As Passed by the House

125th General Assembly Regular Session 2003-2004

Am. H. B. No. 137

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Representatives G. Smith, Book, Hughes, Setzer, Gibbs, Olman, Wolpert,

D. Evans, T. Patton, Fessler, Brown, Callender, Calvert, Carano, Daniels,

C. Evans, Faber, Flowers, Hartnett, Jolivette, Kearns, McGregor, Redfern, Reidelbach, Schmidt, Schneider, Skindell, J. Stewart, Willamowski

A BILL

То	amend sections 3909.09 and 3909.15, to enact new	1
	sections 3909.05 and 3927.03, and to repeal	2
	sections 3909.05 and 3927.03 of the Revised Code	3
	relative to the appointment of agents by foreign	4
	insurance companies doing business in Ohio.	5

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

Section 1. That sections 3909.09 and 3909.15 be amended and new sections 3909.05 and 3927.03 of the Revised Code be enacted to read as follows:

Sec. 3909.05. (A) Any life insurance company organized by act	9
of congress or under the laws of another state of the United	10
States that transacts any business of insurance in this state	11
shall have and maintain an agent, sometimes referred to as the	12
"statutory agent," upon whom any process, notice, or demand	13
required or permitted by law to be served upon a company may be	14
served. The agent may be a natural person residing in this state	15
or may be a corporation holding a license under the laws of this	16
state that is authorized by its articles of incorporation to act	17

<u>as an agent and that maintains a business address in this state. A</u>	18
statutory agent need not be a licensed insurance agent.	19
(B) The written appointment of an agent shall be in the form	20
the superintendent of insurance prescribes, which may include a	21
consent to service of process. The appointment shall set forth the	22
name and complete address of the agent. The agent shall reside or	23
maintain a business address within this state.	24
The superintendent shall keep a record of the foreign life	25
insurance companies transacting business in this state and the	26
name and address of their respective agents.	27
(C) If any agent dies, moves out of the state, or resigns,	28
the company immediately shall appoint another agent and file with	29
the superintendent a written appointment as described in division	30
(B) of this section.	31
(D) If an agent changes the agent's address, the company or	32
agent immediately shall notify the superintendent of the change,	33
and shall set forth the agent's new address, on a form prescribed	34
by the superintendent.	35
(E) An agent may resign by filing with the superintendent a	36
written notice signed by the agent. The agent shall send a copy of	37
the notice to the company at the current or last known address of	38
the company's principal office prior to the date the notice is	39
filed with the superintendent. The notice shall set forth the	40
company's name, the current or last known address of the company,	41
the name and address of the agent, the resignation of the agent,	42
and a statement that a copy of the notice has been sent to the	43
company and the date the copy was sent. The agent's authority	44
shall terminate thirty days after the notice is filed with the	45
superintendent.	46
(F) A company may revoke the appointment of an agent by	47

filing with the superintendent a written appointment of another	48
agent and a statement that the appointment of the former agent is	49
revoked. The authority of the agent whose appointment has been	50
revoked shall terminate thirty days after the notice is filed with	51
the superintendent.	52
(G) Any process, notice, or demand required or permitted by	53
law to be served upon a company may be served by delivering a copy	54
of the process, notice, or demand to the agent of record at the	55
address appearing in the superintendent's records. If the agent	56
<u>cannot be found, the agent no longer has that address, or the</u>	57
company has failed to maintain an agent as required by this	58
section, the party desiring that the process, notice, or demand be	59
served, or its agent, may file with the superintendent an	60
affidavit stating that one of the foregoing conditions exists and	61
stating the most recent address of the company that the party,	62
<u>after diligent search, has been able to ascertain. Upon the filing</u>	63
of the affidavit, service of process, notice, or demand may be	64
initiated upon the superintendent as the company's agent by	65
delivering two copies of the process, notice, or demand to the	66
superintendent. The superintendent shall give notice to the	67
company at its principal office as shown in the superintendent's	68
records or at the address set forth in the affidavit. The	69
superintendent shall give notice by regular mail with a copy of	70
the process, notice, or demand enclosed. After the superintendent	71
has mailed the appropriate documents, service upon the company is	72
deemed complete.	73
(II) The guardintendent shall keep a record of each process	74
(H) The superintendent shall keep a record of each process,	
notice, and demand delivered to the superintendent under this	75
section or any other law of this state that authorizes service	76
upon the superintendent.	77
(I) This section does not limit or affect the right to serve	78
any process, notice, or demand upon a company in any other manner	79

permitted by law.

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(J) A company shall include a fee of five dollars with any	81
change of agent appointment or change of address. This division	82
does not apply to an agent appointment filed with an original	83
application for a certificate of authority.	84

(K) If a company fails to appoint or maintain an agent or to 85 notify the superintendent of an agent's change of address, the 86 superintendent shall fine the company not less than twenty-five 87 nor more than two hundred dollars per violation, after the 88 superintendent has provided notice by certified mail and upon the 89 expiration of thirty days from the date of mailing or such further 90 time as the superintendent allows. The superintendent may also 91 charge a company a fifty-dollar fee for each time the 92 superintendent is required to give notice to the company in 93 accordance with division (G) of this section. 94

(L) The superintendent shall pay all moneys collected by the95superintendent in accordance with this section into the state96treasury to the credit of the department of insurance operating97fund.98

Sec. 3909.09. No person shall act in this state as agent, or 99 otherwise, in receiving or procuring applications for life 100 insurance, nor in any manner aid in transacting the business of 101 any company, partnership, or association incorporated by or 102 organized under the laws of any foreign government, until such 103 company, partnership, or association completes the following acts: 104

(A) Deposits with the superintendent of insurance, for the 105
benefit of policyholders of the company, partnership, or 106
association, who are citizens or residents of the United States, 107
securities to the amount of one hundred thousand dollars, of the 108
kind required for similar companies of this state; 109

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(C) Appoints an agent or attorney in each county in this
state in which the company established an agency, on whom process
of law can be served;

(D) Files with the superintendent a certified copy of its 115 charter, or deed of settlement, and a duplicate original copy of 116 the letter or power of attorney of the company, partnership, or 117 association, appointing the attorney thereof, which appointment 118 shall continue until another attorney is substituted. 119

Sec. 3909.15. If a company, partnership, or association, 120 organized under the laws of any other state or government, ceases 121 to do transact the business of life insurance in this state 122 according to law, it shall appoint, in the manner provided in 123 sections 3909.01 to 3909.17, inclusive, of the Revised Code, in 124 every county in which an agency existed at the date of such 125 discontinuance, one or more agents for the purpose of receiving 126 service of process in all actions upon policies of insurance 127 issued to the citizens of this state while it was lawfully 128 transacting the business of insurance in this state. Service of 129 process upon such agents, in such actions, is as valid as actual 130 service upon the company, partnership, or association. 131

In every case in which no such agent is appointed, the agent 132 last designated and acting for the company, partnership, or 133 association shall be deemed authorized by it to receive service of 134 process. The officer who serves such process shall also send a 135 copy of the process served on the agent, by mail, to the address 136 of such company, partnership, or association at the place of its 137 principal or home office at the time it ceased to do business in 138 this state, and his return must distinctly show that at least 139 thirty days have elapsed since the mailing of such copy before any 140

judgment is rendered in such action.

If any such company, partnership, or association ceases to 142 transact business in this state according to law, the agents 143 statutory agent last designated by or acting for it are is deemed 144 to continue as agents agent for it, unless a new statutory agent 145 is appointed, for the purpose of serving process, and for 146 commencing actions upon any policy or liability issued or 147 contracted while it transacted business in this state, and service 148 of process upon any such agent, for such causes, is a valid 149 service upon the company, partnership, or association. 150

This section does not limit or affect the right to serve any151process, notice, or demand upon a company, partnership, or152association in any other manner permitted by law.153

Sec. 3927.03. (A) Any foreign insurance company that 154 transacts any business in this state shall have and maintain an 155 agent, sometimes referred to as the "statutory agent," upon whom 156 any process, notice, or demand required or permitted by law to be 157 served upon a company may be served. The agent may be a natural 158 person residing in this state or may be a corporation holding a 159 license under the laws of this state that is authorized by its 160 articles of incorporation to act as an agent and that maintains a 161 business address in this state. A statutory agent need not be a 162 licensed insurance agent. 163

(B) The written appointment of an agent shall be in the form164the superintendent of insurance prescribes, which may include a165consent to service of process. The appointment shall set forth the166name and complete address of the agent. The agent shall reside or167maintain a business address within this state.168

The superintendent shall keep a record of the foreign169insurance companies transacting business in this state and the170

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171 name and address of their respective agents. (C) If any agent dies, moves out of the state, or resigns, 172 the company immediately shall appoint another agent and file with 173 the superintendent a written appointment as described in division 174 (B) of this section. 175 (D) If an agent changes the agent's address, the company or 176 agent immediately shall notify the superintendent of the change, 177 and shall set forth the agent's new address, on a form prescribed 178 by the superintendent. 179 (E) An agent may resign by filing with the superintendent a 180 written notice signed by the agent. The agent shall send a copy of 181 the notice to the company at the current or last known address of 182 the company's principal office prior to the date the notice is 183 filed with the superintendent. The notice shall set forth the 184 company's name, the current or last known address of the company, 185 the name and address of the agent, the resignation of the agent, 186 and a statement that a copy of the notice has been sent to the 187 company and the date the copy was sent. The agent's authority 188 shall terminate thirty days after the notice is filed with the 189 superintendent. 190 (F) A company may revoke the appointment of an agent by 191 filing with the superintendent a written appointment of another 192 agent and a statement that the appointment of the former agent is 193 revoked. The authority of the agent whose appointment has been 194 revoked shall terminate thirty days after the notice is filed with 195 the superintendent. 196 197 (G) Any process, notice, or demand required or permitted by law to be served upon a company may be served by delivering a copy 198

of the process, notice, or demand to the agent of record at the199address appearing in the superintendent's records. If the agent200cannot be found, the agent no longer has that address, or the201

company has failed to maintain an agent as required by this	202
section, the party desiring that the process, notice, or demand be	203
served, or its agent, may file with the superintendent an	204
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affidavit stating that one of the foregoing conditions exists and	206
stating the most recent address of the company that the party,	207
after diligent search, has been able to ascertain. Upon the filing	207
of the affidavit, service of process, notice, or demand may be	
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has mailed the appropriate documents, service upon the company is	216
deemed complete.	217
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(H) The superintendent shall keep a record of each process, notice, and demand delivered to the superintendent under this section or any other law of this state that authorizes service	219 220
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233 superintendent has provided notice by certified mail and upon the 234 expiration of thirty days from the date of mailing or such further 235 time as the superintendent allows. The superintendent may also 236 charge a company a fifty-dollar fee for each time the 237 superintendent is required to give notice to the company in 238 accordance with division (G) of this section. (L) The superintendent shall pay all moneys collected by the 239 superintendent in accordance with this section into the state 240 treasury to the credit of the department of insurance operating 241 fund. 242 (M) Any foreign insurance company transacting business in 243 this state by an agent consents that suit may be brought against 244 it in the county where the property insured was situated, or was 245 insured, or the application for insurance taken. 246 (N) If a foreign insurance company ceases to do business in 247 this state according to law, the statutory agent last designated 248 by or acting for it is deemed to continue as agent for it, unless 249 a new statutory agent is appointed, for the purpose of serving 250 process, and for commencing actions upon any policy or liability 251 issued or contracted while it transacted business in this state, 252 and service of process upon any such agent, for such causes, is a 253 valid service upon the company. 254 section 2. That existing sections 3909.09 and 3909.15 and 255 sections 3909.05 and 3927.03 of the Revised Code are hereby 256 repealed. 257

Section 3. An insurance company organized under the laws of 258 any other state that was authorized to transact any business of 259 insurance in this state prior to the effective date of this 260 section shall appoint a "statutory agent," as required by this 261 act, no later than the later of the effective date of this section 262

or sixty days after the Superintendent of Insurance issues a	263
bulletin specifying the method by which the insurance company i	is 264
to appoint a statutory agent.	265