

**As Introduced**

**127th General Assembly  
Regular Session  
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**H. B. No. 98**

**Representative Schneider**

**Cosponsors: Representatives Combs, Dodd, Peterson, Flowers, Seitz,  
Webster, Schindel, Yuko, Bupp, Sykes, McGregor, J., Lundy, Blessing,  
Chandler, Carano, Oelslager, Skindell, Patton, Hughes, Beatty, Stebelton,  
Wagoner**

**—**

**A B I L L**

To amend sections 1739.05 and 1751.01 and to enact 1  
section 3923.71 of the Revised Code to require 2  
certain health care policies, contracts, 3  
agreements, and plans to provide benefits for 4  
equipment, supplies, and medication for the 5  
diagnosis, treatment, and management of diabetes 6  
and for diabetes self-management education. 7

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

**Section 1.** That sections 1739.05 and 1751.01 be amended and 8  
section 3923.71 of the Revised Code be enacted to read as follows: 9

**Sec. 1739.05.** (A) A multiple employer welfare arrangement 10  
that is created pursuant to sections 1739.01 to 1739.22 of the 11  
Revised Code and that operates a group self-insurance program may 12  
be established only if any of the following applies: 13

(1) The arrangement has and maintains a minimum enrollment of 14  
three hundred employees of two or more employers. 15

(2) The arrangement has and maintains a minimum enrollment of 16  
three hundred self-employed individuals. 17

(3) The arrangement has and maintains a minimum enrollment of 18  
three hundred employees or self-employed individuals in any 19  
combination of divisions (A)(1) and (2) of this section. 20

(B) A multiple employer welfare arrangement that is created 21  
pursuant to sections 1739.01 to 1739.22 of the Revised Code and 22  
that operates a group self-insurance program shall comply with all 23  
laws applicable to self-funded programs in this state, including 24  
sections 3901.04, 3901.041, 3901.19 to 3901.26, 3901.38, 3901.381 25  
to 3901.3814, 3901.40, 3901.45, 3901.46, 3902.01 to 3902.14, 26  
3923.282, 3923.30, 3923.301, 3923.38, 3923.581, 3923.63, 3923.71, 27  
3924.031, 3924.032, and 3924.27 of the Revised Code. 28

(C) A multiple employer welfare arrangement created pursuant 29  
to sections 1739.01 to 1739.22 of the Revised Code shall solicit 30  
enrollments only through agents or solicitors licensed pursuant to 31  
Chapter 3905. of the Revised Code to sell or solicit sickness and 32  
accident insurance. 33

(D) A multiple employer welfare arrangement created pursuant 34  
to sections 1739.01 to 1739.22 of the Revised Code shall provide 35  
benefits only to individuals who are members, employees of 36  
members, or the dependents of members or employees, or are 37  
eligible for continuation of coverage under section 1751.53 or 38  
3923.38 of the Revised Code or under Title X of the "Consolidated 39  
Omnibus Budget Reconciliation Act of 1985," 100 Stat. 227, 29 40  
U.S.C.A. 1161, as amended. 41

**Sec. 1751.01.** As used in this chapter: 42

(A)(1) "Basic health care services" means the following 43  
services when medically necessary: 44

(a) Physician's services, except when such services are 45

supplemental under division (B) of this section;	46
(b) Inpatient hospital services;	47
(c) Outpatient medical services;	48
(d) Emergency health services;	49
(e) Urgent care services;	50
(f) Diagnostic laboratory services and diagnostic and therapeutic radiologic services;	51 52
(g) Diagnostic and treatment services, other than prescription drug services, for biologically based mental illnesses;	53 54 55
(h) Preventive health care services, including, but not limited to, voluntary family planning services, infertility services, periodic physical examinations, prenatal obstetrical care, and well-child care;	56 57 58 59
<u>(i) Diabetes self-management education, medical nutrition therapy, and equipment, supplies, and medication, as provided in section 3923.71 of the Revised Code.</u>	60 61 62
"Basic health care services" does not include experimental procedures.	63 64
Except as provided by divisions (A)(2) and (3) of this section in connection with the offering of coverage for diagnostic and treatment services for biologically based mental illnesses, a health insuring corporation shall not offer coverage for a health care service, defined as a basic health care service by this division, unless it offers coverage for all listed basic health care services. However, this requirement does not apply to the coverage of beneficiaries enrolled in Title XVIII of the "Social Security Act," 49 Stat. 620 (1935), 42 U.S.C.A. 301, as amended, pursuant to a medicare contract, or to the coverage of beneficiaries enrolled in the federal employee health benefits	65 66 67 68 69 70 71 72 73 74 75

program pursuant to 5 U.S.C.A. 8905, or to the coverage of 76  
beneficiaries enrolled in Title XIX of the "Social Security Act," 77  
49 Stat. 620 (1935), 42 U.S.C.A. 301, as amended, known as the 78  
medical assistance program or medicaid, provided by the department 79  
of job and family services under Chapter 5111. of the Revised 80  
Code, or to the coverage of beneficiaries under any federal health 81  
care program regulated by a federal regulatory body, or to the 82  
coverage of beneficiaries under any contract covering officers or 83  
employees of the state that has been entered into by the 84  
department of administrative services. 85

(2) A health insuring corporation may offer coverage for 86  
diagnostic and treatment services for biologically based mental 87  
illnesses without offering coverage for all other basic health 88  
care services. A health insuring corporation may offer coverage 89  
for diagnostic and treatment services for biologically based 90  
mental illnesses alone or in combination with one or more 91  
supplemental health care services. However, a health insuring 92  
corporation that offers coverage for any other basic health care 93  
service shall offer coverage for diagnostic and treatment services 94  
for biologically based mental illnesses in combination with the 95  
offer of coverage for all other listed basic health care services. 96

(3) A health insuring corporation that offers coverage for 97  
basic health care services is not required to offer coverage for 98  
diagnostic and treatment services for biologically based mental 99  
illnesses in combination with the offer of coverage for all other 100  
listed basic health care services if all of the following apply: 101

(a) The health insuring corporation submits documentation 102  
certified by an independent member of the American academy of 103  
actuaries to the superintendent of insurance showing that incurred 104  
claims for diagnostic and treatment services for biologically 105  
based mental illnesses for a period of at least six months 106  
independently caused the health insuring corporation's costs for 107

claims and administrative expenses for the coverage of basic 108  
health care services to increase by more than one per cent per 109  
year. 110

(b) The health insuring corporation submits a signed letter 111  
from an independent member of the American academy of actuaries to 112  
the superintendent of insurance opining that the increase in costs 113  
described in division (A)(3)(a) of this section could reasonably 114  
justify an increase of more than one per cent in the annual 115  
premiums or rates charged by the health insuring corporation for 116  
the coverage of basic health care services. 117

(c) The superintendent of insurance makes the following 118  
determinations from the documentation and opinion submitted 119  
pursuant to divisions (A)(3)(a) and (b) of this section: 120

(i) Incurred claims for diagnostic and treatment services for 121  
biologically based mental illnesses for a period of at least six 122  
months independently caused the health insuring corporation's 123  
costs for claims and administrative expenses for the coverage of 124  
basic health care services to increase by more than one per cent 125  
per year. 126

(ii) The increase in costs reasonably justifies an increase 127  
of more than one per cent in the annual premiums or rates charged 128  
by the health insuring corporation for the coverage of basic 129  
health care services. 130

Any determination made by the superintendent under this 131  
division is subject to Chapter 119. of the Revised Code. 132

(B)(1) "Supplemental health care services" means any health 133  
care services other than basic health care services that a health 134  
insuring corporation may offer, alone or in combination with 135  
either basic health care services or other supplemental health 136  
care services, and includes: 137

(a) Services of facilities for intermediate or long-term 138

care, or both;	139
(b) Dental care services;	140
(c) Vision care and optometric services including lenses and frames;	141 142
(d) Podiatric care or foot care services;	143
(e) Mental health services, excluding diagnostic and treatment services for biologically based mental illnesses;	144 145
(f) Short-term outpatient evaluative and crisis-intervention mental health services;	146 147
(g) Medical or psychological treatment and referral services for alcohol and drug abuse or addiction;	148 149
(h) Home health services;	150
(i) Prescription drug services;	151
(j) Nursing services;	152
(k) Services of a dietitian licensed under Chapter 4759. of the Revised Code;	153 154
(l) Physical therapy services;	155
(m) Chiropractic services;	156
(n) Any other category of services approved by the superintendent of insurance.	157 158
(2) If a health insuring corporation offers prescription drug services under this division, the coverage shall include prescription drug services for the treatment of biologically based mental illnesses on the same terms and conditions as other physical diseases and disorders.	159 160 161 162 163
(C) "Specialty health care services" means one of the supplemental health care services listed in division (B) of this section, when provided by a health insuring corporation on an	164 165 166

outpatient-only basis and not in combination with other 167  
supplemental health care services. 168

(D) "Biologically based mental illnesses" means 169  
schizophrenia, schizoaffective disorder, major depressive 170  
disorder, bipolar disorder, paranoia and other psychotic 171  
disorders, obsessive-compulsive disorder, and panic disorder, as 172  
these terms are defined in the most recent edition of the 173  
diagnostic and statistical manual of mental disorders published by 174  
the American psychiatric association. 175

(E) "Closed panel plan" means a health care plan that 176  
requires enrollees to use participating providers. 177

(F) "Compensation" means remuneration for the provision of 178  
health care services, determined on other than a fee-for-service 179  
or discounted-fee-for-service basis. 180

(G) "Contractual periodic prepayment" means the formula for 181  
determining the premium rate for all subscribers of a health 182  
insuring corporation. 183

(H) "Corporation" means a corporation formed under Chapter 184  
1701. or 1702. of the Revised Code or the similar laws of another 185  
state. 186

(I) "Emergency health services" means those health care 187  
services that must be available on a seven-days-per-week, 188  
twenty-four-hours-per-day basis in order to prevent jeopardy to an 189  
enrollee's health status that would occur if such services were 190  
not received as soon as possible, and includes, where appropriate, 191  
provisions for transportation and indemnity payments or service 192  
agreements for out-of-area coverage. 193

(J) "Enrollee" means any natural person who is entitled to 194  
receive health care benefits provided by a health insuring 195  
corporation. 196

(K) "Evidence of coverage" means any certificate, agreement, policy, or contract issued to a subscriber that sets out the coverage and other rights to which such person is entitled under a health care plan.

(L) "Health care facility" means any facility, except a health care practitioner's office, that provides preventive, diagnostic, therapeutic, acute convalescent, rehabilitation, mental health, mental retardation, intermediate care, or skilled nursing services.

(M) "Health care services" means basic, supplemental, and specialty health care services.

(N) "Health delivery network" means any group of providers or health care facilities, or both, or any representative thereof, that have entered into an agreement to offer health care services in a panel rather than on an individual basis.

(O) "Health insuring corporation" means a corporation, as defined in division (H) of this section, that, pursuant to a policy, contract, certificate, or agreement, pays for, reimburses, or provides, delivers, arranges for, or otherwise makes available, basic health care services, supplemental health care services, or specialty health care services, or a combination of basic health care services and either supplemental health care services or specialty health care services, through either an open panel plan or a closed panel plan.

"Health insuring corporation" does not include a limited liability company formed pursuant to Chapter 1705. of the Revised Code, an insurer licensed under Title XXXIX of the Revised Code if that insurer offers only open panel plans under which all providers and health care facilities participating receive their compensation directly from the insurer, a corporation formed by or on behalf of a political subdivision or a department, office, or



institution of the state, or a public entity formed by or on 228  
behalf of a board of county commissioners, a county board of 229  
mental retardation and developmental disabilities, an alcohol and 230  
drug addiction services board, a board of alcohol, drug addiction, 231  
and mental health services, or a community mental health board, as 232  
those terms are used in Chapters 340. and 5126. of the Revised 233  
Code. Except as provided by division (D) of section 1751.02 of the 234  
Revised Code, or as otherwise provided by law, no board, 235  
commission, agency, or other entity under the control of a 236  
political subdivision may accept insurance risk in providing for 237  
health care services. However, nothing in this division shall be 238  
construed as prohibiting such entities from purchasing the 239  
services of a health insuring corporation or a third-party 240  
administrator licensed under Chapter 3959. of the Revised Code. 241

(P) "Intermediary organization" means a health delivery 242  
network or other entity that contracts with licensed health 243  
insuring corporations or self-insured employers, or both, to 244  
provide health care services, and that enters into contractual 245  
arrangements with other entities for the provision of health care 246  
services for the purpose of fulfilling the terms of its contracts 247  
with the health insuring corporations and self-insured employers. 248

(Q) "Intermediate care" means residential care above the 249  
level of room and board for patients who require personal 250  
assistance and health-related services, but who do not require 251  
skilled nursing care. 252

(R) "Medical record" means the personal information that 253  
relates to an individual's physical or mental condition, medical 254  
history, or medical treatment. 255

(S)(1) "Open panel plan" means a health care plan that 256  
provides incentives for enrollees to use participating providers 257  
and that also allows enrollees to use providers that are not 258  
participating providers. 259

(2) No health insuring corporation may offer an open panel 260  
plan, unless the health insuring corporation is also licensed as 261  
an insurer under Title XXXIX of the Revised Code, the health 262  
insuring corporation, on June 4, 1997, holds a certificate of 263  
authority or license to operate under Chapter 1736. or 1740. of 264  
the Revised Code, or an insurer licensed under Title XXXIX of the 265  
Revised Code is responsible for the out-of-network risk as 266  
evidenced by both an evidence of coverage filing under section 267  
1751.11 of the Revised Code and a policy and certificate filing 268  
under section 3923.02 of the Revised Code. 269

(T) "Panel" means a group of providers or health care 270  
facilities that have joined together to deliver health care 271  
services through a contractual arrangement with a health insuring 272  
corporation, employer group, or other payor. 273

(U) "Person" has the same meaning as in section 1.59 of the 274  
Revised Code, and, unless the context otherwise requires, includes 275  
any insurance company holding a certificate of authority under 276  
Title XXXIX of the Revised Code, any subsidiary and affiliate of 277  
an insurance company, and any government agency. 278

(V) "Premium rate" means any set fee regularly paid by a 279  
subscriber to a health insuring corporation. A "premium rate" does 280  
not include a one-time membership fee, an annual administrative 281  
fee, or a nominal access fee, paid to a managed health care system 282  
under which the recipient of health care services remains solely 283  
responsible for any charges accessed for those services by the 284  
provider or health care facility. 285

(W) "Primary care provider" means a provider that is 286  
designated by a health insuring corporation to supervise, 287  
coordinate, or provide initial care or continuing care to an 288  
enrollee, and that may be required by the health insuring 289  
corporation to initiate a referral for specialty care and to 290  
maintain supervision of the health care services rendered to the 291

enrollee. 292

(X) "Provider" means any natural person or partnership of 293  
natural persons who are licensed, certified, accredited, or 294  
otherwise authorized in this state to furnish health care 295  
services, or any professional association organized under Chapter 296  
1785. of the Revised Code, provided that nothing in this chapter 297  
or other provisions of law shall be construed to preclude a health 298  
insuring corporation, health care practitioner, or organized 299  
health care group associated with a health insuring corporation 300  
from employing certified nurse practitioners, certified nurse 301  
anesthetists, clinical nurse specialists, certified nurse 302  
midwives, dietitians, physician assistants, dental assistants, 303  
dental hygienists, optometric technicians, or other allied health 304  
personnel who are licensed, certified, accredited, or otherwise 305  
authorized in this state to furnish health care services. 306

(Y) "Provider sponsored organization" means a corporation, as 307  
defined in division (H) of this section, that is at least eighty 308  
per cent owned or controlled by one or more hospitals, as defined 309  
in section 3727.01 of the Revised Code, or one or more physicians 310  
licensed to practice medicine or surgery or osteopathic medicine 311  
and surgery under Chapter 4731. of the Revised Code, or any 312  
combination of such physicians and hospitals. Such control is 313  
presumed to exist if at least eighty per cent of the voting rights 314  
or governance rights of a provider sponsored organization are 315  
directly or indirectly owned, controlled, or otherwise held by any 316  
combination of the physicians and hospitals described in this 317  
division. 318

(Z) "Solicitation document" means the written materials 319  
provided to prospective subscribers or enrollees, or both, and 320  
used for advertising and marketing to induce enrollment in the 321  
health care plans of a health insuring corporation. 322

(AA) "Subscriber" means a person who is responsible for 323

making payments to a health insuring corporation for participation 324  
in a health care plan, or an enrollee whose employment or other 325  
status is the basis of eligibility for enrollment in a health 326  
insuring corporation. 327

(BB) "Urgent care services" means those health care services 328  
that are appropriately provided for an unforeseen condition of a 329  
kind that usually requires medical attention without delay but 330  
that does not pose a threat to the life, limb, or permanent health 331  
of the injured or ill person, and may include such health care 332  
services provided out of the health insuring corporation's 333  
approved service area pursuant to indemnity payments or service 334  
agreements. 335

Sec. 3923.71. (A) As used in this section: 336

(1) "Health benefit plan" means any of the following when the 337  
contract, policy, or plan provides payment or reimbursement for 338  
the costs of health care services other than for specific diseases 339  
or accidents only: 340

(a) An individual, group, or blanket policy of sickness and 341  
accident insurance that provides coverage other than for specific 342  
diseases or accidents only, for hospital indemnity only, for 343  
supplemental medicare benefits only, or for any other supplemental 344  
benefits only, and that is delivered, issued for delivery, or 345  
renewed in this state; 346

(b) An individual or group contract of a health insuring 347  
corporation; 348

(c) A public employee benefit plan; 349

(d) A multiple employer welfare arrangement as defined in 350  
section 1739.01 of the Revised Code. 351

(2) "Equipment, supplies and medication" includes both of the 352  
following, when determined to be medically necessary: 353

(a) Nonexperimental equipment, single-use medical supplies, and related devices approved by the United States food and drug administration for the treatment and management of diabetes; 354  
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(b) Nonexperimental medication, insulin, glucagons, and insulin syringes for controlling blood sugar approved by the United States food and drug administration for the treatment and management of diabetes. 357  
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(3) "Medical nutrition therapy" means nutritional diagnostic, therapeutic, and counseling services for the purpose of diabetes disease management provided by a dietitian licensed under Chapter 4759. of the Revised Code or a nutrition professional pursuant to a physician's referral. 361  
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(4) "Diabetes self-management education" means an interactive and ongoing process prescribed by a physician involving a patient with diabetes and the physician or other professional with expertise in diabetes. "Diabetes self-management education" includes assessment and identification of the patient's diabetes needs and management goals, education and behavioral intervention directed toward helping the patient attain self-management goals, and evaluation of the patient's progress in attaining self-management goals. 366  
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(B) Notwithstanding section 3901.71 of the Revised Code, each health benefit plan shall provide benefits for the expenses of the following, when determined to be medically necessary: 375  
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(1) Equipment, supplies, and medication; 378

(2) Medical nutrition therapy; 379

(3) Diabetes self-management education. 380

(C) All of the following apply to the provision of benefits for the expenses of diabetes self-management education and medical nutrition therapy: 381  
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(1) The benefits shall cover the expenses of diabetes self-management education and medical nutrition therapy only if the education is determined to be medically necessary and is prescribed by a physician or other individual whose professional practice established by licensure under the Revised Code includes the authority to prescribe the education. 384  
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(2) During the first twelve-month period immediately after a patient begins to receive diabetes self-management education, the benefits shall cover the expenses of ten hours of education, which may include medical nutrition therapy in a program based on the standards for diabetes self-management education as outlined in the American diabetes association's standards of care. 390  
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(3) In each year following the provision of coverage under division (C)(2) of this section, the benefits shall cover the expenses of two hours of diabetes self-management education, of which one hour may be used for medical nutrition therapy, as an annual maintenance program for the patient, if the education is medically necessary and prescribed by a physician or other individual whose professional practice established by licensure under the Revised Code includes the authority to prescribe the education. Any coverage provided for the expenses of a required medical examination shall not reduce the coverage provided for the expenses of the patient's annual education maintenance program described in this section. 396  
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(4) The benefits shall cover the expenses of any diabetes self-management education determined to be medically necessary, whether provided during home visits, in a group setting, or by individual counseling. 408  
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(5) The benefits shall cover the expenses of diabetes self-management education only if the education is provided by an individual with expertise in diabetes care, whose professional practice established by licensure under the Revised Code includes 412  
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the authority to provide the education. The benefits shall cover 416  
the expenses of medical nutrition therapy only if the therapy is 417  
provided by a dietitian licensed under Chapter 4759. of the 418  
Revised Code unless the patient's health plan does not include a 419  
dietitian in its network of providers. 420

(D) A health benefit plan is not required to provide benefits 421  
for diabetes care pursuant to division (B) of this section if all 422  
of the following apply: 423

(1) The health benefit plan insurer submits documentation 424  
certified by an independent member of the American academy of 425  
actuaries to the superintendent of insurance showing that incurred 426  
claims for diabetes care pursuant to division (B) of this section 427  
for a period of at least six months independently caused the 428  
insurer's costs for claims and administrative expenses for the 429  
coverage of all other physical diseases and disorders to increase 430  
by more than one per cent per year. 431

(2) The insurer submits a signed letter from an independent 432  
member of the American academy of actuaries to the superintendent 433  
of insurance opining that the increase described in division 434  
(D)(1) of this section could reasonably justify an increase of 435  
more than one per cent in the annual premiums or rates charged by 436  
the insurer for the coverage of all other physical diseases and 437  
disorders. 438

(3) The superintendent of insurance makes the following 439  
determinations from the documentation and opinion submitted 440  
pursuant to divisions (D)(1) and (2) of this section: 441

(a) Incurred claims for diabetes care pursuant to division 442  
(B) of this section for a period of at least six months 443  
independently caused the insurer's costs for claims and 444  
administrative expenses for the coverage of all other physical 445  
diseases and disorders to increase by more than one per cent per 446

year. 447

(b) The increase in costs reasonably justifies an increase of 448  
more than one per cent in the annual premiums or rates charged by 449  
the insurer for the coverage of all other physical diseases and 450  
disorders. 451

Any determination made by the superintendent under this 452  
division is subject to Chapter 119. of the Revised Code. 453

**Section 2.** That existing sections 1739.05 and 1751.01 of the 454  
Revised Code are hereby repealed. 455

**Section 3.** Section 3923.71 of the Revised Code shall apply 456  
only to health benefit plans as defined in that section that are 457  
established or modified, delivered, issued for delivery, or 458  
renewed in this state on or after the effective date of this act. 459