As Introduced

132nd General Assembly

Regular Session 2017-2018 H. B. No. 479

Representatives Lipps, West

Cosponsors: Representatives Butler, Smith, K., Vitale, Scherer, Stein, Wiggam, Hambley, Lepore-Hagan, Holmes, Ashford, Koehler

A BILL

To amend sections 1739.05 and 3959.12 and to enact	t 1
sections 1751.90, 3923.87, 3959.20, and 4729.47	7 2
of the Revised Code regarding pharmacy benefit	3
managers, pharmacists, and the disclosure to	4
patients of drug price information.	5

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

Section 1. That sections 1739.05 and 3959.12 be amended	6
and sections 1751.90, 3923.87, 3959.20, and 4729.47 of the	7
Revised Code be enacted to read as follows:	8
Sec. 1739.05. (A) A multiple employer welfare arrangement	9
that is created pursuant to sections 1739.01 to 1739.22 of the	10
Revised Code and that operates a group self-insurance program	11
may be established only if any of the following applies:	12
(1) The arrangement has and maintains a minimum enrollment	13
of three hundred employees of two or more employers.	14
(2) The arrangement has and maintains a minimum enrollment	15
of three hundred self-employed individuals.	16

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(3) The arrangement has and maintains a minimum enrollment
of three hundred employees or self-employed individuals in any
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combination of divisions (A) (1) and (2) of this section.
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(B) A multiple employer welfare arrangement that is 20 created pursuant to sections 1739.01 to 1739.22 of the Revised 21 Code and that operates a group self-insurance program shall 22 comply with all laws applicable to self-funded programs in this 23 state, including sections 3901.04, 3901.041, 3901.19 to 3901.26, 24 3901.38, 3901.381 to 3901.3814, 3901.40, 3901.45, 3901.46, 25 3901.491, 3902.01 to 3902.14, 3923.041, 3923.24, 3923.282, 26 3923.30, 3923.301, 3923.38, 3923.581, 3923.602, 3923.63, 27 3923.80, 3923.84, 3923.85, 3923.851, 3923.87, 3924.031, 28 3924.032, and 3924.27 of the Revised Code. 29

(C) A multiple employer welfare arrangement created
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pursuant to sections 1739.01 to 1739.22 of the Revised Code
shall solicit enrollments only through agents or solicitors
licensed pursuant to Chapter 3905. of the Revised Code to sell
or solicit sickness and accident insurance.

(D) A multiple employer welfare arrangement created 35 pursuant to sections 1739.01 to 1739.22 of the Revised Code 36 shall provide benefits only to individuals who are members, 37 employees of members, or the dependents of members or employees, 38 or are eligible for continuation of coverage under section 39 1751.53 or 3923.38 of the Revised Code or under Title X of the 40 "Consolidated Omnibus Budget Reconciliation Act of 1985," 100 41 Stat. 227, 29 U.S.C.A. 1161, as amended. 42

(E) A multiple employer welfare arrangement created
pursuant to sections 1739.01 to 1739.22 of the Revised Code is
subject to, and shall comply with, sections 3903.81 to 3903.93
of the Revised Code in the same manner as other life or health
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insurers, as defined in section 3903.81 of the Revised Code.	47
Sec. 1751.90. Each health insuring corporation shall	48
comply with the requirements of section 3959.20 of the Revised	49
Code as they pertain to health plan issuers.	50
As used in this section, "health plan issuer" has the same_	51
meaning as in section 3922.01 of the Revised Code.	52
Sec. 3923.87. Each sickness and accident insurer or public	53
employee benefit plan shall comply with the requirements of	54
section 3959.20 of the Revised Code as they pertain to health	55
<u>plan issuers.</u>	56
As used in this section, "health plan issuer" has the same	57
meaning as in section 3922.01 of the Revised Code.	58
Sec. 3959.12. (A) Any license issued under sections	59
3959.01 to 3959.16 of the Revised Code may be suspended for a	60
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period not to exceed two years, revoked, or not renewed by the	
superintendent of insurance after notice to the licensee and	62
hearing in accordance with Chapter 119. of the Revised Code. The	63
superintendent may suspend, revoke, or refuse to renew a license	64
if upon investigation and proof the superintendent finds that	65
the licensee has done any of the following:	66
(1) Knowingly violated any provision of sections 3959.01	67
to 3959.16 or 3959.20 of the Revised Code or any rule	68
promulgated by the superintendent;	69
(2) Knowingly made a material misstatement in the	70
application for the license;	71
(3) Obtained or attempted to obtain a license through	72
misrepresentation or fraud;	73
(4) Misappropriated or converted to the licensee's own use	74

or improperly withheld insurance company premiums or	75
contributions held in a fiduciary capacity, excluding, however,	76
any interest earnings received by the administrator as disclosed	77
in writing by the administrator to the plan sponsor;	78
(5) In the transaction of business under the license, used	79
fraudulent, coercive, or dishonest practices;	80
(6) Failed to appear without reasonable cause or excuse in	81
response to a subpoena, examination, warrant, or other order	82
lawfully issued by the superintendent;	83
(7) Is affiliated with or under the same general	84
management or interlocking directorate or ownership of another	85
administrator that transacts business in this state and is not	86
licensed under sections 3959.01 to 3959.16 of the Revised Code;	87
(8) Had a license suspended, revoked, or not renewed in	88
any other state, district, territory, or province on grounds	89
identical to those stated in sections 3959.01 to 3959.16 of the	90
Revised Code;	91
(9) Been convicted of a financially related felony;	92
(10) Failed to report a felony conviction as required	93
under section 3959.13 of the Revised Code.	94
(B) Upon receipt of notice of the order of suspension in	95
accordance with section 119.07 of the Revised Code, the licensee	96
shall promptly deliver the license to the superintendent, unless	97
the order of suspension is appealed under section 119.12 of the	98
Revised Code.	99
(C) Any person whose license is revoked or whose	100
application is denied pursuant to sections 3959.01 to 3959.16 of	101
the Revised Code is ineligible to apply for an administrators	102

license for two years.	103
(D) The superintendent may impose a monetary fine against	104
a licensee if, upon investigation and after notice and	105
opportunity for hearing in accordance with Chapter 119. of the	106
Revised Code, the superintendent finds that the licensee has	107
done either of the following:	108
(1) Committed fraud or engaged in any illegal or dishonest	109
activity in connection with the administration of pharmacy	110
benefit management services;	111
(2) Violated any provision of section 3959.111 of the	112
Revised Code or any rule adopted by the superintendent pursuant	113
to or to implement that section.	114
Sec. 3959.20. (A) As used in this section:	115
(1) "Cost-sharing" means the cost to an individual insured	116
under a health benefit plan according to any coverage limit,	117
copayment, coinsurance, deductible, or other out-of-pocket	118
expense requirements imposed by the plan.	119
(2) "Health benefit plan" and "health plan issuer" have	120
the same meanings as in section 3922.01 of the Revised Code.	121
(3) "Pharmacy audit" has the same meaning as in section	122
3901.81 of the Revised Code.	123
(4) "Pharmacy benefit manager" and "administrator" have	124
the same meanings as in section 3959.01 of the Revised Code.	125
(B) No health plan issuer, pharmacy benefit manager, or	126
any other administrator shall require cost-sharing in an amount,	127
or direct a pharmacy to collect cost-sharing in an amount,	128
greater than the lesser of either of the following from an	129
individual purchasing a prescription drug:	130

(1) The amount an individual would pay for the drug if the	131
drug were to be purchased without coverage under a health	132
<u>benefit plan;</u>	133
(2) The net reimbursement paid to the pharmacy for the	134
prescription drug by the health plan issuer, pharmacy benefit	135
<u>manager, or administrator.</u>	136
(C)(1) No health plan issuer, pharmacy benefit manager, or	137
administrator shall retroactively adjust a pharmacy claim for	138
reimbursement for a prescription drug unless the adjustment is	139
the result of either of the following:	140
(a) A pharmacy audit conducted in accordance with sections	141
<u>3901.811 to 3901.814 of the Revised Code;</u>	142
(b) A technical billing error.	143
(2) No health plan issuer, pharmacy benefit manager, or	144
administrator shall charge a fee related to a claim unless the	145
amount of the fee can be determined at the time of claim	146
adjudication.	147
(D) The department of insurance shall create a web form	148
that consumers can use to submit complaints relating to	149
violations of this section.	150
Sec. 4729.47. When filling a prescription, if a	151
pharmacist, pharmacy intern, or terminal distributor of	152
dangerous drugs has information indicating that the cost-sharing	153
amount required by the patient's health benefit plan exceeds the	154
amount that may otherwise be charged for the same drug, both of	155
the following apply:	156
(A) The pharmacist, pharmacy intern, or terminal	157
distributor shall provide this information to the patient.	158

(B) The patient shall not be charged the higher amount.	159
Section 2. That existing sections 1739.05 and 3959.12 of	160
the Revised Code are hereby repealed.	161
Section 3. Section 3959.20 of the Revised Code as enacted	162
by this act applies to contracts for pharmacy services and to	163
health benefit plans, as defined in section 3922.01 of the	164
Revised Code, entered into or amended on or after the effective	165
date of this act.	166
Section 4. Section 1739.05 of the Revised Code is	167
Section 4. Section 1739.05 of the Revised Code is presented in this act as a composite of the section as amended	167 168
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presented in this act as a composite of the section as amended	168
presented in this act as a composite of the section as amended by both Sub. H.B. 463 and Sub. S.B. 319 of the 131st General	168 169
presented in this act as a composite of the section as amended by both Sub. H.B. 463 and Sub. S.B. 319 of the 131st General Assembly. The General Assembly, applying the principle stated in	168 169 170
presented in this act as a composite of the section as amended by both Sub. H.B. 463 and Sub. S.B. 319 of the 131st General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments	168 169 170 171
presented in this act as a composite of the section as amended by both Sub. H.B. 463 and Sub. S.B. 319 of the 131st General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous	168 169 170 171 172