

**As Passed by the Senate**

**136th General Assembly**

**Regular Session**

**2025-2026**

**Sub. H. B. No. 229**

**Representative Deeter**

**Cosponsors: Representatives Bird, John, Russo, Abdullahi, Baker, Brennan, Brent, Brewer, Brownlee, Click, Cockley, Daniels, Dovilla, Fischer, Glassburn, Grim, Hall, D., Hoops, Isaacsohn, Jarrells, Johnson, King, Lampton, Lawson-Rowe, Lett, Manning, Mathews, A., Mathews, T., McClain, Miller, J., Miller, M., Mohamed, Plummer, Ray, Ritter, Salvo, Santucci, Sigrist, Sims, Thomas, C., Thomas, D., Upchurch, White, A., White, E., Williams, Willis, Workman, Young**

**Senators Antonio, Blackshear, Cirino, DeMora, Gavarone, Hicks-Hudson, Huffman, Ingram, Johnson, Koehler, Lang, Liston, Manning, O'Brien, Patton, Reineke, Reynolds, Roegner, Romanchuk, Schaffer, Smith, Timken, Weinstein, Wilkin, Wilson**

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To amend sections 1751.92, 3905.24, 3923.87, 1  
3959.01, 3959.111, 3959.12, and 3959.20; to 2  
amend, for the purpose of adopting new section 3  
numbers as indicated in parentheses, sections 4  
3959.111 (3957.25), 3959.20 (3957.26), and 5  
3959.22 (3957.27); and to enact sections 6  
3957.01, 3957.02, 3957.03, 3957.04, 3957.05, 7  
3957.06, 3957.07, 3957.08, 3957.09, 3957.10, 8  
3957.11, 3957.12, 3957.13, 3957.14, 3957.15, 9  
3957.16, and 3957.99 of the Revised Code to 10  
establish a stand-alone licensing process and 11  
new contractual requirements for pharmacy 12  
benefit managers. 13

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

**Section 1.** That sections 1751.92, 3905.24, 3923.87, 14  
3959.01, 3959.111, 3959.12, and 3959.20 be amended; sections 15  
3959.111 (3957.25), 3959.20 (3957.26), and 3959.22 (3957.27) be 16  
amended for the purpose of adopting new section numbers as 17  
indicated in parentheses; and sections 3957.01, 3957.02, 18  
3957.03, 3957.04, 3957.05, 3957.06, 3957.07, 3957.08, 3957.09, 19  
3957.10, 3957.11, 3957.12, 3957.13, 3957.14, 3957.15, 3957.16, 20  
and 3957.99 of the Revised Code be enacted to read as follows: 21

**Sec. 1751.92.** Each health insuring corporation shall 22  
comply with the requirements of section ~~3959.20~~3957.26 of the 23  
Revised Code as they pertain to health plan issuers. 24

As used in this section, "health plan issuer" has the same 25  
meaning as in section 3922.01 of the Revised Code. 26

**Sec. 3905.24.** (A) (1) All records and other information 27  
obtained by the superintendent of insurance or the 28  
superintendent's deputies, examiners, assistants, or other 29  
employees, or agents relating to an investigation of an 30  
applicant for licensure under this chapter, or of an agent, 31  
solicitor, broker, or other person licensed or appointed under 32  
this chapter or Chapter 3951., 3957., or 3959. of the Revised 33  
Code, are confidential and are not public records as defined in 34  
section 149.43 of the Revised Code until the applicant, 35  
licensee, or appointee is provided notice and opportunity for 36  
hearing pursuant to Chapter 119. of the Revised Code with 37  
respect to such records or information. If no administrative 38  
action is initiated with respect to a particular matter about 39  
which the superintendent obtained records or other information 40  
as part of an investigation, all such records and information 41  
relating to that matter shall remain confidential for three 42  
years after the file on the matter is closed. 43

(2) Division (A)(1) of this section applies only to 44  
investigations that could result in administrative action under 45  
Title XVII or XXXIX or Chapter 119. of the Revised Code. 46

(B) The records and other information described in 47  
division (A) of this section shall remain confidential for all 48  
purposes except when it is appropriate for the superintendent 49  
and the superintendent's deputies, examiners, assistants, or 50  
other employees, or agents to take official action regarding the 51  
affairs of the applicant, licensee, or appointee or in 52  
connection with actual or potential criminal proceedings. 53

(C) Notwithstanding divisions (A) and (B) of this section, 54  
the superintendent may do either of the following: 55

(1) Share records and other information that are the 56  
subject of this section with the chief deputy rehabilitator, the 57  
chief deputy liquidator, other deputy rehabilitators and 58  
liquidators, and any other person employed by, or acting on 59  
behalf of, the superintendent pursuant to Chapter 3901. or 3903. 60  
of the Revised Code, with other local, state, federal, and 61  
international regulatory and law enforcement agencies, with 62  
local, state, and federal prosecutors, and with the national 63  
association of insurance commissioners and its affiliates and 64  
subsidiaries, provided that the recipient agrees to maintain the 65  
confidential status of the confidential record or other 66  
information and has authority to do so; 67

(2) Disclose records and other information that are the 68  
subject of this section in the furtherance of any regulatory or 69  
legal action brought by or on behalf of the superintendent or 70  
the state, resulting from the exercise of the superintendent's 71  
official duties. 72

(D) Notwithstanding divisions (A), (B), and (C) of this section, the superintendent may authorize the national association of insurance commissioners and its affiliates and subsidiaries by agreement to share confidential records and other information received pursuant to division (C)(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 status of the confidential record or other information and has authority to do so.

(E) Notwithstanding divisions (A), (B), and (C) of this section, the chief deputy rehabilitator, the chief deputy liquidator, and other deputy rehabilitators and liquidators may disclose records and other information 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.

(F) Nothing in this section shall prohibit the superintendent from receiving records and other information in accordance with section 3901.045 of the Revised Code.

(G) (1) No waiver of any applicable privilege or claim of confidentiality in the records and other information that are the subject of this section shall occur as a result of sharing or receiving records or other information as authorized in divisions (C)(1), (D), and (F) of this section.

(2) The disclosure of records or other information in connection with a regulatory or legal action pursuant to divisions (C)(2) and (E) of this section does not prohibit an

insurer or any other person from taking steps to limit the 103  
dissemination of the record or other information to persons not 104  
involved in or the subject of the regulatory or legal action on 105  
the basis of any recognized privilege arising under any other 106  
section of the Revised Code or the common law. 107

(H) Employees or agents of the department of insurance 108  
shall not be required by any court in this state to testify in a 109  
civil action, if the testimony concerns any matter related to 110  
records or other information considered confidential under this 111  
section of which they have knowledge. 112

**Sec. 3923.87.** Each sickness and accident insurer or public 113  
employee benefit plan shall comply with the requirements of 114  
section ~~3959.20~~3957.26 of the Revised Code as they pertain to 115  
health plan issuers. 116

As used in this section, "health plan issuer" has the same 117  
meaning as in section 3922.01 of the Revised Code. 118

**Sec. 3957.01.** As used in this chapter: 119

(A) "Claims processing services" means administrative 120  
services performed in connection with processing and 121  
adjudicating claims relating to pharmacist services, including 122  
both of the following: 123

(1) Receiving payments for pharmacist services; 124

(2) Making payments to pharmacists or pharmacies for 125  
pharmacist services. 126

(B) "Contracted pharmacy" or "pharmacy" means a pharmacy, 127  
as defined in section 4729.01 of the Revised Code, located in 128  
this state and participating in either the network of a pharmacy 129  
benefit manager or in a health care or pharmacy benefit plan 130

through a direct contract or through a contract with a pharmacy 131  
services administration organization, group purchasing 132  
organization, or another contracting agent. 133

(C) "Drug product reimbursement" means the amount paid by 134  
a pharmacy benefit manager to a contracted pharmacy for the cost 135  
of the drug dispensed to a patient and does not include a 136  
dispensing or professional fee. 137

(D) "Fiscal year," "plan," "plan sponsor," and "self- 138  
insurance program" have the same meanings as in section 3959.01 139  
of the Revised Code. 140

(E) "Health benefit plan" and "health plan issuer" have 141  
the same meanings as in section 3922.01 of the Revised Code. 142

(F) "Insurance" has the same meaning as in section 3905.01 143  
of the Revised Code. 144

(G) "Insurer" has the same meaning as in section 3901.32 145  
of the Revised Code. 146

(H) "Licensee" means a person licensed as a pharmacy 147  
benefit manager under this chapter. 148

(I) "Maximum allowable cost" means a maximum drug product 149  
reimbursement for an individual drug or for a group of 150  
therapeutically and pharmaceutically equivalent multiple source 151  
drugs that are listed in the United States food and drug 152  
administration's approved drug products with therapeutic 153  
equivalence evaluations, commonly referred to as the orange 154  
book. 155

(J) "Maximum allowable cost list" means a list of the 156  
drugs for which a pharmacy benefit manager imposes a maximum 157  
allowable cost. 158

<u>(K) "Other prescription drug or device services" means</u>	159
<u>services other than claims processing services, provided</u>	160
<u>directly or indirectly, whether in connection with or separate</u>	161
<u>from claims processing services, including all of the following:</u>	162
<u>(1) Negotiating rebates, discounts, or other financial</u>	163
<u>incentives and arrangements with drug companies;</u>	164
<u>(2) Disbursing or distributing rebates;</u>	165
<u>(3) Managing or participating in incentive programs or</u>	166
<u>arrangements for pharmacist services;</u>	167
<u>(4) Negotiating or entering into contractual arrangements</u>	168
<u>with pharmacists or pharmacies, or both;</u>	169
<u>(5) Developing formularies;</u>	170
<u>(6) Designing prescription benefit programs;</u>	171
<u>(7) Advertising or promoting services.</u>	172
<u>(L) "Pharmacist" means an individual licensed to engage in</u>	173
<u>the practice of pharmacy, as defined in section 4729.01 of the</u>	174
<u>Revised Code.</u>	175
<u>(M) "Pharmacy benefit manager" means an entity that</u>	176
<u>contracts with pharmacies on behalf of an employer, a multiple</u>	177
<u>employer welfare arrangement, public employee benefit plan,</u>	178
<u>state agency, insurer, managed care organization, or other</u>	179
<u>third-party payer to provide claims processing services,</u>	180
<u>pharmacy benefit management services or administration, or other</u>	181
<u>prescription drug or device services. "Pharmacy benefit manager"</u>	182
<u>includes the state pharmacy benefit manager selected under</u>	183
<u>section 5167.24 of the Revised Code.</u>	184
<u>(N) "Pharmacy benefit manager affiliate" means a pharmacy</u>	185

or pharmacist that directly or indirectly, through one or more 186  
intermediaries, owns or controls, is owned or controlled by, or 187  
is under common ownership or control with a pharmacy benefit 188  
manager. 189

(O) "Pharmacy benefit management services" means services 190  
provided by a pharmacy benefit manager on behalf of an employer, 191  
a multiple employer welfare arrangement, public employee benefit 192  
plan, state agency, insurer, managed care organization, or other 193  
third-party payer to provide claims processing services, 194  
administrative support or efficiencies, contracting, or other 195  
prescription drug or device services. 196

(P) "Pharmacy services administrative organization" means 197  
an organization that helps community pharmacies and pharmacy 198  
benefit managers or third-party payers achieve administrative 199  
efficiencies, including contracting and payment efficiencies. 200

(Q) "Rebate" means a discount or other price concession, 201  
or a payment attributable to the utilization of prescription 202  
drugs in this state, that is paid by a drug manufacturer 203  
directly to a pharmacy benefit manager after a claim has been 204  
processed and paid at a pharmacy. 205

(R) "Subject to this chapter" means, in the context of an 206  
agreement involving a pharmacy benefit manager, that the 207  
agreement is entered into, amended, or renewed on or after July 208  
1, 2027. 209

(S) "Third-party payer" has the same meaning as in section 210  
3901.38 of the Revised Code, except that the term does not 211  
include a pharmacy benefit manager subject to this chapter. 212

**Sec. 3957.02.** The superintendent of insurance shall 213  
establish by rule, adopted in accordance with Chapter 119. of 214

the Revised Code, and administer a process for licensing 215  
pharmacy benefit managers in this state. The superintendent may 216  
adopt any other rules the superintendent deems necessary for the 217  
administration, implementation, and enforcement of this chapter. 218  
When adopting rules pursuant to this section, the superintendent 219  
shall consider standards and procedures that have been found to 220  
be the best practices relative to the use and regulation of 221  
pharmacy benefit managers. 222

**Sec. 3957.03.** (A) On and after July 1, 2027, no person 223  
shall solicit a plan or plan sponsor that is domiciled in this 224  
state or has its principal headquarters or principal 225  
administrative office in this state to act as a pharmacy benefit 226  
manager for the plan or plan sponsor unless licensed under this 227  
chapter. 228

(B) No person shall provide pharmacy benefit management 229  
services pursuant to an agreement subject to this chapter unless 230  
licensed under this chapter. 231

(C) No person shall solicit a plan, act as a pharmacy 232  
benefit manager, or otherwise provide pharmacy benefit 233  
management services while the person's pharmacy benefit manager 234  
license is expired pursuant to division (C) of section 3957.08 235  
of the Revised Code. 236

**Sec. 3957.04.** (A) A person that seeks to be licensed as a 237  
pharmacy benefit manager shall file an application with the 238  
superintendent of insurance in the form and manner prescribed by 239  
the superintendent. The application shall include all the 240  
information the superintendent considers necessary to process 241  
the application, including evidence satisfactory to the 242  
superintendent that the applicant meets the requirements 243  
specified in division (C) of this section. 244

(B) All applications for a pharmacy benefit manager license shall be accompanied by a nonrefundable filing fee of two thousand dollars per application. All fees collected under this section and section 3957.08 of the Revised Code shall be paid into the state treasury to the credit of the department of insurance operating fund created under section 3901.021 of the Revised Code. 245  
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(C) To be eligible to receive a pharmacy benefit manager license, an applicant shall demonstrate to the superintendent that the applicant meets the requirements of this division. 252  
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(1) For an applicant seeking a pharmacy benefit manager license as an individual, the applicant shall meet all of the following requirements: 255  
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(a) The applicant must be at least eighteen years of age. 258

(b) The applicant must not have been previously convicted of a financially related felony. 259  
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(c) The applicant must not have committed any act that is grounds for the denial, suspension, or revocation of a license under this chapter. 261  
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(d) The applicant must consent to a criminal records check, and the results of the check must be determined to be satisfactory by the superintendent pursuant to section 9.79 of the Revised Code. 264  
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(e) The applicant must provide proof of United States citizenship or proof of legal authorization to work in the United States. 268  
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(f) The applicant must provide any additional information or documents required by the superintendent. 271  
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<u>(2) For an applicant seeking a pharmacy benefit manager</u>	273
<u>license as a business entity, the applicant shall meet all of</u>	274
<u>the following requirements:</u>	275
<u>(a) The applicant must be domiciled or maintain its</u>	276
<u>principal place of business in this state, as evidenced by a</u>	277
<u>certificate of good standing issued by the secretary of state.</u>	278
<u>(b) The applicant must identify all officers, directors,</u>	279
<u>partners, or members of the business entity and must identify</u>	280
<u>any owners or members that hold five per cent or more ownership</u>	281
<u>in the entity.</u>	282
<u>(c) The applicant must identify an officer, director,</u>	283
<u>partner, or member responsible for the entity's compliance with</u>	284
<u>this chapter.</u>	285
<u>(d) The applicant must not have been, and not have any</u>	286
<u>officer, director, partner, or member that has been, previously</u>	287
<u>convicted of a financially related felony.</u>	288
<u>(e) The applicant must not have committed, and not have</u>	289
<u>any officer, director, partner, or member that has committed,</u>	290
<u>any act that is grounds for the denial, suspension, or</u>	291
<u>revocation of a license under this chapter.</u>	292
<u>(f) The applicant must provide any additional information</u>	293
<u>or documents requested by the superintendent.</u>	294
<u>(3) An individual or business entity applicant may seek a</u>	295
<u>nonresident pharmacy benefit manager license instead of a</u>	296
<u>license under division (C) (1) or (2) of this section if the</u>	297
<u>individual or entity holds a current, valid license in another</u>	298
<u>state and meets all of the following requirements:</u>	299
<u>(a) The applicant must submit a complete application for a</u>	300

pharmacy benefit manager license to the superintendent in 301  
accordance with division (A) of this section. 302

(b) The applicant must not have committed any act that is 303  
grounds for the denial, suspension, or revocation of a license 304  
under this chapter. 305

(c) If the applicant is a business entity, the applicant 306  
must provide a certificate of good standing for a foreign 307  
corporation issued by the secretary of state. 308

(d) If the applicant is a business entity, the applicant 309  
must identify all officers, directors, partners, or members of 310  
the business entity, and must identify any owners or members 311  
that hold five per cent or more ownership in the entity. 312

(e) The applicant must not have committed, and must not 313  
have any officer, director, partner, or member that has 314  
committed, any act that is grounds for the denial, suspension, 315  
or revocation of a license under this chapter. 316

(f) The applicant must be licensed in a state that issues 317  
nonresident pharmacy benefit manager licenses to residents of 318  
this state on the same basis as set forth in this section. 319

(g) The applicant must provide any additional information 320  
or documents requested by the superintendent. 321

(4) An individual or business entity applicant that does 322  
not meet the requirements of division (C)(3) of this section for 323  
a nonresident license must meet the requirements under division 324  
(C)(1) or (2) of this section. 325

**Sec. 3957.05.** The superintendent of insurance shall 326  
approve or deny an application for a license under this chapter 327  
within a reasonable time after receipt. 328

Sec. 3957.06. Within thirty days after denying an 329  
application for a license under this chapter, the superintendent 330  
of insurance shall notify the applicant of the denial and the 331  
reasons for the denial. The superintendent shall include a 332  
statement in the notice advising that the applicant is entitled 333  
to a hearing, in accordance with Chapter 119. of the Revised 334  
Code, if the applicant requests such a hearing within thirty 335  
days after receipt of the notice. 336

Sec. 3957.07. Upon approving an application for a license 337  
under this chapter and receiving payment of the associated 338  
filing fee, the superintendent of insurance shall grant the 339  
applicant a license to operate as a pharmacy benefit manager in 340  
this state. The initial license is effective on the date the 341  
application is approved by the superintendent and expires 342  
annually on the thirtieth day of June. If the initial license 343  
application is approved in May or June, the license expires on 344  
the thirtieth day of June the following year. The superintendent 345  
shall renew an initial license in accordance with section 346  
3957.08 of the Revised Code. 347

Sec. 3957.08. (A) The superintendent of insurance shall 348  
provide a renewal notice to each licensee not later than the 349  
first day of May each year. 350

(B) A licensee may renew its pharmacy benefit manager 351  
license by applying to the superintendent, in the form and 352  
manner prescribed by the superintendent, and paying a renewal 353  
fee of three thousand dollars before the date the license 354  
expires. A licensee shall not apply for a license renewal more 355  
than ninety days before the date the license expires. 356

(C) In the event that a licensee fails to apply for 357  
renewal and pay the renewal fee before the date the license 358

expires, the license shall expire on the expiration date, and 359  
the former licensee is not authorized to operate as a pharmacy 360  
benefit manager in this state beginning on that date. A person 361  
whose license is expired may apply to reinstate the license in 362  
the same manner as a license renewal under division (B) of this 363  
section, except that the filing fee is one and one-half times 364  
the renewal fee under division (B) of this section. 365

**Sec. 3957.09.** (A) Except as provided in division (G) of 366  
this section, no person shall act as a pharmacy benefit manager 367  
on or after July 1, 2027, without first entering into a written 368  
agreement with a plan sponsor. 369

(B) The pharmacy benefit manager shall retain the written 370  
agreement as part of the pharmacy benefit manager's official 371  
records for the duration of the agreement and for five years 372  
thereafter. Each agreement shall include, at a minimum, all of 373  
the following: 374

(1) The term of the agreement; 375

(2) An explanation of the services to be performed by the 376  
pharmacy benefit manager; 377

(3) The method and rate of compensation to be paid by the 378  
plan sponsor to the pharmacy benefit manager for services 379  
rendered; 380

(4) Provisions for the renewal and termination of the 381  
agreement. 382

(C) A pharmacy benefit manager shall maintain, for the 383  
duration of the agreement with the plan sponsor, customary and 384  
relevant books and records of all transactions and information 385  
relative to covered persons or beneficiaries. The pharmacy 386  
benefit manager shall maintain such customary and relevant books 387

and records either electronically or in physical form at the 388  
pharmacy benefit manager's principal office or branch office and 389  
shall make those books and records available to the 390  
superintendent or the superintendent's designee at any time upon 391  
request. Any protected health information received from the 392  
request shall be maintained in compliance with all applicable 393  
federal and state privacy laws, including the "Health Insurance 394  
Portability and Accountability Act of 1996," 42 U.S.C. 1320d, et 395  
seq. and the regulations adopted under that act. 396

(D) A pharmacy benefit manager shall account, annually or 397  
more frequently, to the plan sponsor for any pricing discounts, 398  
rebates of any kind, inflationary payments, credits, claw backs, 399  
fees, grants, charge backs, drug product reimbursements, or 400  
other benefits received by the pharmacy benefit manager. The 401  
pharmacy benefit manager shall give the plan sponsor access to 402  
all financial and utilization information used by the pharmacy 403  
benefit manager in relation to pharmacy benefit management 404  
services provided to the plan sponsor. 405

(E) A pharmacy benefit manager shall disclose, in writing, 406  
to the plan sponsor the terms and conditions of any contract or 407  
arrangement between the pharmacy benefit manager and any other 408  
party relating to pharmacy benefit management services provided 409  
by the pharmacy benefit manager to the plan sponsor, including 410  
pharmacy benefit management services provided to group 411  
purchasing organizations. 412

(F) A pharmacy benefit manager shall disclose, in writing, 413  
to the plan sponsor any activity, policy, practice, contract, or 414  
arrangement of the pharmacy benefit manager that directly or 415  
indirectly presents any conflict of interest concerning the 416  
pharmacy benefit manager's relationship with or obligation to 417

the plan sponsor. 418

(G) Divisions (A) to (F) of this section apply to 419  
agreements subject to this chapter and pharmacy benefit 420  
management services provided pursuant to those agreements. 421  
Nothing in those divisions applies to pharmacy benefit 422  
management services provided pursuant to an agreement that is 423  
not subject to this chapter. 424

(H) A pharmacy benefit manager licensed under this chapter 425  
shall, at all times, maintain any required insurance coverage or 426  
bond as provided for and mandated by the "Employee Retirement 427  
and Income Security Act of 1974," 29 U.S.C. 1001. 428

**Sec. 3957.10.** (A) Upon notice and hearing in accordance 429  
with Chapter 119. of the Revised Code, the superintendent of 430  
insurance may take any of the actions enumerated in division (C) 431  
of this section if the superintendent finds that a licensee has 432  
done any of the following: 433

(1) Violated any provision of this chapter, any rule 434  
adopted by the superintendent, or any consent agreement or order 435  
of the superintendent; 436

(2) Provided incorrect, misleading, incomplete, or 437  
materially false information in the licensure or renewal 438  
application; 439

(3) Obtained or attempted to obtain a license through 440  
misrepresentation or fraud; 441

(4) Misappropriated, converted, or improperly withheld 442  
insurance company premiums or contributions, excluding interest 443  
earnings received by the licensee that are disclosed in writing 444  
to the plan sponsor; 445

(5) In the transaction of business in this or another 446  
state, has been convicted of using fraudulent, coercive, or 447  
dishonest practices or has demonstrated incompetence, 448  
untrustworthiness, or financial irresponsibility; 449

(6) Failed to appear in response to a subpoena, 450  
examination, warrant, or other order lawfully issued by the 451  
superintendent; 452

(7) Is affiliated with, or is under the same general 453  
management or interlocking directorate or ownership of, another 454  
pharmacy benefit manager that transacts business in this state 455  
and that is not licensed under this chapter; 456

(8) Had a license or its equivalent denied, suspended, 457  
revoked, or not renewed in any other state, district, territory, 458  
or province; 459

(9) Has been, or has an owner that has been, convicted of 460  
a financially related felony; 461

(10) Has been, or has an owner that has been, convicted of 462  
or pleaded guilty to or no contest to a felony, regardless of 463  
whether a judgment of conviction has been entered by the court. 464

(B) (1) If the superintendent has information, in the 465  
department of insurance's files, from a complaint, or otherwise, 466  
that a person has engaged in or is about to engage in conduct 467  
described in division (A) of this section, or if the 468  
superintendent believes it to be in the best interest of the 469  
public, insurers, and plan sponsors, the superintendent may do 470  
either of the following: 471

(a) Investigate the person, as authorized under this 472  
section or in rules adopted by the superintendent; 473

(b) Issue subpoenas to any person for the purpose of 474  
compelling the attendance and testimony of witnesses or the 475  
production of books, accounts, papers, records, or documents. 476

(2) If the person fails to comply with an order or a 477  
subpoena issued pursuant to division (B)(1) of this section, 478  
upon application of the superintendent, a judge of the court of 479  
common pleas of the county in which the individual resides or 480  
the entity is located, upon application of the superintendent, 481  
shall compel obedience by attachment proceedings for contempt, 482  
as in the case of disobedience with respect to the requirements 483  
of a subpoena issued from the court or a refusal to testify in 484  
the court. 485

(C) If the superintendent determines that a pharmacy 486  
benefit manager licensed under this chapter has engaged in any 487  
of the conduct described in division (A) of this section or if 488  
the superintendent believes it to be in the best interest of the 489  
public, insurers, and plan sponsors, the superintendent may take 490  
one or more of the following actions against the pharmacy 491  
benefit manager: 492

(1) Assess a civil penalty in an amount not to exceed 493  
fifteen thousand dollars per violation; 494

(2) Assess administrative costs to cover the expenses 495  
incurred by the department in the administrative action, 496  
including costs incurred in the investigation and hearing 497  
process. Any costs collected shall be paid into the state 498  
treasury to the credit of the department of insurance operating 499  
fund created in section 3901.021 of the Revised Code. 500

(3) Suspend the pharmacy benefit manager's license; 501

(4) Permanently revoke the pharmacy benefit manager's 502

<u>license;</u>	503
<u>(5) Refuse to issue a license under this chapter to an</u>	504
<u>applicant;</u>	505
<u>(6) Refuse to renew a pharmacy benefit manager's license;</u>	506
<u>(7) Prohibit the pharmacy benefit manager licensee from</u>	507
<u>engaging in the business of insurance, or if the licensee is an</u>	508
<u>individual, being employed by a pharmacy benefit manager entity</u>	509
<u>licensed under this chapter. The superintendent may, in the</u>	510
<u>superintendent's discretion, determine the nature, conditions,</u>	511
<u>and duration of these restrictions.</u>	512
<u>(8) Order corrective action in lieu of or in addition to</u>	513
<u>the other penalties listed in this division. An order for</u>	514
<u>corrective action may provide for the suspension of a civil</u>	515
<u>penalty, license revocation, license suspension, or refusal to</u>	516
<u>issue or renew a license, if the pharmacy benefit manager</u>	517
<u>complies with the terms and conditions of the corrective action</u>	518
<u>order.</u>	519
<u>(9) Accept a license surrender for cause by the pharmacy</u>	520
<u>benefit manager. The surrender for cause shall be for at least</u>	521
<u>five years and shall prohibit the pharmacy benefit manager from</u>	522
<u>seeking any license authorized under Title XXXIX of the Revised</u>	523
<u>Code during that time period. A surrender for cause is in lieu</u>	524
<u>of a license revocation or suspension and may include a</u>	525
<u>corrective action order described in division (C) (8) of this</u>	526
<u>section.</u>	527
<u>(D) Upon receipt of notice of an order of suspension in</u>	528
<u>accordance with sections 119.05 and 119.07 of the Revised Code,</u>	529
<u>the pharmacy benefit manager shall promptly deliver its license</u>	530
<u>to the superintendent, unless the order of suspension is</u>	531

appealed under section 119.12 of the Revised Code. 532

(E) (1) If a person engages in conduct that is a violation 533  
described in division (A) of this section and that has caused, 534  
is causing, or is about to cause substantial and material harm, 535  
or if the superintendent believes it to be in the best interest 536  
of the public, insurers, and plan sponsors, the superintendent 537  
may issue an order requiring the person to cease and desist from 538  
engaging in the conduct. 539

(2) Immediately after issuing a cease and desist order 540  
under division (E) (1) of this section, the superintendent shall 541  
provide notice of the order to all persons known to be involved 542  
in the conduct. The notice may be served in accordance with 543  
section 119.05 of the Revised Code. Thereafter, the 544  
superintendent may publicize or otherwise notify all interested 545  
parties that the order has been issued. A notice issued under 546  
this division shall specify the particular act, omission, 547  
practice, or transaction that is the subject of the cease and 548  
desist order, and shall set a date, not more than fifteen days 549  
after the date of the order, for a hearing on the continuation 550  
or revocation of the order. Each person shall comply with the 551  
cease and desist order immediately upon receipt of the notice. 552

(3) The superintendent shall hold a hearing on the cease 553  
and desist order in accordance with Chapter 119. of the Revised 554  
Code, to the extent that chapter does not conflict with the 555  
procedures otherwise set forth in this section. Upon the 556  
application of a party and for good cause shown, the 557  
superintendent may continue the hearing. The superintendent 558  
shall issue a final order within fifteen days after objections 559  
are submitted for the hearing officer's report and 560  
recommendation either confirming or revoking the cease and 561

desist order. The final order may be appealed, as provided under 562  
section 119.12 of the Revised Code. 563

(4) A cease and desist order issued under division (E) (1) 564  
of this section is cumulative and concurrent with the other 565  
remedies available under this section and does not prevent the 566  
exercise of any other of those remedies. 567

(F) If the superintendent has reasonable cause to believe 568  
that a person has violated an order issued pursuant to this 569  
section, in whole or in part, the superintendent may request 570  
that the attorney general commence and prosecute an appropriate 571  
action or proceeding in the name of the state against the 572  
person. In an action brought pursuant to this division, the 573  
court may impose a civil penalty of not more than fifteen 574  
thousand dollars for each violation, injunctive relief, 575  
restitution, and any other appropriate relief. 576

**Sec. 3957.11.** (A) A pharmacy benefit manager shall notify 577  
the superintendent of insurance if the pharmacy benefit manager, 578  
or any owner of the pharmacy benefit manager, is subject to 579  
administrative action by a government entity having 580  
professional, occupational, or financial authority in this or 581  
another state while the pharmacy benefit manager holds a license 582  
under this chapter. The notice shall be provided not later than 583  
thirty days after the entry date of final disposition in the 584  
matter and shall include a copy of the order, consent order, or 585  
any other relevant documents related to the matter. 586

(B) A pharmacy benefit manager shall notify the 587  
superintendent of insurance if the pharmacy benefit manager, or 588  
any owner of the pharmacy benefit manager, is subject to a 589  
criminal prosecution in this or another state, other than a 590  
misdemeanor traffic offense, while the pharmacy benefit manager 591

holds a license under this chapter. The notice shall be provided 592  
not later than thirty days after the person initially appears 593  
before a judge or magistrate and shall include a certified copy 594  
of the charging document. Not later than thirty days after final 595  
disposition of the criminal prosecution, the pharmacy benefit 596  
manager shall provide to the superintendent a certified copy of 597  
the court's entry or order that reflects the final disposition 598  
of the prosecution and any other relevant document related to 599  
the prosecution. 600

**Sec. 3957.12.** (A) On and after July 1, 2027, no pharmacy 601  
benefit manager shall do any of the following: 602

(1) Use plan sponsor funds for any purpose not 603  
specifically set forth in writing by the pharmacy benefit 604  
manager; 605

(2) Fail to disclose in written solicitation materials and 606  
at least once annually to contracted plan sponsors any ownership 607  
relationship of five per cent or more between the pharmacy 608  
benefit manager and an insurer; 609

(3) Fail to remit insurance premiums within the policy 610  
period or within the time agreed to in writing between the 611  
insurer and the pharmacy benefit manager; 612

(4) Fail to disclose in writing the method of collecting 613  
and holding a plan sponsor's funds. 614

(B) This section does not apply to the extent that it 615  
conflicts with an agreement that is not subject to this chapter. 616

**Sec. 3957.13.** (A) On and after July 1, 2027, a pharmacy 617  
benefit manager shall do all of the following: 618

(1) Maintain relevant books and records that reflect all 619

transactions administered by the pharmacy benefit manager 620  
pursuant to agreements that are subject to this chapter, 621  
specifically in regard to premiums or contributions received and 622  
deposited, and claims and authorized expenses paid. 623

(2) Prepare, journalize, and post the relevant books and 624  
records described in division (A) (1) of this section in 625  
accordance with the terms and conditions of the service 626  
agreement between the pharmacy benefit manager and the insurer 627  
or plan sponsor and in accordance with the "Employee Retirement 628  
and Income Security Act of 1974," 29 U.S.C. 1001. 629

(3) Maintain the relevant books and records described in 630  
division (A) (1) of this section for the period during which the 631  
pharmacy benefit manager provides services for the applicable 632  
insurer or plan sponsor and for ten years thereafter. 633

(4) Maintain a cash receipts register of all premiums or 634  
contributions received, including, at minimum, the date such 635  
contributions are received and deposited. 636

(B) For purposes of the relevant books and records 637  
described in division (A) (1) of this section, a pharmacy benefit 638  
manager's description of a disbursement shall be in sufficient 639  
detail to identify the source document substantiating the 640  
purpose of the disbursement, and shall include all of the 641  
following: 642

(1) The check number; 643

(2) The date of disbursement; 644

(3) The person to whom the disbursement was made; 645

(4) The amount disbursed and, if the amount disbursed does 646  
not align with the amount billed or authorized, a written record 647

as to the application for the disbursement; 648

(5) If the disbursement is for the earned pharmacy benefit manager fee or commission, a written record reflecting the identifying deposit from which the fee is matched. 649  
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651

(C) A pharmacy benefit manager shall support all journal entries for receipts and disbursements with evidence that is referenced in the journal entry so that it may be traced for verification. 652  
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(D) A pharmacy benefit manager shall prepare and maintain monthly financial institution account reconciliations if requested by an insurer or plan sponsor as provided in any service agreement by and between the pharmacy benefit manager and the insurer or plan sponsor that is subject to this chapter. 656  
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(E) A pharmacy benefit manager shall prepare a report to be filed with the insurer or plan sponsor with which the pharmacy benefit manager has an agreement subject to this chapter within ninety days after the end of the fiscal year of the plan that, at minimum, discloses all of the following: 661  
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(1) The total premiums or contributions received from the plan sponsor, covered persons, or beneficiaries; 666  
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(2) The total administration fees withdrawn by the pharmacy benefit manager pursuant to the written service agreement; 668  
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670

(3) The total claim payments made during the reporting period. 671  
672

(F) A pharmacy benefit manager shall pay return premiums or contributions to the insurer or plan sponsor with which the pharmacy benefit manager has an agreement subject to this 673  
674  
675

chapter, or credit such return premiums or contributions to the 676  
account of the insurer or plan sponsor, within thirty days after 677  
receipt by the pharmacy benefit manager. If the pharmacy benefit 678  
manager credits the return premium or contribution to the 679  
insurer or plan sponsor, the pharmacy benefit manager shall show 680  
and apply the credit to the next billing statement sent to the 681  
insurer or plan sponsor. 682

(G) On and after July 1, 2027, the superintendent of 683  
insurance may examine the relevant books and records described 684  
in division (A) (1) of this section of a pharmacy benefit manager 685  
as necessary to determine the following related to any contracts 686  
involving a pharmacy benefit manager and a plan sponsor of a 687  
health benefit plan or health plan issuer: 688

(1) The aggregate amount of rebates received by a pharmacy 689  
benefit manager; 690

(2) The aggregate amount of rebates distributed by a 691  
pharmacy benefit manager to an appropriate plan sponsor of a 692  
health benefit plan or health plan issuer; 693

(3) The aggregate amount of rebates passed on to a covered 694  
person under the health benefit plan at the point of sale that 695  
reduced the person's applicable deductible, copayment, 696  
coinsurance, or other cost-sharing amount; 697

(4) The individual and aggregate amount paid by a plan 698  
sponsor of a health benefit plan or health plan issuer to the 699  
pharmacy benefit manager for pharmacist services itemized by 700  
pharmacy, product, and goods and services, including other 701  
prescription drug or device services; 702

(5) The individual and aggregate amount a pharmacy benefit 703  
manager paid for pharmacist services itemized by pharmacy, 704

product, and goods and services, including other prescription 705  
drug or device services. 706

(H) To carry out the duties of division (G) of this 707  
section, the superintendent may contract with a third party to 708  
examine the relevant books and records described in division (A) 709  
(1) of this section of a pharmacy benefit manager. 710

(I) A pharmacy benefit manager shall pay all expenses 711  
associated with the examination functions authorized or required 712  
by this section, including any expenses related to a contract 713  
with a third party to conduct that examination. The 714  
superintendent shall provide the pharmacy benefit manager with 715  
an itemized statement of the expenses incurred in the 716  
performance of those functions and, upon receipt of that 717  
statement, the pharmacy benefit manager shall remit the full 718  
amount of such expenses to the superintendent. The 719  
superintendent shall remit amounts received under this division 720  
to the treasurer of state pursuant to section 3901.021 of the 721  
Revised Code for deposit in the department of insurance 722  
operating fund. 723

(J) Upon written notification to a pharmacy benefit 724  
manager by the superintendent of insurance that the pharmacy 725  
benefit manager has violated any provision of this section, the 726  
pharmacy benefit manager shall correct the violation specified 727  
in the notice within sixty days. 728

**Sec. 3957.14.** (A) All information and data acquired by the 729  
superintendent of insurance or the department of insurance under 730  
this chapter is considered proprietary and confidential under 731  
section 3905.24 of the Revised Code and is not a public record 732  
under section 149.43 of the Revised Code. 733

(B) On and after July 1, 2027, no pharmacy benefit manager 734  
or representative of a pharmacy benefit manager shall cause or 735  
knowingly permit the use of any advertisement, promotion, 736  
solicitation, representation, proposal, or offer that is untrue, 737  
deceptive, or misleading. 738

Sec. 3957.15. For purposes of licensure, this chapter does 739  
not apply to an employer's self-insurance program or fully 740  
insured plan to the extent that federal law supersedes, 741  
preempts, prohibits, or otherwise precludes its application to 742  
such plan. 743

Sec. 3957.16. On receipt of a notice pursuant to section 744  
3123.43 of the Revised Code, the superintendent of insurance 745  
shall comply with sections 3123.41 to 3123.50 of the Revised 746  
Code and any applicable rules adopted under section 3123.63 of 747  
the Revised Code with respect to a license issued pursuant to 748  
this chapter. 749

Sec. 3959.111 3957.25. (A) (1) (a) In each contract between 750  
a pharmacy benefit manager and a pharmacy, the pharmacy shall be 751  
given the right to obtain from the pharmacy benefit manager, 752  
within ten days after any request, a current list of the sources 753  
used to determine maximum allowable cost pricing. In each 754  
contract between a pharmacy benefit manager and a pharmacy, the 755  
pharmacy benefit manager shall be obligated to update and 756  
implement the pricing information at least every seven days and 757  
provide a means by which contracted pharmacies may promptly 758  
review maximum allowable cost pricing updates in an electronic 759  
format that is readily available, accessible, and secure and 760  
that can be easily searched. 761

Subject to division (A) (1) of this section, a pharmacy 762  
benefit manager shall utilize the most up-to-date pricing data 763

when calculating drug product reimbursements for all contracting 764  
pharmacies within one business day of any price update or 765  
modification. 766

(b) A pharmacy benefit manager shall maintain a written 767  
procedure to eliminate products from the list of drugs subject 768  
to maximum allowable cost pricing in a timely manner. The 769  
written procedure, and any updates, shall promptly be made 770  
available to a pharmacy upon request. 771

(2) In each contract between a pharmacy benefit manager 772  
and a pharmacy, a pharmacy benefit manager shall be obligated to 773  
ensure that all of the following conditions are met prior to 774  
placing a prescription drug on a maximum allowable cost list: 775

(a) The drug is listed as "A" or "B" rated in the most 776  
recent version of the United States food and drug 777  
administration's approved drug products with therapeutic 778  
equivalence evaluations, or has an "NR" or "NA" rating or 779  
similar rating by nationally recognized reference. 780

(b) The drug is generally available for purchase by 781  
pharmacies in this state from a national or regional wholesaler 782  
and is not obsolete. 783

(3) Each contract between a pharmacy benefit manager and a 784  
pharmacy shall include an electronic process to appeal, 785  
investigate, and resolve disputes regarding maximum allowable 786  
cost pricing that includes all of the following: 787

(a) A twenty-one-day limit on the right to appeal 788  
following the initial claim; 789

(b) A requirement that the appeal be investigated and 790  
resolved within twenty-one days after the appeal; 791

(c) A telephone number at which the pharmacy may contact 792  
the pharmacy benefit manager to speak to a person responsible 793  
for processing appeals; 794

(d) A requirement that a pharmacy benefit manager provide 795  
a reason for any appeal denial, including the national drug code 796  
and the identity of the national or regional wholesalers from 797  
whom the drug was generally available for purchase at or below 798  
the benchmark price determined by the pharmacy benefit manager; 799

(e) A requirement that if the appeal is upheld or granted, 800  
then the pharmacy benefit manager shall adjust the drug product 801  
reimbursement to the pharmacy's upheld appeal price; 802

(f) A requirement that a pharmacy benefit manager make an 803  
adjustment not later than one day after the date of 804  
determination of the appeal. The adjustment shall be retroactive 805  
to the date the appeal was made and shall apply to all situated 806  
pharmacies as determined by the pharmacy benefit manager. This 807  
requirement does not prohibit a pharmacy benefit manager from 808  
retroactively adjusting a claim for the appealing pharmacy or 809  
for any other similarly situated pharmacies. 810

(B) (1) (a) A pharmacy benefit manager shall disclose to the 811  
plan sponsor whether or not the pharmacy benefit manager uses 812  
the same maximum allowable cost list when billing a plan sponsor 813  
as it does when reimbursing a pharmacy. 814

(b) If a pharmacy benefit manager uses multiple maximum 815  
allowable cost lists, the pharmacy benefit manager shall 816  
disclose in the aggregate to a plan sponsor any differences 817  
between the amount paid to a pharmacy and the amount charged to 818  
a plan sponsor. 819

(2) The disclosures required under division (B) (1) of this 820

section shall be made within ten days of a pharmacy benefit 821  
manager and a plan sponsor signing a contract or on a quarterly 822  
basis. 823

(3) (a) Division (B) of this section does not apply to 824  
plans governed by the "Employee Retirement Income Security Act 825  
of 1974," 29 U.S.C. 1001, et seq. or medicare part D. 826

(b) As used in this division, "medicare part D" means the 827  
voluntary prescription drug benefit program established under 828  
Part D of Title XVIII of the "Social Security Act," 42 U.S.C. 829  
1395w-101, et seq. 830

(C) Notwithstanding division (B) (5) of section 3959.01 of 831  
the Revised Code, a health insuring corporation or a sickness 832  
and accident insurer shall comply with the requirements of this 833  
section and is subject to the penalties under section 3959.12 of 834  
the Revised Code if the corporation or insurer is a pharmacy 835  
benefit manager, as defined in section 3959.01 of the Revised 836  
Code. 837

(D) The superintendent may impose a monetary fine against 838  
a licensee if, upon investigation and after notice and 839  
opportunity for hearing in accordance with Chapter 119. of the 840  
Revised Code, the superintendent finds that the licensee has 841  
violated any provision of section 3957.26 of the Revised Code or 842  
any rule adopted by the superintendent pursuant to or to 843  
implement that section. 844

(E) The superintendent of insurance shall adopt rules as 845  
necessary to implement the requirements of this section. 846

**Sec. ~~3959.20~~ 3957.26.** (A) As used in this section and 847  
section 3957.27 of the Revised Code: 848

(1) "Administrator" has the same meaning as in section 849

<u>3959.01 of the Revised Code.</u>	850
(2) "Cost-sharing" means the cost to an individual insured under a health benefit plan according to any coverage limit, copayment, coinsurance, deductible, or other out-of-pocket expense requirements imposed by the plan.	851 852 853 854
<del>(2) "Health benefit plan" and "health plan issuer" have the same meanings as in section 3922.01 of the Revised Code.</del>	855 856
(3) "Pharmacy audit" has the same meaning as in section 3901.81 of the Revised Code.	857 858
<del>(4) "Pharmacy benefit manager" and "administrator" have the same meanings as in section 3959.01 of the Revised Code.</del>	859 860
(B) No health plan issuer, pharmacy benefit manager, or any other administrator shall require cost-sharing in an amount, or direct a pharmacy to collect cost-sharing in an amount, greater than the lesser of either of the following from an individual purchasing a prescription drug:	861 862 863 864 865
(1) The amount an individual would pay for the drug if the drug were to be purchased without coverage under a health benefit plan;	866 867 868
(2) The net reimbursement paid to the pharmacy for the prescription drug by the health plan issuer, pharmacy benefit manager, or administrator.	869 870 871
(C) (1) No health plan issuer, pharmacy benefit manager, or administrator shall retroactively adjust a pharmacy claim for reimbursement for a prescription drug unless the adjustment is the result of either of the following:	872 873 874 875
(a) A pharmacy audit conducted in accordance with sections 3901.811 to 3901.814 of the Revised Code;	876 877

(b) A technical billing error.	878
(2) No health plan issuer, pharmacy benefit manager, or administrator shall charge a fee related to a claim unless the amount of the fee can be determined at the time of claim adjudication.	879 880 881 882
(D) The department of insurance shall create a web form that consumers can use to submit complaints relating to violations of this section.	883 884 885
<u>(E) Any pharmacy benefit manager license issued under this chapter may be suspended for a period not to exceed two years, revoked, or not renewed by the superintendent of insurance after notice to the licensee and hearing in accordance with Chapter 119. of the Revised Code, if upon investigation and proof the superintendent finds that the licensee has knowingly violated this section.</u>	886 887 888 889 890 891 892
<b>Sec. <del>3959.22</del> 3957.27.</b> No health plan issuer, pharmacy benefit manager, or any other administrator shall prohibit a pharmacy from mailing or delivering drugs to patients as an ancillary service.	893 894 895 896
<b>Sec. 3957.99.</b> <u>Whoever knowingly violates section 3957.03 of the Revised Code is guilty of a misdemeanor of the fourth degree.</u>	897 898 899
<b>Sec. 3959.01.</b> As used in this chapter:	900
(A) "Administration fees" means any amount charged a covered person for services rendered. "Administration fees" includes commissions earned or paid by any person relative to services performed by an administrator.	901 902 903 904
(B) "Administrator" means any person who adjusts or	905

settles claims on, residents of this state in connection with 906  
life, dental, health, prescription drugs, or disability 907  
insurance or self-insurance programs. "Administrator" includes a 908  
pharmacy benefit manager, except as described in division (B) (6) 909  
of this section. "Administrator" does not include any of the 910  
following: 911

(1) An insurance agent or solicitor licensed in this state 912  
whose activities are limited exclusively to the sale of 913  
insurance and who does not provide any administrative services; 914

(2) Any person who administers or operates the workers' 915  
compensation program of a self-insuring employer under Chapter 916  
4123. of the Revised Code; 917

(3) Any person who administers pension plans for the 918  
benefit of the person's own members or employees or administers 919  
pension plans for the benefit of the members or employees of any 920  
other person; 921

(4) Any person that administers an insured plan or a self- 922  
insured plan that provides life, dental, health, or disability 923  
benefits exclusively for the person's own members or employees; 924

(5) Any health insuring corporation holding a certificate 925  
of authority under Chapter 1751. of the Revised Code or an 926  
insurance company that is authorized to write life or sickness 927  
and accident insurance in this state; 928

(6) On and after July 1, 2027, a pharmacy benefit manager 929  
licensed under Chapter 3957. of the Revised Code but only with 930  
respect to agreements that are entered into, amended, or renewed 931  
on or after that date. 932

(C) "Aggregate excess insurance" means that type of 933  
coverage whereby the insurer agrees to reimburse the insured 934

employer or trust for all benefits or claims paid during an 935  
agreement period on behalf of all covered persons under the plan 936  
or trust which exceed a stated deductible amount and subject to 937  
a stated maximum. 938

(D) "Contracted pharmacy" or "pharmacy" means a pharmacy 939  
located in this state participating in either the network of a 940  
pharmacy benefit manager or in a health care or pharmacy benefit 941  
plan through a direct contract or through a contract with a 942  
pharmacy services administration organization, group purchasing 943  
organization, or another contracting agent. 944

(E) "Contributions" means any amount collected from a 945  
covered person to fund the self-insured portion of any plan in 946  
accordance with the plan's provisions, summary plan 947  
descriptions, and contracts of insurance. 948

~~(F) "Drug product reimbursement" means the amount paid by-~~ 949  
~~a pharmacy benefit manager to a contracted pharmacy for the cost~~ 950  
~~of the drug dispensed to a patient and does not include a-~~ 951  
~~dispensing or professional fee.~~ 952

~~(G)~~ "Fiduciary" has the meaning set forth in section 953  
1002(21)(A) of the "Employee Retirement Income Security Act of 954  
1974," 88 Stat. 829, 29 U.S.C. 1001, as amended. 955

~~(H)~~ (G) "Fiscal year" means the twelve-month accounting 956  
period commencing on the date the plan is established and ending 957  
twelve months following that date, and each corresponding 958  
twelve-month accounting period thereafter as provided for in the 959  
summary plan description. 960

~~(I)~~ (H) "Insurer" means an entity authorized to do the 961  
business of insurance in this state or, for the purposes of this 962  
section, a health insuring corporation authorized to issue 963

health care plans in this state. 964

~~(J)~~(I) "Managed care organization" means an entity that 965  
provides medical management and cost containment services and 966  
includes a medicaid managed care organization, as defined in 967  
section 5167.01 of the Revised Code. 968

~~(K)~~ "Maximum allowable cost" means a maximum drug product 969  
reimbursement for an individual drug or for a group of 970  
therapeutically and pharmaceutically equivalent multiple source 971  
drugs that are listed in the United States food and drug 972  
administration's approved drug products with therapeutic 973  
equivalence evaluations, commonly referred to as the orange 974  
book. 975

~~(L)~~ "Maximum allowable cost list" means a list of the 976  
drugs for which a pharmacy benefit manager imposes a maximum 977  
allowable cost. 978

~~(M)~~(J) "Multiple employer welfare arrangement" has the 979  
same meaning as in section 1739.01 of the Revised Code. 980

~~(N)~~(K) "Pharmacy benefit manager" means an entity that 981  
contracts with pharmacies on behalf of an employer, a multiple 982  
employer welfare arrangement, public employee benefit plan, 983  
state agency, insurer, managed care organization, or other 984  
third-party payer to provide pharmacy health benefit services or 985  
administration. "Pharmacy benefit manager" includes the state 986  
pharmacy benefit manager selected under section 5167.24 of the 987  
Revised Code has the same meaning as in section 3957.01 of the 988  
Revised Code. 989

~~(O)~~(L) "Plan" means any arrangement in written form for 990  
the payment of life, dental, health, or disability benefits to 991  
covered persons defined by the summary plan description and 992

includes a drug benefit plan administered by a pharmacy benefit manager.	993 994
<del>(P)</del> <u>(M)</u> "Plan sponsor" means the person who establishes the plan.	995 996
<del>(Q)</del> <u>(N)</u> "Self-insurance program" means a program whereby an employer provides a plan of benefits for its employees without involving an intermediate insurance carrier to assume risk or pay claims. "Self-insurance program" includes but is not limited to employer programs that pay claims up to a prearranged limit beyond which they purchase insurance coverage to protect against unpredictable or catastrophic losses.	997 998 999 1000 1001 1002 1003
<del>(R)</del> <u>(O)</u> "Specific excess insurance" means that type of coverage whereby the insurer agrees to reimburse the insured employer or trust for all benefits or claims paid during an agreement period on behalf of a covered person in excess of a stated deductible amount and subject to a stated maximum.	1004 1005 1006 1007 1008
<del>(S)</del> <u>(P)</u> "Summary plan description" means the written document adopted by the plan sponsor which outlines the plan of benefits, conditions, limitations, exclusions, and other pertinent details relative to the benefits provided to covered persons thereunder.	1009 1010 1011 1012 1013
<del>(T)</del> <u>(Q)</u> "Third-party payer" has the same meaning as in section 3901.38 of the Revised Code.	1014 1015
<b>Sec. 3959.12.</b> (A) Any license issued under sections 3959.01 to 3959.16 of the Revised Code may be suspended for a period not to exceed two years, revoked, or not renewed by the superintendent of insurance after notice to the licensee and hearing in accordance with Chapter 119. of the Revised Code. The superintendent may suspend, revoke, or refuse to renew a license	1016 1017 1018 1019 1020 1021

if upon investigation and proof the superintendent finds that	1022
the licensee has done any of the following:	1023
(1) Knowingly violated any provision of sections 3959.01	1024
to 3959.16 <del>or 3959.20</del> of the Revised Code or any rule	1025
promulgated by the superintendent;	1026
(2) Knowingly made a material misstatement in the	1027
application for the license;	1028
(3) Obtained or attempted to obtain a license through	1029
misrepresentation or fraud;	1030
(4) Misappropriated or converted to the licensee's own use	1031
or improperly withheld insurance company premiums or	1032
contributions held in a fiduciary capacity, excluding, however,	1033
any interest earnings received by the administrator as disclosed	1034
in writing by the administrator to the plan sponsor;	1035
(5) In the transaction of business under the license, used	1036
fraudulent, coercive, or dishonest practices;	1037
(6) Failed to appear without reasonable cause or excuse in	1038
response to a subpoena, examination, warrant, or other order	1039
lawfully issued by the superintendent;	1040
(7) Is affiliated with or under the same general	1041
management or interlocking directorate or ownership of another	1042
administrator that transacts business in this state and is not	1043
licensed under sections 3959.01 to 3959.16 of the Revised Code;	1044
(8) Had a license suspended, revoked, or not renewed in	1045
any other state, district, territory, or province on grounds	1046
identical to those stated in sections 3959.01 to 3959.16 of the	1047
Revised Code;	1048
(9) Been convicted of a financially related felony;	1049

(10) Failed to report a felony conviction as required 1050  
under section 3959.13 of the Revised Code. 1051

(B) Upon receipt of notice of the order of suspension in 1052  
accordance with sections 119.05 and 119.07 of the Revised Code, 1053  
the licensee shall promptly deliver the license to the 1054  
superintendent, unless the order of suspension is appealed under 1055  
section 119.12 of the Revised Code. 1056

(C) Any person whose license is revoked or whose 1057  
application is denied pursuant to sections 3959.01 to 3959.16 of 1058  
the Revised Code is ineligible to apply for an administrators 1059  
license for two years. 1060

(D) The superintendent may impose a monetary fine against 1061  
a licensee if, upon investigation and after notice and 1062  
opportunity for hearing in accordance with Chapter 119. of the 1063  
Revised Code, the superintendent finds that the licensee has 1064  
~~done either of the following:—~~ 1065

~~(1) Committed committed fraud or engaged in any illegal or 1066  
dishonest activity in connection with the administration of 1067  
pharmacy benefit management services;—~~ 1068

~~(2) Violated any provision of section 3959.111 of the 1069  
Revised Code or any rule adopted by the superintendent pursuant— 1070  
to or to implement that section. 1071~~

**Section 2.** That existing sections 1751.92, 3905.24, 1072  
3923.87, 3959.01, 3959.111, 3959.12, 3959.20, and 3959.22 of the 1073  
Revised Code are hereby repealed. 1074