As Passed by the Senate

126th General Assembly Regular Session 2005-2006

Sub. H. B. No. 193

17

Representatives Daniels, G. Smith, Fessler, Combs, Wolpert, C. Evans, Martin, Gibbs, D. Evans, Setzer, Barrett, Perry, DeBose, Boccieri, Hughes, Koziura, Brown, Chandler, Domenick, Reidelbach, Schlichter, Webster Senators Hottinger, Wachtmann, Clancy, Spada

A BILL

To amend sections 9.90, 1751.12, 3917.01, 3917.06,
and 3917.07, to enact new section 3917.03 and
section 3917.02, and to repeal section 3917.03 of
the Revised Code to permit the sale of group life
insurance to specified groups and provide the
Superintendent of Insurance with the discretion to
authorize the sale of group life insurance to
additional groups.

8

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

Section 1. That sections 9.90, 1751.12, 3917.01, 3917.06, and	9
3917.07 be amended and new section 3917.03 and section 3917.02 of	10
the Revised Code be enacted to read as follows:	11
Sec. 9.90. (A) The governing board of any public institution	12
of higher education, including without limitation state	13
universities and colleges, community college districts, university	14
branch districts, technical college districts, and municipal	15
universities, or the board of education of any school district,	16

may, in addition to all other powers provided in the Revised Code:

(1) Contract for, purchase, or otherwise procure from an	18
insurer or insurers licensed to do business by the state of Ohio	19
for or on behalf of such of its employees as it may determine,	20
life insurance, or sickness, accident, annuity, endowment, health,	21
medical, hospital, dental, or surgical coverage and benefits, or	22
any combination thereof, by means of insurance plans or other	23
types of coverage, family, group or otherwise, and may pay from	24
funds under its control and available for such purpose all or any	25
portion of the cost, premium, or charge for such insurance,	26
coverage, or benefits. However, the governing board, in addition	27
to or as an alternative to the authority otherwise granted by	28
division (A)(1) of this section, may elect to procure coverage for	29
health care services, for or on behalf of such of its employees as	30
it may determine, by means of policies, contracts, certificates,	31
or agreements issued by at least two health insuring corporations	32
holding a certificate of authority under Chapter 1751. of the	33
Revised Code and may pay from funds under the governing board's	34
control and available for such purpose all or any portion of the	35
cost of such coverage.	36

(2) Make payments to a custodial account for investment in
regulated investment company stock for the purpose of providing
38
retirement benefits as described in section 403(b)(7) of the
39
Internal Revenue Code of 1954, as amended. Such stock shall be
purchased only from persons authorized to sell such stock in this
41
state.

Any income of an employee deferred under divisions (A)(1) and (2) of this section in a deferred compensation program eligible 44 for favorable tax treatment under the Internal Revenue Code of 45 1954, as amended, shall continue to be included as regular 46 compensation for the purpose of computing the contributions to and 47 benefits from the retirement system of such employee. Any sum so 48 deferred shall not be included in the computation of any federal 49

and state income taxes withheld on behalf of any such employee.

51

50

(B) All or any portion of the cost, premium, or charge therefor may be paid in such other manner or combination of 52 manners as the governing board or the school board may determine, 53 including direct payment by the employee in cases under division 54 (A)(1) of this section, and, if authorized in writing by the 55 employee in cases under division (A)(1) or (2) of this section, by 56 such governing board or school board with moneys made available by 57 deduction from or reduction in salary or wages or by the foregoing 58 of a salary or wage increase. Division (B)(7) of Nothing in 59 section 3917.01 and the last paragraph of or section 3917.06 of 60 the Revised Code shall not prohibit the issuance or purchase of 61 group life insurance authorized by this section by reason of 62 payment of premiums therefor by the governing board or the school 63 board from its funds, and such group life insurance may be so 64 issued and purchased if otherwise consistent with the provisions 65 of sections 3917.01 to 3917.07 of the Revised Code. 66

> > 77

78

79

80

67

no premium rate for nongroup and conversion policies for health care services, or any amendment to them, may be used by any health insuring corporation at any time until the contractual periodic prepayment and premium rate, or amendment, have been filed with the superintendent of insurance, and shall not be effective until the expiration of sixty days after their filing unless the superintendent sooner gives approval. The filing shall be accompanied by an actuarial certification in the form prescribed by the superintendent. The superintendent shall disapprove the filing, if the superintendent determines within the sixty-day period that the contractual periodic prepayment or premium rate, or amendment, is not in accordance with sound actuarial principles or is not reasonably related to the applicable coverage and

Sec. 1751.12. (A)(1) No contractual periodic prepayment and

- (a) The contractual periodic prepayment or premium rate, or 103 amendment, is not in accordance with sound actuarial principles. 104
- (b) The contractual periodic prepayment or premium rate, or 105 amendment, is not reasonably related to the applicable coverage 106 and characteristics of the applicable class of enrollees. 107
- (4) Any disapproval under division (A)(1) of this section, 108
 any rejection of a filing made under division (A)(2) of this 109
 section, or any withdrawal of approval under division (A)(3) of 110
 this section, shall be effected by a written notice, which shall 111

state the specific basis for the disapproval, rejection, or
withdrawal and shall be issued in accordance with Chapter 119. of
the Revised Code.

- (B) Notwithstanding division (A) of this section, a health 115 insuring corporation may use a contractual periodic prepayment or 116 premium rate for policies used for the coverage of beneficiaries 117 enrolled in Title XVIII of the "Social Security Act," 49 Stat. 620 118 (1935), 42 U.S.C.A. 301, as amended, pursuant to a medicare risk 119 contract or medicare cost contract, or for policies used for the 120 coverage of beneficiaries enrolled in the federal employees health 121 benefits program pursuant to 5 U.S.C.A. 8905, or for policies used 122 for the coverage of beneficiaries enrolled in Title XIX of the 123 "Social Security Act," 49 Stat. 620 (1935), 42 U.S.C.A. 301, as 124 amended, known as the medical assistance program or medicaid, 125 provided by the department of job and family services under 126 Chapter 5111. of the Revised Code, or for policies used for the 127 coverage of beneficiaries under any other federal health care 128 program regulated by a federal regulatory body, or for policies 129 used for the coverage of beneficiaries under any contract covering 130 officers or employees of the state that has been entered into by 131 the department of administrative services, if both of the 132 following apply: 133
- (1) The contractual periodic prepayment or premium rate has
 134
 been approved by the United States department of health and human
 135
 services, the United States office of personnel management, the
 136
 department of job and family services, or the department of
 137
 administrative services.
 138
- (2) The contractual periodic prepayment or premium rate is
 filed with the superintendent prior to use and is accompanied by
 documentation of approval from the United States department of
 health and human services, the United States office of personnel
 management, the department of job and family services, or the

 143

(3) To ensure that copayments are reasonable and not a	175
barrier to the utilization of basic health care services, a health	176
insuring corporation may not impose, in any contract year, on any	177
subscriber or enrollee, copayments that exceed two hundred per	178
cent of the average annual premium rate to subscribers or	179
enrollees.	180
emoriees.	100
(4) For purposes of division (D) of this section, both of the	181
following apply:	182
(a) Copayments imposed by health insuring corporations in	183
connection with a high deductible health plan that is linked to a	184
health savings account are reasonable and are not a barrier to the	185
necessary utilization of services by enrollees.	186
(b) Divisions (D)(2) and (3) of this section do not apply to	187
a high deductible health plan that is linked to a health savings	188
account.	189
(E) A health insuring corporation shall not impose lifetime	190
maximums on basic health care services. However, a health insuring	191
corporation may establish a benefit limit for inpatient hospital	192
services that are provided pursuant to a policy, contract,	193
certificate, or agreement for supplemental health care services.	194
(F) A health insuring corporation may require that an	195
enrollee pay an annual deductible that does not exceed one	196
thousand dollars per enrollee or two thousand dollars per family-	197
The, except that:	198
(1) A health insuring corporation may impose higher	199
deductibles for high deductible health plans that are linked to	200
health savings accounts;	201
(2) The superintendent may adopt rules defining allowing	202
different annual deductible amounts for plans with an	203
employer-sponsored <u>a</u> medical savings account, health reimbursement	204

proprietorships, or partnerships if the business of the employer	236
and the affiliated corporations, proprietorships, or partnerships	237
is under common control. The policy may provide that "employees"	238
includes retired employees of the employer and the officers,	239
managers, former employees, and retired employees of subsidiary or	240
affiliated corporations and the individual proprietors, partners,	241
employees, and retired employees of affiliated individuals and	242
firms, when the business of such subsidiary or affiliated	243
corporations, firms, or individuals is controlled by the common	244
employer through stock ownership, contract, or otherwise. This	245
section does not define as a group the lives covered by a policy	246
issued on more than one life which provides for payments upon the	247
death of any one or more or upon the death of each of the lives so	248
insured, and upon which the premium rates charged are computed on	249
the same basis as used by the issuing company on single life	250
policies and upon its regular forms of insurance.	251
(B) As used in sections 3917.01 to 3917.06 of the Revised	252
Code, the following forms of life insurance are group life	252
	254
insurance:	254
(1) Life insurance covering the members of one or more	255
companies, batteries, troops, battalions, divisions, or other	256
units of the national guard or naval militia of any state, written	257
under a policy issued to the commanding general of the national	258
guard or commanding officer of the naval militia, who is the	259
employer for the purposes of such sections, the premium on which	260
is to be paid by the members of such units for the benefit of	261
persons other than the employer; provided that when the benefits	262
of the policy are offered to all eligible members of a unit of the	263
national guard or naval militia, not less than seventy-five per	264
cent of the members of such a unit may be insured;	265
(2) Life insurance covering the members of one or more troops	266

or other units of the state troopers or state police of any state,

officials.

268

299

state troopers or state police who is the employer for the	269
purposes of such sections, the premium on which is to be paid by	270
the members of such units for the benefit of persons other than	271
the employer; provided that when the benefits of the policy are	272
offered to all eligible members of a unit of the state troopers or	273
state police, not less than seventy-five per cent of the members	274
of such a unit may be insured;	275
(3) Life insurance covering the members of any labor union,	276
written under a policy issued to such union which is the employer	277
for the purposes of such sections, the premium on which is to be	278
paid by the union or by the union and its members jointly, and	279
insuring only all of its members, who are actively engaged in the	280
same occupation, for amounts of insurance based upon some plan	281
which will preclude individual selection, for the benefit of	282
persons other than the union or its officials; provided that in	283
case the insurance policy is cancellable at the end of any policy	284
year at the option of the insurance company and that the basis of	285
premium rates may be changed by the insurance company at the	286
beginning of any policy year, all members of a labor union may be	287
insured; and provided that when the premium is to be paid by the	288
union and its members jointly and the benefits are offered to all	289
eligible members, not less than seventy-five per cent of such	290
members may be insured; and provided that when members apply and	291
pay for additional amounts of insurance, a smaller percentage of	292
members may be insured for such additional amounts if they pass	293
satisfactory medical examinations or submit satisfactory evidence	294
of insurability;	295
(4) Life insurance written under a directors of a corporate	296
employer. A policy issued to insure the employees of a public body	297
may provide that "employees" includes elected or appointed	298

written under a policy issued to the commanding officer of the

(2) The premium for the policy shall be paid either from the	300
employer's funds or from funds contributed by the insured	301
employees, or from both. Except as provided in division (A)(3) of	302
this section, a policy for which no part of the premium is derived	303
from funds contributed by the insured employees shall insure all	304
eligible employees, except those employees who reject the coverage	305
in writing.	306
(3) An insurer may exclude or limit the coverage on any	307
employee as to whom evidence of individual insurability is not	308
satisfactory to the insurer.	309
(4) A policy issued pursuant to section 3911.091 of the	310
Revised Code is not subject to the requirements of this division.	311
(B) A life insurance policy issued to a creditor, who or its	312
parent holding company or to a trustee or trustees or agent	313
designated by two or more creditors, which creditor, holding	314
company, affiliate, trustee, trustees, or agent shall be deemed	315
the policyholder, to insure debtors of the creditor or creditors,	316
subject to the following requirements:	317
$\frac{(a)}{(1)}$ The debtors eligible for insurance under the policy	318
shall be all of the debtors of the creditor, excepting that no	319
debtor is eligible unless the indebtedness constitutes an	320
obligation to repay that is binding upon the debtor during the	321
debtor's lifetime at and from the date the insurance becomes	322
effective upon the debtor's life or creditors, or all of any class	323
or classes of the debtors. The policy may provide that "debtors"	324
includes the all of the following:	325
(a) Borrowers of money or purchasers or lessees of goods,	326
services, or property for which payment is arranged through a	327
<pre>credit transaction;</pre>	328
(b) The debtors of one or more subsidiary corporations and	329
the;	330

(c) The debtors of one or more affiliated corporations,	331
proprietors proprietorships, or partnerships if the business of	332
the policyholder and of such the affiliated corporations,	333
proprietors proprietorships, or partnerships is under common	334
control through stock ownership, contract, or otherwise.	335
$\frac{(b)(2)}{(2)}$ The premium for the policy shall be paid by the	336
policyholder, either from the creditor's funds, or from charges	337
collected from the insured debtors, or from both. A policy on	338
which part or all of the premium is to be derived from the	339
collection from the insured debtors of identifiable charges not	340
required of uninsured debtors shall not include debtors under	341
obligations outstanding at its date of issue without evidence of	342
individual insurability unless at least seventy five per cent of	343
the then eligible debtors elect to pay the required charges. A	344
Except as provided in division (B)(3) of this section, a policy on	345
which no part of the premium is to be derived from the collection	346
of such identifiable charges must funds contributed by insured	347
debtors specifically for the debtors' insurance shall insure all	348
eligible debtors , or all except any .	349
(3) An insurer may exclude any debtor as to whom evidence of	350
individual insurability is not satisfactory to the insurer.	351
(c) The policy may be issued only if the group of eligible	352
debtors is then receiving new entrants at the rate of at least one	353
hundred persons yearly, or may reasonably be expected to receive	354
at least one hundred new entrants during the first policy year,	355
and continues to receive not less than one hundred new entrants to	356
the group yearly, and only if the policy reserves to the insurer	357
the right to require evidence of individual insurability if less	358
than seventy-five per cent of the new entrants become insured. The	359
policy may exclude from the classes eligible for insurance classes	360
of debtors determined by age.	361

(d) The amount of insurance on the life of any debtor may be	362
determined by the age of the debtor based upon a plan which will	363
preclude individual selection and shall at no time exceed the	364
amount owed by the debtor that is repayable in installments to the	365
creditor.	366
(e) The insurance shall be payable to the policyholder. Such	367
payment shall reduce or extinguish the unpaid indebtedness of the	368
debtor to the extent of such payment.	369
(5) Life insurance covering the members of any duly organized	370
corporation or association of veterans or veteran society or	371
association of the World War veterans, written under a policy	372
issued to such corporation, association, or society which is the	373
employer for the purpose of such sections, the premium on which is	374
to be paid by the corporation, association, society, and its	375
members jointly, and insuring all of its members who are actively	376
engaged in any occupation for amounts of insurance based upon some	377
plan which will preclude individual selection for the benefit of	378
persons other than the corporation, association, or society or its	379
officials; provided that when the premium is to be paid by the	380
corporation, association, or society and its members jointly and	381
the benefits are offered to all eligible members, not less than	382
seventy-five per cent of such members may be insured; and provided	383
that when members apply and pay for additional amounts of	384
insurance, a smaller percentage of members may be insured for such	385
additional amounts if they pass satisfactory medical examinations	386
or submit satisfactory evidence of insurability;	387
(6) Life insurance covering the members of any organization	388
of agriculturists or horticulturists organized under the	389
co-operative laws of this state, written under a policy issued to	390
such co-operative association which is the employer for the	391
purpose of such sections, the premium on which is to be paid by	392

the association or by the association and its members jointly, and

424

425

insuring all of its members who are actively engaged in	394
agricultural or horticultural pursuits, for an amount of insurance	395
based upon some plan which will preclude individual selection, and	396
for the benefit of persons other than the association or its	397
officials; provided that when the premium is to be paid by the	398
corporation, association, or society and its members jointly and	399
the benefits are offered to all eligible members, not less than	400
seventy five per cent of such members may be insured; provided	401
that when members apply and pay for additional amounts of	402
insurance, a smaller percentage of members may be insured for such	403
additional amounts if they pass satisfactory medical examinations	404
or submit satisfactory evidence of insurability;	405
(7) Life insurance covering employees of a political	406
subdivision or district of this state, or of an educational or	407
other institution supported in whole or in part by public funds,	408
or of any classes thereof, determined by conditions pertaining to	409
employment, or of this state or any department or division	410
thereof, written under a policy issued to such political	411
subdivision, district, or institution, or the proper official or	412
board of this state or of such state department or division	413
thereof, which is the employer for the purpose of such sections,	414
the premium on which is to be paid by such employees, unless	415
otherwise provided by law, charter, or ordinance, for the benefit	416
of persons other than the employer; provided that when the	417
benefits of the policy are offered to all eligible employees of a	418
political subdivision or district of the state or of an	419
educational or other institution supported in whole, or in part by	420
public funds, or of this state or a state department or division	421
thereof, not less than seventy-five per cent of such employees may	422

be insured; and provided that when employees apply and pay for

may be insured for such additional amounts if they pass

additional amounts of insurance, a smaller percentage of employees

satisfactory medical examinations or submit satisfactory evidence	426
of insurability; and provided that upon acquisition by a political	427
subdivision of any privately owned property or enterprise, the	428
employees of which have been covered by a group policy of life or	429
other insurance as employees of such private employer, such	430
political subdivision and insurance company may continue such	431
contract in force upon similar conditions as the last preceding	432
private employer;	433
(8) Life insurance covering the members, or the members and	434
the employees of members of any duly organized association, other	435
than an association subject to any other provision of this	436
division, written under a policy issued to such association, which	437
association is the employer for the purpose of such sections, the	438
premium on which is to be paid by the insured members or their	439
employees, insuring members and their employees for amounts of	440
insurance based upon some plan which will preclude individual	441
selection except as provided in this section, for the benefit of	442
persons other than the association; provided the association has	443
been in existence for at least two years immediately preceding the	444
purchase of the insurance; provided that there must be at least	445
fifty insured members in any group; and provided that the	446
association has been organized and is maintained in good faith for	447
purposes other than that of obtaining insurance;	448
(9) Life (4) The amount of insurance on the life of any	449
debtor, at no time, shall exceed the greater of the scheduled or	450
actual amount of unpaid indebtedness to the creditor, except that	451
insurance written in connection with open-end credit having a	452
credit limit exceeding ten thousand dollars may be in an amount	453
not exceeding the credit limit.	454
(5) The insurance may be payable to the creditor or any	455
successor to the right, title, and interest of the creditor. The	456

payment shall reduce or extinguish the unpaid indebtedness of the

two or more employees, or by one or more labor unions representing	489
as bargaining agents employees of such employers, on the other	490
hand, or by two or similar employee organizations, or by one or	491
more employers in the same industry, or by two and one or more	492
labor unions or similar employee organizations, which trust or	493
trustees shall be deemed the policyholder_ to insure employees of	494
the employers or members of <u>the</u> unions <u>or similar employee</u>	495
organizations for the benefit of persons other than the employers	496
or the unions or the trustees organizations, subject to the	497
following requirements:	498
$\frac{(a)}{(1)}$ The persons eligible for such insurance shall be all	499
of the employees of the employers, or all of the members of the	500
unions or organizations, or all of any class of such employees	501
determined by sex, age, or conditions pertaining to their	502
employment, or to membership in the unions, or to any or all of	503
them or classes of the employees or members. The policy may	504
provide that "employees" includes the retired employees of the	505
employer and the officers, managers, employees, and retired	506
employees of <u>one or more</u> subsidiary or affiliated corporations and	507
the employees, individual proprietors, and partners, employees,	508
and retired employees of affiliated individuals and firms, when	509
the business of such subsidiary or of one or more affiliated	510
corporations, firms, or individuals is controlled by the common	511
employer through stock ownership, contract, or otherwise	512
proprietorships, or partnerships if the business of the employer	513
and of the affiliated corporations, proprietorships, or	514
partnerships is under common control. The policy may provide that	515
"employees" includes the individual proprietor or partners if the	516
employer is an individual proprietor proprietorship or a	517
partnership. The policy may provide that "employees" includes	518
retired employees, former employees, and directors of a corporate	519
employer. The policy may provide that "employees" includes the	520
trustees or their employees, or both, if their duties are	521

538

539

principally connected with such the trusteeship.

$\frac{(b)(2)}{(2)}$ The premium for the policy shall be paid by the	523
trustees, either wholly from funds contributed by the employer or	524
employers of the insured persons, or partly from such funds and	525
partly from funds contributed by the insured employees. If part of	526
the premium is to be derived from funds contributed by the insured	527
employees, then such policy may be placed in force only if it	528
covers at least seventy five per cent of the then eligible	529
employees. A or by the union or unions or similar employee	530
organizations, or by both, or from funds contributed by the	531
insured persons or from both the insured persons and the employers	532
or unions or similar employee organizations. Except as provided in	533
division (D)(3) of this section, a policy on which no part of the	534
premium is derived from funds contributed by the insured employees	535
persons specifically for their insurance must insure all eligible	536
employees.	537

(c) Any policy must insure at least two persons at date of issue.

(d) The amounts of insurance under the policy must be based

upon some plan precluding individual selection by the insured

persons or the policyholder or the employers or the unions or the

trustees.

540

541

(10) Life insurance covering the members of a credit union, 544 which shall be deemed to be the employer for the purposes of this 545 section, the premium on which is to be paid by the credit union or 546 by the credit union and its members jointly, and insuring all of 547 its eligible members for amounts of insurance not in excess of the 548 share balance as to each member, and for the benefit of persons 549 other than the credit union or its officers; provided that in the 550 determination of the eligibility of members there may be 551 classifications and limitations based upon age; provided also that 552 when the premium is to be paid by the credit union and its members 553

jointly and the benefits are offered to all eligible members, not	554
less than seventy five per cent of such members may be so insured;	555
provided also that in obtaining such insurance, the officers of	556
the credit union shall consider proposals from any licensed	557
insurer; provided also that members may be required to provide	558
evidence of insurability satisfactory to the insurer.	559
(11) Life insurance covering the members of any duly	560
organized corporation or association of members of the Ohio	561
national guard, the Ohio naval militia, and the Ohio military	562
reserve, which shall have been in existence for at least two years	563
immediately preceding the purchase of such insurance, written	564
under a policy issued to such corporation or association, which	565
corporation or association is the employer for the purpose of such	566
sections, the premium on which is to be paid by the insured	567
members, insuring members for amounts of insurance based upon some	568
plan which will preclude individual selection, except as provided	569
in this section, for the benefit of persons other than the	570
corporation or association, provided that there must be at least	571
fifty insured members in any group, and provided further that	572
unless seventy five per cent of all members or one thousand	573
members, whichever is the lesser number, are insured, each member	574
must pass a satisfactory medical examination in order to be	575
insured; and provided that, when members apply and pay for	576
additional amounts of insurance, they may be insured for such	577
additional amounts if they pass satisfactory medical examinations	578
or submit satisfactory evidence of insurability persons, except	579
those persons who reject the coverage in writing.	580
(3) An insurer may exclude or limit the coverage on any	581
person as to whom evidence of individual insurability is not	582
satisfactory to the insurer.	583
DUCTOTACCOLY CO CITC TIIDULCI.	505
(E) A life insurance policy issued to an association or to a	584
trust or the trustees of a fund established, created, or	585

maintained for the benefit of members of one or more associations,	586
which association, trust or trustee, or an agent, shall be deemed	587
the policyholder, subject to all of the following requirements:	588
(1) The association or associations have at the outset a	589
minimum of one hundred persons, have been organized and maintained	590
in good faith for purposes other than that of obtaining insurance,	591
have been in active existence for at least two years, and have a	592
constitution and bylaws providing for all of the following:	593
(a) The association or associations shall hold regular	594
meetings not less than annually to further purposes of the	595
members.	596
(b) The association or associations, except for credit	597
unions, shall collect dues or solicit contributions from members.	598
(c) The members of the association or associations shall have	599
voting privileges and representation on the governing board and	600
committees.	601
(2) The policy is subject to all of the following	602
requirements:	603
(a) The policy may insure one or more of the members of the	604
association or associations, employees of the association or	605
associations, or employees of members, or all of any class or	606
classes of the employees or members of the association or	607
associations, and employees of the members of the association or	608
associations, for the benefit of persons other than an employee's	609
<pre>employer.</pre>	610
(b) The premium for the policy is paid from funds contributed	611
by the association or associations, or by employer members, or by	612
both, or from funds contributed by the covered members or	613
employees or from both the covered members and employees and the	614
association, associations, or employer members.	615

(c) Except as provided in division (E)(3) of this section, a	616
policy on which no part of the premium is derived from funds	617
contributed by the covered members and employees specifically for	618
the covered members' and employees' insurance shall insure all	619
eligible members and employees, except those who reject the	620
coverage in writing.	621
(3) An insurer may exclude or limit the coverage on any	622
member or employee as to whom evidence of individual insurance is	623
not satisfactory to the insurer.	624
(F) A life insurance policy issued to a credit union or to a	625
trustee or trustees or agent designated by two or more credit	626
unions, which credit union, trustee, trustees, or agent shall be	627
deemed the policyholder, to insure the members of the credit union	628
or credit unions for the benefit of persons other than the credit	629
union or credit unions, trust or trustees, or agents or officials	630
of the credit union or credit unions or trust, subject to all of	631
the following requirements:	632
(1) All of the members of the credit union or credit unions,	633
or all of any class or classes of the members, are eligible for	634
insurance.	635
(2) The premium for the policy is paid by the policyholder	636
from the credit union's funds and except as provided in division	637
(F)(3) of this section shall insure all eligible members.	638
(3) An insurer may exclude or limit the coverage on any	639
member as to whom evidence of individual insurability is not	640
satisfactory to the insurer.	641
$\frac{(12)(G)}{(G)}$ Life insurance that is written under a policy issued	642
to a trustee under a trust established by an insurer for the	643
purpose of providing continued group life insurance coverage to	644
those former employees, former members, or former members and the	645
employees of such members, and their spouses and dependent	646

children <u>dependents</u> , previously covered under policies of group	647
life insurance issued by the insurer to employers or trustees	648
pursuant to division (A) of this section, to associations pursuant	649
to division $\frac{(B)(8)}{(D)}$ of this section, or to trustees pursuant to	650
division $\frac{(B)(9)(E)}{(E)}$ of this section, or to groups pursuant to	651
division (I) of this section, and that is evidenced by the	652
issuance of a certificate of insurance or other evidence of	653
insurance to such former employees or members as required by	654
section 3917.06 of the Revised Code; provided that the amount of	655
the continued life insurance coverage made available to a former	656
employee or member and to the employee's or member's spouse and	657
dependents shall not exceed the amount of the group life insurance	658
coverage previously provided to the employee or member and the	659
employee's or member's eligible dependents at the time of the	660
employee's separation from employment or the member's termination	661
of membership.	662

(13)(H) Life insurance covering the members of a workforce 663 actively engaged in an occupation for, and performing services on 664 behalf of, a duly organized corporation, limited liability 665 company, partnership, proprietor, or a similar organization, whose 666 members are not employees of the organization, written under a 667 policy issued to the organization, which organization is the 668 members - employer for this purpose, the premium on which is to be 669 paid by the organization or by the organization and the members 670 jointly, insuring members for amounts of insurance based upon some 671 plan which will preclude individual selection, for the benefit of 672 persons other than the organization; provided, that when the 673 premium is to be paid by the organization and its members jointly 674 and the benefits are offered to all eligible members, not less 675 than seventy-five per cent of the members may be so insured; 676 provided also that members may be required to furnish evidence of 677 insurability satisfactory to the insurer. Life insurance meeting 678 this definition may also cover the organization's employees at the 679

769

to military or naval service in time of war: No statement made by	801
any individual insured under the policy relating to the	802
individual's insurability shall be used in contesting the validity	803
of the insurance, with respect to which the statement was made,	804
that has been in force prior to the contest for a period of two	805
years during the individual's life, unless the statement is	806
contained in a written instrument signed by the individual. This	807
division does not preclude the assertion at any time of defenses	808
based upon provisions in the policy that relate to eligibility for	809
coverage.	810
(C) A provision requiring that the policy and a copy of the	811
application submitted in connection therewith constitute the	812
entire contract between the parties of the policyholder, if any,	813
be attached to the policy when issued, and that all statements	814
contained in such application are deemed, in the absence of fraud,	815
made by the policyholder and individuals insured shall be deemed	816
representations and not warranties, and that no such statement	817
made by any person insured shall be used in defense to a claim	818
under the policy, unless it is contained in a written application	819
any contest unless a copy of the instrument containing the	820
statement is furnished to the insured, or in the event of the	821
death or incapacity of the insured, to the insured's beneficiary	822
or personal representative;	823
(D) A provision setting forth the conditions, if any, under	824
which the insurer reserves the right to require an individual	825
eligible for insurance to furnish evidence of individual	826
insurability satisfactory to the insurer as a condition to part or	827
all of the individual's coverage;	828
(E) A provision for the specifying an equitable adjustment of	829
the premium or the amount of insurance payable benefits, or both,	830
to be made in the event of a misstatement of the age of an	831

employee or other person whose life is insured under a group life

(c) The premium on the individual policy is set at the

Page 29

896

insurer's then customary rate applicable to the form and amount of	897
the individual policy, the individual's class of risk, and the	898
individual's age as of the effective date of the individual	899
policy.	900
(2) Subject to the conditions set forth in division (H)(1) of	901
this section, the conversion privilege is available to the	902
following individuals:	903
(a) A surviving dependent, if any, at the death of the	904
employee or member, with respect to the coverage under the group	905
policy that terminates by reason of the employee's or member's	906
death;	907
(b) A dependent of an employee or member upon termination of	908
the dependent's coverage, while the employee or member remains	909
insured under the group policy, by reason of the dependent ceasing	910
to be a dependent under the group policy.	911
(3) If the individual is not given notice of the right to	912
obtain individual coverage under this division at least fifteen	913
days prior to the expiration of the thirty-one-day conversion	914
period provided by division (H)(1) of this section then the	915
individual shall have an additional period to exercise that right.	916
This additional period shall extend for fifteen days after the	917
individual is given notice, but in no event shall the period	918
extend beyond sixty days after the expiration date of the period	919
provided in the policy. Written notice provided to the individual	920
or mailed by the policyholder to the last known address of the	921
individual, or mailed by the insurer to the last known address of	922
the individual furnished to the insurer by the policyholder,	923
constitutes notice for purposes of this division.	924
(4) Nothing contained in the division shall be construed to	925
continue any insurance beyond the expiration date of the period	926
provided in the policy.	927

959

(I) A provision that if the group policy terminates or is	928
amended so as to terminate the insurance of any class of insured	929
persons, every person insured thereunder at the date of such	930
termination whose insurance terminates, including an insured's	931
dependent, and who has been so insured for at least five years	932
prior to such termination date is entitled to have issued to the	933
person by the insurer an individual policy of life insurance,	934
subject to the same conditions <u>and limitations</u> as are provided by	935
division $\frac{(E)(H)}{(H)}$ of this section, except that the group policy may	936
provide that the amount of such individual policy shall not exceed	937
the smaller of (1) the amount of the person's life insurance	938
protection ceasing because of the termination or amendment of the	939
group policy, less the amount of any life insurance for which the	940
person is or becomes eligible under any group policy issued or	941
reinstated by the same or another insurer within thirty-one days	942
after such termination, and (2) two ten thousand dollars;	943
$\frac{(G)}{(J)}$ A provision that if a person insured under the group	944
policy, or an insured's dependent, dies during the period within	945
which the person would have been entitled to have an individual	946
policy issued to the person in accordance with division $\frac{(E)(H)}{(H)}$ or	947
$\frac{(F)(I)}{(I)}$ of this section, and before such an individual policy has	948
become effective, the amount of life insurance which the person	949
would have been entitled to have issued to the person under such	950
individual policy shall be payable as a claim under the group	951
policy, whether or not application for the individual policy or	952
the payment of the first premium therefor has been made;	953
(H) A provision that to the group or class of persons	954
originally insured there shall be added from time to time all new	955
employees of the employer or other persons eligible to insurance	956
in such group or class;	957

(I) In the case of a policy issued to a labor union covering

all members of the union, a notice that the annual renewable term

premium depends upon the attained ages of the members in the group	960
and increases with advancing ages.	961
	0.60
Policies of group life insurance, when issued in this state	962
by any company not organized under the laws of this state, may	963
contain, when issued, any provision required by the law of the	964
state, territory, or district of the United States under which the	965
company is organized; and policies issued in other states or	966
countries by companies organized in this state, may contain any	967
provision required or permitted by the laws of the state,	968
territory, district, or country in which the same are issued. Any	969
such policy may be issued or delivered in this state which in the	970
opinion of the superintendent contains provisions on any one or	971
more of the requirements of this section more favorable to the	972
policyholder or to the person whose life is insured under such	973
policy than such requirements.	974
The group life insurance policy together with any application	975
in connection therewith shall be available for inspection during	976
regular business hours at the office of the policyholder where	977
such policy is on file, by any beneficiary thereunder or by an	978
authorized representative of such beneficiary.	979
Except as provided in sections 3917.01 to 3917.06 of the	980
Revised Code, no contract of life insurance shall be made covering	981
a group in this state.	982
(K) Where active employment is a condition of insurance, a	983
provision that an insured may continue coverage during the	984
insured's total disability by timely payment to the policyholder	985
of that portion, if any, of the premium that would have been	986
required from the insured if the insured's total disability had	987
not occurred. The continuation shall be on a premium basis for a	988
period of six months after the date on which the insured's total	989
The state of the s	202

disability started, but not later than the earlier of either of

(ii) No premium on the policy is in default beyond the grace	1021
<pre>period for payment;</pre>	1022
(iii) A minimum loan amount, not to exceed one thousand	1023
dollars;	1024
(iv) The borrower accepts an adjustable interest rate charge,	1025
not to exceed two per cent above the rate used to compute the cash	1026
surrender value.	1027
(b) For purposes of the policy loan provision, the loan value	1028
of a certificate shall equal one of the following:	1029
(i) Ninety per cent of the cash surrender value of the	1030
certificate at the time that the loan is made, less any	1031
outstanding indebtedness including any unpaid interest not already	1032
<u>deducted;</u>	1033
(ii) The cash surrender value of the certificate at the time	1034
that the loan is made, less any outstanding indebtedness including	1035
any unpaid interest not already deducted, less the amount needed	1036
to pay the certificate's cost of insurance charges and expenses	1037
for as long as three months after the time that the loan is made.	1038
Sec. 3917.07. No provision in section 3917.06 of the Revised	1039
Code shall prohibit a person whose life is insured under any such	1040
policy of group life insurance from making an assignment of all or	1041
any part of his the person's incidents of ownership under such	1042
policy including specifically, but not by way of limitation, any	1043
right to designate a beneficiary or beneficiaries thereunder and	1044
any right to have an individual policy issued to him the person in	1045
accordance with division $\frac{(E)(H)}{(H)}$ or $\frac{(F)(I)}{(I)}$ of section 3917.06 of	1046
the Revised Code. Subject to the terms of the policy relating to	1047
assignment of incidents of ownership thereunder, such an	1048
assignment by an insured, made either before or after the	1049
effective date of this section, is valid for the purpose of	1050

Sub. H. B. No. 193 As Passed by the Senate	Page 35
vesting in the assignee, in accordance with any provisions	1051
included therein as to the time at which it is to be effective,	1052
all of such incidents of ownership so assigned, but without	1053
prejudice to the insurer on account of any payment it may make or	1054
individual policy it may issue in accordance with division $\frac{(E)(H)}{(H)}$	1055
or $\frac{(F)}{(I)}$ of section 3917.06 of the Revised Code prior to receipt	1056
of notice of the assignment.	1057
Section 2. That existing sections 9.90, 1751.12, 3917.01,	1058
3917.06, and 3917.07 and section 3917.03 of the Revised Code are	1059
hereby repealed.	1060