

From: Jana.Jarrett@insurance.ohio.gov <Jana.Jarrett@insurance.ohio.gov>
Sent: Thursday, August 12, 2021 9:19 AM
To: Cook, Jennifer R. <JCook@naic.org>
Subject: RE: Request for comments on LIIIWG

Please see Ohio's response below:

1. Do you support the development of a short policy overview document for the working group to achieve its charge? Yes or No.

No, We believe the working group has fulfilled the charge with the work already completed, and a policy overview isn't necessary.

- 2 a. Do you prefer the revisions to Model #580 using the current delivery requirement in the model? Why? or Why not? (Refer to DRAFT April 20, 2021 (Current Delivery Requirement) 1-A)
- 2 b. Do you prefer the revision to Model #580 requiring delivery of the policy overview at the time of application? Why? or Why not? (Refer to DRAFT April 20, 2021 (At Application) 1-B)

Given our response to question 1 and the amount of work that has been done on this topic in general, we do not believe that revisions are needed. However, Ohio will continue to monitor and evaluate consumer complaints and company activity to determine if additional revisions become necessary in the future.

If you have any questions, please let me know.

Thanks,

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