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Senators Wilson, Lang

Cosponsors: Senators Reineke, Cirino, Brenner, Blessing, Hackett, Hottinger, Johnson, McColley, Peterson, Romanchuk, Rulli, Schaffer, Thomas, Yuko

A BILL

To amend section 3901.41 of the Revised Code to	1
enable insurers using an online platform to	2
automatically enroll purchasers in digital	3
communications.	4

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

Section 1. That section 3901.41 of the Revised Code be						
amended to read as follows:	6					
Sec. 3901.41. (A) As used in this section:	7					
(1) "Automated transaction" has the same meaning as in	8					
section 1306.01 of the Revised Code, and includes electronic	9					
transactions between two or more persons conducting business	10					
pursuant to the laws of this state relating to insurance.	11					
(2) "Contact point" means any electronic identification to	12					
which messages can be sent, including, but not limited to, any						
of the following:						
(a) An electronic mail address;	15					
(b) An instant message identity;	16					

(c) A wireless telephone number, or any other personal	17						
electronic communication device;							
(d) A facsimile number.	19						
(3) "Insured" means a certificate holder, contract owner,	20						
customer, policyholder, or subscriber as those terms are used in							
the laws of this state relating to insurance.	22						
(4) "Insurer" has the same meaning as in section 3901.32	23						
of the Revised Code.	24						
(5) "Laws of this state relating to insurance" has the	25						
same meaning as in section 3901.04 of the Revised Code.	26						
(6) "Personally identifiable information" means any	27						
individually identifiable information gathered in connection							
with an insurance transaction, including a person's name,							
address, social security number, and banking information.							
(7) "Secure web site" means a web site that meets both of	31						
the following criteria:							
(a) The web site uses the hypertext transfer protocol	33						
secure communication protocol or other equally secure	34						
communication protocol.	35						
(b) The web site requires a person to enter a unique user	36						
credential to access personally identifiable information for	37						
which the person has the legal right to access.	38						
(B) Notwithstanding any laws of this state relating to	39						
insurance, sections 1306.01 to 1306.23 of the Revised Code, the							

(C)(1) If an insured agrees to conduct the business of

"Uniform Electronics Transactions Act," apply to the business of

insurance in this state.

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insurance via an automated transaction, any information issued	44					
or delivered in writing may be issued or delivered						
electronically to a contact point provided by the insured, as	46					
long as both of the following apply:						
(a) The transmission of information is in compliance with	48					
sections 1306.07 and 1306.14 of the Revised Code.	49					
(b) The details of the automated transaction are fully	50					
disclosed to the insured in the application, policy,	51					
certificate, contract of insurance, or by another method that	52					
ensures notice to the insured. An insurer's form used only to	53					
notify an insured of and obtain consent for an automated	54					
transaction does not need to be approved or accepted by the	55					
superintendent of insurance.	56					
(2)(a) Except for notices of cancellation, nonrenewal, or	57					
termination, an insurer may deliver information via a secure web	58					
site if the insurer sends an electronic notice to a contact	59					
point and the electronic notice includes a hyperlink to the						
secure web site.	61					
(b) If an insurer uses a secure web site to deliver	62					
changes in terms or conditions in an insured's policy,	63					
certificate, or contract of insurance, including any	64					
endorsements or amendments, the electronic notice to the	65					
insured's contact point shall include all of the following:	66					
(i) A list or summary of the changes;	67					
(ii) A link to the complete document located on the	68					
insurer's secure web site;	69					
(iii) The following or substantially similar statement	70					
displayed in a prominent manner:						

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"There are changes in the terms or conditions of your 72 policy, certificate, or contract of insurance." 73 (3) At a minimum, the details of the automated transaction 74 shall include all of the following: 75 76 (a) A clear and conspicuous statement informing the insured of any right or option of the insured to receive a 77 78 record on paper; 79 (b) The right of the insured to withdraw the insured's consent, and any consequences or fees if the insured withdraws 80 consent; 81 (c) A description of the procedures the insured must use 82 to withdraw consent and to update the insured's contact point. 83 (4) Agreement to participate in a part of an automated 84 transaction shall not be used to confirm the insured's consent 85 to transact the entire business of insurance pursuant to this 86 section. 87

(5) A withdrawal of consent by an insured shall be
effective within a reasonable time period, not to exceed ten
business days after the receipt of the withdrawal by the
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insurer.

(D) The insurer shall send all notices of cancellation, 92 nonrenewal, termination, or changes in the terms or conditions 93 of the policy, certificate, or contract of insurance to the last 94 known contact point supplied by the insured. If the insurer has 95 knowledge that the insured's contact point is no longer valid, 96 the insurer shall send the information via regular mail to the 97 last known address furnished to the insurer by the insured. 98

(E) Any insurer conducting the business of insurance via

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an automated transaction shall allow the insurer's insureds who 100 agree to participate in an automated transaction the option to 101 withdraw consent from participating in the automated 102 transaction. 103

(F) Notwithstanding any laws or regulations of this state relating to insurance, any policy, certificate, or contract of insurance, including any endorsements or amendments, that do not contain personally identifiable information may be posted to the insurer's web site in lieu of any other method of delivery. If the insurer elects to post any policy, certificate, or contract of insurance to the insurer's web site, all of the following shall apply:

(1) The policy, certificate, or contract of insurance is readily accessible by the insured and, once the policy, certificate, or contract of insurance is no longer used by the insurer in this state, it is stored in a readily accessible archive;

(2) The policy, certificate, or contract of insurance is
posted in such a manner that the insured can easily identify the
insured's applicable policy, certificate, or contract and print
or download the insured's documents without charge and without
the use of any special program or application that is not
readily available to the public without charge;

(3) The insurer provides written notice at the time of
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issuance of the initial policy, certificate, contract, or any
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renewal forms of a method by which the insured may obtain upon
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request a paper or electronic copy of their policy, certificate,
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or contract without charge;
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(4) The insurer clearly identifies the applicable policy,

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endorsements, amendments, certificate, or contract of insurance 129 purchased by the insured on any declaration page, certificate of 130 insurance, summary of benefits, or other evidence of coverage 131 issued to the insured; 132

(5) The insurer gives notice, in the manner it customarily
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communicates with an insured, of any changes to the policy,
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certificate, or contract of insurance, including any
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endorsements or amendments, and of the insured's right to obtain
upon request a paper or electronic copy of the policy,
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endorsements, or amendments without charge.

(G) Notwithstanding any other section of Title XXXIX or
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Chapters 1739. or 1751. of the Revised Code or rules adopted
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thereunder to the contrary, an insurer may deliver any notices,
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documents, or information to an insured via an automated
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transaction pursuant to this section.

(H) This section does not supersede any time periods, 144 filing requirements, or content of notices, documents, notices 145 to insureds' agents required pursuant to sections 3937.25, 146 3937.26, and 3937.27 of the Revised Code, or information 147 otherwise required by a law other than this section relating to 148 insurance. This section does not apply to disclosures through 149 electronic media of certificates, explanation of benefit 150 statements, and other mandated materials under the "Employee 151 Retirement Income Security Act of 1974," 88 Stat. 829, 29 U.S.C. 152 1001, as amended, and any regulation adopted thereunder. 153

(I) If the consent of an insured to receive certain
notices, documents, or information in an electronic form is on
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file with an insurer before the effective date of this section
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September 4, 2014, if the consent was not accompanied by the
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details of the automated transaction described in division (C)

(3) of this section, and if, pursuant to this section, an
insurer intends to deliver additional notices, documents, or
information to that insured in an electronic form, then, prior
to delivering or at the time of delivering such additional
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notice, documents, or information electronically, the insurer
shall notify the insured of the details of the automated
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transaction in compliance with division (C) (3) of this section.

(J) (1) The purchase of a policy of insurance through an	166				
online platform shall be considered an agreement to conduct the	167				
business of insurance via an automated transaction under this	168				
section, and the insured shall be considered to have					
affirmatively consented to have all notices and documents					
related to the policy delivered to the insured electronically.					

(2) Notwithstanding division (J)(1) of this section, if an172insured purchasing a policy of insurance via an online platform173requests to receive all notices and documents in paper format,174the insurer shall provide all notices and other documents175related to the policy to the insured in paper format.176

(3) Nothing in division (J) of this section requires an177insurer to offer or otherwise provide an online platform to178conduct the business of insurance.179

(4) As used in division (J) of this section, "online180platform" means a web site or other digital application designed181to facilitate the purchase of insurance policies by parties from182a licensed insurer.183

(K) The superintendent of insurance may adopt rules in 184 accordance with Chapter 119. of the Revised Code as the 185 superintendent considers necessary to carry out the purposes of 186 this section. 187

	Se	ction 2	. That	existing	section	3901.41	of	the	Revised	18	8
Code	is	hereby	repeal	ed.						18	9