As Passed by the Senate

126th General Assembly Regular Session 2005-2006

S. B. No. 268

Senators Stivers, Schuler, Mumper, Amstutz, Armbruster, Austria, Clancy, Goodman, Hottinger, Prentiss, Spada, Kearney, Harris

A BILL

To amend section 3901.48 and to enact section 3915.16 1
of the Revised Code to adopt the Interstate 2
Insurance Product Regulation Compact. 3

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

Section 1. That section 3901.48 be amended and section 4
3915.16 of the Revised Code be enacted to read as follows: 5

Sec. 3901.48. (A) The original work papers of a certified public accountant performing an audit of an insurance company or 7 health insuring corporation doing business in this state that is 8 required by rule or by any section of the Revised Code to file an 9 audited financial report with the superintendent of insurance 10 shall remain the property of the certified public accountant. Any 11 copies of these work papers voluntarily given to the 12 superintendent shall be the property of the superintendent. The 13 original work papers or any copies of them, whether in possession 14 of the certified public accountant or the department of insurance, 15 are confidential and privileged and are not a public record as 16 defined in section 149.43 of the Revised Code. The original work 17 papers and any copies of them are not subject to subpoena and 18 shall not be made public by the superintendent or any other 19

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person. 20

(B) The work papers of the superintendent or of the person 21 appointed by the superintendent, resulting from the conduct of an 22 examination made pursuant to section 3901.07 of the Revised Code 23 or from the conduct of a financial analysis of any entity subject 24 to examination by the superintendent, including but not limited to 25 any insurance company, health insuring corporation, fraternal 26 benefit society, or multiple employer welfare arrangement, are 27 confidential and privileged and are not a public record as defined 28 in section 149.43 of the Revised Code. The original work papers 29 and any copies of them are not subject to subpoena and shall not 30 be made public by the superintendent or any other person. 31

- (C) The work papers of the superintendent or of any person 32 appointed by the superintendent, resulting from the conduct of a 33 performance regulation examination made pursuant to authority 34 granted under section 3901.011 of the Revised Code or from the 35 conduct of a market analysis or investigation of any entity 36 subject to examination by the superintendent, including, but not 37 limited to, any insurance company, health insuring corporation, 38 fraternal benefit society, or multiple employer welfare 39 arrangement, are confidential and privileged and are not a public 40 record as defined in section 149.43 of the Revised Code. The 41 original work papers and any copies of them are not subject to 42 subpoena and shall not be made public by the superintendent or any 43 other person. 44
- (D) Notwithstanding divisions (A), (B), and (C) of this section, the superintendent may do either of the following:
- (1) Share work papers that are the subject of this section 47 with the chief deputy rehabilitator, the chief deputy liquidator, 48 other deputy rehabilitators and liquidators, and any other person 49 employed by, or acting on behalf of, the superintendent pursuant 50 to Chapter 3901. or 3903. of the Revised Code, with other local, 51

state, federal, and international regulatory and law enforcement agencies, with local, state, and federal prosecutors, and with the national association of insurance commissioners and its affiliates and subsidiaries, and with the interstate insurance product regulation commission described in section 3915.16 of the Revised Code, provided that the recipient agrees to maintain the confidential or privileged status of the confidential or privileged work paper and has authority to do so;

- (2) Disclose work papers that are the subject of this section in the furtherance of any regulatory or legal action brought by or on behalf of the superintendent or the state, resulting from the exercise of the superintendent's official duties.
- (E) Notwithstanding divisions (A), (B), (C), and (D) of this section, the superintendent may authorize the national association of insurance commissioners and its affiliates and subsidiaries or the interstate insurance product regulation commission described in section 3915.16 of the Revised Code by agreement to share confidential or privileged work papers received pursuant to division (D)(1) of this section with local, state, federal, and international regulatory and law enforcement agencies and with local, state, and federal prosecutors, provided that the recipient agrees to maintain the confidential or privileged status of the confidential or privileged work paper and has authority to do so.
- (F) Notwithstanding divisions (A), (B), (C), and (D) of this section, the chief deputy rehabilitator, the chief deputy liquidator, and other deputy rehabilitators and liquidators may disclose work papers that are the subject of this section in the furtherance of any regulatory or legal action brought by or on behalf of the superintendent, the rehabilitator, the liquidator, or the state resulting from the exercise of the superintendent's official duties in any capacity.

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The purposes of this Compact are, through means of joint and	113
cooperative action among the Compacting States:	114
1. To promote and protect the interest of consumers of	115
individual and group annuity, life insurance, disability income	116
and long-term care insurance products;	117
2. To develop uniform standards for insurance products	118
covered under the Compact;	119
3. To establish a central clearinghouse to receive and	120
provide prompt review of insurance products covered under the	121
Compact and, in certain cases, advertisements related thereto,	122
submitted by insurers authorized to do business in one or more	123
Compacting States;	124
4. To give appropriate regulatory approval to those product	125
filings and advertisements satisfying the applicable uniform	126
standard;	127
5. To improve coordination of regulatory resources and	128
expertise between state insurance departments regarding the	129
setting of uniform standards and review of insurance products	130
covered under the Compact;	131
6. To create the Interstate Insurance Product Regulation	132
Commission; and	133
7. To perform these and such other related functions as may	134
be consistent with the state regulation of the business of	135
insurance.	136
Article II. Definitions	137
For purposes of this Compact:	138
1. "Advertisement" means any material designed to create	139
public interest in a Product, or induce the public to purchase,	140
increase, modify, reinstate, borrow on, surrender, replace or	141
retain a policy, as more specifically defined in the Rules and	142

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Operating Procedures of the Commission.	143
2. "Bylaws" means those bylaws established by the Commission	144
for its governance, or for directing or controlling the	145
Commission's actions or conduct.	146
3. "Compacting State" means any State which has enacted this	147
Compact legislation and which has not withdrawn pursuant to	148
Article XIV, Section 1, or been terminated pursuant to Article	149
XIV, Section 2.	150
4. "Commission" means the "Interstate Insurance Product	151
Regulation Commission" established by this Compact.	152
5. "Commissioner" means the chief insurance regulatory	153
official of a State including, but not limited to commissioner,	154
superintendent, director or administrator.	155
6. "Domiciliary State" means the state in which an Insurer is	156
incorporated or organized; or, in the case of an alien Insurer,	157
its state of entry.	158
7. "Insurer" means any entity licensed by a State to issue	159
contracts of insurance for any of the lines of insurance covered	160
by this Act.	161
8. "Member" means the person chosen by a Compacting State as	162
its representative to the Commission, or his or her designee. The	163
superintendent of insurance or the superintendent's designee shall	164
serve as the member to the Commission for the state of Ohio.	165
9. "Non-compacting State" means any State which is not at the	166
time a Compacting State.	167
10. "Operating Procedures" means procedures promulgated by	168
the Commission implementing a Rule, Uniform Standard or a	169
provision of this Compact.	170
11. "Product" means the form of a policy or contract,	171
including any application, endorsement, or related form which is	172

and in the manner provided in this Compact, and, provided further,

long-term care insurance products may provide the same or greater

that any Uniform Standard established by the Commission for

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strive to avoid any appearance of impropriety;	296
15. To sell, convey, mortgage, pledge, lease, exchange,	297
abandon or otherwise dispose of any property, real, personal or	298
<pre>mixed;</pre>	299
16. To remit filing fees to Compacting States as may be set	300
forth in the Bylaws, Rules or Operating Procedures;	301
17. To enforce compliance by Compacting States with Rules,	302
Uniform Standards, Operating Procedures and Bylaws;	303
18. To provide for dispute resolution among Compacting	304
States;	305
19. To advise Compacting States on issues relating to	306
Insurers domiciled or doing business in Non-compacting	307
jurisdictions, consistent with the purposes of this Compact;	308
20. To provide advice and training to those personnel in	309
state insurance departments responsible for product review, and to	310
be a resource for state insurance departments;	311
21. To establish a budget and make expenditures;	312
22. To borrow money;	313
23. To appoint committees, including advisory committees	314
comprising members, state insurance regulators, state legislators	315
or their representatives, insurance industry and consumer	316
representatives, and such other interested persons as may be	317
designated in the Bylaws;	318
24. To provide and receive information from, and to cooperate	319
with law enforcement agencies;	320
25. To adopt and use a corporate seal; and	321
26. To perform such other functions as may be necessary or	322
appropriate to achieve the purposes of this Compact consistent	323
with the state regulation of the business of insurance	324

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iv. Providing reasonable procedures for calling and	355
conducting meetings of the Commission that consists of a majority	356
of Commission members, ensuring reasonable advance notice of each	357
such meeting and providing for the right of citizens to attend	358
each such meeting with enumerated exceptions designed to protect	359
the public's interest, the privacy of individuals, and insurers'	360
proprietary information, including trade secrets. The Commission	361
may meet in camera only after a majority of the entire membership	362
votes to close a meeting <i>en toto</i> or in part. As soon as	363
practicable, the Commission must make public (i) a copy of the	364
vote to close the meeting revealing the vote of each member with	365
no proxy votes allowed, and (ii) votes taken during such meeting;	366
v. Establishing the titles, duties and authority and	367
reasonable procedures for the election of the officers of the	368
Commission;	369
vi. Providing reasonable standards and procedures for the	370
establishment of the personnel policies and programs of the	371
Commission. Notwithstanding any civil service or other similar	372
laws of any Compacting State the Bylaws shall exclusively govern	373
the personnel policies and programs of the Commission;	374
vii. Promulgating a code of ethics to address permissible and	375
prohibited activities of commission members and employees; and	376
viii. Providing a mechanism for winding up the operations of	377
the Commission and the equitable disposition of any surplus funds	378
that may exist after the termination of the Compact after the	379
payment and/or reserving of all of its debts and obligations.	380
d. The Commission shall publish its bylaws in a convenient	381
form and file a copy thereof and a copy of any amendments thereto,	382
with the appropriate agency or officer in each of the Compacting	383
<u>States.</u>	384

2. Management Committee, Officers and Personnel

a. A Management Committee comprising no more than fourteen	386
(14) members shall be established as follows:	387
i. One (1) member from each of the six (6) Compacting States	388
with the largest premium volume for individual and group	389
annuities, life, disability income and long-term care insurance	390
products, determined from the records of the NAIC for the prior	391
<u>year;</u>	392
ii. Four (4) members from those Compacting States with at	393
least two percent (2%) of the market based on the premium volume	394
described above, other than the six (6) Compacting States with the	395
largest premium volume, selected on a rotating basis as provided	396
in the Bylaws; and	397
iii. Four (4) members from those Compacting States with less	398
than two percent (2%) of the market, based on the premium volume	399
described above, with one (1) selected from each of the four (4)	400
zone regions of the NAIC as provided in the Bylaws.	401
b. The Management Committee shall have such authority and	402
duties as may be set forth in the Bylaws, including but not	403
<pre>limited to:</pre>	404
i. Managing the affairs of the Commission in a manner	405
consistent with the Bylaws and purposes of the Commission;	406
ii. Establishing and overseeing an organizational structure	407
within, and appropriate procedures for, the Commission to provide	408
for the creation of Uniform Standards and other Rules, receipt and	409
review of product filings, administrative and technical support	410
functions, review of decisions regarding the disapproval of a	411
product filing, and the review of elections made by a Compacting	412
State to opt out of a Uniform Standard; provided that a Uniform	413
Standard shall not be submitted to the Compacting States for	414
adoption unless approved by two-thirds (2/3) of the members of the	415
Management Committee;	416

iii. Overseeing the offices of the Commission; and	417
iv. Planning, implementing, and coordinating communications	418
and activities with other state, federal and local government	419
organizations in order to advance the goals of the Commission.	420
c. The Commission shall elect annually officers from the	421
Management Committee, with each having such authority and duties,	422
as may be specified in the Bylaws.	423
d. The Management Committee may, subject to the approval of	424
the Commission, appoint or retain an executive director for such	425
period, upon such terms and conditions and for such compensation	426
as the Commission may deem appropriate. The executive director	427
shall serve as secretary to the Commission, but shall not be a	428
member of the Commission. The executive director shall hire and	429
supervise such other staff as may be authorized by the Commission.	430
3. Legislative and Advisory Committees	431
a. A legislative committee comprising state legislators or	432
their designees shall be established to monitor the operations of,	433
and make recommendations to, the Commission, including the	434
Management Committee; provided that the manner of selection and	435
term of any legislative committee member shall be as set forth in	436
the Bylaws. Prior to the adoption by the Commission of any Uniform	437
Standard revision to the Bylaws, annual budget or other	438
significant matter as may be provided in the Bylaws, the	439
Management Committee shall consult with and report to the	440
legislative committee.	441
b. The Commission shall establish two (2) advisory	442
committees, one of which shall comprise consumer representatives	443
independent of the insurance industry, and the other comprising	444
insurance industry representatives.	445
c. The Commission may establish additional advisory	446

c. The Commission may establish additional advisory

member, officer, executive director, employee or representative of	47
the Commission for the amount of any settlement or judgment	47
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obtained against that person arising out of any actual or alleged	48
act, error or omission that occurred within the scope of	48
Commission employment, duties or responsibilities, or that such	48
person had a reasonable basis for believing occurred with the	48
scope of Commission employment, duties or responsibilities,	
provided, that the actual or alleged act, error or omission did	48
not result from the intentional or willful and wanton misconduct	48
of that person.	48
Article VI. Meetings and Acts of the Commission	48
1. The Commission shall meet and take such actions as are	48
consistent with the provisions of this Compact and Bylaws.	49
2. Each member of the Commission shall have the right and	49
power to cast a vote to which that Compacting State is entitled	49
and to participate in the business and affairs of the Commission.	49
A member shall vote in person or by such other means as provided	49
in the Bylaws. The Bylaws may provide for members' participation	49
in meetings by telephone or other means of communication.	4
3. The Commission shall meet at least once during each	49
calendar year. Additional meetings shall be held as set forth in	49
the Bylaws.	49
Article VII. Rules and Operating Procedures: Rulemaking Functions	5(
of the Commission and Opting Out of Uniform Standards	5(
1. Rulemaking Authority. The Commission shall promulgate	5(
reasonable Rules, including Uniform Standards, and Operating	5(
Procedures in order to effectively and efficiently achieve the	50
purposes of this Compact. Notwithstanding the foregoing, in the	5(
event the Commission exercises its rulemaking authority in a	5(
manner that is beyond the scope of the purposes of this Act, or	5
the powers granted hereunder, then such an action by the	5(

Commission shall be invalid and have no force and effect.	509
2. Rulemaking Procedure. Rules and Operating Procedures shall	510
be made pursuant to a rulemaking process that conforms to the	511
Model State Administrative Procedure Act of 1981 as amended, as	512
may be appropriate to the operations of the Commission. Before the	513
Commission adopts a Uniform Standard, the Commission shall give	514
written notice to the relevant state legislative committee(s) in	515
each Compacting State responsible for insurance issues of its	516
intention to adopt the Uniform Standard. The Commission in	517
adopting a Uniform Standard shall consider fully all submitted	518
materials and issue a concise explanation of its decision.	519
3. Effective Date and Opt Out of a Uniform Standard. A	520
Uniform Standard shall become effective ninety (90) days after its	521
promulgation by the Commission or such later date as the	522
Commission may determine; provided, however, that a Compacting	523
State may opt out of a Uniform Standard as provided in this	524
Article. "Opt out" shall be defined as any action by a Compacting	525
State to decline to adopt or participate in a promulgated Uniform	526
Standard. All other Rules and Operating Procedures, and amendments	527
thereto, shall become effective as of the date specified in each	528
Rule, Operating Procedure or amendment.	529
4. Opt Out Procedure. A Compacting State may opt out of a	530
Uniform Standard, either by legislation or regulation duly	531
promulgated by the Insurance Department under the Compacting	532
State's Administrative Procedure Act. If a Compacting State elects	533
to opt out of a Uniform Standard by regulation, it must (a) give	534
written notice to the Commission no later than ten (10) business	535
days after the Uniform Standard is promulgated, or at the time the	536
State becomes a Compacting State and (b) find that the Uniform	537
Standard does not provide reasonable protections to the citizens	538
of the State, given the conditions in the State. The Commissioner	539
shall make specific findings of fact and conclusions of law, based	540

on a preponderance of the evidence, detailing the conditions in	541
the State which warrant a departure from the Uniform Standard and	542
determining that the Uniform Standard would not reasonably protect	543
the citizens of the State. The Commissioner must consider and	544
balance the following factors and find that the conditions in the	545
State and needs of the citizens of the State outweigh: (i) the	546
intent of the legislature to participate in, and the benefits of,	547
an interstate agreement to establish national uniform consumer	548
protections for the Products subject to this Act; and (ii) the	549
presumption that a Uniform Standard adopted by the Commission	550
provides reasonable protections to consumers of the relevant	551
Product.	552
Notwithstanding the foregoing, a Compacting State may, at the	553
time of its enactment of this Compact, prospectively opt out of	554
all Uniform Standards involving long-term care insurance products	555
by expressly providing for such opt out in the enacted Compact,	556
and such an opt out shall not be treated as a material variance in	557
the offer or acceptance of any State to participate in this	558
Compact. Such an opt out shall be effective at the time of	559
enactment of this Compact by the Compacting State and shall apply	560
to all existing Uniform Standards involving long-term care	561
insurance products and those subsequently promulgated.	562
5. Effect of Opt Out. If a Compacting State elects to opt out	563
of a Uniform Standard, the Uniform Standard shall remain	564
applicable in the Compacting State electing to opt out until such	565
time the opt out legislation is enacted into law or the regulation	566
opting out becomes effective.	567
Once the opt out of a Uniform Standard by a Compacting State	568
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	570
State unless and until the legislation or regulation implementing	571

the opt out is repealed or otherwise becomes ineffective under the

laws of the State. If a Compacting State opts out of a Uniform	573
Standard after the Uniform Standard has been made effective in	574
that State, the opt out shall have the same prospective effect as	575
provided under Article XIV for withdrawals.	576
6. Stay of Uniform Standard. If a Compacting State has	577
formally initiated the process of opting out of a Uniform Standard	578
by regulation, and while the regulatory opt out is pending, the	579
Compacting State may petition the Commission, at least fifteen	580
(15) days before the effective date of the Uniform Standard, to	581
stay the effectiveness of the Uniform Standard in that State. The	582
Commission may grant a stay if it determines the regulatory opt	583
out is being pursued in a reasonable manner and there is a	584
likelihood of success. If a stay is granted or extended by the	585
Commission, the stay or extension thereof may postpone the	586
effective date by up to ninety (90) days, unless affirmatively	587
extended by the Commission; provided, a stay may not be permitted	588
to remain in effect for more than one (1) year unless the	589
Compacting State can show extraordinary circumstances which	590
warrant a continuance of the stay, including, but not limited to,	591
the existence of a legal challenge which prevents the Compacting	592
State from opting out. A stay may be terminated by the Commission	593
upon notice that the rulemaking process has been terminated.	594
7. Not later than thirty (30) days after a Rule or Operating	595
Procedure is promulgated, any person may file a petition for	596
judicial review of the Rule or Operating Procedure; provided, that	597
the filing of such a petition shall not stay or otherwise prevent	598
the Rule or Operating Procedure from becoming effective unless the	599
court finds that the petitioner has a substantial likelihood of	600
success. The court shall give deference to the actions of the	601
Commission consistent with applicable law and shall not find the	602
Rule or Operating Procedure to be unlawful if the Rule or	603
Operating Procedure represents a reasonable exercise of the	604

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to establish procedures for appointing such review panels and
provide for notice and hearing. An allegation that the Commission,
in disapproving a Product or Advertisement filed with the
Commission, acted arbitrarily, capriciously, or in a manner that
is an abuse of discretion or otherwise not in accordance with the
law, is subject to judicial review in accordance with Article III,
Section 4.
2. The Commission shall have authority to monitor, review and
reconsider Products and Advertisement subsequent to their filing
or approval upon a finding that the product does not meet the
relevant Uniform Standard. Where appropriate, the Commission may
withdraw or modify its approval after proper notice and hearing,
subject to the appeal process in Section 1 above.
Article XII. Finance
1. The Commission shall pay or provide for the payment of the
reasonable expenses of its establishment and organization. To fund
the cost of its initial operations, the Commission may accept
contributions and other forms of funding from the National
Association of Insurance Commissioners, Compacting States and
other sources. Contributions and other forms of funding from other
sources shall be of such a nature that the independence of the
Commission concerning the performance of its duties shall not be
compromised.
2. The Commission shall collect a filing fee from each
Insurer and Third Party Filer filing a product with the Commission
to cover the cost of the operations and activities of the
Commission and its staff in a total amount sufficient to cover the
Commission's annual budget.
3. The Commission's budget for a fiscal year shall not be
approved until it has been subject to notice and comment as set

forth in Article VII of this Compact.

4. The Commission shall be exempt from all taxation in and by	729
the Compacting States.	730
5. The Commission shall not pledge the credit of any	731
Compacting State, except by and with the appropriate legal	732
authority of that Compacting State.	733
6. The Commission shall keep complete and accurate accounts	734
of all its internal receipts, including grants and donations, and	735
disbursements of all funds under its control. The internal	736
financial accounts of the Commission shall be subject to the	737
accounting procedures established under its Bylaws. The financial	738
accounts and reports including the system of internal controls and	739
procedures of the Commission shall be audited annually by an	740
independent certified public accountant. Upon the determination of	741
the Commission, but no less frequently than every three (3) years,	742
the review of the independent auditor shall include a management	743
and performance audit of the Commission. The Commission shall make	744
an Annual Report to the Governor and the legislature of the	745
Compacting States, which shall include a report of the independent	746
audit. The Commission's internal accounts shall not be	747
confidential and such materials may be shared with the	748
Commissioner of any Compacting State upon request provided,	749
however, that any work papers related to any internal or	750
independent audit and any information regarding the privacy of	751
individuals and insurers' proprietary information, including trade	752
secrets, shall remain confidential.	753
7. No Compacting State shall have any claim to or ownership	754
of any property held by or vested in the Commission or to any	755
Commission funds held pursuant to the provisions of this Compact.	756
Article XIII. Compacting States, Effective Date and Amendment	757
1. Any state is eligible to become a Compacting State.	758
2. The Compact shall become effective and binding upon	759

legislative enactment of the Compact into law by two Compacting	
States; provided, the Commission shall become effective for	
purposes of adopting Uniform Standards for, reviewing, and giving	
approval or disapproval of, Products filed with the Commission	
that satisfy applicable Uniform Standards only after twenty-six	
(26) States are Compacting States or, alternatively, by States	
representing greater than forty percent (40%) of the premium	
volume for life insurance, annuity, disability income and	
long-term care insurance products, based on records of the NAIC	
for the prior year. Therefore, it shall become effective and	
binding as to any other Compacting State upon enactment of the	
Compact into law by that State.	
3. Amendments to the Compact may be proposed by the	
Commission for enactment by the Compacting States. No amendment	
shall become effective and binding upon the Commission and the	
Compacting States unless and until all Compacting States enact the	
amendment into law.	
Article XIV. Withdrawal, Default and Termination	
1. Withdrawal	
a. Once effective, the Compact shall continue in force and	
remain binding upon each and every Compacting State; provided,	
that a Compacting State may withdraw from the Compact	
("Withdrawing State") by enacting a statute specifically repealing	
the statute which enacted the Compact into law.	
b. The effective date of withdrawal is the effective date of	
the repealing statute. However, the withdrawal shall not apply to	
any product filings approved or self-certified, or any	
Advertisement of such products, on the date the repealing statute	
becomes effective, except by mutual agreement of the Commission	
and the Withdrawing State unless the approval is rescinded by the	
Withdrawing State as provided in Paragraph e of this section.	

c. The Commissioner of the Withdrawing State shall	791
immediately notify the Management Committee in writing upon the	792
introduction of legislation repealing this Compact in the	793
Withdrawing State.	794
d. The Commission shall notify the other Compacting States of	795
the introduction of such legislation within ten (10) days after	796
its receipt of notice thereof.	797
e. The Withdrawing State is responsible for all obligations,	798
duties and liabilities incurred through the effective date of	799
withdrawal, including any obligations, the performance of which	800
extend beyond the effective date of withdrawal, except to the	801
extent those obligations may have been released or relinquished by	802
mutual agreement of the Commission and the Withdrawing State. The	803
Commission's approval of Products and Advertisement prior to the	804
effective date of withdrawal shall continue to be effective and be	805
given full force and effect in the Withdrawing State, unless	806
formally rescinded by the Withdrawing State in the same manner as	807
provided by the laws of the Withdrawing State for the prospective	808
disapproval of products or advertisement previously approved under	809
state law.	810
f. Reinstatement following withdrawal of any Compacting State	811
shall occur upon the effective date of the Withdrawing State	812
reenacting the Compact.	813
2. Default	814
a. If the Commission determines that any Compacting State has	815
at any time defaulted ("Defaulting State") in the performance of	816
any of its obligations or responsibilities under this Compact, the	817
Bylaws or duly promulgated Rules or Operating Procedures, then,	818
after notice and hearing as set forth in the Bylaws, all rights,	819
privileges and benefits conferred by this Compact on the	820
Defaulting State shall be suspended from the effective date of	821

default as fixed by the Commission. The grounds for default	822
include, but are not limited to, failure of a Compacting State to	823
perform its obligations or responsibilities, and any other grounds	824
designated in Commission Rules. The Commission shall immediately	825
notify the Defaulting State in writing of the Defaulting State's	826
suspension pending a cure of the default. The Commission shall	827
stipulate the conditions and the time period within which the	828
Defaulting State must cure its default. If the Defaulting State	829
fails to cure the default within the time period specified by the	830
Commission, the Defaulting State shall be terminated from the	831
Compact and all rights, privileges and benefits conferred by this	832
Compact shall be terminated from the effective date of	833
termination.	834
b. Product approvals by the Commission or product	835
self-certifications, or any Advertisement in connection with such	836
product, that are in force on the effective date of termination	837
shall remain in force in the Defaulting State in the same manner	838
as if the Defaulting State had withdrawn voluntarily pursuant to	839
Section 1 of this article.	840
c. Reinstatement following termination of any Compacting	841
State requires a reenactment of the Compact.	842
3. Dissolution of Compact	843
a. The Compact dissolves effective upon the date of the	844
withdrawal or default of the Compacting State which reduces	845
membership in the Compact to one Compacting State.	846
b. Upon the dissolution of this Compact, the Compact becomes	847
null and void and shall be of no further force or effect, and the	848
business and affairs of the Commission shall be wound up and any	849
surplus funds shall be distributed in accordance with the Bylaws.	850
Article XV Severability and Construction	851

1. The provisions of this Compact shall be severable; and if	852
any phrase, clause, sentence or provision is deemed unenforceable,	853
the remaining provisions of the Compact shall be enforceable.	854
2. The provisions of this Compact shall be liberally	855
construed to effectuate its purposes.	856
Article XVI. Binding Effect of Compact and Other Laws	857
1. Other Laws	858
a. Nothing herein prevents the enforcement of any other law	859
of a Compacting State, except as provided in Paragraph b of this	860
section.	861
b. For any Product approved or certified to the Commission,	862
the Rules, Uniform Standards and any other requirements of the	863
Commission shall constitute the exclusive provisions applicable to	864
the content, approval and certification of such Products. For	865
Advertisement that is subject to the Commission's authority, any	866
Rule, Uniform Standard or other requirement of the Commission	867
which governs the content of the Advertisement shall constitute	868
the exclusive provision that a Commissioner may apply to the	869
content of the Advertisement. Notwithstanding the foregoing, no	870
action taken by the Commission shall abrogate or restrict: (i) the	871
access of any person to state courts; (ii) remedies available	872
under state law related to breach of contract, tort, or other laws	873
not specifically directed to the content of the Product; (iii)	874
state law relating to the construction of insurance contracts; or	875
(iv) the authority of the attorney general of the state, including	876
but not limited to maintaining any actions or proceedings, as	877
authorized by law.	878
c. All insurance products filed with individual States shall	879
be subject to the laws of those States.	880
2. Binding Effect of this Compact	881

Section 2. That existing section 3901.48 of the Revised Code

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S. B. No. 268

is hereby repealed.