## As Passed by the House

126th General Assembly Regular Session 2005-2006

Sub. S. B. No. 279

Senators Stivers, Cates, Spada, Armbruster, Goodman, Mumper, Wachtmann Representatives Smith, G., Daniels, Evans, D., Faber, Gibbs, Patton, T., Raussen, Wolpert, Blessing, Combs, Domenick, Evans, C., Flowers, Schaffer,

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## A BILL

To amend sections 3955.01, 3955.05, and 3955.12 of 1 the Revised Code to exempt the Ohio Insurance 2 Guaranty Association from being obligated to pay 3 more than a single three hundred thousand dollar 4 claim for injury or death to any one person and a 5 claim of an insured whose net worth exceeds fifty 6 million dollars and to exempt certain reciprocal 7 insurers from participation in the Ohio Insurance 8 Guaranty Association. 9

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

Section 1. That sections 3955.01, 3955.05, and 3955.12 of the	10
Revised Code be amended to read as follows:	11
Sec. 3955.01. As used in sections 3955.01 to 3955.19 of the	12
Revised Code:	13
(A) "Account" means either of the two accounts created by	14
division (B) of section 3955.06 of the Revised Code.	15

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(B) "Affiliate" means a person that, directly or indirectly, 16
through one or more intermediaries, controls, is controlled by, or 17
is under common control with, an insolvent insurer on the 18
thirty-first day of December of the year next preceding the date 19
the insurer becomes an insolvent insurer. 20

(C) "Control" means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract other than a commercial contract for goods or nonmanagement services, or otherwise, unless the power is the result of an official position with, or corporate office held by, the person.

"Control" shall be presumed to exist if any person, directly or indirectly, owns, controls, holds with the power to vote, or holds proxies representing, ten per cent or more of the voting securities of any other person. This presumption may be rebutted by a showing that control does not exist in fact.

(D)(1) "Covered claim" means an unpaid claim, including one
for unearned premiums, which arises out of and is within the
coverage of an insurance policy or policies to which sections
3955.01 to 3955.19 of the Revised Code apply, when issued by an
insurer which becomes an insolvent insurer on or after September
4, 1970, and either of the following applies:

(a) The claimant or insured is a resident of this state at
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the time of the insured event, provided that for the purpose of
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determining the place of residence of a claimant or insured that
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is an entity other than a natural person, the state in which its
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principal place of business is located at the time of the insured
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event shall be considered the residence of such claimant or
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(b) The claim is a first-party claim for property damage to 46

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an insured's property that is permanently located in this state.	47
(2) "Covered claim" does not include any amount:	48
(a) In excess of ten thousand dollars on any unearned premium	49
claim;	50
(b) In excess of three hundred thousand dollars on any	51
claim+. For purposes of this division, all claims arising out of	52
bodily injury or death to any one person shall constitute a single	53
claim regardless of the number of insurance policies issued or the	54
number of derivative claims made, including, but not limited to,	55
claims for loss of consortium, for injury to the relationship, for	56
survivorship, or arising out of wrongful death.	57
(c) Due any reinsurer, insurer, insurance pool, or	58
underwriting association through subrogation or otherwise;	59
provided, that when such reinsurer, insurer, insurance pool, or	60
underwriting association has paid a claim and thereby becomes	61
subrogated to the amount of that claim, such subrogated claim may	62
be asserted only against the receiver of the insolvent insurer and	63
in no event against the insured of the insolvent insurer;	64
(d) Awarded as punitive or exemplary damages;	65
(e) Sought as a return of premium under any retrospective	66
rating plan;	67
(f) Due any person that is an affiliate of the insolvent	68
insurer;	69
(g) Due on any one claim that does not exceed one hundred	70
dollars <u>;</u>	71
(h) Due under any policy of insurance issued to an insured	72
whose net worth exceeds fifty million dollars on the last day of	73
the insured's fiscal year next preceding the date the insurer	74
becomes an insolvent insurer. An insured's net worth described in	75
this division shall equal the aggregate of the net worth of the	76

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insured and all of the insured's subsidiaries. The exclusion under	77
this division shall not apply in any of the following situations:	78
(i) The insured has applied for or consented to the	79
<u>appointment of a receiver, trustee, or liquidator for all or a</u>	80
substantial part of the insured's assets.	81
(ii) The insured has filed a voluntary petition in	82
bankruptcy.	83
(iii) The insured has filed a petition or answer seeking a	84
reorganization or arrangement with creditors or seeking to take	85
advantage of any insolvency law.	86
(iv) A court of competent jurisdiction has entered an order,	87
judgment, or decree concerning the insured's bankruptcy,	88
insolvency, or reorganization petition.	89
(E) "Insolvent insurer" means an insurer licensed to transact	90
insurance in this state either at the time the policy was issued	91
or when the insured event occurred, decreed by a court of	92
competent jurisdiction of the state of such insurer's domicile to	93
be insolvent, and ordered by or pursuant to the authority of such	94
court to be liquidated.	95
(F) "Member insurer" means any person that writes any kind of	96
insurance to which this chapter applies, as prescribed in section	97
3955.05 of the Revised Code, including the exchange of reciprocal	98
or interinsurance contracts, and is licensed to transact any	99
insurance in this state.	100
(G) "Net direct written premiums" means direct gross premiums	101
written in this state on insurance policies to which sections	102
3955.01 to 3955.19 of the Revised Code apply, less return premiums	103
thereon and dividends paid or credited to policyholders on such	104
direct business, but does not include premiums on contracts	105
between insurers or reinsurers.	106

(H) <u>"Net worth" means the amount by which the value of all</u>	107
assets exceeds all liabilities and includes, but is not limited	108
to, such accounting terms as owners equity, partnership equity,	109
shareholders equity, net assets, and fund balances.	110
(I) "Person" has the same meaning as in section 1.59 of the	111
Revised Code.	112
sec. 3955.05. Sections 3955.01 to 3955.19 of the Revised Code	113
apply to all kinds of direct insurance, except:	114
(A) Title insurance;	115
(B) Fidelity or surety bonds, or any other bonding	116
obligations;	117
(C) Credit insurance, vendors' single interest insurance,	118
collateral protection insurance, or any similar insurance	119
protecting the interests of a creditor arising out of a	120
creditor-debtor transaction;	121
(D) Mortgage guaranty, financial guaranty, residual value, or	122
other forms of insurance offering protection against investment	123
risks;	124
(E) Ocean marine insurance;	125
(F) Any insurance provided by or guaranteed by government,	126
including, but not limited to, any department, board, office,	127
commission, agency, institution, or other instrumentality or	128
entity of any branch of state government, any political	129
subdivision of this state, the United States or any agency of the	130
United States, or any separate or joint governmental	131
self-insurance or risk-pooling program, plan, or pool;	132
(G) Contracts of any corporation by which health services are	133
to be provided to its subscribers;	134
(H) Life, annuity, health, or disability insurance, including	135

sickness and accident insurance written pursuant to Chapter 3923.	136
of the Revised Code;	137
(I) Fraternal benefit insurance;	138
(J) Mutual protective insurance of persons or property;	139
(K) Reciprocal or interinsurance contracts written pursuant	140
to Chapter 3931. of the Revised Code for medical malpractice	141
insurance if the reciprocal exchange or interinsurance exchange is	142
not subject to the risk-based capital requirements in effect in	143
the state of domicile of the reciprocal exchange or interinsurance	144
exchange. As used in this division, "medical malpractice	145
insurance" means insurance coverage against the legal liability of	146
the insured and against loss, damage, or expense incident to a	147
claim arising out of the death, disease, or injury of any person	148
as the result of negligence or malpractice in rendering	149
professional service by any licensed physician, podiatrist, or	150
hospital, as those terms are defined in section 2305.113 of the	151
Revised Code.	152
(L) Any political subdivision self-insurance program or joint	153
political subdivision self-insurance pool established under	154
Chapter 2744. of the Revised Code;	155
(M) Warranty or service contracts, or the insurance of those	156
contracts;	157
(N) Any state university or college self-insurance program	158
established under section 3345.202 of the Revised Code;	159
(0) Any transaction, or combination of transactions, between	160
a person, including affiliates of such person, and an insurer,	161
including affiliates of such insurer, that involves the transfer	162
of investment or credit risk unaccompanied by a transfer of	163
insurance risk;	164

(P) Credit union share guaranty insurance issued pursuant to 165

Chapter 1761. of the Revised Code;

(Q) Insurance issued by risk retention groups as defined in167Chapter 3960. of the Revised Code;168

(R) Workers' compensation insurance, including any contract
 indemnifying an employer who pays compensation directly to
 employees.
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Sec. 3955.12. (A) The Ohio insurance guaranty association 172 shall be subrogated to the rights of any person recovering under 173 sections 3955.01 to 3955.19 of the Revised Code to the extent of 174 his the person's recovery from the association. Every insured or 175 claimant seeking the protection of sections 3955.01 to 3955.19 of 176 the Revised Code shall cooperate with the association to the same 177 extent as such person would have been required to cooperate with 178 the insolvent insurer. Except as provided in division (B) of this 179 section, the association shall have no cause of action against the 180 insured of the insolvent insurer for any sums the association has 181 paid out. 182

(B)(1) The association has the right to recover from the
following insureds or persons the amount of any covered claim paid
to or on behalf of those insureds or persons:
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(a) Any insured whose net worth exceeds fifty million dollars
on the last day of the insured's fiscal year next preceding the
date the insurer becomes an insolvent insurer and whose liability
obligations to other persons are satisfied in whole or in part by
payments made under sections 3955.01 to 3955.19 of the Revised
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Code;

(b) Any insured who is not a resident of this state at the
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 time of the insured event, except for first-party claims for
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 property damage to an insured's property that is permanently
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 located in this state;

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(c)(b)Any person that is an affiliate of the insolvent196insurer.197

(2) The association has the right to recover from any insured
of an insolvent insurer for any sums the association has paid out
as the result of an error.

(C) The receiver, liquidator, or statutory successor of an 201 insolvent insurer shall be bound by settlements of covered claims 202 by the association or a similar organization in another state. The 203 court having jurisdiction shall grant such claim priority equal to 204 that which the claimant would have been entitled in the absence of 205 sections 3955.01 to 3955.19 of the Revised Code against the assets 206 of the insolvent insurer. The expenses of the association or 207 similar organization in handling claims shall be accorded the same 208 priority as the liquidator's expenses. 209

(D) The association periodically shall file with the receiver
or liquidator of an insolvent insurer reports of the covered
claims paid by the association and estimates of anticipated claims
on the association, which shall preserve the right to the
association against the assets of the insolvent insurer.

Section 2. That existing sections 3955.01, 3955.05, and2153955.12 of the Revised Code are hereby repealed.216