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Regular Session

Senators Hottinger, Hackett

Cosponsors: Senators Schaffer, Wilson, Brenner, Blessing, Cirino, Craig, Hoagland, Johnson, Lang, Reineke, Thomas, Yuko Representatives Lampton, Baldridge, Brown, Fraizer, Miller, A., Miller, J.

A BILL

| To amend sections 3305.07, 3305.10, 3956.01, | 1 |
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| 3956.03, 3956.04, 3956.06, 3956.07, 3956.08, | 2 |
| 3956.09, 3956.10, 3956.11, 3956.12, 3956.13, | 3 |
| 3956.16, 3956.18, and 3956.20; to enact new | 4 |
| section 3956.19; and to repeal section 3956.19 | 5 |
| of the Revised Code to amend the law governing | 6 |
| the Ohio Life and Health Insurance Guaranty | 7 |
| Association and to make changes regarding | 8 |
| required distributions under an alternative | 9 |
| retirement plan. | 10 |

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

| Section 1. That sections 3305.07, 3305.10, 3956.01, | 11 |
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| 3956.03, 3956.04, 3956.06, 3956.07, 3956.08, 3956.09, 3956.10, | 12 |
| 3956.11, 3956.12, 3956.13, 3956.16, 3956.18, and 3956.20 be | 13 |
| amended and new section 3956.19 of the Revised Code be enacted | 14 |
| to read as follows: | 15 |
| | |

Sec. 3305.07. (A) Neither the state nor a public16institution of higher education shall be a party to any contract17

purchased in whole or in part with contributions to an18alternative retirement plan made under section 3305.06 of the19Revised Code. No retirement, death, or other benefits shall be20payable by the state or by any public institution of higher21education under any alternative retirement plan elected pursuant22to this chapter.23

(B) (1) (B) Except as provided under division (B) (2) (C) of 24 this section and sections 3305.08, 3305.09, 3305.11, and 3305.12 25 of the Revised Code, benefits shall be paid to an electing 26 employee or the employee's beneficiaries in accordance with the 27 alternative retirement plan adopted by the public institution of 28 higher education at which the employee is employed. 29

(2)(C)A benefit or payment shall not be paid to an30electing employee or the employee's beneficiaries under an31investment option prior to the time an before one of the32following events occur:33

<u>(1) The electing employee dies, terminates.</u>

(2) The electing employee terminates employment with the35public institution of higher education, or, if at which the36employee is employed.37

(3) If provided under the alternative retirement plan or investment option, either of the following:

(a) The electing employee becomes disabled, except that40the.41

(b) The electing employee is required to begin receiving42distributions under division (a) (9) of section 401 of the43Internal Revenue Code, 26 U.S.C. 401(a) (9).44

(D) The provider of the an investment option shall 45

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| transfer the employee's account balance to another provider as | 46 |
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| provided under section 3305.053 of the Revised Code <u>if the</u> | 47 |
| employee changes providers under that section. | 48 |
| Sec. 3305.10. If (A) (1) Except as provided in division (C) | 49 |
| | 50 |
| of this section, if an electing employee is married at the time | |
| one or more payments are to commence under the retirement plan | 51 |
| established under this chapter, the provider that will make the | 52 |
| payment shall obtain the consent of the employee's spouse to the | 53 |
| form of payment selected by the employee before making any | 54 |
| payment. | 55 |
| If (2) Except as provided in division (C) of this section, | 56 |
| if an electing employee is married at the time the employee | 57 |
| dies, the provider that will make a payment of any amounts that | 58 |
| are payable to the employee shall obtain the consent of the | 59 |
| employee's spouse to the payment of the amounts before making | 60 |
| the payment. | 61 |
| | - |
| (B) Each provider shall establish requirements for consent | 62 |
| under <u>division (A) of this section that are the same as the</u> | 63 |
| requirements specified in division (a)(2) of section 417 of the | 64 |
| "Internal Revenue Code," 26 U.S.C.A. 417(a)(2), as amended. | 65 |
| (C)(1) Consent may be waived if the spouse cannot be | 66 |
| located or for any other reason specified in the regulations | 67 |
| adopted under that division (a)(2) of section 417 of the | 68 |
| Internal Revenue Code, 26 U.S.C. 417(a)(2). | 69 |
| <u>Incomar Revenue code, 20 0.0.0. 117(d) (2)</u> . | 0.5 |
| (2) A provider is not required to obtain the consent of an | 70 |
| electing employee's spouse before making any payment that the | 71 |
| provider is required to make in accordance with division (a)(9) | 72 |
| of section 401 of the Internal Revenue Code, 26 U.S.C. 401(a) | 73 |
| <u>(9).</u> | 74 |
| | |

| (D) Consent or waiver under this section is effective only | 75 |
|---|-----|
| with regard to the spouse who is the subject of the consent or | 76 |
| waiver. | 77 |
| Sec. 3956.01. As used in this chapter: | 78 |
| (A) "Account" means either of the two accounts created | 79 |
| under section 3956.06 of the Revised Code. | 80 |
| (B) <u>"Authorized assessment," or "authorized," in the</u> | 81 |
| context of assessments, means a resolution by the board of | 82 |
| directors has been passed whereby an assessment will be called | 83 |
| immediately or in the future from member insurers for a | 84 |
| specified amount. An assessment is authorized when the | 85 |
| resolution is passed. | 86 |
| (C) "Called assessment," or "called," in the context of | 87 |
| assessments, means that a notice has been issued by the | 88 |
| association to member insurers requiring that an authorized | 89 |
| assessment be paid within the time frame set forth in the | 90 |
| notice. An authorized assessment becomes a called assessment | 91 |
| when notice is mailed, including by electronic means, by the | 92 |
| association to member insurers. | 93 |
| (D) "Contractual obligation" means any obligation under a | 94 |
| policy, contract, or certificate under a group policy or | 95 |
| contract, or portion of the policy or contract, for which | 96 |
| coverage is provided under section 3956.04 of the Revised Code. | 97 |
| (C) (E) "Covered policy or contract" means any policy, | 98 |
| contract, or group certificate within the scope of section | 99 |
| 3956.04 of the Revised Code. | 100 |
| (D) <u>(</u>F) "Health benefit plan" means any hospital or | 101 |
| medical expense policy or certificate, or health insuring | 102 |
| corporation subscriber policy, contract, certificate, or | 103 |

Page 4

| agreement, or any other similar health or sickness and accident | 104 |
|---|-----|
| insurance policy or contract. "Health benefit plan" does not | 105 |
| include: | 106 |
| (1) Accident only insurance; | 107 |
| (2) Credit insurance; | 108 |
| (3) Dental only insurance; | 109 |
| (4) Vision only insurance; | 110 |
| (5) Medicare supplement insurance; | 111 |
| (6) Benefits for long-term care, home health care, | 112 |
| community-based care, or any combination thereof; | 113 |
| (7) Disability income insurance; | 114 |
| (8) Coverage for on-site medical clinics; | 115 |
| (9) Specified disease, hospital confinement indemnity, or | 116 |
| limited benefit health insurance if the types of coverage do not | 117 |
| provide coordination of benefits and are provided under separate | 118 |
| policies or certificates. | 119 |
| (G) "Impaired insurer" means a member insurer that, after | 120 |
| November 20, 1989, is not an insolvent insurer and is placed | 121 |
| under an order of rehabilitation or conservation by a court of | 122 |
| competent jurisdiction. | 123 |
| (E) <u>(H)</u> "Insolvent insurer" means a member insurer that, | 124 |
| after November 20, 1989, is placed under an order of liquidation | 125 |
| by a court of competent jurisdiction with a finding of | 126 |
| insolvency. | 127 |
| (F)(1)_(I)(1)_ "Member insurer" means any insurer <u>or health</u> | 128 |
| insuring corporation that holds a certificate of authority or is | 129 |
| licensed to transact in this state any kind of insurance or | 130 |

| health inclusion comparation business for which compare is | 1 0 1 |
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| health insuring corporation business for which coverage is | 131 |
| provided under section 3956.04 of the Revised Code, and includes | 132 |
| any insurer or health insuring corporation whose certificate of | 133 |
| authority or license in this state may have been suspended, | 134 |
| revoked, not renewed, or voluntarily withdrawn after November | 135 |
| 20, 1989. | 136 |
| (2) "Member insurer" does not include any of the | 137 |
| | 137 |
| following: | 130 |
| (a) A health insuring corporation; | 139 |
| (b) A fraternal benefit society; | 140 |
| (c) <u>(</u>b) A self-insurance or joint self-insurance pool or | 141 |
| plan of the state or any political subdivision of the state; | 142 |
| | |
| (d) (c) A mutual protective association; | 143 |
| (c) <u>(</u>d) An insurance exchange; | 144 |
| (f) <u>(</u>e) Any person who qualifies as a "member insurer" | 145 |
| under section 3955.01 of the Revised Code and who does not | 146 |
| receive premiums on covered policies or contracts; | 147 |
| (q) (f) Any entity similar to any of those described in | 148 |
| divisions $\frac{(F)(2)(a)}{(I)(2)(a)}$ to $\frac{(F)(e)}{(E)}$ of this section. | 149 |
| $\frac{1}{1} \frac{1}{2} \frac{1}$ | 149 |
| (3) "Member insurer" includes any insurer <u>or health</u> | 150 |
| insuring corporation that operates any of the entities described | 151 |
| in division (F)(2) (I)(2) of this section as a line of business, | 152 |
| and not as a separate, affiliated legal entity, and otherwise | 153 |
| qualifies as a member insurer. | 154 |
| | |
| (G) (J) "Owner of a policy or contract," "policyholder," | 155 |
| "policy owner," "contract owner," and "contract holder" mean the | 156 |
| person who is identified as the legal owner under the terms of | 157 |
| | |

| the policy or contract or who is otherwise vested with legal | 158 |
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| title to the policy or contract through a valid assignment | 159 |
| completed in accordance with the terms of the policy or contract | 160 |
| and properly recorded as the owner on the books of the member | 161 |
| insurer. "Owner of a policy or contract," "policyholder," | 162 |
| "policy owner," "contract owner," and "contract holder" do not | 163 |
| include persons with a mere beneficial interest in a policy or | 164 |
| <u>contract.</u> | 165 |
| (K) "Premiums" means amounts received on covered policies | 166 |
| or contracts, less premiums, considerations, and deposits | 167 |
| returned on the policies or contracts, and less dividends and | 168 |
| experience credits on the policies and contracts. "Premiums" | 169 |
| does not include either any of the following: | 170 |
| (1) Any amounts in excess of one <u>five</u> million dollars | 171 |
| received on any unallocated annuity contract not issued under a | 172 |
| governmental retirement plan established under Section 401, | 173 |
| 403(b), or 457 of the "Internal Revenue Code of 1986," 100 Stat. | 174 |
| 2085, 26 U.S.C.A. 1, as amended; | 175 |
| (2) Any amounts received for any policies or contracts or | 176 |
| for the portions of any policies or contracts for which coverage | 177 |
| is not provided under section 3956.04 of the Revised Code $\overline{\cdot}$ | 178 |
| Division (G)(2) of this section shall not be construed to | 179 |
| require the exclusion, from assessable premiums, of premiums | 180 |
| paid for coverages in excess, except that assessable premium | 181 |
| <u>shall not be reduced on account</u> of the division (C)(2)(c) of | 182 |
| section 3956.04 of the Revised Code relating to interest | 183 |
| limitations specified in division (B)(2)(c) of section 3956.04 | 184 |
| of the Revised Code or of premiums paid for coverages in excess | 185 |
| of the limitations with respect to any one individual, any one- | 186 |
| participant, or any one contract holder specified in division- | 187 |

| (C)(2) of section 3956.04 of the Revised Codeor division (D)(2) | 188 |
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| of section 3956.04 of the Revised Code relating to limitations | 189 |
| with respect to one individual, one participant, and one policy | 190 |
| or contract owner; | 191 |
| (3) With respect to multiple nongroup policies of life_ | 192 |
| | 192 |
| insurance owned by one owner, whether the policy or contract | |
| owner is an individual, firm, corporation, or other person, and | 194 |
| whether the persons insured are officers, managers, employees, | 195 |
| or other persons, premiums in excess of five million dollars | 196 |
| with respect to these policies or contracts, regardless of the | 197 |
| number of policies or contracts held by the owner. | 198 |
| $\frac{(H)}{(L)}$ "Resident" means any person who resides in this | 199 |
| | 200 |
| state at the time a member insurer is determined to be an | |
| impaired or insolvent insurer and to whom a contractual | 201 |
| obligation is owed. A person may be a resident of only one | 202 |
| state, which, in the case of a person other than a natural | 203 |
| person, shall be its principal place of business. Citizens of | 204 |
| the United States who are either residents of a foreign country | 205 |
| or residents of a United States possession, territory, or | 206 |
| protectorate that does not have an association similar to the | 207 |
| association created by this chapter shall be considered | 208 |
| residents of the state of domicile of the insurer that issued | 209 |
| the policy or contract. | 210 |
| (I)-(M) "Structured settlement annuity" means an annuity | 211 |
| (1) <u>(1)</u> Scructured Sectrement annurty means an annurty | |

purchased in order to fund periodic payments for a plaintiff or other claimant in payment for or with respect to personal injury suffered by the plaintiff or other claimant.

(J) (N)"Subaccount" means any of the three subaccounts215created under division (A) of section 3956.06 of the Revised216Code.217

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| (K)_(O)_"Supplemental contract" means any agreement | 218 |
|---|-----|
| entered into for the distribution of policy or contract | 219 |
| proceeds. | 220 |
| | |
| (L) <u>(</u>P) "Unallocated annuity contract" means any annuity | 221 |
| contract or group annuity certificate that is not issued to and | 222 |
| owned by an individual, except to the extent of any annuity | 223 |
| benefits guaranteed to an individual by an insurer under that | 224 |
| contract or certificate. | 225 |
| Sec. 3956.03. The purpose of this chapter is to protect, | 226 |
| subject to certain limitations, the persons specified in | 227 |
| division (A) of section 3956.04 of the Revised Code against | 228 |
| failure in the performance of contractual obligations under life | 229 |
| and, health insurance policies, and annuity policies, plans, or | 230 |
| contracts specified in division (B) <u>(</u>C) of section 3956.04 of | 231 |
| the Revised Code, due to the impairment or insolvency of the | 232 |
| member insurer that issued the policies, plans, or contracts. To | 233 |
| provide this protection, the Ohio life and health insurance | 234 |
| guaranty association, an association of <u>member</u> insurers, is | 235 |
| created to pay benefits and to continue coverages, as limited in | 236 |
| this chapter. Members of the association are subject to | 237 |
| assessment to provide funds to carry out the purpose of this | 238 |
| chapter. | 239 |
| Sec. 3956.04. (A) This chapter provides coverage, by the | 240 |
| Ohio life and health insurance guaranty association, for the | 241 |
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Ohio life and health insurance guaranty association, for the241policies and contracts specified in division (B)-(C) of this242section to all of the following persons:243

(1) Persons, regardless of where they reside, except for244nonresident certificate holders or enrollees under group245policies or contracts, who are the beneficiaries, assignees, or246payees, including health care providers rendering services247

| covered under health insurance policies or certificates, of the | 248 |
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| persons covered under division (A)(2) of this section $_{\overline{r}}$ | 249 |
| regardless of where they reside, except for nonresident | 250 |
| certificate holders under group policies or contracts; | 251 |
| (2) Persons who are owners of or certificate holders <u>or</u> | 252 |
| enrollees under the policies or contracts other than structured | 253 |
| settlement annuities, or, in the case of and unallocated annuity | 254 |
| contracts, the persons who are the contract holders, if either | 255 |
| of the following applies: | 256 |
| (a) The persons are residents of this state $+$. | 257 |
| (b) The persons are not residents of this state and all of | 258 |
| the following conditions apply: | 259 |
| (i) The insurers member insurer that issued the policies | 260 |
| or contracts are <u>is</u> domiciled in this state;. | 261 |
| (ii) At the time the policies or contracts were issued, | 262 |
| The persons are not eligible for coverage by an association in | 263 |
| any other state due to the fact that the insurers insurer or | 264 |
| health insuring corporation did not hold a license or | 265 |
| certificate of authority in the states in which the persons | 266 |
| reside ; at the time specified in the state's guaranty | 267 |
| association laws. | 268 |
| (iii) The states have associations similar to the | 269 |
| association created by section 3956.06 of the Revised Code $	au$ | 270 |
| (iv) The persons are not eligible for coverage by those- | 271 |
| associations. | 272 |
| (3) Persons who are the owners of unallocated annuity | 273 |
| contracts specified in division (C) of this section when those | 274 |
| contracts meet either of the following criteria: | 275 |

| (a) The contracts are issued to or in connection with a | 276 |
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| specific benefit plan whose plan sponsor has its principal place | 277 |
| of business in this state. | 278 |
| (b) The contracts are issued to or in connection with | 279 |
| government lotteries if the owners are residents of this state. | 280 |
| government fotterfes if the owners are residents of this state. | 200 |
| (4) Persons who are payees, or the beneficiary of a payee | 281 |
| if the payee is deceased, under a structured settlement annuity | 282 |
| if the payee is a resident of this state, regardless of where | 283 |
| the contract owner resides; | 284 |
| $\frac{(4)}{(5)}$ Persons who are payees, or the beneficiary of a | 285 |
| payee if the payee is deceased, under a structured settlement | 286 |
| annuity if the payee is not a resident of this state, but both | 287 |
| of the following are true: | 288 |
| | 200 |
| (a) The contract owner of the structured settlement | 289 |
| annuity is a resident of this state or, if the contract owner of | 290 |
| the structured settlement annuity is not a resident of this | 291 |
| state, the insurer that issued the structured settlement annuity | 292 |
| is domiciled in this state and the state in which the contract | 293 |
| owner resides has an association similar to the association | 294 |
| created by this chapter. | 295 |
| (b) The payee, the beneficiary, and the contract owner are | 296 |
| not eligible for coverage by the association of the state in | 297 |
| which the payee or contract owner resides. | 298 |
| | 200 |
| (5) Persons who are payees or beneficiaries of a contract | 299 |
| owner resident of this state to the extent coverage is provided | 300 |
| under division (A)(4) of this section, unless the payee or | 301 |
| beneficiary is afforded any coverage by the association of- | 302 |
| another-state. | 303 |
| | |

This chapter is intended to provide coverage to a person

who is a resident of this state and, in special circumstances, 305 to a nonresident. To avoid duplicate coverage, if a person who 306 would otherwise receive coverage under this chapter receives 307 coverage under the laws of another state, the person shall not 308 be provided coverage under this chapter. In determining the 309 application of the provisions of this chapter in situations in 310 which a person could be covered by the association of more than 311 one state, whether as an owner, payee, enrollee, beneficiary, or 312 assignee, this chapter shall be construed in conjunction with 313 other state laws to result in coverage by only one association. 314 $\frac{(B)}{(1)}$ (B) This chapter shall not provide coverage to any 315 of the following: 316 (1) A person who is a payee, or beneficiary, of a contract 317 owner resident of this state, if the payee or beneficiary is 318 afforded any coverage by the association of another state; 319 (2) A person covered under division (A)(3) of this 320 section, if any coverage is provided by the association of 321 another state to the person; 322 (3) A person who acquires rights to receive payments 323 324 through a structured settlement factoring transaction as defined in 26 U.S.C. 5891(c)(3)(A), regardless of whether the 325 transaction occurred before or after such section became 326 327 effective. (C) (1) This chapter provides coverage to the persons 328 specified in division (A) of this section for direct, nongroup 329 life insurance, health insurance, which for the purposes of this 330 chapter includes sickness and accident insurance policies and 331 contracts, and health insuring corporation subscriber policies, 332 contracts, certificates, and agreements, or annuity policies or 333

contractsannuities, for certificates under direct group policies 334 and contracts, for supplemental contracts to any of the 335 preceding, and for unallocated annuity contracts, in each case 336 issued by member insurers, except as otherwise limited in this 337 chapter. Annuity contracts and certificates under group annuity 338 contracts include, but are not limited to, guaranteed investment 339 340 contracts, deposit administration contracts, unallocated funding agreements, allocated funding agreements, structured settlement 341 annuities, annuities issued to or in connection with government 342 lotteries, and any immediate or deferred annuity contracts. 343

(2) This Except as provided in division (C)(3) of this section, this chapter does not provide coverage for any of the following:

(a) Any portion of a policy or contract not guaranteed by the <u>member</u> insurer, or under which the risk is borne by the policy or contract holder;

(b) Any policy or contract of reinsurance, unless350assumption certificates have been issued pursuant to the351reinsurance policy or contract;352

(c) Any portion of a policy or contract to the extent that the rate of interest on which it is based, or the interest rate, crediting rate, or similar factor determined by use of an index or other external reference stated in the policy or contract employed in calculating returns or changes in value:

(i) Averaged over the period of four years prior to the
date on which the association becomes obligated with respect to
the policy or contract or if the policy or contract has been
issued for a lesser period averaged over that period, exceeds
the rate of interest determined by subtracting two percentage

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| points from the monthly average-corporates as published by | 363 |
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| Moody's investors service, inc., or any successor to that | 364 |
| service, averaged for the same period; | 365 |
| (ii) On and after the date on which the association | 366 |
| becomes obligated with respect to the policy or contract, | 367 |
| exceeds the rate of interest determined by subtracting three | 368 |
| percentage points from the monthly average-corporates as | 369 |
| published by Moody's investors service, inc., or any successor | 370 |
| to that service, as most recently available. | 371 |
| If the monthly average-corporates is no longer published, | 372 |
| the superintendent, by rule, shall establish a substantially | 373 |
| similar average. | 374 |

(d) Any plan or program of an employer, association, or 375 similar entity to provide life, health, or annuity benefits to 376 its employees or members to the extent that the plan or program 377 is self-funded or uninsured, including but not limited to 378 benefits payable by an employer, association, or similar entity 379 under any of the following: 380

(i) A multiple employer welfare arrangement as defined in 381 section 3(40) of the "Employee Retirement Income Security Act of 382 1974," 88 Stat. 833, 29 U.S.C.A. 1002(40), as amended; 383

(ii) A minimum premium group insurance plan; 384

385 (iii) A stop-loss group insurance plan;

(iv) An administrative services only contract. 386

(e) Any portion of a policy or contract to the extent that 387 it provides dividends, voting rights, or experience rating 388 credits, or provides that any fees or allowances be paid to any 389 person, including the policy or contract holder, in connection 390

| <pre>with the service to or administration of the policy or contract; (f) Any policy or contract issued in this state by a member insurer at a time when it was not licensed or did not have a certificate of authority to issue the policy or contract in this state; (g) Any unallocated annuity contract issued to an employee</pre> | 391 392 393 394 395 |
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| member insurer at a time when it was not licensed or did not have a certificate of authority to issue the policy or contract in this state; | 393 394 |
| have a certificate of authority to issue the policy or contract in this state; | 394 |
| in this state; | |
| | 395 |
| (g) Any unallocated annuity contract issued to an employee | |
| (g) Any unallocated annuity contract issued to an employee | 200 |
| | 396 |
| benefit plan protected under the federal pension benefit | 397 |
| guaranty corporation, regardless of whether the federal pension | 398 |
| benefit guaranty corporation has yet become liable to make any | 399 |
| payments with respect to the benefit plan; | 400 |
| (h) Any portion of any unallocated annuity contract that | 401 |
| is not issued to or in connection with a governmental lottery or | 402 |
| a benefit plan of a specific employee, union, or association of | 403 |
| natural persons; | 404 |
| | 405 |
| (i) Any policy or contract issued to or for the benefit of | 405 |
| a past or present director or officer within one year of the- | 406 |
| filing of the successful complaint that the insurer was impaired | 407 |
| or insolventAny portion of a policy or contract to the extent | 408 |
| that the assessments required by section 3956.09 of the Revised | 409 |
| Code with respect to the policy or contract are preempted by | 410 |
| federal or state law; | 411 |
| | |
| (j) Any policy or contract issued by any entity described | 412 |
| (j) Any policy or contract issued by any entity described in division (F)(2) of section 3956.01 of the Revised Code <u>Any</u> | 412 413 |
| | |
| in division (F)(2) of section 3956.01 of the Revised CodeAny | 413 |
| in division (F)(2) of section 3956.01 of the Revised Code <u>Any</u> obligation that does not arise under the express written terms | 413 414 |
| in division (F)(2) of section 3956.01 of the Revised Code <u>Any</u> obligation that does not arise under the express written terms of the policy or contract issued by the member insurer to the | 413 414 415 |
| in division (F)(2) of section 3956.01 of the Revised Code <u>Any</u> obligation that does not arise under the express written terms of the policy or contract issued by the member insurer to the enrollee, certificate holder, contract owner, or policy owner, | 413 414 415 416 |
| or insolventAny portion of a policy or contract to the extent that the assessments required by section 3956.09 of the Revised | 40 40 40 |

| documents that were issued by the member insurer without meeting | 420 |
|--|-----|
| applicable policy or contract form filing or approval | 421 |
| requirements; | 422 |
| (iii) Misrepresentations of or regarding policy or | 423 |
| <pre>contract benefits;</pre> | 424 |
| (iv) Extra-contractual claims; | 425 |
| (v) A claim for penalties or consequential or incidental | 426 |
| damages. | 427 |
| (k) Any policy or contract issued by a member insurer if | 428 |
| the member insurer is carrying on as a line of business, and not | 429 |
| as a separate legal entity, the activities of any entity- | 430 |
| described in division (F)(2) of section 3956.01 of the Revised | 431 |
| Code, and the policy or contract is issued as a product of those- | 432 |
| activities A contractual agreement that establishes the member | 433 |
| insurer's obligations to provide a book value accounting | 434 |
| guaranty for defined contribution benefit plan participants by | 435 |
| reference to a portfolio of assets that is owned by the benefit | 436 |
| plan or its trustee, which in each case is not an affiliate of | 437 |
| the member insurer; | 438 |
| (1) Any policy or contract providing hospital, medical, | 439 |
| prescription drug, or other health care benefits pursuant to 42 | 440 |
| U.S.C. Chapter 7, Title XVIII, Parts C and D <u>or 42 U.S.C.</u> | 441 |
| <u>Chapter 7, Title XIX</u> and any corresponding regulations <u>;</u> | 442 |
| (m) Structured settlement annuity benefits to which a | 443 |
| payee or the beneficiary of a payee, if the payee is deceased, | 444 |
| has transferred his or her rights in a structured settlement | 445 |
| factoring transaction as defined in 26 U.S.C. 5891(c)(3)(A), | 446 |
| regardless of whether the transaction occurred before or after | 447 |
| such section became effective; | 448 |

| (n)(i) A portion of a policy or contract to the extent it | 449 |
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| provides for interest or other changes in value to be determined | 450 |
| by the use of an index or other external reference stated in the | 451 |
| policy or contract, but which have not been credited to the | 452 |
| policy or contract, or as to which the policy or contract | 453 |
| owner's rights are subject to forfeiture, as of the date the | 454 |
| member insurer becomes an impaired or insolvent insurer under | 455 |
| this chapter, whichever is earlier. | 456 |
| <u>(ii) If a policy's or contract's interest or changes in</u> | 457 |
| value are credited less frequently than annually, then for | 458 |
| purposes of determining the values that have been credited and | 459 |
| are not subject to forfeiture under division (C)(2)(n) of this | 460 |
| section, the interest or change in value determined by using the | 461 |
| procedures defined in the policy or contract will be credited as | 462 |
| if the contractual date of crediting interest or changing values | 463 |
| was the date of impairment or insolvency, whichever is earlier, | 464 |
| and will not be subject to forfeiture. | 465 |
| (3) The exclusion from coverage referenced in division (C) | 466 |
| (2)(c) of this section shall not apply to any portion of a | 467 |
| policy or contract, including a rider, that provides long-term | 468 |
| care or any other health insurance benefits. | 469 |
| (C) (D) The benefits for which the association may become | 470 |
| liable shall not exceed the lesser of either of the following: | 471 |
| (1) The contractual obligations for which the member | 472 |
| insurer is liable or would have been liable if it were not an | 473 |
| <pre>impaired or insolvent insurer;</pre> | 474 |
| (2)(a) With respect to any one life, regardless of the | 475 |
| number of policies or contracts: | 476 |
| (i) Three hundred thousand dollars in <u>for</u> life insurance | 477 |

death benefits, but not more than one hundred thousand dollars478in net cash surrender and net cash withdrawal values for life479insurance;480

(ii) One hundred thousand dollars in <u>for</u> health insurance
benefits other than basic hospital, medical, and surgical
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insurance, major medical insurance, health benefit plan
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<u>coverage</u>, disability income insurance, or long-term care
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insurance, including any net cash surrender and net cash
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withdrawal values;

(iii) Three hundred thousand dollars <u>in for</u> disability income insurance;

(iv) Three hundred thousand dollars <u>in for</u>long-term care insurance;

(v) Five hundred thousand dollars in basic hospital,
 medical, and surgical insurance or major medical insurance for
 health benefit plan coverage;
 493

(vi) Two hundred fifty thousand dollars <u>in for</u> the present
value of annuity benefits, including net cash surrender and net
cash withdrawal values.

(b) With respect to each individual participating in a 497 governmental retirement plan established under section 401, 498 403(b), or 457 of the "Internal Revenue Code of 1986," 100 Stat. 499 2085, 26 U.S.C.A. 1, as amended, and covered by an unallocated 500 annuity contract, or the beneficiaries of each such individual 501 if deceased, in the aggregate, two hundred fifty thousand 502 dollars in present value annuity benefits, including net cash 503 surrender and net cash withdrawal values. 504

The association is not liable to expend more than three505hundred thousand dollars in the aggregate with respect to any506

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| one individual under divisions (C)(2)(a)<u>(D)(2)(a)</u>, (b), and (d) | 507 |
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| of this section combined, except with respect to benefits for | 508 |
| basic hospital, medical, and surgical insurance and major- | 509 |
| medical insurance health benefit plan coverage under division | 510 |
| (C)(2)(a)(v)_(D)(2)(a)(v)_ of this section, in which case the | 511 |
| aggregate liability of the association shall not exceed five | 512 |
| hundred thousand dollars with respect to any one individual. | 513 |
| (c) With respect to any one contract holder, covered by | 514 |

any unallocated annuity contract not included in division (C) (2)515(b) (D) (2) (b) of this section, one five million dollars in516benefits, irrespective of the number of those contracts held by517that contract holder.518

(d) With respect to each payee of a structured settlement 519
annuity, or the beneficiary or beneficiaries of the payee if the 520
payee is deceased, two hundred fifty thousand dollars in present 521
value of annuity benefits, in the aggregate, including net cash 522
surrender and net cash withdrawal values, if any; 523

(e) (i) The limitations set forth in this division are524limitations on the benefits for which the association is525obligated before taking into account either its subrogation and526assignment rights or the extent to which those benefits could be527provided out of the assets of the impaired or insolvent insurer528attributable to covered policies.529

(ii) The costs of the association's obligations under this530chapter may be met by the use of assets attributable to covered531policies or reimbursed to the association pursuant to its532subrogation and assignment rights.533

(D) (E)The liability of the association is limited534strictly by the express terms of the policies or contracts and535

by this chapter, and is not affected by the contents of any 536 brochures, illustrations, advertisements in the print or 537 electronic media, or other advertising material used in 538 connection with the sale of the policies or contracts, or by 539 oral statements made by agents or other sales representatives in 540 connection with the sale of the policies or contracts. The 541 association is not liable for extra-contractual damages, 542 punitive damages, attorney's fees, or interest other than as 543 provided for by the terms of the policies or contracts as 544 limited by this chapter, that might be awarded by any court or 545 governmental agency in connection with the policies or 546 contracts. 547 (E) (F) The protection provided by this chapter does not 548 apply where any guaranty protection is provided to residents of 549 this state by the laws of the domiciliary state or jurisdiction 550 of the impaired or insolvent insurer other than this state. 551 (G) For purposes of this chapter, benefits provided by a 552 long-term care rider to a life insurance policy or annuity 553 contract shall be considered the same type of benefits as the 554 555 base life insurance policy or annuity contract to which it 556 relates. (H) In performing its obligations to provide coverage 557 under section 3956.08 of the Revised Code, the association shall 558 not be required to quarantee, assume, reinsure, reissue, or 559 perform, or cause to be quaranteed, assumed, reinsured, 560 reissued, or performed, the contractual obligations of the 561 insolvent or impaired insurer under a covered policy that do not 562 materially affect the economic values or economic benefits of 563 the covered policy. 564

Sec. 3956.06. (A) There is hereby created an

Page 20

| unincorporated nonprofit association to be known as the Ohio | 566 |
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| life and health insurance guaranty association. All member | 567 |
| insurers shall be and remain members of the association as a | 568 |
| condition of their <u>license or authority</u> to transact the business | 569 |
| of insurance or health insuring corporation business in this | 570 |
| state. The association shall perform its functions under the | 571 |
| plan of operation established and approved under section 3956.10 | 572 |
| of the Revised Code and shall exercise its powers through a | 573 |
| board of directors established under section 3956.07 of the | 574 |
| Revised Code. For purposes of administration and assessment, the | 575 |
| association shall maintain the following two accounts: | 576 |
| (1) The life insurance and annuity account that includes | 577 |
| the following subaccounts: | 578 |
| (a) Life insurance subaccount; | 579 |
| (b) Annuity subaccount; | 580 |
| (c) Unallocated annuity subaccount that also includes all | 581 |
| annuity contracts meeting the requirements of section 403(b) of | 582 |
| the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. | 583 |
| 1, as amended. | 584 |
| (2) The health insurance account. | 585 |
| (B) The association is subject to the supervision of the | 586 |
| superintendent of insurance and to the applicable insurance laws | 587 |
| of this state. | 588 |
| Sec. 3956.07. (A) The board of directors of the Ohio life | 589 |
| and health insurance guaranty association shall consist of not | 590 |
| less than nine nor more than eleven member insurers serving | 591 |
| terms as established in the plan of operation. A majority of the | 592 |
| members of the board shall be representatives of member insurers | |
| members of the board shart be representatives of member instrets | 593 |
| domiciled in this state. Three of the members of the board shall | 593 594 |

be representatives of the three member insurers that are 595 consolidated corporations as defined in division (A) (1) of 596 section 3923.39 of the Revised Code and that write the largest 597 premium volumes of health insurance in this state, three of the 598 members of the board shall be representatives of domestic life 599 insurers, and three of the members of the board shall be 600 representatives of foreign member insurers. The members of the 601 board shall be selected by member insurers, subject to the 602 approval of the superintendent of insurance. Vacancies on the 603 board shall be filled for the remaining period of the term by a 604 majority vote of the remaining board members, subject to the 605 approval of the superintendent. To select the initial board of 606 directors and initially organize the association, the 607 superintendent shall give notice to all member insurers of the 608 time and place of the organizational meeting. In determining 609 voting rights at the organizational meeting, each member insurer 610 shall be entitled to one vote in person or by proxy. If the 611 board of directors is not selected within sixty days after 612 notice of the organizational meeting, the superintendent may 613 appoint the initial members. 614

(B) In approving selections or in appointing members to
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the board, the superintendent shall consider, among other
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things, whether all member insurers are fairly represented.
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(C) Members of the board may be reimbursed from the assets
of the association for reasonable expenses incurred by them as
members of the board of directors, but members of the board
shall not otherwise be compensated by the association for their
services.

Sec. 3956.08. (A)(1) Subject to any conditions imposed as623provided in division (A)(2) of this section, the Ohio life and624

health insurance guaranty association may do either of the 625 following with respect to an impaired domestic member insurer: 626 (a) Guarantee, assume, reissue, or reinsure, or cause to 627 be guaranteed, assumed, reissued, or reinsured, any or all of 628 the policies or contracts of the impaired insurer; 629 (b) Provide the moneys, pledges, notes, guarantees, or 630 other means that are proper to effectuate division (A)(1)(a) of 631 this section and assure payment of the contractual obligations 632 of the impaired insurer pending action under division (A)(1)(a) 633 of this section. 634 (2) The association may impose conditions upon any action 635 it takes under division (A)(1) of this section if all both of 636 the following apply: 637 (a) The condition does not impair the contractual 638 obligations of the impaired insurer; 639 (b) The superintendent of insurance approves the 640 condition; 641 (c) Except in cases of court-ordered conservation or-642 643 rehabilitation, the impaired insurer approves the condition. 644 (B) (1) If a member insurer is an impaired foreign or alien 645 insurer that is not paying claims timely, the association, subject to the conditions specified in division (B)(2) of this 646 section, shall do either of the following: 647 (a) Take any of the actions specified in division (A) (1) 648 of this section, subject to the conditions specified in division-649 (A) (2) of this section; 650 (b) Provide substitute benefits in lieu of the contractual 651 obligations of the impaired insurer solely for all of the-652

| following: | 653 |
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| (i) Death benefits and health claims in accordance with | 654 |
| division (D) of this section; | 655 |
| (ii) Periodic annuity benefit payments; | 656 |
| (iii) Supplemental benefits; | 657 |
| (iv) Cash withdrawals for policy or contract owners who | 658 |
| petition therefor under claims of emergency or hardship in- | 659 |
| accordance with standards proposed by the association and | 660 |
| approved by the superintendent. | 661 |
| (2) The association is subject to the requirements of | 662 |
| division (B)(1) of this section only if all of the following | 663 |
| apply to a foreign or alien insurer: | 664 |
| (a) The laws of its state of domicile provide that, until- | 665 |
| all payments of or on account of the impaired insurer's | 666 |
| contractual obligations by all guaranty associations, along with | 667 |
| all expenses and interest, at a rate not less than that allowed | 668 |
| under 96 Stat. 2478, 28 U.S.C.A. 1961, on all such payments and | 669 |
| expenses, shall have been repaid to the guaranty associations or | 670 |
| a plan of repayment by the impaired insurer shall have been- | 671 |
| approved by the guaranty associations, all of the following | 672 |
| apply: | 673 |
| (i) The delinquency proceeding shall not be dismissed. | 674 |
| (ii) Neither the impaired insurer nor its assets shall be- | 675 |
| returned to the control of its shareholders or private | 676 |
| management. | 677 |

(iii) The impaired insurer shall not be permitted to678solicit or accept new business or have any suspended or revoked679license restored.680

(b) The impaired insurer has been prohibited from 681 soliciting or accepting new business in this state, its license-682 or certificate of authority has been suspended or revoked in-683 this state, and a petition for rehabilitation or liquidation has 684 been filed in a court of competent jurisdiction in its state of 685 686 domicile by the commissioner of insurance of that state.

(C) (B) If a member insurer is an insolvent insurer, the 687 association shall, at its discretion, do either of the 688 following: 689

(1) Guarantee, assume, reissue, or reinsure, or cause to 690 be guaranteed, assumed, reissued, or reinsured, the covered 691 policies or contracts of the insolvent insurer or assure payment 692 of the contractual obligations of the insolvent insurer, and 693 provide the moneys, pledges, guarantees, or other means that are 694 reasonably necessary to discharge such duties; 695

(2) With respect only to life and health insurance policies, provide <u>Provide</u> benefits and coverages in accordance with division $\frac{(D)}{(C)}$ of this section.

(D) (C) When proceeding under division (B) (1) (b) or (C) (2)-699 700 (B) (2) of this section, the association, with respect to lifeand health insurance policies and contracts, shall do all of the 701 702 following:

(1) Assure payment of benefits for premiums identical to 703 the premiums and benefits, except for terms of conversion and 704 renewability, that would have been payable under the policies or 705 contracts of the insolvent insurer, for claims incurred within the following time limits:

(a) With respect to group policies or contracts, not later 708 than the earlier of the next renewal date under such policies or 709

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contracts or forty-five days, but in no event less than thirty710days, after the date on which the association becomes obligated711with respect to such policies and contracts;712

(b) With respect to individual policies and contracts, not
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later than the earlier of the next renewal date, if any, under
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such policies or contracts or one year, but in no event less
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than thirty days, from the date on which the association becomes
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obligated with respect to such policies or contracts;
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(2) Make diligent efforts to provide all known insureds, 718
<u>enrollees</u>, <u>annuitants</u>, or group policyholders policy or contract 719
<u>owners</u> with respect to group policies <u>and contracts</u> thirty days' 720
notice of the termination of the benefits provided; 721

(3) With respect to individual policies and contracts, 722 make available to each known insured, annuitant, enrollee, or 723 owner if other than the insured or annuitant, and with respect 724 to an individual formerly insured an insured, annuitant, or 725 <u>enrollee</u> under a group policy <u>or contract</u> who is not eligible 726 for replacement group coverage, make available substitute 727 coverage on an individual basis in accordance with the 728 provisions of division $\frac{(D)(4)}{(C)(4)}$ of this section, if such 729 insureds, annuitants, or enrollees had a right under law or the 730 terminated policy or contract to convert coverage to individual 731 coverage or to continue an individual policy or contract in 732 force until a specified age or for a specified time, during 733 which the insurer or health insuring corporation had no right 734 unilaterally to make changes in any provision of the policy, 735 annuity, or contract or had a right only to make changes in 736 premium by class. 737

(4) (a) In providing the substitute coverage required under 738 division (D)(3)-(C)(3) of this section, the association may 739

offer either to reissue the terminated coverage or to issue an 740 alternative policy or contract at actuarially justified rates. 741 (b) Alternative or reissued policies or contracts shall be 742 offered without requiring evidence of insurability, and shall 743 not provide for any waiting period or exclusion that would not 744 have applied under the terminated policy or contract. 745 (c) The association may reinsure any alternative or 746 747 reissued policy or contract. (5) (a) Alternative policies or contracts adopted by the 748 association shall be subject to the approval of the 749 750 superintendent. The association may adopt alternative policies or contracts of various types for future issuance without regard 751 752 to any particular impairment or insolvency. (b) Alternative policies or contracts shall contain at 753 least the minimum statutory provisions required in this state 754 and provide benefits that are not unreasonable in relation to 755 the premium charged. The association shall set the premium in 756 accordance with the table of rates which it shall adopt. The 757 premium shall reflect the amount of insurance or coverage to be 758 provided and the age and class of risk of each insured or 759 enrollee, but shall not reflect any changes in the health of the 760 761 insured or enrollee after the original policy or contract was last underwritten. 762 (c) Any alternative policy or contract issued by the 763 association shall provide coverage of a type similar to that of 764 the policy or contract issued by the impaired or insolvent 765 insurer, as determined by the association. 766

(6) If the association elects to reissue terminatedcoverage at a premium rate different from that charged under the767

terminated policy or contract, the premium shall be actuarially769justified and set by the association in accordance with the770amount of insurance or coverage provided and the age and class771of risk, subject to approval of the superintendent or a court of772competent jurisdiction.773

(7) The obligations of the association with respect to
coverage under any policy or contract of the impaired or
insolvent insurer or under any reissued or alternative policy or
contract shall cease on the date the coverage or policy or
contract is replaced by another similar policy or contract by
the policyholder policy or contract owner, the insured, the
enrollee, or the association.

(E) (D) When proceeding under divisions (B) (1) (b) or (C) division (B) of this section with respect to any policy or contract carrying guaranteed minimum interest rates, the association shall assure the payment or crediting of a rate of interest consistent with division (B) (2) (c) (C) (2) (c) of section 3956.04 of the Revised Code.

(F) (E) Nonpayment of premiums within thirty-one days 787 after the date required under the terms of any guaranteed, 788 assumed, alternative, or reissued policy or contract or 789 substitute coverage shall terminate the obligations of the 790 association under the policy, contract, or coverage under this 791 chapter with respect to the policy, contract, or coverage, 792 except with respect to any claims incurred or any net cash 793 surrender value that may be due in accordance with this chapter. 794

(G) (F)Premiums due for coverage after entry of an order795of liquidation of an insolvent insurer shall belong to, and be796payable at the direction of, the association, and the797association is liable for unearned premiums due to policy or798

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contract owners arising after the entry of the order.

(H) (G)In carrying out its duties under divisions800division (B)and (C) of this section, the association, subject801to approval by the court, may do the following:802

(1) Impose permanent policy or contract liens in 803 connection with any guarantee, assumption, or reinsurance 804 agreement, if the association finds that the amounts that can be 805 assessed under this chapter are less than the amounts needed to 806 assure full and prompt performance of the association's duties 807 under this chapter, or that the economic or financial conditions 808 as they affect member insurers are sufficiently adverse to 809 render the imposition of such permanent policy or contract liens 810 to be in the public interest; 811

(2) (2) (a)Impose temporary moratoriums or liens on812payments of cash values and policy loans, or any other right to813withdraw funds held in conjunction with policies or contracts,814in addition to any contractual provisions for deferral of cash815or policy loan value;816

(b) In addition, in the event of a temporary moratorium or 817 moratorium charge imposed by the receivership court on payment 818 of cash values or policy loans, or on any other right to 819 withdraw funds held in conjunction with policies or contracts, 820 out of the assets of the impaired or insolvent insurer, the 821 association may defer the payment of cash values, policy loans, 822 or other rights by the association for the period of the 823 moratorium or moratorium charge imposed by the receivership 824 court, except for claims covered by the association to be paid 825 in accordance with a hardship procedure established by the 826 liquidator or rehabilitator and approved by the receivership 827 828 court.

(I) (H) If the association fails to act as provided in829divisions (B) (1) (b), (C), and (D) (B) and (C) of this section830within a reasonable time, the superintendent shall have the831powers and duties of the association under this chapter with832respect to impaired or insolvent insurers.833

(J) (I) The association may render assistance and advice834to the superintendent, upon his the superintendent's request,835concerning any member insurer that is insolvent, impaired, or836potentially impaired, or concerning the rehabilitation, payment837of claims, continuance of coverage, or the performance of other838contractual obligations of any impaired or insolvent insurer.839

(K) (J) The association, and any similar associations of 840 other states, may appear or intervene before any court in this 841 state with jurisdiction over an impaired or insolvent insurer 842 for which the association is or may become obligated under this 843 chapter, or over a third party against whom the association or 844 associations have or may have rights through subrogation of the 845 member insurer's policy or contract holders. The right to appear 846 or intervene extends to all matters germane to the powers and 847 848 duties of the association, including, but not limited to, proposals for reinsuring, <u>reissuing</u>, modifying, or guaranteeing 849 the covered policies or contracts of the impaired or insolvent 850 insurer and the determination of the covered policies or 851 contracts and contractual obligations. The association also has 852 the right to appear or intervene before a court or agency in 853 another state with jurisdiction over an impaired or insolvent 854 insurer for which the association is or may become obligated or 855 with jurisdiction over a third party any person or property 856 against whom the association may have rights through subrogation 857 858 of the insurer's policy or contract holdersor otherwise.

(L) (1) (K) (1) Any person receiving benefits under this 859 chapter is deemed to have assigned the rights under, and any 860 causes of action relating to, the covered policy or contract to 861 the association to the extent of the benefits received as a 862 result of this chapter, whether the benefits are payments of or 863 on account of contractual obligations, continuation of coverage, 864 or provision of substitute or alternative policies, contracts, 865 or coverages. The association may require an assignment to it of 866 such rights and causes of action by any enrollee, payee, policy 867 or contract holder, beneficiary, insured, or annuitant as a 868 condition precedent to the receipt of any rights or benefits 869 conferred by this chapter upon such person. 870

(2) The subrogation rights of the association under this
division have the same priority against the assets of the
impaired or insolvent insurer as that possessed by the person
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entitled to receive benefits under this chapter.

(3) In addition to divisions $\frac{(L)(1)}{(K)(1)}$ and (2) of this 875 section, the association has all common law rights of 876 subrogation and any other equitable or legal remedy that would 877 have been available to the impaired or insolvent insurer or 878 holder of a the policy or contract holder, beneficiary, 879 enrollee, or payee with respect to the policy or contract, 880 including, without limitation, in the case of a structured 881 settlement annuity, any rights of the owner, beneficiary, or 882 payee of the annuity, to the extent of benefits received 883 pursuant to this chapter, against a person originally or by 884 succession responsible for the losses arising from the personal 885 injury relating to the annuity or payment therefore, excepting 886 any such person responsible solely by reason of serving as an 887 assignee in respect of a qualified assignment under section 130 888 of the Internal Revenue Code. 889

| (4) If the preceding provisions of this division are | 890 |
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| invalid or ineffective with respect to any person or claim for | 891 |
| any reason, the amount payable by the association with respect | 892 |
| to the related covered obligations shall be reduced by the | 893 |
| amount realized by any other person with respect to the person | 894 |
| or claim that is attributable to the policies or contracts, or | 895 |
| portion thereof, covered by the association. | 896 |
| (5) If the association has provided benefits with respect | 897 |
| to a covered obligation and a person recovers amounts as to | 898 |
| which the association has rights as described in the preceding | 899 |
| divisions, the person shall pay to the association the portion | 900 |
| of the recovery attributable to the policies or contracts, or | 901 |
| portion thereof, covered by the association. | 902 |
| $\frac{(M)}{(L)}$ If the aggregate liability of the association with | 903 |
| respect to any one life does not exceed one hundred dollars, the | 904 |
| association is not obligated to notify claimants possessing such | 905 |
| claims or make any payment thereto. | 906 |
| $\frac{(N)}{(M)}$ Except with respect to claims filed under policies | 907 |
| and contracts which are continued in force by the association | 908 |
| past the final date set by a court for filing claims in | 909 |
| liquidation proceedings of an insolvent insurer, the association | 910 |
| is not liable to pay any claim filed with the association after | 911 |
| such date. | 912 |
| $\frac{(O)}{(N)}$ The association may do any of the following: | 913 |

(1) Enter into any such contracts and take such actions as
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are necessary or proper in the judgment of the board of
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directors to protect the interests of the association, or to
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carry out the powers and duties of the association or the
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provisions and purposes of this chapter;
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| (2) Sue or be sued, including taking any legal actions | 919 |
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| necessary or proper to recover any unpaid assessments under | 920 |
| section 3956.09 of the Revised Code and to settle claims or | 921 |
| potential claims against it; | 922 |
| (3) Borrow money to effect the purposes of this chapter. | 923 |
| Any notes or other evidence of indebtedness of the association | 923 |
| - | 924 925 |
| not in default are legal investments for domestic insurers and | |
| may be carried as admitted assets. | 926 |
| (4) Employ or retain such persons as are necessary to | 927 |
| handle the financial transactions of the association, and to | 928 |
| perform such other functions as become necessary or proper under | 929 |
| this chapter; | 930 |
| (5) Take such legal action as may be necessary to avoid | 931 |
| payment of improper claims; | 931 |
| payment of improper claims, | 932 |
| (6) Exercise, for the purposes of this chapter and to the | 933 |
| extent approved by the superintendent, the powers of a domestic | 934 |
| life or insurer, health insurer, or health insuring corporation, | 935 |
| but in no case may the association issue insurance policies or | 936 |
| annuity contracts other than those issued to perform its | 937 |
| obligations under this chapter; | 938 |
| (7) Join an organization of one or more other state | 939 |
| associations of similar purposes, to further the purposes and | 940 |
| administer the powers and duties of the association; | 941 |
| administer the powers and ductes of the association, | 941 |
| (8) In accordance with the terms and conditions of the | 942 |
| policy or contract, file for actuarially justified rate or | 943 |
| premium increases for any policy or contract for which it | 944 |
| provides coverage under this chapter; | 945 |
| (9) Enter into agreements with other state associations of | 946 |
| | |

(9) Enter into agreements with other state associations of 946 similar purposes to determine the residence of persons for 947

| purposes of this chapter: | 948 |
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| (10) Organize itself as a corporation or in other legal | 949 |
| form permitted by the laws of the state; | 950 |
| (11) Request information from a person seeking coverage | 951 |
| from the association in order to aid the association in | 952 |
| determining its obligations under this chapter with respect to | 953 |
| the person, and the person shall promptly comply with the | 954 |
| <u>request</u> . | 955 |
| (0)(1) A deposit in this state, held pursuant to law or | 956 |
| required by the superintendent for the benefit of creditors, | 957 |
| including policy or contract owners, not turned over to the | 958 |
| domiciliary liquidator upon the entry of a final order of | 959 |
| liquidation or order approving a rehabilitation plan of a member | 960 |
| insurer domiciled in this state or in a reciprocal state, shall, | 961 |
| pursuant to Chapter 3903. of the Revised Code, be promptly paid | 962 |
| to the association. | 963 |
| (2) The association shall be entitled to retain a portion | 964 |
| of any amount so paid to it equal to the percentage determined | 965 |
| by dividing the aggregate amount of policy or contract owners' | 966 |
| claims related to that insolvency for which the association has | 967 |
| provided statutory benefits by the aggregate amount of all | 968 |
| policy or contract owners' claims in this state related to that | 969 |
| insolvency and shall remit to the domiciliary receiver the | 970 |
| amount so paid to the association less the amount retained | 971 |
| pursuant to this division. | 972 |
| (3) Any amount so paid to the association and retained by | 973 |
| it shall be treated as a distribution of estate assets pursuant | 974 |
| to applicable state receivership law dealing with early access | 975 |
| disbursements. | 976 |

| (P)(1)(a) At any time within one hundred eighty days of | 977 |
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| the date of the order of liquidation, the association may elect | 978 |
| to succeed to the rights and obligations of the ceding member | 979 |
| insurer that relate to policies, contracts, or annuities | 980 |
| covered, in whole or in part, by the association, in each case | 981 |
| under any one or more reinsurance contracts entered into by the | 982 |
| insolvent insurer and its reinsurers and selected by the | 983 |
| association. Any such assumption is effective as of the date of | 984 |
| the order of liquidation. The election shall be effected by the | 985 |
| association or the national organization of life and health | 986 |
| insurance guaranty associations on its behalf sending written | 987 |
| notice, return receipt requested, to the affected reinsurers. | 988 |
| (b) To facilitate the earliest practicable decision about | 989 |
| whether to assume any of the contracts of reinsurance, and in | 990 |
| order to protect the financial position of the estate, the | 991 |
| receiver and each reinsurer of the ceding member insurer shall | 992 |
| make available upon request to the association or to the | 993 |
| national organization of life and health insurance guaranty | 994 |
| associations on its behalf as soon as possible after | 995 |
| commencement of formal delinquency proceedings both of the | 996 |
| following: | 997 |
| (i) Copies of in-force contracts of reinsurance and all | 998 |
| related files and records relevant to the determination of | 999 |
| whether such contracts should be assumed; | 1000 |
| (ii) Notices of any defaults under the reinsurance | 1001 |
| contacts or any known event or condition which with the passage | 1002 |
| of time could become a default under the reinsurance contracts. | 1003 |
| (2) Divisions (P)(2)(a) to (d) of this section apply to | 1004 |

reinsurance contracts so assumed by the association.

| | 1000 |
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| (a) The association is responsible for all unpaid premiums | 1006 |
| due under the reinsurance contracts for periods both before and | 1007 |
| after the date of the order of liquidation, and is responsible | 1008 |
| for the performance of all other obligations to be performed | 1009 |
| after the date of the order of liquidation, in each case which | 1010 |
| relate to policies, contracts, or annuities covered, in whole or | 1011 |
| in part, by the association. The association may charge | 1012 |
| policies, contracts, or annuities covered in part by the | 1013 |
| association, through reasonable allocation methods, the costs | 1014 |
| for reinsurance in excess of the obligations of the association | 1015 |
| and shall provide notice and an accounting of these charges to | 1016 |
| the liquidator. | 1017 |
| (b) The association is entitled to any amounts payable by | 1018 |
| the reinsurer under the reinsurance contracts with respect to | 1019 |
| losses or events that occur in periods after the date of the | 1020 |
| order of liquidation and that relate to policies, contracts, or | 1021 |
| annuities covered, in whole or in part, by the association, | 1022 |
| provided that, upon receipt of any such amounts, the association | 1023 |
| is obliged to pay to the beneficiary under the policy, | 1024 |
| contracts, or annuity on account of which the amounts were paid | 1025 |
| a portion of the amount equal to the lesser of the following: | 1026 |
| (i) The amount received by the association; | 1027 |
| (ii) The excess of the amount received by the association | 1028 |
| over the amount equal to the benefits paid by the association on | 1029 |
| account of the policy, contracts, or annuity less the retention | 1030 |
| of the insurer applicable to the loss or event. | 1031 |
| (c) Within thirty days following the association's | 1032 |
| election, the association and each reinsurer under contracts | 1033 |
| assumed by the association shall calculate the net balance due | 1034 |
| to or from the association under each reinsurance contract as of | 1035 |
| | |

| the election date with respect to policies, contracts, or | 1036 |
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| annuities covered, in whole or in part, by the association, | 1037 |
| which calculation shall give full credit to all items paid by | 1038 |
| either the member insurer or its receiver or the reinsurer prior | 1039 |
| to the election date. The reinsurer shall pay the receiver any | 1040 |
| amounts due for losses or events prior to the date of the order | 1041 |
| of liquidation, subject to any set-off for premiums unpaid for | 1042 |
| periods prior to the date, and the association or reinsurer | 1043 |
| shall pay any remaining balance due the other, in each case | 1044 |
| within five days of the completion of the aforementioned | 1045 |
| calculation. Any disputes over the amounts due to either the | 1046 |
| association or the reinsurer shall be resolved by arbitration | 1047 |
| pursuant to the terms of the affected reinsurance contracts or, | 1048 |
| if the contract contains no arbitration clause, as otherwise | 1049 |
| provided by law. If the receiver has received any amounts due | 1050 |
| the association pursuant to division (P)(2)(b) of this section, | 1051 |
| the receiver shall remit the same to the association as promptly | 1052 |
| as practicable. | 1053 |
| (d) If the association or receiver, on the association's | 1054 |
| | 1054 |
| behalf, within sixty days of the election date, pays the unpaid | |
| premiums due for periods both before and after the election date | 1056 |
| that relate to policies, contracts, or annuities covered, in | 1057 |
| whole or in part, by the association, the reinsurer shall not be | 1058 |
| entitled to terminate the reinsurance contracts for failure to | 1059 |
| pay premium insofar as the reinsurance contracts relate to | 1060 |
| policies, contracts, or annuities covered, in whole or in part, | 1061 |
| by the association, and shall not be entitled to set off any | 1062 |
| unpaid amounts due under other contracts, or unpaid amounts due | 1063 |
| from parties other than the association, against amounts due the | 1064 |
| association. | 1065 |
| (3) During the period from the date of the order of | 1066 |

liquidation until the election date, or, if the election date 1067 does not occur, until one hundred eighty days after the date of 1068 the order of liquidation, both of the following shall apply: 1069 (a) (i) Neither the association nor the reinsurer shall 1070 have any rights or obligations under reinsurance contracts that 1071 the association has the right to assume under division (P)(1) of 1072 this section, whether for periods prior to or after the date of 1073 the order of liquidation. 1074 (ii) The reinsurer, the receiver, and the association 1075 shall, to the extent practicable, provide each other data and 1076 records reasonably requested. 1077 (b) Provided that the association has elected to assume a 1078 reinsurance contract, the parties' rights and obligations shall 1079 be governed by divisions (P)(1) and (2) of this section. 1080 (4) If the association does not elect to assume a 1081 reinsurance contract by the election date pursuant to division 1082 (P) (1) of this section, the association shall have no rights or 1083 obligations, in each case for periods both before and after the 1084 date of the order of liquidation, with respect to the 1085 1086 reinsurance contract. (5) When policies, contracts, or annuities, or covered 1087 obligations with respect thereto, are transferred to an assuming 1088 insurer, reinsurance on the policies, contracts, or annuities 1089 may also be transferred by the association, in the case of 1090 contracts assumed under division (P)(1) of this section, subject 1091 to the following: 1092 (a) Unless the reinsurer and the assuming insurer agree 1093 otherwise, the reinsurance contracts transferred do not cover 1094 any new policies of insurance, contracts, or annuities in 1095

| addition to those transferred. | 1096 |
|---|------|
| (b) The obligations described in division (P)(1) of this | 1097 |
| section no longer apply with respect to matters arising after | 1098 |
| the effective date of the transfer. | 1099 |
| (c) Notice shall be given in writing, return receipt | 1100 |
| requested, by the transferring party to the affected reinsurer | 1101 |
| not less than thirty days prior to the effective date of the | 1102 |
| transfer. | 1103 |
| (6) The provisions of this division supersede the | 1104 |
| provisions of any state law or of any affected reinsurance | 1105 |
| contract that provides for or requires any payment of | 1106 |
| reinsurance proceeds, on account of losses or events that occur | 1107 |

cont rein 107 in periods after the date of the order of liquidation, to the 1108 receiver of the insolvent insurer or any other person. The 1109 receiver shall remain entitled to any amounts payable by the 1110 reinsurer under the reinsurance contracts with respect to losses 1111 or events that occur in periods prior to the date of the order 1112 of liquidation, subject to applicable setoff provisions. 1113

(7) Except as otherwise provided in this division, nothing 1114 in this division shall alter or modify the terms and conditions 1115 of any reinsurance contract. Nothing in this division abrogates 1116 or limits any rights of any reinsurer to claim that it is 1117 entitled to rescind a reinsurance contract. Nothing in this 1118 division gives a policy owner, contract owner, enrollee, 1119 certificate holder, or beneficiary an independent cause of 1120 action against a reinsurer that is not otherwise set forth in 1121 the reinsurance contract. Nothing in this division limits or 1122 affects the association's rights as a creditor of the estate 1123 against the assets of the estate. Nothing in this division 1124 applies to reinsurance agreements covering property or casualty 1125

Page 40

| risks. | 1126 |
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| | |
| (Q) The board of directors of the association has | 1127 |
| discretion and may exercise reasonable business judgment to | 1128 |
| determine the means by which the association is to provide the | 1129 |
| benefits of this chapter in an economical and efficient manner. | 1130 |
| (R) Where the association has arranged or offered to | 1131 |
| provide the benefits of this chapter to a covered person under a | 1132 |
| plan or arrangement that fulfills the association's obligations | 1133 |
| under this chapter, the person is not entitled to benefits from | 1134 |
| the association in addition to or other than those provided | 1135 |
| under the plan or arrangement. | 1136 |
| (S) Venue in a suit against the association arising under | 1137 |
| the chapter shall be in Franklin county. The association is not | 1138 |
| required to give an appeal bond in an appeal that relates to a | 1139 |
| cause of action arising under this chapter. | 1140 |
| (T) In carrying out its duties in connection with | 1141 |
| guaranteeing, assuming, reissuing, or reinsuring policies or | 1142 |
| contracts under division (A) or (B) of this section, the | 1143 |
| association may issue substitute coverage for a policy or | 1144 |
| contract that provides an interest rate, crediting rate, or | 1145 |
| similar factor determined by use of an index or other external | 1146 |
| reference stated in the policy or contract employed in | 1147 |
| calculating returns or changes in value by issuing an | 1148 |
| alternative policy or contract in accordance with the following | 1149 |
| provisions: | 1150 |
| (1) In lieu of the index or other external reference | 1151 |
| provided for in the original policy or contract, the alternative | 1152 |
| policy or contract provides for any of the following: | 1153 |
| (a) A fixed interest rate; | 1154 |

| (b) Payment of dividends with minimum guarantees; | 1155 |
|--|------|
| (c) A different method for calculating interest or changes | 1156 |
| in value. | 1157 |
| (2) There is no requirement for evidence of insurability, | 1158 |
| waiting period, or other exclusion that would not have applied | 1159 |
| under the replaced policy or contract. | 1160 |
| (3) The alternative policy or contract is substantially | 1161 |
| similar to the replaced policy or contract in all other material | 1162 |
| terms. | 1163 |
| Sec. 3956.09. (A) For the purpose of providing the funds | 1164 |
| necessary to carry out the powers and duties of the Ohio life | 1165 |
| and health insurance guaranty association, the board of | 1166 |
| directors shall assess the member insurers, separately for each | 1167 |
| subaccount or account, at such time and for such amounts as the | 1168 |
| board finds necessary. Assessments shall be due not less than | 1169 |
| thirty days after prior written notice to the member insurers | 1170 |
| and shall accrue interest at ten per cent per year on and after | 1171 |
| the due date. | 1172 |
| (B) There shall be two classes of assessments, as follows: | 1173 |
| (1) Class A assessments shall be made <u>authorized and</u> | 1174 |
| called for the purpose of meeting administrative and legal costs | 1175 |
| and other expenses, and the cost of examinations conducted | 1176 |
| detecting and preventing member insurer insolvencies under | 1177 |
| division (E) of section 3956.12 of the Revised Code. Class A | 1178 |
| assessments may be made authorized and called whether or not | 1179 |

(2) Class B assessments shall be made <u>authorized and</u>
 <u>called</u> to the extent necessary to carry out the powers and
 duties of the association under section 3956.08 of the Revised
 1181

related to a particular impaired or insolvent insurer.

1180

| Code with regard to an impaired or an insolvent insurer. | 1184 |
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| (C)(1) The amount of any class A assessment shall be | 1185 |
| determined by the board and may be made authorized and called on | 1186 |
| a pro rata or non-pro rata basis. If pro rata, the board may | 1187 |
| provide that it be credited against future class B assessments. | 1188 |
| A non-pro rata assessment shall not exceed two hundred dollars | 1189 |
| per member insurer in any one calendar year. The amount of any | 1190 |
| class B assessment, except for assessments related to long-term | 1191 |
| care insurance, shall be allocated for assessment purposes | 1192 |
| between the accounts and among the subaccounts and accounts of | 1193 |
| the life insurance and annuity account pursuant to an allocation | 1194 |
| formula which may be based on the premiums or reserves of the | 1195 |
| impaired or insolvent insurer or on any other standard | 1196 |
| considered by the board in its sole discretion as being fair and | 1197 |
| reasonable under the circumstances. | 1198 |
| (2) (a) The amount of the class B assessments for long- | 1199 |
| | |
| term care insurance written by the impaired or insolvent insurer | 1200 |
| term care insurance written by the impaired or insolvent insurer shall be allocated according to a methodology included in the | |
| | 1200 |
| shall be allocated according to a methodology included in the | 1200 1201 |
| shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of | 1200 1201 1202 |
| shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of insurance. | 1200 1201 1202 1203 |
| <pre>shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of insurance. (b) The methodology shall provide for fifty per cent of</pre> | 1200 1201 1202 1203 1204 |
| <pre>shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of insurance. (b) The methodology shall provide for fifty per cent of the assessment to be allocated to sickness and accident and</pre> | 1200 1201 1202 1203 1204 1205 |
| <pre>shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of insurance. (b) The methodology shall provide for fifty per cent of the assessment to be allocated to sickness and accident and health member insurers and fifty per cent to be allocated to life and annuity member insurers.</pre> | 1200 1201 1202 1203 1204 1205 1206 1207 |
| <pre>shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of insurance. (b) The methodology shall provide for fifty per cent of the assessment to be allocated to sickness and accident and health member insurers and fifty per cent to be allocated to</pre> | 1200 1201 1202 1203 1204 1205 1206 |
| <pre>shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of insurance. (b) The methodology shall provide for fifty per cent of the assessment to be allocated to sickness and accident and health member insurers and fifty per cent to be allocated to life and annuity member insurers. (c) For the purposes of divisions (C)(2)(a) and (b) of this section:</pre> | 1200 1201 1202 1203 1204 1205 1206 1207 1208 1209 |
| <pre>shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of insurance. (b) The methodology shall provide for fifty per cent of the assessment to be allocated to sickness and accident and health member insurers and fifty per cent to be allocated to life and annuity member insurers. (c) For the purposes of divisions (C) (2) (a) and (b) of this section: (i) "Life and annuity member insurer" means a member</pre> | 1200 1201 1202 1203 1204 1205 1206 1207 1208 1209 1210 |
| <pre>shall be allocated according to a methodology included in the plan of operation and approved by the superintendent of insurance. (b) The methodology shall provide for fifty per cent of the assessment to be allocated to sickness and accident and health member insurers and fifty per cent to be allocated to life and annuity member insurers. (c) For the purposes of divisions (C)(2)(a) and (b) of this section:</pre> | 1200 1201 1202 1203 1204 1205 1206 1207 1208 1209 |

assessable health insurance premiums.

| (ii) "Assessable health insurance premiums" includes the | 1214 |
|---|------|
| member insurer's assessable sickness and accident premiums and | 1215 |
| health insuring corporation premiums, but shall exclude its | 1216 |
| assessable premiums written for disability income insurance and | 1217 |
| long-term care insurance. For purposes of this definition, | 1218 |
| assessable premiums shall be measured within the state. | 1219 |

(iii) "Sickness and accident and health member insurer"1220means any member insurer not defined as a life and annuity1221member insurer.1222

1223 (d) Class B assessments against member insurers for each subaccount or account shall be in the proportion that the 1224 premiums received on business in this state by each assessed 1225 member insurer on policies or contracts covered by each 1226 subaccount or account for the most recent three calendar years 1227 for which information is available preceding the year in which 1228 the <u>member</u> insurer became impaired or insolvent, as the case may 1229 be, bears to such premiums received on business in this state 1230 for such calendar years by all assessed member insurers. 1231

(3) Assessments for funds to meet the requirements of the 1232 association with respect to an impaired or insolvent insurer 1233 shall not be made <u>authorized and called</u> until necessary to 1234 implement the purposes of this chapter. Classification of 1235 assessments under division (B) of this section and computation 1236 of assessments under this division shall be made with a 1237 reasonable degree of accuracy, recognizing that exact 1238 determinations may not always be possible. The association shall 1239 notify each member insurer of its anticipated pro rata share of 1240 an authorized assessment not yet called within one hundred 1241 eighty days after the assessment is authorized. 1242

(D) The association may abate or defer, in whole or in 1243 part, the assessment of a member insurer if, in the opinion of 1244 the board, payment of the assessment would endanger the ability 1245 of the member insurer to fulfill its contractual obligations. If 1246 an assessment against a member insurer is abated, or deferred in 1247 whole or in part, the amount by which the assessment is abated 1248 1249 or deferred may be assessed against the other member insurers in a manner consistent with the basis for assessments set forth in 1250 this section. Once the conditions that caused a deferral have 1251 been removed or rectified, the member insurer shall pay all 1252 assessments that were deferred pursuant to a repayment plan 1253 approved by the association. In determining whether the payment 1254 of an assessment would endanger the ability of a member insurer 1255 to fulfill its contractual obligations, the board shall consider 1256 the adequacy of the capital and surplus of the member insurer in 1257 relation to the premiums written, the assets, and the reserve 1258 liabilities of that member insurer. 1259

(E) (1) The total of all assessments upon a member insurer 1260 for the life insurance and annuity account, which includes the 1261 life insurance subaccount, the annuity subaccount, and the 1262 1263 unallocated annuity subaccount, shall not in any one calendar year exceed two per cent of the member insurer's average 1264 premiums received per year in this state on the policies and 1265 contracts covered by each such subaccount, and for the health 1266 insurance account, shall not in any one calendar year exceed two 1267 per cent of the <u>member</u> insurer's average premiums received per 1268 year in this state on the policies and contracts covered by such 1269 account, during the three calendar years preceding the year in 1270 which the impaired or insolvent insurer or insurers became 1271 impaired or insolvent. If the maximum assessment for a 1272 subaccount or account, together with the other assets of the 1273

association in the subaccount or account, does not provide in1274any one year in the subaccount or account an amount sufficient1275to carry out the responsibilities of the association, the1276necessary additional funds shall be assessed for the subaccount1277or account as soon thereafter in succeeding years as permitted1278by division (E) of this section.1279

(2) If the maximum assessment under division (E)(1) of 1280 this section for any subaccount of the life insurance and 1281 annuity account in any succeeding year does not provide an 1282 1283 amount sufficient to carry out the responsibilities of the association, then pursuant to division $\frac{(C)(2)}{(C)(2)}(C)(2)(d)$ of this 1284 section, the board shall allocate the necessary additional-1285 1286 amount among assess the other subaccounts of the life and annuity account in the manner set forth in division (E)(1) of 1287 this section, but the maximum assessment for a subaccount shall 1288 not exceed one per cent in any one calendar yearfor the 1289 necessary additional amount, subject to the maximum stated in 1290 division (E)(1) of this section. 1291

(3) Where assessments for two or more impaired or
insolvent insurers have been made within the same calendar year,
and the sum of those assessments exceeds the two per cent
1294
calendar year assessment limitation under division (E) (1) of
this section, the board, with the approval of the superintendent
of insurance, may allocate among the accounts of such member
insurers the sums assessed within the two per cent limitation.

(F) The board, by an equitable method as established in
the plan of operation, may refund to member insurers, in
proportion to the contribution of each <u>member</u> insurer to that
subaccount or account, the amount by which the assets of the
subaccount or account exceed the amount the board finds is

necessary to carry out during the coming year the obligations of 1304 the association with regard to that subaccount or account, 1305 including assets accruing from assignment, subrogation, net 1306 realized gains, and income from investments. A reasonable amount 1307 may be retained in any subaccount or account to provide funds 1308 for the continuing expenses of the association and for future 1309 losses. 1310

(G) A member insurer, in determining its premium rates and
policyowner dividends as to any kind of insurance or health
<u>insuring corporation business</u> within the scope of this chapter,
may consider the amount reasonably necessary to meet its
1314
assessment obligations under this section.

(H) The association, upon request, shall issue to an a 1316 <u>member</u> insurer paying an assessment under this section, other 1317 than a class A assessment, a certificate of contribution, in a 1318 form approved by the superintendent, for the amount of the 1319 assessment so paid. All outstanding certificates shall be of 1320 equal dignity and priority without reference to amounts or dates 1321 of issue. A certificate of contribution may be shown by the 1322 member insurer in its financial statement as an asset in the 1323 form and for the amount, net of any amounts recovered through a 1324 tax offset, and for the period of time the superintendent may 1325 approve. 1326

(I) Any member insurer that has contributed funds to pay
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claims of an impaired or insolvent insurer, pursuant to an
agreement entered into with the superintendent and approved by
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the Franklin county court of common pleas during the five years
preceding the effective date of this section November 20, 1989,
or at any time following the effective date of this section
November 20, 1989, shall receive a credit against any
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assessments levied pursuant to this section, whether the 1334 assessments are class A assessments or class B assessments, in 1335 the amount of the contribution. 1336

If the amount of the credit exceeds the amount of1337assessments levied upon a member insurer in any one year, the1338balance of that credit shall be carried forward to subsequent1339years and will reduce the amount of future assessments until the1340total amount of the credit has been applied to the future1341assessments.1342

For the purposes of this division, an impaired or1343insolvent member insurer is an insurer that meets the1344definitions set forth in section 3956.01 of the Revised Code,1345and any insurer or health insuring corporation that would have1346met these definitions, if it had been in effect at the time of1347such contribution.1348

(J) Division (I) of this section does not apply if an-a 1349 <u>member</u> insurer has contributed funds pursuant to that division 1350 and has offset those contributions against its premium or 1351 1352 franchise tax liability pursuant to any provision of the Revised Code authorizing the establishment of a plan for the 1353 distribution of voluntary contributions to pay the life, 1354 sickness and accident, or annuity claims of residents of this 1355 state that are unpaid due to the insolvency of an insolvent 1356 insurer. 1357

(K) (1) A member insurer that wishes to protest all or part1358of an assessment shall pay when due the full amount of the1359assessment as set forth in the notice provided by the1360association. The payment shall be available to meet association1361obligations during the pendency of the protest or any subsequent1362appeal. Payment shall be accompanied by a statement in writing1363

| that the payment is made under protest and setting forth a brief | 1364 |
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| statement of the grounds for the protest. | 1365 |
| (2) Within sixty days following the payment of an | 1366 |
| assessment under protest by a member insurer, the association | 1367 |
| shall notify the member insurer in writing of its determination | 1368 |
| with respect to the protest unless the association notifies the | 1369 |
| member insurer that additional time is required to resolve the | 1370 |
| issues raised by the protest. | 1371 |
| | |
| (3) Within thirty days after a final decision has been | 1372 |
| made, the association shall notify the protesting member insurer | 1373 |
| in writing of that final decision. Within sixty days of receipt | 1374 |
| of notice of the final decision, the protesting member insurer | 1375 |
| may appeal that final action to the superintendent. | 1376 |
| (4) In the alternative to rendering a final decision with | 1377 |
| respect to a protest based on a question regarding the | 1378 |
| assessment base, the association may refer protests to the | 1379 |
| superintendent for a final decision, with or without a | 1380 |
| recommendation from the association. | 1381 |
| | |
| (5) If the protest or appeal on the assessment is upheld, | 1382 |
| the amount paid in error or excess shall be returned to the | 1383 |
| member insurer. Interest on a refund due a protesting member | 1384 |
| insurer shall be paid at the rate actually earned by the | 1385 |
| association. | 1386 |
| (L) The association may request information of member | 1387 |
| insurers in order to aid in the exercise of its power under this | 1388 |
| section and member insurers shall promptly comply with such a | 1389 |
| request. | 1390 |
| | |
| Sec. 3956.10. (A)(1) The Ohio life and health insurance | 1391 |
| guaranty association shall submit to the superintendent of | 1392 |

insurance a plan of operation and any amendments to the plan 1393
necessary or suitable to ensure the fair, reasonable, and 1394
equitable administration of the association. The plan of 1395
operation and any amendments shall become effective upon the 1396
written approval of the superintendent, or unless the 1397
superintendent has not disapproved it within thirty days. 1398

(2) If the association fails to submit a suitable plan of 1399 operation within six months following the effective date of this-1400 section November 20, 1989, or if at any time after that date the 1401 association fails to submit suitable amendments to the plan, the 1402 superintendent, after notice and hearing, shall adopt reasonable 1403 rules that are necessary or advisable to effectuate the 1404 provisions of this chapter. The rules shall continue in force 1405 until modified by the superintendent or superseded by a plan 1406 submitted by the association and approved by the superintendent. 1407

(B) All member insurers shall comply with the plan ofoperation.1408

(C) In addition to requirements enumerated elsewhere in1410this chapter, the plan of operation shall do the following:1411

(1) Establish procedures for handling the assets of the14121413

(2) Establish the amount and method of reimbursing members
of the board of directors under section 3956.07 of the Revised
1415
Code;
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(3) Establish regular places and times for meetings,
including but not limited to telephone conference calls, of the
board of directors;

(4) Establish procedures for records to be kept of allfinancial transactions of the association, its agents, and the1421

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| board of directors; | 1422 |
|--|------|
| (5) Establish the procedures whereby selections for the | 1423 |
| board of directors will be made and submitted to the | 1424 |
| superintendent; | 1425 |
| (6) Establish any additional procedures for assessments | 1426 |
| under section 3956.09 of the Revised Code, including, but not | 1427 |
| limited to, allocating sums raised by assessments when two or | 1428 |
| more insolvencies occur in the same calendar year that are | 1429 |
| subject to the two per cent calendar year assessment limitation; | 1430 |
| (7) Contain additional provisions necessary or proper for | 1431 |
| the execution of the powers and duties of the association. | 1432 |
| (D) The plan of operation may provide that any or all | 1433 |
| powers and duties of the association, except those under | 1434 |
| division (0)(3) <u>(</u>N)(3) of section 3956.08 and section 3956.09 of | 1435 |
| the Revised Code, are delegated to a corporation, association, | 1436 |
| or other organization that performs or will perform functions | 1437 |
| similar to those of the association, or its equivalent, in two | 1438 |
| or more states. The corporation, association, or organization | 1439 |
| shall be reimbursed for any payments made on behalf of the | 1440 |
| association, and shall be paid for its performance of any | 1441 |
| function of the association. A delegation under this division | 1442 |
| shall take effect only with the approval of both the board of | 1443 |
| directors and the superintendent, and may be made only to a | 1444 |
| | |

protection not substantially less favorable and effective than that provided by this chapter.

corporation, association, or organization that extends

Sec. 3956.11. (A) The superintendent of insurance shall: 1448

(1) Upon request of the board of directors of the Ohiolife and health insurance guaranty association, provide the1450

association with a statement of the premiums in this and any 1451 1452 other appropriate states for each member insurer; (2) When an impairment is declared and the amount of the 1453 impairment is determined, serve a demand upon the impaired 1454 insurer to make good the impairment within a reasonable time. 1455 Notice to the impaired insurer shall constitute notice to its 1456 shareholders, if any. The failure of the impaired insurer 1457 promptly to comply with the demand shall not excuse the 1458

association from the performance of its powers and duties under 1459 this chapter. 1460

(3) In any liquidation or rehabilitation proceeding
involving a domestic <u>member</u> insurer, be appointed as the
liquidator or rehabilitator.

(B) The superintendent, after notice and hearing, may 1464 suspend or revoke the <u>license or</u> certificate of authority to 1465 transact insurance business in this state of any member insurer 1466 that fails to pay an assessment when due or fails to comply with 1467 the plan of operation of the association. As an alternative, the 1468 superintendent may levy a forfeiture on any member insurer that 1469 fails to pay an assessment when due. The forfeiture shall not 1470 exceed five per cent of the unpaid assessment per month, but 1471 shall not be less than one hundred dollars per month. 1472

(C) Any action of the board of directors or the 1473 association may be appealed to the superintendent by any member 1474 insurer if the appeal is taken within sixty days of the final 1475 action being appealed. If a member insurer is appealing an 1476 assessment, the amount assessed shall be paid to the association 1477 and be available to meet association obligations during the 1478 pendency of the appeal. If the appeal on the assessment is 1479 upheld, the amount paid in error or excess shall be returned to 1480

the member insurer. Any final action or order of the 1481 superintendent is subject to review under Chapter 119. of the 1482 Revised Code. 1483 (D) The liquidator, rehabilitator, or conservator of any 1484 impaired or insolvent insurer may notify all interested persons 1485 of the effect of this chapter. 1486 (E) Notwithstanding section 109.02 of the Revised Code, 1487 the superintendent has sole authority to select and hire legal 1488 counsel to represent the superintendent in his the 1489 superintendent's role as rehabilitator or liquidator of an 1490 impaired or insolvent insurer. 1491 Sec. 3956.12. To aid in the detection and prevention of 1492 member insurer insolvencies or impairments: 1493 (A) The superintendent of insurance shall do all of the 1494 following: 1495 (1) Notify the commissioners of insurance of all the other 1496 states, territories of the United States, and the District of 1497 Columbia when he the superintendent takes any of the following 1498 actions against a member insurer: 1499 (a) Revocation of license; 1500 (b) Suspension of license; 1501 (c) Makes any formal order that such company member 1502 insurer restrict its premium writing, obtain additional 1503 contributions to surplus, withdraw from the state, reinsure all 1504 or any part of its business, or increase capital, surplus, or 1505 any other account for the security of policyholders, contact 1506 owners, certificate holders, or creditors. 1507

Notice under division (A)(1) of this section shall be 1508

mailed or delivered by electronic meansto all insurance1509commissioners within thirty days following the action taken or1510the date on which the action occurs.1511

(2) Report to the board of directors of the Ohio life and 1512 health insurance guaranty association when <u>he the superintendent</u> 1513 has taken any of the actions set forth in division (A)(1) of 1514 this section or has received a report from any other insurance 1515 commissioner indicating that any such action has been taken in 1516 another state. The report to the board of directors shall 1517 contain all significant details of the action taken or the 1518 report received from another commissioner. 1519

(3) Report to the board of directors when <u>he the</u>
<u>superintendent</u> has reasonable cause to believe, from any
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completed or ongoing examination of any member <u>companyinsurer</u>,
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that the <u>company member insurer</u> may be an impaired or insolvent
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insurer;

(4) Furnish to the board of directors the national 1525 association of insurance commissioners' insurance regulatory 1526 information service (IRIS) ratios and listings of companies not 1527 included in the ratios developed by the commissioners. The board 1528 may use the information contained in this report in carrying out 1529 its duties and responsibilities under this section. The report 1530 and the information contained in the report shall be kept 1531 confidential by the members of the board of directors until such 1532 time as made public by the superintendent or other lawful 1533 authority. 1534

(B) The superintendent may seek the advice and
 recommendation of the board of directors concerning any matter
 affecting <u>his</u> the superintendent's duties and responsibilities
 regarding the financial condition of member insurers and
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companies insurers or health insuring corporations seeking 1539 admission to transact insurance business in this state. 1540 (C) The board of directors, upon majority vote, may make 1541 reports and recommendations to the superintendent upon any 1542 matter germane to the solvency, rehabilitation, or liquidation 1543 of any member insurer or germane to the solvency of any company 1544 insurer or health insuring corporation seeking to do an-1545 insurance business in this state. The reports and 1546 recommendations are not public records. 1547 (D) The board of directors, upon majority vote, may notify 1548 the superintendent of any information the board possesses that 1549 indicates any member insurer may be an impaired or insolvent 1550 insurer. 1551 (E) The board of directors, upon majority vote, may-1552 request that the superintendent order an examination of any 1553 member insurer that the board in good faith believes may be an-1554 impaired or insolvent insurer. Within thirty days of the receipt 1555 of such request, the superintendent shall begin the examination. 1556 The examination may be conducted as a national association of 1557 insurance commissioners examination or may be conducted by the 1558 persons the superintendent designates. The cost of the 1559 examination shall be paid by the association and the examination 1560 report shall be treated as are other examination reports. The 1561 examination report shall not be released to the board of 1562 directors of the association prior to its release to the public, 1563 but this shall not preclude the superintendent from complying-1564 with division (A) of this section. The superintendent shall 1565 notify the board of directors when the examination is completed. 1566 The request for an examination shall be kept on file by the 1567

superintendent but it shall not be open to public inspection

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| prior to the release of the examination report to the public. | 1569 |
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| (F) The board of directors, upon majority vote, may make | 1570 |
| recommendations to the superintendent for the detection and | 1571 |
| prevention of <u>member</u> insurer insolvencies. | 1572 |
| (G) The board of directors, at the conclusion of any- | 1573 |
| insurer insolvency in which the association was obligated to pay- | 1574 |
| covered claims, may prepare a report to the superintendent | 1575 |
| containing information it may have in its possession bearing on | 1576 |
| the history and causes of such insolvency. The board shall | 1577 |
| cooperate with the boards of directors of guaranty associations | 1578 |
| in other states in preparing a report on the history and causes | 1579 |
| of insolvency of a particular insurer, and may adopt by | 1580 |
| reference any report prepared by the other associations. | 1581 |
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Sec. 3956.13. (A) Nothing in this chapter shall be1582construed to reduce the liability for unpaid assessments of the1583insureds or enrollees of an impaired or insolvent insurer1584operating under a plan with assessment liability.1585

(B) Records shall be kept of all resolutions adopted by 1586 the Ohio life and health guaranty association in carrying out 1587 its powers and duties under section 3956.08 of the Revised Code. 1588 The records shall be made public only upon the termination of a 1589 rehabilitation or liquidation proceeding involving the impaired 1590 or insolvent insurer, upon the termination of the impairment or 1591 insolvency of the <u>member</u> insurer, or upon the order of a court 1592 of competent jurisdiction. Nothing in this division shall limit 1593 the duty of the association to render a report of its activities 1594 under section 3956.14 of the Revised Code. 1595

(C) For the purpose of carrying out its obligations underthis chapter, the association shall be deemed to be a creditor1597

of the impaired or insolvent insurer to the extent of assets 1598 attributable to covered policies or contracts, reduced by any 1599 amounts to which the association is entitled as subrogee 1600 pursuant to division (L) (K) of section 3956.08 of the Revised 1601 Code. Assets of the impaired or insolvent insurer attributable 1602 to covered policies <u>or contracts</u>shall be used to continue all 1603 covered policies or contracts and pay all contractual 1604 1605 obligations of the impaired or insolvent insurer as required by this chapter. As used in this division, "assets attributable to 1606 covered policies or contracts" means that proportion of the 1607 assets that the reserves that should have been established for 1608 covered policies or contracts bear to the reserves that should 1609 have been established for all policies or contracts of insurance 1610 or health benefit plans written by the impaired or insolvent 1611 insurer. 1612

(D) (1) <u>As a creditor of the impaired or insolvent insurer</u>
as established in division (C) of this section and consistent
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with section 3903.34 of the Revised Code, the association and
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other similar associations shall be entitled to receive a
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disbursement of assets out of the marshaled assets, from time to
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time as the assets become available to reimburse it, as a credit
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against contractual obligations under this chapter.

(2) If the liquidator has not, within one hundred twenty 1620 days of a final determination of insolvency of a member insurer 1621 by the receivership court, made an application to the court for 1622 the approval of a proposal to disburse assets out of marshaled 1623 assets to quaranty associations having obligations because of 1624 the insolvency, then the association shall be entitled to make 1625 application to the receivership court for approval of its own 1626 proposal to disburse these assets. 1627

(E) (1) Prior to the termination of any rehabilitation or 1628 liquidation proceeding, the court may take into consideration 1629 the contributions of the respective parties, including the 1630 association, the shareholders, contract owners, certificate 1631 holders, enrollees, and policyowners of the insolvent insurer, 1632 and any other party with a bona fide interest, in making an 1633 equitable distribution of the ownership rights of the insolvent 1634 insurer. In this determination, consideration shall be given to 1635 the welfare of the policyholders, contract owners, certificate 1636 holders, and enrollees of the continuing or successor member 1637 insurer. 1638 (2) No distribution to stockholders, if any, of an 1639 impaired or insolvent insurer shall be made until the total 1640 amount of valid claims of the association with interest on that 1641 amount at a rate not less than the rate allowed under 96 Stat. 1642 2478, 28 U.S.C.A. 1961 for funds expended in carrying out its 1643 powers and duties under section 3956.08 of the Revised Code with 1644 respect to such member insurer have been fully recovered by the 1645 1646 association. (E) (1) (F) (1) If an order for rehabilitation or 1647 liquidation of <u>an a member</u> insurer domiciled in this state has 1648 been entered, the rehabilitator or liquidator may recover on 1649 behalf of the <u>member</u> insurer, from any affiliate that controlled 1650 it, the amount of distributions, other than stock dividends paid 1651 by the member insurer on its capital stock, made at any time 1652 during the five years preceding the complaint for liquidation or 1653 rehabilitation, subject to the limitations of divisions $\frac{(E)(2)}{(E)}$ 1654 (F)(2) and (4) of this section. 1655

(2) No distribution shall be recoverable if the <u>member</u>1656insurer shows that, when paid, the distribution was lawful and1657

reasonable and that the <u>member</u> insurer did not know and could 1658 not reasonably have known that the distribution might adversely 1659 affect the ability of the <u>member</u> insurer to fulfill its 1660 contractual obligations. 1661

(3) Any person who was an affiliate that controlled the 1662 member_insurer at the time the distributions were paid is liable 1663 up to the amount of distributions he the person received. Any 1664 person who was an affiliate that controlled the member insurer 1665 at the time the distributions were declared is liable up to the 1666 amount of distributions he the person would have received if 1667 they had been paid immediately. If two or more persons are 1668 liable with respect to the same distributions, they are jointly 1669 and severally liable. 1670

(4) The maximum amount recoverable under this division
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shall be the amount needed in excess of all other available
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assets of the insolvent insurer to pay the contractual
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obligations of the insolvent insurer.

(5) If any person liable under division (E) (3) (F) (3) of
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this section is insolvent, all its affiliates that controlled it
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at the time the distribution was paid are jointly and severally
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liable for any resulting deficiency in the amount recovered from
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the insolvent affiliate.

Sec. 3956.16. There shall be no liability on the part of, 1680 and no cause of action of any nature shall arise against, any 1681 member insurer or its agents or employees, the Ohio life and 1682 health guaranty association or its agents or employees, the 1683 board of directors or any member of the board, or the 1684 superintendent of insurance or his the superintendent's 1685 representatives, for any action or omission by them pursuant to 1686 the purposes and provisions of this chapter or in the 1687

performance of their powers and duties under this chapter.1688Immunity under this section extends to the participation in any1689organization of one or more other state associations of similar1690purposes as provided in division (O) (7) (N) (7) of section16913956.08 of the Revised Code, and to any such organization and1692its agents and employees.1693

Sec. 3956.18. (A)(1) No person shall make, publish, 1694 disseminate, circulate, or place before the public, or cause to 1695 be made, published, disseminated, circulated, or placed before 1696 the public, in any newspaper, magazine, or other publication, or 1697 in the form of a notice, circular, pamphlet, letter, or poster, 1698 or over any radio or television station, or in any other manner, 1699 any advertisement, announcement, or statement, written or oral, 1700 that uses the existence of the Ohio life and health insurance 1701 guaranty association for the purposes of sales, solicitation, or 1702 inducement to purchase any form of insurance or other coverage 1703 covered by this chapter. 1704

(2) As used in division (A) (1) of this section, "person" 1705
includes but is not limited to any <u>member</u> insurer or any agent 1706
or affiliate of any <u>member</u> insurer. 1707

(3) Division (A) (1) of this section does not apply to the
association or any other entity that does not sell or solicit
insurance or coverage by a health insuring corporation.
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(B) (1) Within six months after the effective date of this
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section November 20, 1989, the association shall prepare a
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summary document, complying with division (C) of this section,
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describing the general purposes and current limitations of this
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chapter. The document shall be submitted to the superintendent
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of insurance for approval.

(2) On or after the sixtieth day after receiving approval 1717 under division (B)(1) of this section, no member insurer shall 1718 deliver a policy or contract described in division (B)(1) of 1719 section 3956.04 of the Revised Code to a policy owner, contract 1720 owner, certificate holder, or enrollee unless the summary 1721 document is delivered to the policy-or_owner, contract_owner, or_ 1722 <u>certificate</u> holder, or the enrollee, prior to or at the time of 1723 delivery of the policy or contract, except if division (D) of 1724 this section applies. The summary document also shall be 1725 available upon request by a policy-or owner, contract owner, or 1726 certificate holder, or the enrollee. 1727

(3) The distribution or delivery, or contents or 1728 interpretation of the summary document shall not be construed to 1729 mean that the policy or contract or the holder of the policy or 1730 owner, contract owner, or certificate holder, or the enrollee, 1731 is covered in the event of the impairment or insolvency of a 1732 member insurer. Failure to receive this <u>summary</u> document does 1733 not confer upon the policyholderpolicy owner, contract 1734 holderowner, certificate holder, enrollee, or insured any 1735 greater rights than those stated in this chapter. 1736

(4) The association shall revise the <u>summary</u> document as 1737amendments to this chapter may require. 1738

(C) The summary document prepared under division (B) (1) of 1739 this section shall contain a clear and conspicuous disclaimer on 1740 its face. The superintendent shall adopt a rule establishing the 1741 form and content of the disclaimer. The disclaimer shall do all 1742 of the following: 1743

(1) State the name and address of the Ohio life and health
 insurance guaranty association and of the department of
 insurance;

| (2) Prominently warn the policy or <u>owner</u>, contract <u>owner</u>, | 1747 |
|--|------|
| or certificate holder, or the enrollee, that the association may | 1748 |
| not cover the policy <u>or contract</u> or, if coverage is available, | 1749 |
| it will be subject to substantial limitations and exclusions, | 1750 |
| and conditioned on continued residence in this state; | 1751 |
| (2) State the types of policies or contracts for which | 1752 |
| (3) State the types of policies or contracts for which | |
| guaranty funds will provide coverage; | 1753 |
| (4) State that the <u>member</u> insurer and its agents are | 1754 |
| prohibited by law from using the existence of the association | 1755 |
| for the purpose of sales, solicitation, or inducement to | 1756 |
| purchase any form of insurance or health insuring corporation | 1757 |
| coverage; | 1758 |
| (4) (5) Emphasize that the policy or <u>owner</u> contract | 1759 |
| | |
| holder owner, certificate holder, or enrollee should not rely on | 1760 |
| coverage under the association when selecting an insurer <u>or</u> | 1761 |
| health insuring corporation; | 1762 |
| (5) (6) Explain rights available and procedures for filing | 1763 |
| a complaint to allege a violation of any provisions of this | 1764 |
| chapter; | 1765 |
| (7) Provide other information as directed by the | 1766 |
| superintendent, including sources for information about the | 1767 |
| | |
| financial condition of insurers provided that the information is | 1768 |
| not proprietary and is subject to disclosure under that state's | 1769 |
| public records law. | 1770 |
| (D) No insurer or agent may deliver a policy or contract | 1771 |
| described in division (B)(1) of section 3956.04 of the Revised | 1772 |
| Code, all or a portion of which is excluded under division (B) | 1773 |
| (2) (a) of section 3956.04 of the Revised Code from coverage | 1774 |
| under this chapter unless the insurer or agent, prior to or at- | 1775 |
| | |

| the time of delivery, gives the policy orcontract holder a | 1776 |
|---|------|
| separate written notice that clearly and conspicuously discloses- | 1777 |
| that the policy or contract, or a portion of the policy or- | 1778 |
| contract, is not covered by the association. The superintendent, | 1779 |
| by rule, shall specify the form and content of the noticeA_ | 1780 |
| member insurer shall retain evidence of compliance with division | 1781 |
| (B) of this section for so long as the policy or contract for | 1782 |
| which the notice is given remains in effect. | 1783 |
| Sec. 3956.19. (A) The provisions of this chapter in effect | 1784 |
| prior to the effective date of this section shall apply to all | 1785 |
| matters relating to any impaired insurer or insolvent insurer | 1786 |
| for which the association first became obligated under section | 1787 |
| 3956.08 of the Revised Code prior to the effective date. | 1788 |
| (B) The provisions of this chapter in effect on and after | 1789 |
| the effective date of this section shall apply to all matters | 1790 |
| relating to any impaired insurer or insolvent insurer for which | 1791 |
| the association first becomes obligated under section 3956.08 of | 1792 |

the Revised Code on or after the effective date.

Sec. 3956.20. (A)(1) A member insurer may offset against 1794 its premium or franchise tax liability twenty per cent of the 1795 assessment described in division (H) of section 3956.09 of the 1796 Revised Code in each of the five calendar years following the 1797 fiscal biennium in which the assessment was paid. The offsets 1798 shall be allowed on a year-per-year basis commencing with the 1799 first tax payment due after the fiscal biennium in which the 1800 assessment was paid. 1801

(2) If the aggregate total of the assessments described in
division (A) (1) of this section and eligible for offset in a
particular year exceeds a member insurer's tax liability to this
state for such year, the aggregate total of the remaining
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eligible assessments, notwithstanding the five-year limitation 1806 set forth in division (A)(1) of this section, may be offset 1807 against such tax liability in future years. 1808

(3) If a member insurer ceases doing business, all
uncredited assessments may be credited against its premium or
franchise tax liability for the year it ceases doing business.
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(4) The Ohio life and health insurance guaranty
association may require a member insurer to report any offset to
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the association.

(B) A member insurer that is exempt from taxes described 1815 in division (A) of this section may recoup its assessments by a 1816 surcharge on its premiums in a sum reasonably calculated to 1817 recoup the assessments over a reasonable period of time, as 1818 approved by the superintendent. Amounts recouped shall not be 1819 considered premiums for any other purpose, including the 1820 computation of gross premium tax, the medical loss ratio, or 1821 agent commission. If a member insurer collects excess 1822 surcharges, the member insurer shall remit the excess amount to 1823 the association, and the excess amount shall be applied to 1824 reduce future assessments in the appropriate account. 1825

(C) Any sums that are acquired by member insurers by 1826 refund from the association pursuant to division (F) of section 1827 3956.09 of the Revised Code and that have been offset, prior to 1828 the refund, against premium or franchise tax liability as 1829 provided in division (A) of this section shall be paid by such 1830 member insurers to this state in the manner the superintendent 1831 of insurance requires. The association shall notify the 1832 superintendent that the refunds have been made. 1833

Section 2. That existing sections 3305.07, 3305.10, 1834

| 3956.01, 3956.03, 3956 | .04, 3956.06, 3 | 3956.07, 3 | 8956.08, | 3956.09, | 1835 |
|------------------------|-----------------|-------------|----------|----------|------|
| 3956.10, 3956.11, 3956 | .12, 3956.13, 3 | 3956.16, 3 | 8956.18, | and | 1836 |
| 3956.20 of the Revised | Code are hereb | by repeale | ed. | | 1837 |
| Section 3. That s | section 3956.19 |) of the Re | evised C | ode is | 1838 |
| hereby repealed. | | | | | 1839 |