## As Reported by the House Rules and Reference Committee

# 134th General Assembly

Regular Session 2021-2022

Am. Sub. S. B. No. 160

#### **Senator O'Brien**

Cosponsors: Senators Cirino, Schaffer, Hackett, Hoagland, Johnson, Fedor, Antonio, Blessing, Brenner, Craig, Dolan, Gavarone, Huffman, S., Kunze, Lang, Maharath, Manning, McColley, Peterson, Reineke, Roegner, Romanchuk, Rulli, Schuring, Sykes, Thomas, Williams, Wilson, Yuko

## A BILL

То	amend sections 173.42, 3712.06, and 3727.75 and	1
	to enact sections 3721.141 and 5162.75 of the	2
	Revised Code to require certain entities to	3
	inform veterans and their spouses about	4
	available health care benefits, to require the	5
	Department of Medicaid to inform a veteran who	6
	applies for Medicaid about the county veterans	7
	service commission, and to name this act the	8
	Veteran Information Act.	9

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

Section 1. That sections 173.42, 3712.06, and 3727.75 be	10
amended and sections 3721.141 and 5162.75 of the Revised Code be	11
enacted to read as follows:	12
Sec. 173.42. (A) As used in sections 173.42 to 173.434 of	13
the Revised Code:	14
(1) "Area agency on aging" means a public or private	15
nonprofit entity designated under section 173.011 of the Revised	16

(c) Services available to a participant of the PACE	44
program.	45
(4) "Long-term care consultation" or "consultation" means	46
the consultation service made available by the department of	47
aging or a program administrator through the long-term care	48
consultation program established pursuant to this section.	49
(5) "Nursing facility" has the same meaning as in section	50
5165.01 of the Revised Code.	51
(6) "PACE program" means the component of the medicaid	52
program the department of aging administers pursuant to section	53
173.50 of the Revised Code.	54
(7) "PASSPORT administrative agency" means an entity under	55
contract with the department of aging to provide administrative	56
services regarding the PASSPORT program.	57
(8) "Program administrator" means an area agency on aging	58
or other entity under contract with the department of aging to	59
administer the long-term care consultation program in a	60
geographic region specified in the contract.	61
(9) "Representative" means a person acting on behalf of an	62
individual who is the subject of a long-term care consultation.	63
A representative may be a family member, attorney, hospital	64
social worker, or any other person chosen to act on behalf of	65
the individual.	66
(B) The department of aging shall develop a long-term care	67
consultation program whereby individuals or their	68
representatives are provided with long-term care consultations	69
and receive through these professional consultations information	70
about options available to meet long-term care needs and	71
information about factors to consider in making long-term care	72

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decisions. The long-term care consultations may be provided at	73
any appropriate time, including either prior to or after the	74
individual who is the subject of a consultation has been	75
admitted to a nursing facility or granted assistance in	76
receiving home and community-based services covered by medicaid	77
components the department of aging administers.	78
(C) The long-term care consultation program shall be	79
administered by the department of aging, except that the	80
department may have the program administered on a regional basis	81
by one or more program administrators. The department and each	82
program administrator shall administer the program in such a	83
manner that all of the following are included:	84
(1) Coordination and collaboration with respect to all	85
available funding sources for long-term care services;	86
(2) Assessments of individuals regarding their long-term	87
care service needs;	88
(3) Assessments of individuals regarding their on-going	89
eligibility for long-term care services;	90
(4) Procedures for assisting individuals in obtaining	91
access to, and coordination of, health and supportive services,	92
including department of aging-administered medicaid waiver	93
components;	94
(5) Priorities for using available resources efficiently	95
and effectively.	96
(D) The program's long-term care consultations shall be	97
provided by individuals certified by the department under	98
section 173.422 of the Revised Code.	99

(E) The information provided through a long-term care

(G) Except as provided in division (I) of this section, a

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long-term care consultation shall be provided to each individual	129
for whom the department or a program administrator determines	130
such a consultation is appropriate.	131
(H) A long-term care consultation shall be completed	132
within the applicable time frames specified in rules adopted	133
under this section.	134
(I) An individual is not required to be provided a long-	135
term care consultation if any of the following is the case:	136
(1) The department or a program administrator has	137
attempted to provide the consultation, but the individual or the	138
individual's representative refuses to cooperate;	139
(2) The individual is to receive care in a nursing	140
facility under a contract for continuing care, as defined in	141
section 173.13 of the Revised Code;	142
(3) The individual has a contractual right to admission to	143
a nursing facility operated as part of a system of continuing	144
care in conjunction with one or more facilities that provide a	145
less intensive level of services, including a residential care	146
facility licensed under Chapter 3721. of the Revised Code, a	147
residential facility licensed under section 5119.34 of the	148
Revised Code that provides accommodations, supervision, and	149
personal care services for three to sixteen unrelated adults, or	150
an independent living arrangement;	151
(4) The individual is to receive continual care in a home	152
for the aged exempt from taxation under section 5701.13 of the	153
Revised Code;	154
(5) The individual is seeking admission to a facility that	155
is not a nursing facility with a provider agreement under	156
section 5165.07, 5165.511, or 5165.512 of the Revised Code;	157

(6) Pursuant to rules that may be adopted under this	158
section, the department or a program administrator has exempted	159
the individual from receiving the long-term care consultation.	160
(J) As part of the long-term care consultation program,	161
the department or a program administrator may assist an	162
individual or individual's representative in accessing all	163
sources of care and services that are appropriate for the	164
individual and for which the individual is eligible, including	165
all available home and community-based services covered by	166
medicaid components the department of aging administers. The	167
assistance may include providing for the conduct of assessments	168
or other evaluations and the development of individualized plans	169
of care or services under section 173.424 of the Revised Code.	170
(K) No nursing facility for which an operator has a	171
provider agreement under section 5165.07, 5165.511, or 5165.512	172
of the Revised Code shall admit as a resident any individual	173
described in division (G) of this section, unless the nursing	174
facility has received evidence that a long-term care	175
consultation has been completed for the individual or division	176
(I) of this section is applicable to the individual.	177
(L) The director of aging shall adopt rules for the	178
implementation and administration of this section. The rules	179
shall be adopted in accordance with Chapter 119. of the Revised	180
Code. The rules may specify any or all of the following:	181
(1) Procedures for providing long-term care consultations;	182
(2) Information to be provided through long-term care	183
consultations regarding long-term care services that are	184
available;	185
(3) Criteria and procedures to be used to identify and	186

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administrator may ask to be given access to nursing facility	215
resident assessment data collected through the use of the	216
resident assessment instrument specified in rules authorized by	217
section 5165.191 of the Revised Code for purposes of the	218
medicaid program. Except when prohibited by state or federal	219
law, the department of health, department of medicaid, or	220
nursing facility holding the data shall grant access to the data	221
on receipt of the request from the department of aging or	222
program administrator.	223
(N)(1) The director of aging, after providing notice and	224
an opportunity for a hearing, may fine a nursing facility an	225
amount determined by rules the director shall adopt in	226
accordance with Chapter 119. of the Revised Code for any of the	227
following reasons:	228
(a) The nursing facility violates division (K) of this	229
section;	230
(b) The nursing facility denies a person attempting to	231
provide a long-term care consultation access to the facility or	232
a resident of the facility;	233
(c) The nursing facility denies the department of aging or	234
a program administrator access to the facility or a resident of	235
the facility, as the department or administrator considers	236
necessary to administer the program.	237
(2) In accordance with section 5162.66 of the Revised	238
Code, all fines collected under division (N)(1) of this section	239
shall be deposited into the state treasury to the credit of the	240
residents protection fund.	241
Sec. 3712.06. Any person or public agency licensed under	242

section 3712.04 of the Revised Code to provide a hospice care

program shall:	244
(A) Provide a planned and continuous hospice care program,	245
the medical components of which shall be under the direction of	246
a physician;	247
(B) Ensure that care is available twenty-four hours a day	248
and seven days a week;	249
(C) Establish an interdisciplinary plan of care for each	250
hospice patient and the patient's family that:	251
(1) Is coordinated by one designated individual who shall	252
ensure that all components of the plan of care are addressed and	253
<pre>implemented;</pre>	254
(2) Addresses maintenance of patient-family participation	255
in decision making; and	256
(3) Is periodically reviewed by the patient's attending	257
physician and by the patient's interdisciplinary team.	258
(D) Have an interdisciplinary team or teams that provide	259
or supervise the provision of care and establish the policies	260
governing the provision of the care;	261
(E) Provide bereavement counseling for hospice patients'	262
families;	263
(F) Not discontinue care because of a hospice patient's	264
inability to pay for the care;	265
(G) Maintain central clinical records on all hospice	266
patients under its care; and	267
(H) Provide care in individuals' homes, on an outpatient	268
basis, and on a short-term inpatient basis.	269
A provider of a hospice care program may include	270

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pharmacist services among the other services that are made	271
available to its hospice patients.	272
A provider of a hospice care program may arrange for	273
another person or public agency to furnish a component or	274
components of the hospice care program pursuant to a written	275
contract. When a provider of a hospice care program arranges for	276
a hospital, a home providing nursing care, or home health agency	277
to furnish a component or components of the hospice care program	278
to its patient, the care shall be provided by a licensed,	279
certified, or accredited hospital, home providing nursing care,	280
or home health agency pursuant to a written contract under	281
which:	282
(1) The provider of a hospice care program furnishes to	283
the contractor a copy of the hospice patient's interdisciplinary	284
plan of care that is established under division (C) of this	285
section and specifies the care that is to be furnished by the	286
contractor;	287
(2) The regimen described in the established plan of care	288
is continued while the hospice patient receives care from the	289
contractor, subject to the patient's needs, and with approval of	290
the coordinator of the interdisciplinary team designated	291
pursuant to division (C)(1) of this section;	292
(3) All care, treatment, and services furnished by the	293
contractor are entered into the hospice patient's medical	294
record;	295
(4) The designated coordinator of the interdisciplinary	296
team ensures conformance with the established plan of care; and	297
(5) A copy of the contractor's medical record and	298

discharge summary is retained as part of the hospice patient's

medical record.	300
Any hospital contracting for inpatient care shall be	301
encouraged to offer temporary limited privileges to the hospice	302
patient's attending physician while the hospice patient is	303
receiving inpatient care from the hospital.	304
(I) Notify a veteran, spouse, surviving spouse, or	305
representative on behalf of the veteran, seeking services from	306
the hospice care agency that the veteran, spouse, or surviving	307
spouse, may be eligible for health care or financial benefits	308
through the United States department of veterans affairs and	309
provide the veteran, spouse, surviving spouse, or representative	310
with information about congressionally chartered veterans	311
service organizations or the county veterans service office that	312
can assist with investigating and applying for benefits through	313
the United States department of veterans affairs. As used in	314
this division, "veteran" has the same meaning as in section	315
5901.01 of the Revised Code.	316
Sec. 3721.141. (A) As used in this section, "veteran" has	317
the same meaning as in section 5901.01 of the Revised Code.	318
(B) Each nursing home, except a nursing home that	319
participates in the veteran community partnerships program	320
administered by the United States department of veterans	321
affairs, and each skilled nursing facility shall provide both of	322
the following to a veteran, spouse, surviving spouse, or	323
representative on behalf of the veteran, seeking admission to	324
the home or facility:	325
(1) Notification that the veteran, spouse, or surviving	326
spouse may be eligible for health care or financial benefits	327
through the United States department of veterans affairs;	328

(2) Information about congressionally chartered veterans	329
service organizations or the county veterans service office that	330
can assist with investigating and applying for benefits through	331
the United States department of veterans affairs.	332
Sec. 3727.75. (A) A hospital that intends to discharge a	333
patient shall, as soon as practicable, create a discharge plan	334
in accordance with state and federal law and hospital policy and	335
review that plan with the patient or the patient's guardian. If	336
a lay caregiver designation has been made, the discharging	337
health care professional has determined that the lay caregiver's	338
participation in the review would be appropriate, and the lay	339
caregiver is available within a reasonable amount of time, the	340
hospital shall arrange for the lay caregiver to also participate	341
in the review. The review shall be conducted in accordance with	342
section 3727.76 of the Revised Code.	343
(B)(1) A discharge plan may include the following	344
information:	345
(a) A description of the tasks that are necessary to	346
facilitate the patient's transition from the hospital to the	347
<pre>patient's residence;</pre>	348
(b) Contact information for the health care providers or	349
providers of community or long-term care services that the	350
hospital and the patient or guardian believe are necessary for	351
successful implementation of the discharge plan.	352
(2) If the patient is a veteran, as defined in section	353
5901.01 of the Revised Code, who requires additional health care	354
services after discharge, such as through a hospice care	355
program, nursing home, or home care or residential services, a	356
discharge plan shall include both of the following:	357

(a) Notification that the veteran, spouse, or surviving	358
spouse may be eligible for health care or financial benefits	359
through the United States department of veterans affairs;	360
(b) Information about congressionally chartered veterans	361
service organizations or the county veterans service office that	362
can assist with investigating and applying for benefits through	363
the United States department of veterans affairs.	364
(3) If a lay caregiver designation has been made and the	365
discharging health care professional has determined that the lay	366
caregiver is to have a role in the discharge plan, the discharge	367
plan may include any of the following:	368
(a) The lay caregiver's name, address, telephone number,	369
electronic mail address, and relationship to the patient, if	370
available;	371
(b) A description of all after-care tasks to be performed	372
by the lay caregiver, taking into account the lay caregiver's	373
capability to perform such tasks;	374
(c) Any other information the hospital believes is	375
necessary for successful implementation of the discharge plan.	376
(C) A discharging health care professional shall not be	377
subject to criminal prosecution or professional disciplinary	378
action, or be liable in a tort action or other civil action, for	379
an event or occurrence that allegedly arises out of the health	380
care professional's determination that a patient's lay caregiver	381
should or should not participate in the review of the patient's	382
discharge plan.	383
Sec. 5162.75. The medicaid director shall provide, to a	384
veteran who has submitted an application for the medicaid	385
program, information about the county veterans service office	386

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that can assist with investigating and applying for benefits	387
through the United States department of veterans affairs. As	388
used in this section, "veteran" has the same meaning as in	389
section 5901.01 of the Revised Code.	390
Section 2. That existing sections 173.42, 3712.06, and	391
3727.75 of the Revised Code are hereby repealed.	392
Section 3. This act shall be known as the Veteran	393
Information Act.	394