As Introduced

128th General Assembly Regular Session 2009-2010

H. B. No. 384

Representative Bolon

Cosponsors: Representatives Balderson, Boyd, Chandler, Daniels, Derickson, Dolan, Domenick, Evans, Fende, Garland, Hackett, Hagan, Harris, Harwood, Heard, Letson, Lundy, Newcomb, Pillich, Sears, Ujvagi, Weddington

A BILL

То	amend sections 1751.66 and 3923.60 of the Revised	1
	Code to use the compendia adopted by the United	2
	States Department of Health and Human Services to	3
	determine whether an insurer may exclude coverage	4
	for off-label drug usage.	5

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

Section 1. That sections 1751.66 and 3923.60 of the Revised 6 Code be amended to read as follows: 7

Sec. 1751.66. (A) No individual or group health insuring 8 corporation policy, contract, or agreement that provides coverage 9 for prescription drugs shall limit or exclude coverage for any 10 drug approved by the United States food and drug administration on 11 the basis that the drug has not been approved by the United States 12 food and drug administration for the treatment of the particular 13 indication for which the drug has been prescribed, provided the 14 drug has been recognized as safe and effective for treatment of 15 that indication in one or more of the standard medical reference 16

compendia specified in division (B)(1) of this section adopted by 17 the United States department of health and human services under 42 18 U.S.C. 1395x (t)(2), as amended, or in medical literature that 19 meets the criteria specified in division (B)(2) of this section. 20 (B)(1) The compendia accepted for purposes of division (A) of 21 this section are the following: 22 (a) The "AMA drug evaluations," a publication of the American 23 medical association; 24 (b) The "AHFS (American hospital formulary service) drug 25 information, " a publication of the American society of health 26 27 system pharmacists; (c) "Drug information for the health care provider," a 28 publication of the United States pharmacopoeia convention. 29 (2) Medical literature may be accepted for purposes of 30 division (A) of this section only if all of the following apply: 31 $\frac{(a)}{(1)}$ Two articles from major peer-reviewed professional 32 medical journals have recognized, based on scientific or medical 33 criteria, the drug's safety and effectiveness for treatment of the 34 indication for which it has been prescribed; 35 (b)(2) No article from a major peer-reviewed professional 36 medical journal has concluded, based on scientific or medical 37 criteria, that the drug is unsafe or ineffective or that the 38 drug's safety and effectiveness cannot be determined for the 39 treatment of the indication for which it has been prescribed; 40 (c) (3) Each article meets the uniform requirements for 41 manuscripts submitted to biomedical journals established by the 42 international committee of medical journal editors or is published 43 in a journal specified by the United States department of health 44

(x)(t)(2)(B), as amended, as accepted peer-reviewed medical	47
literature.	48
(C) Coverage of a drug required by division (A) of this	49
section includes medically necessary services associated with the	50
administration of the drug.	51
(D) Division (A) of this section shall not be construed to do	52
any of the following:	53
(1) Require coverage for any drug if the United States food	54
and drug administration has determined its use to be	55
contraindicated for the treatment of the particular indication for	56
which the drug has been prescribed;	57
(2) Require coverage for experimental drugs not approved for	58
any indication by the United States food and drug administration;	59
(3) Alter any law with regard to provisions limiting the	60
coverage of drugs that have not been approved by the United States	61
food and drug administration;	62
(4) Require reimbursement or coverage for any drug not	63
included in the drug formulary or list of covered drugs specified	64
in a health insuring corporation contract;	65
(5) Prohibit a health insuring corporation from limiting or	66
excluding coverage of a drug, provided that the decision to limit	67
or exclude coverage of the drug is not based primarily on the	68
coverage of drugs required by this section.	69
(E) This section applies only to health insuring corporation	70
policies, contracts, and agreements that are described in division	71
(A) of this section and that are delivered, issued for delivery,	72
or renewed in this state on or after July 1, 1997.	73

Sec. 3923.60. (A) Notwithstanding section 3901.71 of the 74
Revised Code, no group or individual policy of sickness and 75
accident insurance that provides coverage for prescription drugs 76

shall limit or exclude coverage for any drug approved by the 77 United States food and drug administration on the basis that the 78 drug has not been approved by the United States food and drug 79 administration for the treatment of the particular indication for 80 which the drug has been prescribed, provided the drug has been 81 recognized as safe and effective for treatment of that indication 82 in one or more of the standard medical reference compendia 83 specified in division (B)(1) of this section adopted by the United 84 States department of health and human services under 42 U.S.C. 85 1395x (t)(2), as amended, or in medical literature that meets the 86 criteria specified in division (B) (2) of this section. 87

(B)(1) The compendia accepted for purposes of division (A) of 88 this section are the following: 89

(a) The "AMA drug evaluations," a publication of the American medical association;

(b) The "AHFS (American hospital formulary service) drug92information," a publication of the American society of health93system pharmacists;94

(c) "Drug information for the health care provider," a95publication of the United States pharmacopeia convention.96

(2) Medical literature may be accepted for purposes of97division (A) of this section only if all of the following apply:98

(a)(1) Two articles from major peer-reviewed professional 99
medical journals have recognized, based on scientific or medical 100
criteria, the drug's safety and effectiveness for treatment of the 101
indication for which it has been prescribed; 102

(b)(2) No article from a major peer-reviewed professional 103
medical journal has concluded, based on scientific or medical 104
criteria, that the drug is unsafe or ineffective or that the 105
drug's safety and effectiveness cannot be determined for the 106
treatment of the indication for which it has been prescribed; 107

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 $\frac{(c)}{(3)}$ Each article meets the uniform requirements for 108 manuscripts submitted to biomedical journals established by the 109 international committee of medical journal editors or is published 110 in a journal specified by the United States department of health 111 and human services pursuant to section 1861(t)(2)(B) of the 112 "Social Security Act," 107 Stat. 591 (1993), 42 U.S.C. 113 1395x(t)(2)(B), as amended, as acceptable peer-reviewed medical 114 literature. 115

(C) Coverage of a drug required by division (A) of this
 section includes medically necessary services associated with the
 administration of the drug.

(D) Division (A) of this section shall not be construed to do 119 any of the following: 120

(1) Require coverage for any drug if the United States food
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 and drug administration has determined its use to be
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 contraindicated for the treatment of the particular indication for
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 which the drug has been prescribed;
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(2) Require coverage for experimental drugs not approved for125any indication by the United States food and drug administration;126

(3) Alter any law with regard to provisions limiting the
coverage of drugs that have not been approved by the United States
food and drug administration;
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(4) Require reimbursement or coverage for any drug not
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included in the drug formulary or list of covered drugs specified
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in a policy of sickness and accident insurance;
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(5) Prohibit a policy of sickness and accident insurance from
limiting or excluding coverage of a drug, provided that the
decision to limit or exclude coverage of the drug is not based
primarily on the coverage of drugs required by this section.

(E) This section, as amended, applies only to policies of 137

sickness and accident insurance that are described in division (A) 138 of this section and that are delivered, issued for delivery, or 139 renewed in this state on or after the effective date of this 140 amendment. 141

Sect	ion	2.	That	existing	sections	1751.0	66	and	3923.60	of	the	142
Revised C	Code	are	here	eby repea	led.							143