As Reported by the House Insurance Committee

124th General Assembly Regular Session 2001-2002

Sub. S. B. No. 171

SENATORS Nein, DiDonato, Oelslager, Wachtmann
REPRESENTATIVES Stapleton, Olman, Evans, Jolivette, Wolpert, Calvert,
G. Smith

ABILL

То	amend sections 3905.29, 3907.02, 3925.03, 3925.04,	1
	and 3941.05, to enact section 3901.73, and to	2
	repeal section 3901.43 of the Revised Code relative	3
	to the residency of the directors of insurance	4
	companies and the provision of copies of late	5
	filing notices to governing boards under the	6
	jurisdiction of the Department of Insurance, to	7
	rescind the statutory requirement that the	8
	Superintendent of Insurance annually file a report	9
	on insurer investments with the General Assembly,	10
	to allow the Superintendent to send certain forms	11
	electronically to insurers, and to provide	12
	mechanisms for changes in the number of directors	13
	and trustees of insurance companies.	14

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

Section 1. That sections 3905.29, 3907.02, 3925.03, 3925.04,	15
and 3941.05 be amended and section 3901.73 of the Revised Code be	16
enacted to read as follows:	17

Sec. 3901.73. The department of insurance shall forward a

setting forth their intention to form a company, which articles

shall comprise a copy of the charter they propose to adopt. The

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charter shall set forth the name of the company, which shall not
be the corporate name or title used to designate any fire, life,
marine, or other insurance company existing under the laws of this
state, the place where it is to be located, the kind of business
to be undertaken, the manner in which its corporate powers are to
be exercised, the number of directors or trustees, the manner of
electing them and other officers, a majority of whom shall be
citizens of this state, the time of such election, the manner of
filling vacancies, the amount of capital to be employed, and such
other particulars as are necessary to explain and make manifest
the objects and purposes of the company, and the manner in which
it is to be conducted. The number of directors or trustees shall
be not less than five nor more than twenty-one. At any time the
number may be increased or diminished between the same limits, at
the will of the stockholders representing a majority of the stock
or a majority of the members The number of directors or trustees
may be fixed or changed at a meeting of the stockholders or
members called for the purpose of electing directors or trustees
at which a quorum is present, by affirmative vote of the holders
of a majority of the shares, or a majority of the members, which
are represented at the meeting and entitled to vote on the
proposal. In addition to the authority of the stockholders or
members to change the number of directors or trustees and the
manner in which the number may be fixed or changed, the articles,
code of regulations, or bylaws may authorize the directors or
trustees to change the number of directors or trustees, may
specify the manner in which the directors or trustees are to
change the number of directors or trustees and the limitations
upon the directors' or trustees' use of this authority, and may
authorize the directors or trustees who are in office to fill any
director's or trustee's office that is created by an increase in
the number of directors or trustees. No reduction in the number of
directors or trustees shall of itself have the effect of

shortening the term of any incumbent director or trustee.

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Sec. 3925.03. Within one month after the subscription books of an a stock insurance company are filled, as provided in section 3925.02 of the Revised Code, and after the articles of incorporation of a stock insurance company are filed with the secretary of state, a majority of subscribers to the <u>voting</u> stock shall hold a meeting for the election of not less than five nor more than twenty-one directors. At any time thereafter the The number of directors may be increased or diminished between the same limits, at the will of stockholders representing a majority of the stock or a majority of the members. Each member of a mutual insurance company is entitled to one vote, and each by amendment of the code of regulations or bylaws, if the number of directors is included in the code of regulations or bylaws of the company, or pursuant to a vote of the stockholders representing a majority of the stock voting, in person or by proxy, at a meeting, if the number of directors is included in the articles of incorporation of the company. No reduction in the number of directors shall of itself have the effect of shortening the term of any incumbent director. Each stockholder in other companies is entitled to one vote for each share of voting stock he holds held. If their bylaws so provide, mutual companies may elect directors for a term of three years, the term of office of one third of the number elected to expire each year, and those who receive the highest number of votes at the first election to serve for the longest term.

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From their own number the <u>The</u> directors of <u>such an a stock</u> insurance company shall choose, by ballot, a president, and also fill vacancies that arise in the board, or in the presidency thereof of the company.

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Sec. 3925.04. When convened at the office of the company, the

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board of directors elected or appointed as provided in section 113 3925.03 or 3941.05 of the Revised Code, or a majority of the 114 board, may appoint a secretary and other officers or agents 115 necessary for transacting its business, and may pay such salaries 116 and take such securities as the board considers reasonable. The 117 board may ordain and establish bylaws and a code of regulations, 118 or make amendments to the bylaws or code of regulations previously 119 adopted, not inconsistent with the constitution and laws of this 120 state and of the United States, which appear necessary for 121 regulating and conducting the business of the company. New bylaws 122 or regulations shall not take effect until approved by the 123 superintendent of insurance and until a copy thereof is filed in 124 his the superintendent's office. The board shall keep full and 125

correct records of its transactions, which shall be open at all

times to the inspection of the members or stockholders.

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Sec. 3941.05. A domestic mutual company has legal existence, subject to the limitations prescribed in sections 3941.01 to 3941.34 inclusive, of the Revised Code, from the filing of its articles of incorporation with the secretary of state. The original incorporators may fix and call the first meeting and adopt bylaws which thereupon shall be filed with the superintendent of insurance, and may elect the first officers and directors who shall continue in office until the first annual meeting of the members. The number of directors shall not be less than five nor more than twenty-one. The number of directors may be increased or diminished between the same limits by amendment of the code of regulations or bylaws pursuant to section 3941.09 of the Revised Code, if the number of directors is included in the code of regulations or bylaws of the mutual company, or pursuant to a vote of the majority of the members voting, in person or by proxy, at a meeting, if the number of directors is included in the articles of incorporation of the mutual company. No reduction in

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provide, a mutual company may elect directors for a term of three	148
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expire each year, and those who receive the highest number of	150
votes at the first election to serve the longest term. The	151
directors of a mutual company may choose, by ballot, a president	
of the company and also fill vacancies that arise in the board, or	
in the presidency of the company.	154
Section 2. That existing sections 3905.29, 3907.02, 3925.03,	155
3925.04, and 3941.05 and section 3901.43 of the Revised Code are	156
hereby repealed.	