As Introduced

127th General Assembly Regular Session 2007-2008

S. B. No. 186

Senator Stivers

Cosponsors: Senators Miller, D., Miller, R., Gardner

A BILL

То	amend sections 1739.05 and 1751.01 and to enact	1
	section 3923.80 of the Revised Code to prohibit	2
	insurers, public employee benefit plans, and	3
	multiple employer welfare arrangements from	4
	excluding coverage for routine patient care	5
	administered as part of a cancer clinical trial.	6

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

Section 1. That sections 1739.05 and 1751.01 be amended and	7
section 3923.80 of the 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 may	11
be established only if any of the following applies:	12
(1) The arrangement has and maintains a minimum enrollment of	13
three hundred employees of two or more employers.	14
(2) The arrangement has and maintains a minimum enrollment of	15
three hundred self-employed individuals.	16
(3) The arrangement has and maintains a minimum enrollment of	17
three hundred employees or self-employed individuals in any	1 Ω

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(d) Emergency health services;

(e) Urgent care services;	49
(f) Diagnostic laboratory services and diagnostic and	50
therapeutic radiologic services;	51
(g) Diagnostic and treatment services, other than	52
prescription drug services, for biologically based mental	53
illnesses;	54
(h) Preventive health care services, including, but not	55
limited to, voluntary family planning services, infertility	56
services, periodic physical examinations, prenatal obstetrical	57
care, and well-child care;	58
(i) Routine patient care for patients enrolled in an eligible	59
cancer clinical trial pursuant to section 3923.80 of the Revised	60
Code.	61
"Basic health care services" does not include experimental	62
procedures.	63
Except as provided by divisions (A)(2) and (3) of this	64
section in connection with the offering of coverage for diagnostic	65
and treatment services for biologically based mental illnesses, a	66
health insuring corporation shall not offer coverage for a health	67
care service, defined as a basic health care service by this	68
division, unless it offers coverage for all listed basic health	69
care services. However, this requirement does not apply to the	70
coverage of beneficiaries enrolled in Title XVIII of the "Social	71
Security Act," 49 Stat. 620 (1935), 42 U.S.C.A. 301, as amended,	72
pursuant to a medicare contract, or to the coverage of	73
beneficiaries enrolled in the federal employee health benefits	74
program pursuant to 5 U.S.C.A. 8905, or to the coverage of	75
beneficiaries enrolled in Title XIX of the "Social Security Act,"	76
49 Stat. 620 (1935), 42 U.S.C.A. 301, as amended, known as the	77
medical assistance program or medicaid, provided by the department	78
of job and family services under Chapter 5111. of the Revised	79

Code, or to the coverage of beneficiaries under any federal health

care program regulated by a federal regulatory body, or to the

coverage of beneficiaries under any contract covering officers or

employees of the state that has been entered into by the

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department of administrative services.

- (2) A health insuring corporation may offer coverage for 85 diagnostic and treatment services for biologically based mental 86 illnesses without offering coverage for all other basic health 87 care services. A health insuring corporation may offer coverage 88 for diagnostic and treatment services for biologically based 89 mental illnesses alone or in combination with one or more 90 supplemental health care services. However, a health insuring 91 corporation that offers coverage for any other basic health care 92 service shall offer coverage for diagnostic and treatment services 93 for biologically based mental illnesses in combination with the 94 offer of coverage for all other listed basic health care services. 95
- (3) A health insuring corporation that offers coverage for 96 basic health care services is not required to offer coverage for 97 diagnostic and treatment services for biologically based mental 98 illnesses in combination with the offer of coverage for all other 99 listed basic health care services if all of the following apply: 100
- (a) The health insuring corporation submits documentation 101 certified by an independent member of the American academy of 102 actuaries to the superintendent of insurance showing that incurred 103 claims for diagnostic and treatment services for biologically 104 based mental illnesses for a period of at least six months 105 independently caused the health insuring corporation's costs for 106 claims and administrative expenses for the coverage of basic 107 health care services to increase by more than one per cent per 108 109 year.
- (b) The health insuring corporation submits a signed letter 110 from an independent member of the American academy of actuaries to 111

the superintendent of insurance opining that the increase in costs	112
described in division (A)(3)(a) of this section could reasonably	113
justify an increase of more than one per cent in the annual	114
premiums or rates charged by the health insuring corporation for	115
the coverage of basic health care services.	116
(c) The superintendent of insurance makes the following	117
determinations from the documentation and opinion submitted	118
pursuant to divisions (A)(3)(a) and (b) of this section:	119
(i) Incurred claims for diagnostic and treatment services for	120
biologically based mental illnesses for a period of at least six	121
months independently caused the health insuring corporation's	122
costs for claims and administrative expenses for the coverage of	123
basic health care services to increase by more than one per cent	124
per year.	125
(ii) The increase in costs reasonably justifies an increase	126
of more than one per cent in the annual premiums or rates charged	127
by the health insuring corporation for the coverage of basic	128
health care services.	129
Any determination made by the superintendent under this	130
division is subject to Chapter 119. of the Revised Code.	131
(B)(1) "Supplemental health care services" means any health	132
care services other than basic health care services that a health	133
insuring corporation may offer, alone or in combination with	134
either basic health care services or other supplemental health	135
care services, and includes:	136
(a) Services of facilities for intermediate or long-term	137
care, or both;	138
(b) Dental care services;	139
(c) Vision care and optometric services including lenses and	140

frames;

S. B. No. 186 As Introduced	Page 6
(d) Podiatric care or foot care services;	142
(e) Mental health services, excluding diagnostic and	143
treatment services for biologically based mental illnesses;	144
(f) Short-term outpatient evaluative and crisis-intervention mental health services;	145 146
(g) Medical or psychological treatment and referral services for alcohol and drug abuse or addiction;	147 148
(h) Home health services;	149
(i) Prescription drug services;	150
(j) Nursing services;	151
(k) Services of a dietitian licensed under Chapter 4759. of the Revised Code;	152 153
(1) Physical therapy services;	154
(m) Chiropractic services;	155
(n) Any other category of services approved by the superintendent of insurance.	156 157
(2) If a health insuring corporation offers prescription drug	158
services under this division, the coverage shall include	159
prescription drug services for the treatment of biologically based	160
mental illnesses on the same terms and conditions as other	161
physical diseases and disorders.	162
(C) "Specialty health care services" means one of the	163
supplemental health care services listed in division (B) of this	164
section, when provided by a health insuring corporation on an	165
outpatient-only basis and not in combination with other	166
supplemental health care services.	167
(D) "Biologically based mental illnesses" means	168
schizophrenia, schizoaffective disorder, major depressive	169
disorder, bipolar disorder, paranoia and other psychotic	170

disorders, obsessive-compulsive disorder, and panic disorder, as	171
these terms are defined in the most recent edition of the	172
diagnostic and statistical manual of mental disorders published by	173
the American psychiatric association.	174
(E) "Closed panel plan" means a health care plan that	175
requires enrollees to use participating providers.	176
(F) "Compensation" means remuneration for the provision of	177
health care services, determined on other than a fee-for-service	178
or discounted-fee-for-service basis.	179
(G) "Contractual periodic prepayment" means the formula for	180
determining the premium rate for all subscribers of a health	181
insuring corporation.	182
(H) "Corporation" means a corporation formed under Chapter	183
1701. or 1702. of the Revised Code or the similar laws of another	184
state.	185
(I) "Emergency health services" means those health care	186
services that must be available on a seven-days-per-week,	187
twenty-four-hours-per-day basis in order to prevent jeopardy to an	188
enrollee's health status that would occur if such services were	189
not received as soon as possible, and includes, where appropriate,	190
provisions for transportation and indemnity payments or service	191
agreements for out-of-area coverage.	192
(J) "Enrollee" means any natural person who is entitled to	193
receive health care benefits provided by a health insuring	194
corporation.	195
(K) "Evidence of coverage" means any certificate, agreement,	196
policy, or contract issued to a subscriber that sets out the	197
coverage and other rights to which such person is entitled under a	198
health care plan.	199

(L) "Health care facility" means any facility, except a

health care practitioner's office, that provides preventive,	201
diagnostic, therapeutic, acute convalescent, rehabilitation,	202
mental health, mental retardation, intermediate care, or skilled	203
nursing services.	204

- (M) "Health care services" means basic, supplemental, and 205
 specialty health care services. 206
- (N) "Health delivery network" means any group of providers or 207 health care facilities, or both, or any representative thereof, 208 that have entered into an agreement to offer health care services 209 in a panel rather than on an individual basis. 210
- (O) "Health insuring corporation" means a corporation, as 211 defined in division (H) of this section, that, pursuant to a 212 policy, contract, certificate, or agreement, pays for, reimburses, 213 or provides, delivers, arranges for, or otherwise makes available, 214 basic health care services, supplemental health care services, or 215 specialty health care services, or a combination of basic health 216 care services and either supplemental health care services or 217 specialty health care services, through either an open panel plan 218 or a closed panel plan. 219

"Health insuring corporation" does not include a limited 220 liability company formed pursuant to Chapter 1705. of the Revised 221 Code, an insurer licensed under Title XXXIX of the Revised Code if 222 that insurer offers only open panel plans under which all 223 providers and health care facilities participating receive their 224 compensation directly from the insurer, a corporation formed by or 225 on behalf of a political subdivision or a department, office, or 226 institution of the state, or a public entity formed by or on 227 behalf of a board of county commissioners, a county board of 228 mental retardation and developmental disabilities, an alcohol and 229 drug addiction services board, a board of alcohol, drug addiction, 230 and mental health services, or a community mental health board, as 231 those terms are used in Chapters 340. and 5126. of the Revised 232

Code. Except as provided by division (D) of section 1751.02 of the	233
Revised Code, or as otherwise provided by law, no board,	234
commission, agency, or other entity under the control of a	235
political subdivision may accept insurance risk in providing for	236
health care services. However, nothing in this division shall be	237
construed as prohibiting such entities from purchasing the	238
services of a health insuring corporation or a third-party	239
administrator licensed under Chapter 3959. of the Revised Code.	240
(P) "Intermediary organization" means a health delivery	241
network or other entity that contracts with licensed health	242
insuring corporations or self-insured employers, or both, to	243
provide health care services, and that enters into contractual	244
arrangements with other entities for the provision of health care	245
services for the purpose of fulfilling the terms of its contracts	246
with the health insuring corporations and self-insured employers.	247
(Q) "Intermediate care" means residential care above the	248
level of room and board for patients who require personal	249
assistance and health-related services, but who do not require	250
skilled nursing care.	251
(R) "Medical record" means the personal information that	252
relates to an individual's physical or mental condition, medical	253
history, or medical treatment.	254
(S)(1) "Open panel plan" means a health care plan that	255
provides incentives for enrollees to use participating providers	256
and that also allows enrollees to use providers that are not	257
participating providers.	258
(2) No health insuring corporation may offer an open panel	259
plan, unless the health insuring corporation is also licensed as	260
an insurer under Title XXXIX of the Revised Code, the health	261
insuring corporation, on June 4, 1997, holds a certificate of	262

authority or license to operate under Chapter 1736. or 1740. of

the Revised Code, or an insurer licensed under Title XXXIX of the	264
Revised Code is responsible for the out-of-network risk as	265
evidenced by both an evidence of coverage filing under section	266
1751.11 of the Revised Code and a policy and certificate filing	267
under section 3923.02 of the Revised Code.	268
(T) "Panel" means a group of providers or health care	269
facilities that have joined together to deliver health care	270
services through a contractual arrangement with a health insuring	271
corporation, employer group, or other payor.	272
(U) "Person" has the same meaning as in section 1.59 of the	273
Revised Code, and, unless the context otherwise requires, includes	274
any insurance company holding a certificate of authority under	275
Title XXXIX of the Revised Code, any subsidiary and affiliate of	276
an insurance company, and any government agency.	277
(V) "Premium rate" means any set fee regularly paid by a	278
subscriber to a health insuring corporation. A "premium rate" does	279
not include a one-time membership fee, an annual administrative	280
fee, or a nominal access fee, paid to a managed health care system	281
under which the recipient of health care services remains solely	282
responsible for any charges accessed for those services by the	283
provider or health care facility.	284
(W) "Primary care provider" means a provider that is	285
designated by a health insuring corporation to supervise,	286
coordinate, or provide initial care or continuing care to an	287
enrollee, and that may be required by the health insuring	288
corporation to initiate a referral for specialty care and to	289
maintain supervision of the health care services rendered to the	290
enrollee.	291
(X) "Provider" means any natural person or partnership of	292

natural persons who are licensed, certified, accredited, or

otherwise authorized in this state to furnish health care

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

- (Y) "Provider sponsored organization" means a corporation, as 306 defined in division (H) of this section, that is at least eighty 307 per cent owned or controlled by one or more hospitals, as defined 308 in section 3727.01 of the Revised Code, or one or more physicians 309 licensed to practice medicine or surgery or osteopathic medicine 310 and surgery under Chapter 4731. of the Revised Code, or any 311 combination of such physicians and hospitals. Such control is 312 presumed to exist if at least eighty per cent of the voting rights 313 or governance rights of a provider sponsored organization are 314 directly or indirectly owned, controlled, or otherwise held by any 315 316 combination of the physicians and hospitals described in this division. 317
- (Z) "Solicitation document" means the written materials 318 provided to prospective subscribers or enrollees, or both, and 319 used for advertising and marketing to induce enrollment in the 320 health care plans of a health insuring corporation. 321
- (AA) "Subscriber" means a person who is responsible for 322 making payments to a health insuring corporation for participation 323 in a health care plan, or an enrollee whose employment or other 324 status is the basis of eligibility for enrollment in a health 325 insuring corporation.

(BB) "Urgent care services" means those health care services	327
that are appropriately provided for an unforeseen condition of a	328
kind that usually requires medical attention without delay but	329
that does not pose a threat to the life, limb, or permanent health	330
of the injured or ill person, and may include such health care	331
services provided out of the health insuring corporation's	332
approved service area pursuant to indemnity payments or service	333
agreements.	334
Sec. 3923.80. (A) No plan of health coverage shall exclude	335
coverage for the costs of any routine patient care administered to	336
an insured in any stage of an eligible cancer clinical trial that	337
is covered under the plan or arrangement if the insured is not	338
enrolled in a cancer clinical trial.	339
(B) The coverage that may not be excluded under division (A)	340
of this section is subject to all terms, conditions, restrictions,	341
exclusions, and limitations that apply to any other coverage under	342
the plan, policy, or arrangement for services performed by	343
participating and nonparticipating providers.	344
(C) As used in this section:	345
(1) "Eligible cancer clinical trial" means a cancer clinical	346
trial that meets the following criteria:	347
(a) A purpose of the trial is to test whether the	348
intervention potentially improves the trial participant's health	349
outcomes.	350
(b) The treatment provided as part of the trial is given with	351
the intention of improving the trial participant's health	352
outcomes.	353
(c) The trial has a therapeutic intent and is not designed	354
exclusively to test toxicity or disease pathophysiology.	355
(d) The trial does one of the following:	356

(i) Tests how to administer a health care service, item, or	357
drug for the treatment of cancer;	358
(ii) Tests responses to a health care service, item, or drug	359
for the treatment of cancer;	360
(iii) Compares the effectiveness of a health care service,	361
item, or drug for the treatment of cancer with that of other	362
health care services, items, or drugs for the treatment of cancer;	363
(iv) Studies new uses of a health care service, item, or drug	364
for the treatment of cancer.	365
(e) The trial is approved by one of the following entities:	366
(i) The national institutes of health or one of its	367
cooperative groups or centers under the United States department	368
of health and human services;	369
(ii) The United States food and drug administration;	370
(iii) The United States department of defense;	371
(iv) The United States department of veterans' affairs.	372
(2) "Subject of a cancer clinical trial" means the health	373
care service, item, or drug that is being evaluated in the	374
clinical trial and that is not routine patient care.	375
(3) "Plan of health coverage" means any of the following when	376
the contract, policy, or plan provides payment or reimbursement	377
for the costs of health care services other than for specific	378
diseases or accidents only:	379
(a) An individual or group policy of sickness and accident	380
<u>insurance;</u>	381
(b) An individual or group contract of a health insuring	382
corporation;	383
(c) A public employee benefit plan;	384
(d) A multiple employer welfare arrangement as defined in	385

section 1739.01 of the Revised Code.	386
(4) "Routine patient care" means all health care services,	387
items, and drugs consistent with the usual and customary standard	388
of care for the treatment of cancer, including the type and	389
frequency of any diagnostic modality, that a health care provider	390
typically provides to a cancer patient who is not enrolled in a	391
cancer clinical trial.	392
(5) A plan of health coverage may exclude coverage for:	393
(a) A health care service, item, or drug that is the subject	394
of the cancer clinical trial;	395
(b) A health care service, item, or drug provided solely to	396
satisfy data collection and analysis needs for the cancer clinical	397
trial that is not used in the direct clinical management of the	398
<pre>patient;</pre>	399
(c) An investigational drug or device that has not been	400
approved for market by the United States food and drug	401
administration;	402
(d) Transportation, lodging, food, or other expenses for the	403
patient, or a family member or companion of the patient, that are	404
associated with the travel to or from a facility providing the	405
<pre>cancer clinical trial;</pre>	406
(e) An item or drug provided by the cancer clinical trial	407
sponsors free of charge for any patient;	408
(f) A service, item, or drug that is eligible for	409
reimbursement by a person other than the insurer, including the	410
sponsor of the cancer clinical trial.	411
Section 2. That existing sections 1739.05 and 1751.01 of the	412
Revised Code are hereby repealed.	412
Section 3 Section 3923 80 of the Revised Code as enacted by	414

S. B. No. 186 As Introduced	Page 15
this act, shall apply to plans of health coverage that are	415
delivered, issued for delivery, or renewed in this state on or	416
after the effective date of this act.	417