



Ohio Legislative Service Commission

Final Analysis

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Sub. H.B. 250

129th General Assembly
(As Passed by the General Assembly)

Reps. Hackett, Grossman, Stebelton, Beck, Letson, Antonio, Boose, Brenner, Fedor, Foley, Garland, Gerberry, Goyal, Heard, Luckie, Mallory, Phillips, Slaby

Sens. Beagle, Bacon, Lehner, Wagoner

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ACT SUMMARY

- Requires vendors to hold a limited lines license to offer, sell, or solicit coverage under a policy of portable electronics insurance.
- Requires the Superintendent to issue a license to a vendor that meets the continuing law requirements for resident or nonresident insurance agents, as applicable, and certain additional requirements.
- Requires the Superintendent to collect a filing fee from all vendors that engage in portable electronics insurance transactions.
- Requires each vendor or supervising entity to provide a training and education program for all endorsees who sell or offer portable electronics insurance.
- Requires vendors to provide to customers specified information and disclosures.
- Regulates the allotment of proceeds from the sale of portable electronics insurance.
- Requires notice for changing or terminating a contract for portable electronics insurance except when the contract is terminated by the customer.
- Allows the Superintendent of Insurance to adopt rules to implement the act's provisions.
- Authorizes the Superintendent take administrative or other action as provided in the act and continuing law, including a hearing process, with regard to any violation and provides penalties for violations.

- Adds, to the list of eligible claims on the assets of a liquidated insurer's estate, interest on the amount owed for claims with greater priority, with such interest being the second-to-last claim in terms of priority.

CONTENT AND OPERATION

Licensure requirement

The act establishes requirements and procedures for issuing portable electronics insurance, insurance that provides coverage for the repair or replacement of portable electronics. Portable electronics insurance may be offered on a month-to-month or other periodic basis as a group or master commercial inland marine policy (a policy that indemnifies loss to moving or movable property) issued to a vendor by an insurer, and may cover portable electronics against loss, theft, inoperability due to mechanical failure, malfunction, damage, or other applicable perils.¹ As used in the act, "portable electronics" means a personal, self-contained, battery-operated electronic communication, viewing, listening, recording, gaming, computing, or global positioning device that is easily carried by an individual.²

The act requires persons that are in the business of engaging in portable electronics transactions directly or indirectly (vendors) to hold a portable electronics insurance limited lines license in order to offer, sell, or solicit coverage under a policy of portable electronics insurance. The act requires any vendor that offers or sells portable electronics insurance on or before the act's effective date to apply for licensure within 90 days of the application being made available by the Superintendent.³ However, the act does not require an employee or authorized representative of a vendor (endorsee) to be licensed if the vendor is licensed and the insurer issuing the portable electronics insurance either directly supervises or appoints a supervising entity to supervise the administration of the portable electronics insurance program including development of a training program for endorsees. A vendor may authorize any endorsee of the vendor to sell or offer portable electronics insurance to a customer at any location at which the vendor engages in portable electronics transactions.⁴

A license issued under the act authorizes the vendor and its endorsees to engage only in those activities that are expressly permitted under the act, and a vendor must be

¹ R.C. 3905.062(A)(6).

² R.C. 3905.062(A)(5).

³ R.C. 3905.062(A)(9) and (B), 3905.01(I), and 3905.06(B)(10).

⁴ R.C. 3905.062(A)(3), (F)(1), and (F)(2).

appointed to represent an insurer before selling, soliciting, or offering insurance on behalf of that insurer.⁵ A portable electronics insurance vendor's license is either a resident or nonresident insurance agent license, depending on the domicile of the vendor. However, an endorsee is prohibited from doing all of the following:

- Advertising, representing, or otherwise representing the endorsee's self as a licensed insurance agent;
- Offering, selling, or soliciting the purchase of portable electronics insurance without an associated sale or lease of portable electronics;
- Making any statement or engaging in any conduct that would lead a customer to believe that portable electronics insurance offers coverage not available through any other insurance product or is required alongside the purchase of portable electronics, or that the vendor or the endorsee is qualified to evaluate the adequacy of the customer's existing additional insurance coverage.⁶

The act exempts vendors and vendor's endorsees from the continuing law prohibition against using an insurance agent license for the principal purpose of procuring, receiving, or forwarding applications for insurance of kind, other than life. The act also exempts vendors and vendor's endorsees from the continuing law prohibition against soliciting, placing, or effecting any kind of insurance, other than life, in connection with the property of a vendor or vendor's endorsee or of an individual with whom the vendor or vendor's endorsee has a familial or financial relationship.⁷

Application for licensure

The act requires the Superintendent to issue a resident business entity license to a vendor if the vendor satisfies continuing law requirements for a resident insurance agent license and the application for a portable electronics insurance vendor's license contains all of the following additional information:

- The location of the applicant's home office;
- A designated agent who is responsible for the vendor's compliance with Ohio law, but need not be an employee of the vendor and may be the

⁵ R.C. 3905.062(D) and (M).

⁶ R.C. 3905.062(C) and (F)(3).

⁷ R.C. 3905.062(E).

supervising entity or an individual agent employed by the supervising entity.

If a resident vendor derives 50% or more of its revenue from the sale of portable electronics insurance, the vendor may also be required to provide the name, residence address, and other information required by the Superintendent for all owners with at least 10% interest or voting interest, partners, officers, and directors of the vendor, or members or managers if the vendor is a limited liability company.

If a resident vendor derives less than 50% of its revenue from the sale of portable electronics insurance, the vendor may be required to provide the name, residence address, and other information required by the Superintendent for one employee or officer of the vendor who is designated by the vendor as the individual responsible for the vendor's compliance with Ohio law.

The act requires the Superintendent to issue a nonresident business entity license to a vendor if the vendor satisfies continuing law requirements for a nonresident insurance license. If the vendor's home state does not issue limited lines licenses for portable electronics insurance, the nonresident vendor may apply for a resident license. In such a case, the requirements for a resident license, both in continuing law and as modified for portable electronics insurance in the act, apply.⁸

Licensure fee

Under the act, each licensed vendor that is engaged in portable electronics transactions in Ohio must pay to the Superintendent a filing fee prescribed by the Superintendent. However, the act limits the amount the Superintendent may prescribe. The fees may not exceed the following amounts:

- For vendors engaged in portable electronic transactions at more than ten locations in Ohio, \$5,000 for an initial license and \$2,500 for a license renewal, to occur on a biennial basis;
- For vendors engaged in portable electronics transactions at ten or fewer locations in Ohio, \$3,000 for an initial license and \$1,000 for a license renewal, to occur on a biennial basis.⁹

⁸ R.C. 3905.062(C) and 3905.06(A)(2).

⁹ R.C. 3905.40(C), (E)(4) and (F).

Supervising entity responsibility

The act requires each vendor to appoint an insurer or a business entity licensed as an insurance agent to be a supervising entity charged with supervising the administration of a portable electronics insurance program. The supervising entity is required to maintain a registry of all locations in Ohio supervised by that entity that are authorized to sell or offer portable electronics insurance. The supervising entity is required to make that registry available to the Superintendent upon request if the Superintendent provides ten days' notice to the vendor or the supervising entity.¹⁰

Training and education program

The act requires each vendor, or supervising entity (the insurer or a business entity licensed as an insurance agent that is appointed by an insurer to supervise the administration of a portable electronics insurance program), to provide a training and education program for all endorsees who sell or offer portable electronics insurance. The program may be provided as a web-based training module or in any other electronic or recorded video form. Under the act, the training and education program must meet all of the following minimum standards:

- The training is delivered to each endorsee of each vendor who sells or offers portable electronics insurance, and each endorsee completes the training.
- If the training is conducted in an electronic form, the supervising entity implements a supplemental education program regarding portable electronics insurance that is conducted and overseen by employees of the supervising entity who are licensed insurance agents.
- The training and education program includes basic information about portable electronics insurance, including information regarding the prohibited actions of endorsees.¹¹

Disclosure requirements

The act requires vendors to provide to customers certain information and disclosures. At every location, including any physical location in Ohio or any web site, call center site, or similar location directed to Ohio residents, where a vendor offers portable electronics insurance to customers, the vendor must provide brochures or

¹⁰ R.C. 3905.062(A)(8) and (H).

¹¹ R.C. 3905.062(A)(8) and (G).

other written materials to prospective customers that include all of the following information:

- A summary of the material terms of the insurance coverage, including the identity of the insurer and supervising entity, the amount of any applicable deductible and how it is to be paid, the benefits of the coverage, and key terms and conditions of coverage such as whether portable electronics may be replaced with a similar make and model, replaced with a reconditioned device, or repaired with nonoriginal manufacturer parts or equipment;
- A summary of the process for filing a claim, including a description of how to return portable electronics equipment and the maximum fee applicable if a customer fails to comply with any equipment return requirements;
- A disclosure that portable electronics insurance may provide a duplication of coverage already provided by a customer's homeowner's insurance policy, renter's insurance policy, or other source of coverage;
- A disclosure that the enrollment by the customer in a portable electronics insurance program is not required to purchase or lease portable electronics or services;
- A disclosure that neither the endorsee nor the vendor is qualified to evaluate the adequacy of the customer's existing insurance coverage;
- A disclosure that the customer may cancel enrollment for coverage under a portable electronics insurance policy at any time and receive a refund of any applicable premium.¹²

Proceeds from the sale of portable electronics insurance

Under the act, the charges for portable electronics insurance may be billed and collected by the vendor of portable electronics. However, all funds received by a vendor from a customer for the sale of portable electronics insurance must be considered funds held in trust by the vendor in a fiduciary capacity for the benefit of the insurer. The act does not require vendors that bill and collect those charges to maintain those funds in a segregated account if the vendor is authorized by the insurer to hold those funds in an alternate manner and the vendor remits the amount of the charges to the supervising entity within 60 days after receiving the charges.

¹² R.C. 3905.062(A)(4) and (I).

The act does allow the vendor to receive compensation for performing billing and collection services, if either of the following conditions are met:

- If the charge to the customer for coverage is not included in the cost associated with the purchase or lease of portable electronics or related services, the charge for coverage is separately itemized on the customer's bill.
- If the charge to the customer for coverage is included in the cost associated with the purchase or lease of portable electronics or related services, the vendor clearly and conspicuously discloses to the customer that the charge for portable electronics insurance coverage is included with the charge for portable electronics or related services.¹³

Terminating or changing the terms of the contract

Under the act, an insurer generally may terminate or otherwise change the terms and conditions of a policy of portable electronics insurance only upon providing the vendor policyholder and enrolled customers with at least 60 days' prior notice. If the insurer changes the terms and conditions, the insurer must promptly provide the vendor policyholder with a revised policy or endorsement and each enrolled customer with a revised certificate, endorsement, updated brochure, or other evidence indicating that a change in the terms and conditions has occurred and a summary of material changes.¹⁴

Termination of a customer's enrollment

If the insurer discovers fraud or material misrepresentation in how the coverage was obtained or in the presentation of a claim under the policy, the act allows an insurer to terminate a customer's enrollment under a portable electronics insurance policy upon 15 days' prior notice.

Additionally, an insurer may immediately terminate an enrolled customer's enrollment under a portable electronics insurance policy for any of the following reasons:

- The enrolled customer fails to pay the required premium;
- The enrolled customer ceases to have an active service plan, if applicable, with the vendor of portable electronics;

¹³ R.C. 3905.062(J).

¹⁴ R.C. 3905.062(K)(1).

- The enrolled customer exhausts the aggregate limit of liability, if any, under the terms of the portable electronics insurance policy and the insurer sends notice of termination to the customer within 30 calendar days after exhaustion of the limit.

However, if the enrolled customer exhausts the aggregate limit of liability and the insurer does not send the notice within the required 30-day time frame, enrollment must continue notwithstanding the aggregate limit of liability until the insurer sends notice of termination to the enrolled customer.¹⁵

Termination of contract by vendor

If a portable electronics insurance policy is terminated by a vendor policyholder, the act requires the vendor policyholder to provide notice to each enrolled customer advising the customer of the termination of the policy and the effective date of the termination. The written notice must be mailed or delivered to the customer at least 30 days prior to the termination.¹⁶

Coverage cancelled by customer

The act allows an enrolled customer to cancel the enrolled customer's coverage under a portable electronics insurance policy at any time. Upon cancellation, the insurer must refund any applicable unearned premium.¹⁷

Notice requirements

Whenever the act requires notice, the notice must be provided in writing, either via mail or by electronic means.

If notice is provided via mail, it must be mailed or delivered to the vendor at the vendor's mailing address and to all affected enrolled customers at the last known mailing addresses of those customers on file with the insurer. The insurer or vendor of portable electronics must maintain proof of mailing in a form authorized or accepted by the United States Postal Service or other commercial mail delivery service.

If notice is provided electronically, it must be transmitted via fax or e-mail to the vendor at the vendor's fax number or e-mail address and to all affected enrolled

¹⁵ R.C. 3905.062(K)(2) and (3).

¹⁶ R.C. 3905.062(K)(4).

¹⁷ R.C. 3905.062(L).

customers at the last known fax numbers or e-mail addresses of those customers on file with the insurer. The insurer or vendor must maintain proof that the notice was sent.¹⁸

Rules

The act allows the Superintendent to adopt rules to implement its provisions.¹⁹

Enforcement

If the Superintendent determines that a vendor or a vendor's endorsee has violated any provision of the act, the Superintendent may revoke or suspend the vendor's license or impose any other sanctions as provided in continuing law with respect to insurance agents.

If the Superintendent determines that any provision of the act has been violated by a vendor or a vendor's endorsee at a particular location, the Superintendent may issue a cease and desist order to that location, or take other administrative action authorized in continuing law, including the use of a hearing process. If an endorsee acts in a manner expressly prohibited by the act for endorseees, the Superintendent may issue a cease and desist order to that individual, but this is in addition to administrative action authorized in continuing law, including the use of a hearing process.

If the Superintendent determines that a vendor or a vendor's endorsee has violated any provision of the act or acted in violation of any continuing law prohibition with respect to insurance agents, the Superintendent may assess a civil penalty of up to \$25,000 per violation. In addition, the Superintendent may assess an administrative fee to cover the costs associated with the investigation and hearing process.²⁰

Exclusions

The act's requirements for portable electronics insurance do not apply to any of the following:

- A consumer goods service contract (a contract or agreement to perform or pay for repairs, replacement, or maintenance of consumer goods due to a defect in materials or workmanship, normal wear and tear, power surges, or accidental damage from handling, that is effective for a specified duration and paid for by means other than the purchase of the consumer goods), which are regulated under continuing law).

¹⁸ R.C. 3905.062(K)(5).

¹⁹ R.C. 3905.062(O).

²⁰ R.C. 3965.062(N).

- A policy of insurance covering a seller's or a manufacturer's obligations under a warranty;
- A homeowner's, renter's, private passenger automobile, commercial multi-peril, or similar insurance policy.²¹

Interest on claims made on an insurer's liquidated estate

The act adds, to the list of eligible claims on the assets of a liquidated insurer's estate, interest on the amount owed for claims with greater priority, except for claims of the federal government. Such interest is added as a ninth eligible class of claims, above the claims of shareholders and other owners. The interest subject to this provision is interest earned from the date of the order for liquidation or the date on which the claim comes due, whichever is later, until the date on which the interest or dividend is declared.²²

HISTORY

ACTION	DATE
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Reported, H. Insurance	09-29-11
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Reported, S. Insurance, Commerce & Labor	12-14-11
Passed Senate (33-0)	12-14-11
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²¹ R.C. 3905.062(A)(6).

²² R.C. 3903.42(I).

