insurance agent shall submit	952
the register to the department of insurance upon reasonable	953
request, and shall certify that the registered travel retailer	954
complies with 18 U.S.C. 1033.	955
(E) Notwithstanding any other provision of law, a travel	956
retailer may offer and sell travel insurance under a limited	957
lines travel insurance agent that is a business entity if all of	958
the following conditions are met:	959
(1) The limited lines travel insurance agent or travel	960
retailer provides all of the following information to purchasers	961
of travel insurance at the time of sale or in the fulfillment	962
<pre>materials provided to purchasers:</pre>	963
(a) A description of the material terms or the actual	964
terms of the insurance coverage;	965

(b) A description of the process for filing a claim;	966
(c) A description of the review or cancellation process	967
for the travel insurance policy;	968
(d) The identity and contact information of the insurer	969
and limited lines travel insurance agent.	970
(2)(a) The limited lines travel insurance agent designates	971
one of the agent's employees as the responsible insurance agent	972
who is responsible for the limited lines travel insurance	973
agent's compliance with the travel insurance laws and rules of	974
this state. The designated responsible insurance agent must be a	975
licensed insurance agent qualified in any of the following lines	976
of authority in accordance with section 3905.06 of the Revised	977
Code:	978
(i) Travel;	979
(ii) Property;	980
(iii) Personal.	981
(b) The responsible insurance agent shall comply with the	982
fingerprinting requirements of section 3905.051 of the Revised	983
Code or the applicable fingerprinting requirements of the home	984
state of the limited lines travel insurance agent.	985
(3) The limited lines travel insurance agent business	986
entity and the responsible insurance agent are responsible for	987
the acts of the travel retailer and use reasonable means to	988
ensure compliance with this section by the travel retailer.	989
(4)(a)(i) The limited lines travel insurance agent	990
requires each employee and authorized representative of the	991
travel retailer, whose duties include offering or selling travel	992
insurance, to receive a program of instruction or training.	993

(ii) The training material shall, at minimum, contain	994
instructions on the types of insurance offered, ethical sales	995
practices, and required disclosures to prospective customers.	996
(b) The superintendent may review all training programs or	997
materials at the superintendent's discretion.	998
(5) The travel retailer offers or sells the travel	999
insurance only in conjunction with the making, arranging, or	1000
offering of travel services.	1001
(F) A limited lines travel insurance agent, as well as any	1002
travel retailer and the retailer's employees that are registered	1003
under division (D) of this section, are exempt from any	1004
examination and education requirements as set forth in section	1005
3905.04 of the Revised Code for purposes of this section only.	1006
(G)(1) Any travel retailer offering or selling travel_	1007
insurance shall make available to prospective purchasers	1008
brochures or other written materials that contain all of the	1009
<pre>following:</pre>	1010
(a) The identity and contact information of the insurer	1011
and the limited lines travel insurance agent;	1012
(b) An explanation that the purchase of travel insurance	1013
is not required in order to purchase any other product or	1014
service from the travel retailer;	1015
(c) An explanation that an unlicensed travel retailer is	1016
permitted to provide general information about the insurance	1017
offered by the travel retailer, including a description of the	1018
coverage and price, but is not qualified or authorized to answer	1019
technical questions about the terms and conditions of the	1020
insurance offered by the travel retailer or to evaluate the	1021
adequacy of the customer's existing insurance coverage	1022

(2) A travel retailer's employee or authorized	1023
representative who is not licensed as an insurance agent shall	1024
not do any of the following:	1025
(a) Evaluate or interpret the technical terms, benefits,	1026
and conditions of the offered travel insurance coverage;	1027
(b) Evaluate or provide advice concerning a prospective	1028
<pre>purchaser's existing insurance coverage;</pre>	1029
(c) Hold itself out as a licensed insurer, licensed agent,	1030
or insurance expert;	1031
(d) Offer or sell travel insurance, unless the travel	1032
insurance is offered or sold in conjunction with and incidental	1033
to the sale of travel services.	1034
(3) Notwithstanding any other provision of law, a travel	1035
retailer whose insurance-related activities, and those of its	1036
employees and authorized representatives, are limited to	1037
offering or selling travel insurance on behalf of and under the	1038
direction of a limited lines travel insurance agent that meets	1039
the requirements of this section, is authorized to offer and	1040
sell insurance and receive related compensation for these	1041
services, if the travel retailer is registered by the limited	1042
lines travel insurance agent as described in division (D) of	1043
this section. Any compensation paid to a travel retailer's	1044
employee or authorized representative for the services described	1045
in this section shall be incidental to the employee's or	1046
authorized representative's overall compensation and not based	1047
primarily on the number of customers who purchase travel	1048
insurance coverage.	1049
(a) Nothing in this section shall be construed to prohibit	1050
nayment of componentian to a travel rotailer or its employees or	1051

authorized representatives for activities under the limited	1052
lines travel insurance agent's license that are incidental to	1053
the overall compensation of the travel retailer or the employees	1054
or authorized representatives of the facility.	1055
(b) All costs paid or charged to a consumer for the	1056
purchase of travel insurance or related services shall be	1057
separately itemized on the customer's bill.	1058
(H) Travel insurance may be provided under individual or	1059
group insurance.	1060
(I) Any limited lines travel insurance agent, or any	1061
travel retailer offering or selling travel insurance under a	1062
limited lines travel insurance agent, that fails to comply with	1063
the provisions of this section is deemed to have engaged in an	1064
unfair and deceptive act or practice in the business of	1065
insurance as defined in section 3901.21 of the Revised Code and	1066
is subject to section 3905.14 of the Revised Code.	1067
(J) A license issued under this section shall be renewed	1068
on a biennial basis as set forth in sections 3905.06 and 3905.07	1069
of the Revised Code.	1070
Sec. 3905.40. There shall be paid to the superintendent of	1071
insurance the following fees:	1072
(A) Each insurance company doing business in this state	1073
shall pay:	1074
(1) For filing a copy of its charter or deed of	1075
settlement, two hundred fifty dollars;	1076
(2) For filing each statement, one hundred seventy-five	1077
dollars;	1078
(3) For each certificate of authority or license, one	1079

hundred seventy-five, and for each certified copy thereof, five	1080
dollars;	1081
(4) For each copy of a paper filed in the superintendent's	1082
office, twenty cents per page;	1083
(5) For issuing certificates of deposits or certified	1084
copies thereof, five dollars for the first certificate or copy	1085
and one dollar for each additional certificate or copy;	1086
(6) For issuing certificates of compliance or certified	1087
copies thereof, sixty dollars;	1088
(7) For affixing the seal of office and certifying	1089
documents, other than those enumerated herein, two dollars;	1090
(8) For each agent appointment and each annual renewal of	1091
an agent appointment, not more than twenty dollars.	1092
(B) Each domestic life insurance company doing business in	1093
this state shall pay for annual valuation of its policies, one	1094
cent on every one thousand dollars of insurance.	1095
(C) Each applicant for licensure as an insurance agent	1096
except applicants for licensure as surety bail bond agents,	1097
surplus line brokers, portable electronics insurance vendors,	1098
and self-service storage facilities shall pay ten dollars for	1099
each line of authority requested. Fees collected under this	1100
division shall be credited to the department of insurance	1101
operating fund created in section 3901.021 of the Revised Code.	1102
(D) Each domestic mutual life insurance company shall pay	1103
for verifying that any amendment to its articles of	1104
incorporation was regularly adopted, two hundred fifty dollars	1105
with each application for verification. Any such amendment shall	1106
be considered to have been regularly adopted when approved by	1107

the affirmative vote of two-thirds of the policyholders present	1108
in person or by proxy at any annual meeting of policyholders or	1109
at a special meeting of policyholders called for that purpose.	1110
(E) Each insurance agent doing business in this state	1111
shall pay a biennial license renewal fee of twenty-five dollars,	1112
except the following insurance agents are not required to pay	1113
that license renewal fee:	1114
(1) Individual resident agents who have met their	1115
continuing education requirements under section 3905.481 of the	1116
Revised Code;	1117
(2) Surety bail bond agents;	1118
(3) Surplus line brokers;	1119
(4) Portable electronics insurance vendors;	1120
(5) Self-service storage facilities:	1121
(6) Limited lines travel insurance agents.	1122
(F) Each applicant for licensure as a portable electronics	1123
insurance vendor with a portable electronics insurance limited	1124
lines license and each licensed vendor doing business in this	1125
state shall pay the following fees prescribed by the	1126
superintendent:	1127
(1) For vendors engaged in portable electronic	1128
transactions at more than ten locations in this state, an	1129
application fee not to exceed five thousand dollars for an	1130
initial license and a biennial license renewal fee not to exceed	1131
two thousand five hundred dollars for each renewal thereafter;	1132
(2) For vendors engaged in portable electronic	1133
transactions at ten or fewer locations in this state, an	1134

application fee not to exceed three thousand dollars for an	1135
initial license and a biennial license renewal fee not to exceed	1136
one thousand dollars for each renewal thereafter.	1137
(G) Each applicant for licensure as a limited lines travel	1138
insurance agent shall pay an application fee prescribed by the	1139
superintendent not to exceed fifty dollars for an initial	1140
license and a biennial license renewal fee prescribed by the	1141
superintendent not to exceed fifty dollars for each renewal	1142
thereafter.	1143
(H) Each applicant for a self-service storage insurance	1144
limited lines license and each holder of such a license in this	1145
state shall pay an application fee not to exceed ten dollars for	1146
an initial license and a biennial license renewal fee not to	1147
exceed twenty-five dollars for each renewal thereafter.	1148
(H) (I) All fees collected by the superintendent under	1149
this section except any fees collected under divisions (A)(2),	1150
(3), and (6) of this section shall be credited to the department	1151
of insurance operating fund created under section 3901.021 of	1152
the Revised Code.	1153
Section 2. That existing sections 3901.32, 3903.01,	1154
3903.05, 3903.26, 3905.01, 3905.06, and 3905.40 of the Revised	1155
Code are hereby repealed.	1156
Section 3. The amendment of sections 3901.32, 3905.01,	1157
3905.06, and 3905.40 and the enactment of sections 3901.352 and	1158
3905.064 of the Revised Code in this act shall take effect	1159
ninety days after the effective date of this act.	1160