As Passed by the Senate

133rd General Assembly

Regular Session 2019-2020

Am. S. B. No. 263

Senator Hackett

Cosponsors: Senators Maharath, Wilson, Craig, Thomas, Antonio, Kunze, Schuring, Blessing, Coley, Dolan, Fedor, Gavarone, Hoagland, Huffman, M., Huffman, S., Johnson, Lehner, Manning, McColley, O'Brien, Roegner, Rulli, Schaffer, Sykes, Yuko

A BILL

То	amend sections 5164.751 and 5167.01 and to enact	1
	sections 3902.50, 3902.51, 4729.49, and 5167.123	2
	of the Revised Code to prohibit a pharmacy	3
	benefit manager from taking certain actions with	4
	respect to reimbursements made to health care	5
	providers that participate in the federal 340B	6
	Drug Pricing Program.	7

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

Section 1. That sections 5164.751 and 5167.01 be amended	8
and sections 3902.50, 3902.51, 4729.49, and 5167.123 of the	9
Revised Code be enacted to read as follows:	10
Sec. 3902.50. As used in this section and section 3902.51_	11
of the Revised Code:	12
(A) "340B covered entity" and "third-party administrator"_	13
have the same meanings as in section 5167.01 of the Revised	14
Code.	15
(B) "Health plan issuer" has the same meaning as in	16

section 3922.01 of the Revised Code.	
(C) "Terminal distributor of dangerous drugs" has the same_	18
meaning as in section 4729.01 of the Revised Code.	19
Sec. 3902.51. (A) On and after the effective date of this	20
section, a contract entered into between a health plan issuer,	21
including a third-party administrator, and a 340B covered entity	22
shall not contain any of the following provisions:	23
(1) A reimbursement rate for a prescription drug that is	24
less than the national average drug acquisition cost rate for	25
that drug as determined by the United States centers for	26
medicare and medicaid services, measured at the time the drug is	27
administered or dispensed, or, if no such rate is available at	28
that time, a reimbursement rate that is less than the wholesale	29
acquisition cost of the drug, as defined in 42 U.S.C. 1395w-	30
<u>3a(c)(6)(B);</u>	31
(2) A dispensing fee reimbursement amount that is less	32
than the reimbursement amount provided to a terminal distributor	33
of dangerous drugs under section 5164.753 of the Revised Code;	34
(3) A fee that is not imposed on a health care provider	35
that is not a 340B covered entity;	36
(4) A fee amount that exceeds the fee amount for a health	37
care provider that is not a 340B covered entity.	38
(B) No health plan issuer or third-party administrator	39
making payments pursuant to a health benefit plan shall	40
discriminate against a 340B covered entity in a manner that	41
prevents or interferes with an enrollee's choice to receive a	42
prescription drug from a 340B covered entity or its contracted	43
pharmacies.	44

(C) Any provision of a contract entered into between a	45
health plan issuer and a 340B covered entity that is contrary to	46
division (A) of this section is unenforceable and shall be	47
replaced with the dispensing fee or reimbursement rate that	48
applies for health care providers that are not 340B covered	49
entities.	50
Sec. 4729.49. (A) As used in this section, "340B covered	51
entity, "medicaid managed care organization," and "third-party	52
administrator" have the same meanings as in section 5167.01 of	53
the Revised Code.	54
	01
(B) A contract between a terminal distributor of dangerous	55
drugs and a 340B covered entity shall require the terminal	56
distributor to comply with division (C) of this section.	57
(C) When paying a 340B covered entity for a dangerous drug	58
dispensed to a patient, a terminal distributor shall pay to the	59
340B covered entity the full reimbursement amount the terminal	60
distributor receives from the patient and the patient's health	61
insurer, including a third-party administrator or medicaid	62
managed care organization, except that the terminal distributor	63
may deduct from the full reimbursement amount a fee agreed on in	64
writing by the terminal distributor and the 340B covered entity.	65
Sec. 5164.751. (A) As used in this section, "state maximum	66
allowable cost" means the per unit amount the medicaid program	67
pays a terminal distributor of dangerous drugs for a prescribed	68
drug included in the state maximum allowable cost program	69
established under division (B) of this section. "State maximum	70
allowable cost" excludes dispensing fees and copayments,	71
coinsurance, or other cost-sharing charges, if any.	72

(B) The Subject to section 5167.123 of the Revised Code,

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the medicaid director shall establish a state maximum allowable 74 cost program for purposes of managing medicaid payments to 75 terminal distributors of dangerous drugs for prescribed drugs 76 identified by the director pursuant to this division. The 77 director shall do all of the following with respect to the 78 79 program: (1) Identify and create a list of prescribed drugs to be 80 included in the program. 81 (2) Update the list of prescribed drugs described in 82 division (B)(1) of this section on a weekly basis. 83 (3) Review the state maximum allowable cost for each 84 prescribed drug included on the list described in division (B) 85 (1) of this section on a weekly basis. 86 Sec. 5167.01. As used in this chapter: 87 (A) <u>"340B covered entity" means an entity described in</u> 88 section 340B(a)(4) of the "Public Health Service Act," 42 U.S.C. 89 _256b(a)(4) and includes any pharmacy under contract with the 90 entity to dispense drugs on behalf of the entity. 91 (B) "Affiliated company" means an entity, including a 92 third-party payer or specialty pharmacy, with common ownership, 93 94 members of a board of directors, or managers, or that is a parent company, subsidiary company, jointly held company, or 95 holding company with respect to the other entity. 96 (B) (C) "Care management system" means the system 97 established under section 5167.03 of the Revised Code. 98 (C) (D) "Controlled substance" has the same meaning as in 99 section 3719.01 of the Revised Code. 100

(D) (E) "Dual eligible individual" has the same meaning as 101

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in section 5160.01 of the Revised Code. 102 (E) (F) "Emergency services" has the same meaning as in 103 the "Social Security Act," section 1932(b)(2), 42 U.S.C. 1396u-104 2(b)(2). 105 (F) (G) "Enrollee" means a medicaid recipient who 106 participates in the care management system and enrolls in a 107 medicaid MCO plan. 108 (G) (H) "ICDS participant" has the same meaning as in 109 section 5164.01 of the Revised Code. 110 (H) (I) "Medicaid managed care organization" means a 111 managed care organization under contract with the department of 112 medicaid pursuant to section 5167.10 of the Revised Code. 113 (I) (J) "Medicaid MCO plan" means a plan that a medicaid 114 managed care organization, pursuant to its contract with the 115 department of medicaid under section 5167.10 of the Revised 116 Code, makes available to medicaid recipients participating in 117 the care management system. 118 (J) (K) "Medicaid waiver component" has the same meaning 119 as in section 5166.01 of the Revised Code. 120 (K) (L) "Network provider" has the same meaning as in 42 121 C.F.R. 438.2. 122 (L) (M) "Nursing facility services" has the same meaning 123 as in section 5165.01 of the Revised Code. 124 (M) (N) "Part B drug" means a drug or biological described 125 in section 1842(o)(1)(C) of the "Social Security Act," 42 U.S.C. 126 1395u(o)(1)(C). 127 (N) (O) "Pharmacy benefit manager" has the same meaning as 128

in section 3959.01 of the Revised Code.	129
$\frac{(\Theta)}{(P)}$ "Practice of pharmacy" has the same meaning as in	130
section 4729.01 of the Revised Code.	131
$\frac{P}{Q}$ "Prescribed drug" has the same meaning as in	132
section 5164.01 of the Revised Code.	133
$\frac{(Q)}{(R)}$ "Prior authorization requirement" has the same	134
meaning as in section 5160.34 of the Revised Code.	135
(R) (S) "Provider" means any person or government entity	136
that furnishes services to a medicaid recipient enrolled in a	137
medicaid MCO plan, regardless of whether the person or entity	138
has a provider agreement.	139
$\frac{(S)}{(T)}$ "Provider agreement" has the same meaning as in	140
section 5164.01 of the Revised Code.	141
$\frac{(T)}{(U)}$ "State pharmacy benefit manager" means the	142
pharmacy benefit manager selected by and under contract with the	143
medicaid director under section 5167.24 of the Revised Code.	144
(U) (V) "Third-party administrator" means any person who	145
adjusts or settles claims on behalf of an insuring entity in	146
connection with life, dental, health, prescription drugs, or	147
disability insurance or self-insurance programs and includes a	148
pharmacy benefit manager.	149
Sec. 5167.123. (A) No contract between a medicaid managed	150
care organization, including a third-party administrator, and a	151
340B covered entity shall contain any of the following	152
provisions:	153
(1) A payment rate for a prescribed drug that is less than	154
the national average drug acquisition cost rate for that drug as	155
determined by the United States centers for medicare and	156

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medicaid services, measured at the time the drug is administered	157
or dispensed, or, if no such rate is available at that time, a	158
reimbursement rate that is less than the wholesale acquisition	159
cost of the drug, as defined in 42 U.S.C. 1395w-3a(c)(6)(B);	160
(2) A fee that is not imposed on a health care provider	161
that is not a 340B covered entity;	162
(3) A fee amount that exceeds the amount for a health care	163
provider that is not a 340B covered entity.	164
(B) The organization, or its contracted third-party	165
administrators, shall not discriminate against a 340B covered	166
entity in a manner that prevents or interferes with a medicaid	167
recipient's choice to receive a prescription drug from a 340B	168
covered entity or its contracted pharmacies.	169
(C) Any provision of a contract entered into between the	170
organization and a 340B covered entity that is contrary to	171
division (A) of this section is unenforceable and shall be	172
replaced with the dispensing fee or payment rate that applies	173
for health care providers that are not 340B covered entities.	174
Section 2. That existing sections 5164.751 and 5167.01 of	175
the Revised Code are hereby repealed.	176

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