SENATE BILL 5480

State of Washington 61st Legislature 2009 Regular Session

By Senators Delvin, Franklin, Fairley, Keiser, and Shin; by request of Insurance Commissioner

Read first time 01/23/09. Referred to Committee on Health & Long-Term Care.

AN ACT Relating to creating the Washington health care discount plan organization act; adding a new chapter to Title 48 RCW; and prescribing penalties.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 <u>NEW SECTION.</u> Sec. 1. This chapter may be known and cited as the 6 Washington health care discount plan organization act.

7 NEW SECTION. Sec. 2. The purposes of this chapter are to promote 8 the public interest by establishing standards for discount plan 9 organizations, to protect consumers from unfair or deceptive marketing, 10 enrollment practices, and facilitate sales, or to consumer understanding of the role and function of discount plan organizations 11 12 in providing discounts on charges for health care services.

13 <u>NEW SECTION.</u> Sec. 3. The definitions in this section apply 14 throughout this chapter unless the context clearly requires otherwise. 15 (1) "Affiliate" means a person that directly, or indirectly through 16 one or more intermediaries, controls, or is controlled by, or is under 17 common control with, the person specified. 1 (2) "Commissioner" means the Washington state insurance 2 commissioner.

3 (3)(a) "Control" or "controlled by" or "under common control with" 4 means the possession, direct or indirect, of the power to direct or 5 cause the direction of the management and policies of a person, whether 6 through the ownership of voting securities, by contract other than a 7 commercial contract for goods or nonmanagement services, or otherwise, 8 unless the power is the result of an official position with or 9 corporate office held by the person.

(b) Control exists when any person, directly or indirectly, owns, 10 controls, holds with the power to vote, or holds proxies representing 11 12 ten percent or more of the voting securities of any other person. A 13 presumption of control may be rebutted by a showing made in the manner 14 provided by RCW 48.31B.005(2) and 48.31B.025(11) that control does not exist in fact. The commissioner may determine, after furnishing all 15 persons in interest notice and opportunity to be heard and making 16 17 specific findings of fact to support the determination, that control 18 exists in fact, notwithstanding the absence of a presumption to that 19 effect.

20 (4)(a) "Discount plan" means a business arrangement or contract in 21 which a person or organization, in exchange for fees, dues, charges, or 22 other consideration, provides or purports to provide discounts to its 23 members on charges by providers for health care services.

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(b) "Discount plan" does not include:

25 (i) A plan that does not charge a membership or other fee to use 26 the plan's discount card;

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(ii) A patient access program as defined in this chapter;

(iii) A medicare prescription drug plan as defined in this chapter;or

(iv) A discount plan offered by a health carrier authorized under
 chapter 48.20, 48.21, 48.44, or 48.46 RCW.

(5)(a) "Discount plan organization" means a person that, in exchange for fees, dues, charges, or other consideration, provides or purports to provide access to discounts to its members on charges by providers for health care services. "Discount plan organization" also means a person or organization that contracts with providers, provider networks, or other discount plan organizations to offer discounts on health care services to its members. This term also includes all
 persons that determine the charge to or other consideration paid by
 members.

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(b) "Discount plan organization" does not mean:

5 (i) Pharmacy benefit managers;

6 (ii) Health care provider networks, when the network's only 7 involvement in discount plans is contracting with the plan to provide 8 discounts to the plan's members;

9 (iii) Marketers who market the discount plans of discount plan 10 organizations which are licensed under to this chapter as long as all 11 written communications of the marketer in connection with a discount 12 plan clearly identify the licensed discount plan organization as the 13 responsible entity; or

(iv) Health carriers, if the discount on health care services is
offered by a health carrier authorized under chapter 48.20, 48.21,
48.44, or 48.46 RCW.

17 (6) "Health care facility" or "facility" has the same meaning as in18 RCW 48.43.005(15).

19 (7) "Health care provider" or "provider" has the same meaning as in20 RCW 48.43.005(16).

(8) "Health care provider network," "provider network," or network" means any network of health care providers, including any person or entity that negotiates directly or indirectly with a discount plan organization on behalf of more than one provider to provide health care services to members.

26 (9) "Health care services" has the same meaning as in RCW 27 48.43.005(17).

28 (10) "Health carrier" or "carrier" has the same meaning as in RCW 29 48.43.005(18).

30 (11) "Marketer" means a person or entity that markets, promotes, 31 sells, or distributes a discount plan, including a contracted marketing 32 organization and a private label entity that places its name on and 33 markets or distributes a discount plan pursuant to a marketing 34 agreement with a discount plan organization.

35 (12) "Medicare prescription drug plan" means a plan that provides 36 a medicare part D prescription drug benefit in accordance with the 37 requirements of the federal medicare prescription drug improvement and 38 modernization act of 2003.

1 (13) "Member" means any individual who pays fees, dues, charges, or 2 other consideration for the right to receive the benefits of a discount 3 plan, but does not include any individual who enrolls in a patient 4 access program.

5 (14) "Patient access program" means a voluntary program sponsored 6 by a pharmaceutical manufacturer, or a consortium of pharmaceutical 7 manufacturers, that provides free or discounted health care products 8 for no additional consideration directly to low-income or uninsured 9 individuals either through a discount card or direct shipment.

10 (15) "Person" means an individual, a corporation, a governmental 11 entity, a partnership, an association, a joint venture, a joint stock 12 company, a trust, an unincorporated organization, any similar entity, 13 or any combination of the persons listed in this subsection.

14 (16)(a) "Pharmacy benefit manager" means a person that performs 15 pharmacy benefit management for a covered entity.

(b) For purposes of this subsection, a "covered entity" means an 16 17 insurer, a health care service contractor, a health maintenance organization, or a multiple employer welfare arrangement licensed, 18 certified, or registered under the provisions of this title. "Covered 19 entity" also means a health program administered by the state as a 20 21 provider of health coverage, a single employer that provides health 22 coverage to its employees, or a labor union that provides health 23 coverage to its members as part of a collective bargaining agreement.

NEW SECTION. Sec. 4. (1) This chapter applies to all discount plans and all discount plan organizations doing business in or from this state or that affect subjects located wholly or in part or to be performed within this state, and all persons having to do with this business.

(2) A discount plan organization that is a health carrier with a license, certificate of authority, or registration under RCW 48.05.030 or chapter 48.31C RCW:

(a) Is not required to obtain a license under section 5 of this
act, except that any of its affiliates that operate as a discount plan
organization in this state must obtain a license under section 5 of
this act and comply with all other provisions of this chapter;

36 (b) Is required to comply with sections 9 through 12 of this act

and report, in the form and manner as the commissioner may require, any of the information described in section 14(2) (b), (c), or (d) of this act that is not otherwise already reported; and

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(c) Is subject to sections 16 and 17 of this act.

5 <u>NEW SECTION.</u> Sec. 5. (1) Before conducting discount plan business 6 to which this chapter applies, a person shall obtain a license from the 7 commissioner to operate as a discount plan organization.

8 (2) Except as provided in subsection (3) of this section, each 9 application for a license to operate as a discount plan organization:

(a) Must be in a form prescribed by the commissioner and verifiedby an officer or authorized representative of the applicant; and

12 (b) Must demonstrate, set forth, or be accompanied by the 13 following:

(i) The two hundred fifty dollar application fee, which must bedeposited into the general fund;

(ii) A copy of the organization documents of the applicant, such asthe articles of incorporation, including all amendments;

(iii) A copy of the applicant's bylaws or other enabling documentsthat establish organizational structure;

20 (iv) The applicant's federal identification number, business 21 address, and mailing address;

22 (v)(A) A list of names, addresses, official positions, and 23 biographical information of the individuals who are responsible for conducting the applicant's affairs, including all members of the board 24 25 of directors, board of trustees, executive committee, or other 26 governing board or committee, the officers, contracted management 27 company personnel, and any person or entity owning or having the right to acquire ten percent or more of the voting securities of the 28 29 applicant; and

30 (B) A disclosure in the listing of the extent and nature of any 31 contracts or arrangements between any individual who is responsible for 32 conducting the applicant's affairs and the discount plan organization, 33 including all possible conflicts of interest;

34 (vi) A complete biographical statement, on forms prescribed by the 35 commissioner, with respect to each individual identified under (b)(v) 36 of this subsection; (vii) A statement generally describing the applicant, its
 facilities and personnel, and the health care services for which a
 discount will be made available under the discount plan;

4 (viii) A copy of the form of all contracts made or to be made
5 between the applicant and any health care providers or health care
6 provider networks regarding the provision of health care services to
7 members and discounts to be made available to members;

8 (ix) A copy of the form of any contract made or arrangement to be 9 made between the applicant and any individual listed in (b)(v) of this 10 subsection;

11 (x) A list identifying by name, address, telephone number, and e-12 mail address all persons who will market each discount plan offered by 13 the applicant. If the person who will market a discount plan is an 14 entity, only the entity must be identified. This list must be maintained and updated within sixty days of any change in the 15 information. An updated list must be sent to the commissioner as part 16 17 of the discount plan organization's renewal application under (b)(vii) 18 of this subsection;

19 (xi) A copy of the form of any contract made or to be made between 20 the applicant and any person, corporation, partnership, or other entity 21 for the performance on the applicant's behalf of any function, 22 including marketing, administration, enrollment, and subcontracting for 23 the provision of health care services to members and discounts to be 24 made available to members;

(xii) A copy of the applicant's most recent financial statements 25 26 audited by an independent certified public accountant, except that, 27 subject to the approval of the commissioner, an applicant that is an 28 affiliate of a parent entity that is publicly traded and that prepares 29 audited financial statements reflecting the consolidated operations of 30 the parent entity may submit the audited financial statement of the parent entity and a written guaranty that the minimum capital 31 32 requirements required under section 6 of this act will be met by the parent entity instead of the audited financial statement of the 33 34 applicant;

35 (xiii) A description of the proposed methods of marketing 36 including, but not limited to, describing the use of marketers, use of 37 the internet, sales by telephone, electronic mail, or facsimile 38 machine, and use of salespersons to market the discount plan benefits;

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(xiv) A description of the member complaint procedures which must
 be established and maintained by the applicant;

(xv) The name and address of the applicant's Washington statutory 3 4 agent for service of process, notice, or demand or, if not domiciled in this state, a power of attorney duly executed by the applicant, 5 appointing the commissioner and duly authorized deputies as the true б 7 and lawful attorney of the applicant in and for this state upon whom 8 all law process in any legal action or proceeding against the discount plan organization on a cause of action arising in this state may be 9 served; and 10

11 (xvi) Any other information the commissioner may reasonably 12 require.

13 (3)(a) Upon application to and approval by the commissioner and payment of the applicable fees, a discount plan organization that holds 14 15 a current license or other form of authority from another state to operate as a discount plan organization, at the commissioner's 16 discretion, may not be required to submit the information required 17 under subsection (2) of this section in order to obtain a license under 18 this section if the commissioner is satisfied that the other state's 19 20 requirements, at a minimum, are equivalent to those required under 21 subsection (2) of this section or the commissioner is satisfied that 22 the other state's requirements are sufficient to protect the interests 23 of the residents of this state.

(b) Whenever the discount plan organization loses its license or other form of authority in that other state to operate as a discount plan organization, or is the subject of any disciplinary administrative proceeding related to the organization's operating as a discount plan organization in that other state, the discount plan organization shall immediately notify the commissioner.

30 (4) After the receipt of an application filed under subsection (2)
31 or (3) of this section, the commissioner shall review the application
32 and notify the applicant of any deficiencies in the application.

33 (5)(a) Within ninety days after the date of receipt of a completed 34 application, the commissioner shall:

35 (i) Issue a license if the commissioner is satisfied that the 36 applicant has met the following:

37 (A) The applicant has fulfilled the requirements of this section

1 and the minimum capital requirements in accordance with section 6 of 2 this act; and

3 (B) The persons who own, control, and manage the applicant are 4 competent and trustworthy and possess managerial experience that would 5 make the proposed operation of the discount plan organization 6 beneficial to discount plan members; or

7 (ii) Disapprove the application and state the grounds for 8 disapproval.

9 (b) In making a determination under (a) of this subsection, the 10 commissioner may consider, for example, whether the applicant or an officer or manager of the applicant: (i) Is not financially 11 12 responsible; (ii) does not have adequate expertise or experience to 13 operate a medical discount plan organization; or (iii) is not of good Among the factors that the commissioner may consider in 14 character. making the determination is whether the applicant or an affiliate or a 15 business formerly owned or managed by the applicant or an officer or 16 17 manager of the applicant has had a previous application for a license, 18 or other authority, to operate as any entity regulated by the 19 commissioner denied, revoked, suspended, or terminated for cause, or is 20 under investigation for or has been found in violation of a statute or 21 regulation in another jurisdiction within the previous five years.

(6) Prior to licensure by the commissioner, each discount plan
organization shall establish an internet web site in order to conform
to the requirements of section 10(2) of this act.

(7)(a) A license is effective for one year, unless prior to its expiration the license is renewed in accordance with this subsection or suspended or revoked in accordance with subsection (8) of this section.

(b) At least ninety days before a license expires, the discountplan organization shall submit:

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(i) A renewal application form; and

31 (ii) A two hundred dollar renewal application fee for deposit into 32 the general fund.

33 (c) The commissioner shall renew the license of each holder that 34 meets the requirements of this chapter and pays the appropriate renewal 35 fee required.

36 (8)(a) The commissioner may suspend the authority of a discount 37 plan organization to enroll new members or refuse to renew or revoke a

1 discount plan organization's license if the commissioner finds that any 2 of the following conditions exist:

3 (i) The discount plan organization is not operating in compliance4 with this chapter;

5 (ii) The discount plan organization does not have the minimum net
6 worth as required under section 6 of this act;

7 (iii) The discount plan organization has advertised, merchandised, 8 or attempted to merchandise its services in such a manner as to 9 misrepresent its services or capacity for service or has engaged in 10 deceptive, misleading, or unfair practices with respect to advertising 11 or merchandising;

12 (iv) The discount plan organization is not fulfilling its13 obligations as a discount plan organization; or

(v) The continued operation of the discount plan organization wouldbe hazardous to its members.

16 (b) If the commissioner has cause to believe that grounds for the 17 nonrenewal, suspension, or revocation of a license exists, the 18 commissioner shall notify the discount plan organization in writing 19 specifically stating the grounds for the refusal to renew or suspension 20 or revocation and may also pursue a hearing on the matter under chapter 21 48.04 RCW.

(c) When the license of a discount plan organization is nonrenewed, surrendered, or revoked, the discount plan organization shall immediately upon the effective date of the order of revocation or, in the case of a nonrenewal, the date of expiration of the license, stop any further advertising, solicitation, collecting of fees, or renewal of contracts, and proceed to wind up its affairs transacted under the license.

29 (d)(i) When the commissioner suspends а discount plan 30 organization's authority to enroll new members, the suspension order must specify the period during which the suspension is to be in effect 31 and the conditions, if any, that must be met by the discount plan 32 organization prior to reinstatement of its license to enroll members. 33

(ii) The commissioner may rescind or modify the order of suspensionprior to the expiration of the suspension period.

36 (iii) The license of a discount plan organization may not be 37 reinstated unless requested by the discount plan organization. The

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1 commissioner shall not grant the request for reinstatement if the 2 commissioner finds that the circumstances for which the suspension 3 occurred still exist or are likely to recur.

4 (9) Each licensed discount plan organization shall notify the
5 commissioner immediately whenever the discount plan organization's
6 license, or other form of authority to operate as a discount plan
7 organization in another state, is suspended, revoked, or nonrenewed in
8 that state.

9 (10) A health care provider who provides discounts to his or her 10 own patients without any cost or fee of any kind to the patient is not 11 required to obtain and maintain a license under this chapter as a 12 discount plan organization.

13 <u>NEW SECTION.</u> Sec. 6. (1) Except under subsection (3) of this 14 section, before the commissioner issues a license to any person 15 required to obtain a license under section 5 of this act, the person 16 seeking to operate a discount plan organization must have a net worth 17 of at least one hundred fifty thousand dollars.

(2) At all times, except under subsection (3) of this section, each
discount plan organization must maintain a net worth of at least one
hundred fifty thousand dollars.

(3) By rule of the commissioner, the amounts in subsections (1) and
(2) of this section may be adjusted annually for inflation.

NEW SECTION. Sec. 7. (1) Each licensed discount plan organization shall continuously maintain in force a surety bond in its own name in an amount not less than thirty-five thousand dollars to be used in the discretion of the commissioner to protect the financial interest of Washington members. The bond must be issued by an insurance company licensed to do business in this state.

29 (2) In lieu of the bond specified in subsection (1) of this 30 section, a licensed discount plan organization may deposit and maintain deposited with the commissioner, or at the discretion of 31 the commissioner, with any organization or trustee acceptable to the 32 33 commissioner through which a custodial or controlled account is 34 utilized, cash, securities, or any combination of these or other 35 measures that are acceptable to the commissioner which always have a 36 market value of not less than thirty-five thousand dollars.

(3) All income from a deposit made under subsection (2) of this
 section is an asset of the discount plan organization.

3 (4) Except for the commissioner, the assets or securities held in 4 this state as a deposit under subsection (1) or (2) of this section are 5 not subject to levy by a judgment creditor or other claimant of the 6 discount plan organization.

7 <u>NEW SECTION.</u> Sec. 8. (1) The commissioner may conduct 8 investigations to determine whether any person has violated any 9 provision of this chapter and may, if the commissioner has a reason to 10 believe that the discount plan organization is not complying with the 11 requirements of this chapter, examine the business and affairs of any 12 discount plan organization.

(2) An examination conducted under subsection (1) of this sectionmust be performed in accordance with chapter 48.03 RCW.

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(3) The commissioner may:

(a) Order any discount plan organization or applicant that operates
 a discount plan organization to produce any records, books, files,
 advertising, and solicitation materials or other information; and

(b) Gather evidence and take statements under oath to determine whether the discount plan organization or applicant is in violation of the law or is acting contrary to the public interest.

(4) The discount plan organization or applicant that is the subject of the examination or investigation shall pay the expenses incurred in conducting the examination or investigation. Failure by the discount plan organization or applicant to pay the expenses is grounds for denial or revocation of a license to operate as a discount plan organization.

(5) All discount plan organizations or applicants that are subject to examinations, investigations, or annual reporting requirements under this chapter shall maintain detailed books and records of the following:

(a) Records documenting all Washington transactions, showing all
 funds received and all funds disbursed to Washington members,
 prospective members, providers, and provider networks;

35 (b) All contracts or agreements with providers of the services 36 under a discount plan offered in Washington or sold to Washington 37 residents; and (c) Telephone scripts for marketing activities to which this
 chapter applies.

The discount plan organization shall maintain the books and records described in this section, in addition to the books and records required to be maintained under section 10 of this act, for a period of at least two years.

7 NEW SECTION. Sec. 9. (1) A discount plan organization may charge 8 a periodic charge as well as a reasonable one-time processing fee of no 9 more than thirty dollars for a discount plan, or such other amount as 10 established by rule, but may not require payment of these or any other 11 charges or fees by direct debit from a banking, credit, or debit card 12 account unless that method of payment is clearly and conspicuously 13 disclosed to the prospective member. All charges and fees must be 14 provided in writing to the member when the member first joins the plan. (2) When a marketer or discount plan organization solicits a 15 16 discount plan in conjunction with any other product, all charges that 17 a member or prospective member must pay for each discount plan must be 18 provided in writing as a separate item to the member or prospective member. 19

(3)(a)(i) If a member cancels his or her membership in the discount plan organization within the first thirty days after the date of receipt of the written documents for the discount plan described in section 12(4) of this act, the member must receive a reimbursement of all periodic charges upon return of the discount plan card to the discount plan organization.

26 (ii)(A) Cancellation occurs when notice of cancellation is given to 27 the discount plan organization.

(B) Notice of cancellation is given when delivered by hand or deposited in a mailbox, properly addressed and postage prepaid to the mailing address of the discount plan organization, or e-mailed to the e-mail address of the discount plan organization.

(iii) A discount plan organization shall return in full any
 periodic charge charged or collected after the member has given the
 discount plan organization notice of cancellation.

35 (b) If the discount plan organization cancels a membership for any 36 reason other than nonpayment of charges by the member, the discount plan organization shall make a pro rata reimbursement of all periodic
 charges to the member.

3 <u>NEW SECTION.</u> Sec. 10. (1)(a) A discount plan organization shall 4 have a written health care provider agreement with all health care 5 providers for whose health care services it provides access to a 6 discount to its members. The written health care provider agreement 7 may be entered into directly with the health care provider or 8 indirectly with a health care provider network to which the health care 9 provider belongs.

(b) A health care provider agreement between a discount planorganization and a health care provider must provide the following:

12 (i) A list of the health care services and products to be provided13 at a discount;

14 (ii) The amount or amounts of the discounts or, alternatively, a 15 fee schedule that reflects the health care provider's discounted rates; 16 and

17 (iii) That the health care provider may not charge members more 18 than the discounted rates.

19 (c) A health care provider agreement between a discount plan 20 organization and a health care provider network must require that the 21 health care provider network have written agreements with its health 22 care providers that:

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(i) Contain the provisions described in (b) of this subsection;

(ii) Authorize the health care provider network to contract with
 the discount plan organization on behalf of the health care provider;
 and

(iii) Require the health care provider network to maintain an
up-to-date list of its contracted health care providers and to provide
the list on a monthly basis to the discount plan organization.

30 (d) A health care provider agreement between a discount plan 31 organization and an entity that contracts with a health care provider 32 network must require that the entity, in its contract with the health 33 care provider network, require the health care provider network to have 34 written agreements with its health care providers that comply with (c) 35 of this subsection.

36 (e) The discount plan organization shall maintain a copy of each

health care provider agreement into which it has entered and shall promptly furnish a copy of each agreement to the commissioner when requested.

4 (2)(a) Each discount plan organization shall maintain on an 5 internet web site a list of the names and addresses of the health care 6 providers with which it has a current provider agreement directly or 7 through a health care provider network. This list must be updated 8 every thirty days. The internet web site address must be prominently 9 displayed on all of its advertisements, marketing materials, brochures, 10 and discount plan cards.

(b) This subsection applies to those health care providers with which the discount plan organization has a current provider agreement directly as well as those health care providers that are members of a health care provider network with which the discount plan organization has a current provider agreement.

16 <u>NEW SECTION.</u> Sec. 11. (1) A discount plan organization may market 17 its products directly to consumers or contract with marketers for the 18 distribution of its discount plans.

19 (2)(a) The discount plan organization shall have an executed 20 written agreement with a marketer prior to the marketer's marketing, 21 promoting, selling, or distributing the discount plan organization's 22 discount plans.

(b) The agreement between the discount plan organization and the marketer must prohibit the marketer from using advertising, marketing materials, brochures, and discount plan cards without first having the discount plan organization's approval in writing.

(c) The discount plan organization is bound by and responsible for the activities of a marketer that are within the scope of the marketer's agency relationship with the organization.

30 (3) A discount plan organization shall approve in writing all
 31 advertisements, marketing materials, brochures, and discount cards used
 32 by marketers to market, promote, sell, or distribute the discount plan
 33 prior to their use.

(4) Upon request, a discount plan organization shall submit to the
 commissioner all advertising, marketing materials, and brochures used
 or to be used in connection with the organization's discount plans.

<u>NEW SECTION.</u> Sec. 12. (1)(a) All advertisements, marketing
 efforts, promotions, marketing materials, discount plan documents,
 brochures, discount plan cards, and any other communications of a
 discount plan organization provided to prospective members and members
 must be truthful and not misleading in fact or in implication.

6 (b) Any advertisement, marketing material, discount plan document, 7 brochure, discount plan card, or other communication is misleading in 8 fact or in implication if it has a capacity or tendency to mislead or 9 deceive based on the overall impression that it may reasonably be 10 expected to create within the segment of the public to which it is 11 directed.

12 (c) A discount plan organization shall conduct its business in its 13 own legal name and all written communications from a discount plan to 14 regulators and consumers must prominently display the discount plan 15 organization's full legal name.

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(2) A discount plan organization shall not:

(a) Except as otherwise provided in this chapter or as a disclaimer of any relationship between discount plan benefits and insurance, or as a description of an insurance product connected with a discount plan, use in its advertisements, marketing efforts, promotions, marketing materials, discount plan documents, brochures, and discount plan cards the term "insurance";

(b) Describe or characterize the discount plan as being insurance
whenever a discount plan is bundled with an insured product and the
insurance benefits are incidental to the discount plan benefits;

26 (c) Use in its advertisements, marketing efforts, promotions, 27 marketing materials, discount plan documents, brochures, and discount 28 plan cards words or phrases that are commonly associated with the 29 business of insurance, such as the terms "health plan," "coverage," "preexisting conditions," 30 "copay," "copayments," "deductible," "premium," "PPO," "preferred 31 "guaranteed issue," provider organization," or similar terms, in a manner that could reasonably 32 33 mislead an individual into believing that the discount plan is health 34 insurance;

35 (d) Use language in its advertisements, marketing efforts, 36 promotions, marketing material, discount plan documents, brochures, and 37 discount plan cards with respect to being licensed by the insurance

commissioner's office in a manner that could reasonably mislead an 1 2 individual into believing that the discount plan is insurance or has 3 been endorsed by the insurance commissioner's office;

4 (e) Make misleading, deceptive, or fraudulent representations 5 regarding the discount or range of discounts offered by the discount plan or the access to any range of discounts offered by the discount б 7 plan;

8 (f) Have restrictions on access to discount plan providers for hospital 9 including, except services, waiting periods and 10 notification periods; or

(g) Pay health care providers any fees for health care services or 11 12 collect or accept money from a member to pay a health care provider for 13 health care services provided under the discount plan, unless the 14 discount plan organization has an active certificate of authority or registration in Washington. 15

(3)(a) Each discount plan organization shall make the following 16 17 general disclosures in not less than twelve-point type on the first content page of any advertisements, marketing materials, or brochures 18 19 made available to the public relating to a discount plan, along with any enrollment forms given to a prospective member: 20

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(i) That the plan is a discount plan and is not insurance coverage; 22 (ii) If true, that the range of discounts for health care services 23 provided under the plan will vary depending on the type of health care 24 provider and health care service received;

25 (iii) That the discount plan organization does not make payments to 26 providers for the health care services received under the discount 27 plan, unless the discount plan organization has an active certificate 28 of authority or registration, as described in subsection (2)(g) of this 29 section;

30 (iv) That the plan member is obligated to pay for all health care services, but will receive the stated discount from those health care 31 32 providers that have a current provider agreement with the discount plan organization; and 33

(v) The toll-free telephone number and internet web site address 34 for the licensed discount plan organization for prospective members and 35 36 members to obtain additional information about and assistance with the 37 discount plan and up-to-date lists of health care providers participating in the discount plan. 38

1 (b) If the initial contact with a prospective member is by 2 telephone, the disclosures required under (a) of this subsection must 3 be made orally and included in the initial written materials that 4 describe the benefits under the discount plan provided to the 5 prospective or new member.

6 (4)(a) In addition to the general disclosures required under 7 subsection (3) of this section, each discount plan organization shall 8 send to:

9 (i) Each prospective member, at their request, information that 10 describes the terms and conditions of the discount plan, including any 11 limitations or restrictions on the refund of any processing fees or 12 periodic charges associated with the discount plan. The written 13 materials presented must not be dependent upon the requestor first 14 making any form of payment or enrolling in the plan; and

(ii) Each new member, within fourteen calendar days of enrollment,
written documents that contain all terms and conditions of the discount
plan.

(b) The written documents required under (a)(ii) of this subsectionmust be clear and include the following information:

20 (i) The name of the member;

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(ii) The benefits to be provided under the discount plan;

(iii) Any processing fees and periodic charges associated with the discount plan, including any limitations or restrictions on the refund of any processing fees and periodic charges;

(iv) The mode of payment of any processing fees and periodic charges, such as monthly or quarterly, and procedures for changing the mode of payment;

28 (v) Any limitations, exclusions, or exceptions regarding the 29 receipt of discount plan benefits;

30 (vi) Any waiting periods for receiving discounts on hospital 31 services under the discount plan;

(vii) Procedures for obtaining discounts under the discount plan,
 such as requiring members to contact the discount plan organization to
 make an appointment with a health care provider on the member's behalf;

35 (viii) Cancellation procedures, including information on the 36 member's thirty-day cancellation rights and refund requirements and 37 procedures for obtaining refunds; 1

(ix) Renewal, termination, and cancellation terms and conditions;

2 (x) Procedures for adding new members to a family discount plan, if
3 applicable;

4 (xi) A statement that discount plans are regulated by the insurance 5 commissioner and that the consumer may contact the office of the 6 insurance commissioner with any questions;

7 (xii) Procedures for filing complaints under the discount plan 8 organization's complaint system and information that, if the member 9 remains dissatisfied after completing the organization's complaint 10 system, the plan member may contact the office of the insurance 11 commissioner; and

12 (xiii) The name, telephone number, internet web site address, and 13 mailing address of the licensed discount plan organization or other 14 entity where the member can make inquiries about the plan, or send 15 cancellation notices and file complaints.

16 <u>NEW SECTION.</u> **Sec. 13.** Each discount plan organization shall 17 provide the commissioner at least thirty days' advance notice of any 18 change in the discount plan organization's name, address, principal 19 business address, mailing address, toll-free telephone number, or 20 internet web site address.

NEW SECTION. Sec. 14. (1) If the information required in subsection (2) of this section is not provided at the time of renewal of a license under section 5 of this act, a discount plan organization shall file an annual report with the commissioner in the form prescribed by the commissioner no later than March 31st of the following year.

(2) The annual report must be filed with the commissioner,
accompanied by the twenty dollar annual reporting fee to be deposited
into the general fund. The annual report must include:

30 (a) Audited financial statements prepared in accordance with 31 generally accepted accounting principles certified by an independent 32 certified public accountant, including the organization's balance 33 sheet, income statement, and statement of changes in cash flow for the 34 preceding year. However, subject to the approval of the commissioner, 35 an organization that is an affiliate of a parent entity that is 36 publicly traded and that prepares audited financial statements

reflecting the consolidated operations of the parent entity may submit the audited financial statement of the parent entity and a written guaranty that the minimum capital requirements required under section 6 of this act will be met by the parent entity instead of the audited financial statement of the organization;

6 (b) If different from the initial application for a license, or at 7 the time of renewal of a license, or the last annual report, as 8 appropriate, a list of the names and residence addresses of all persons 9 responsible for the conduct of the organization's affairs, together 10 with a disclosure of the extent and nature of any contracts or 11 arrangements with these persons and the discount plan organization, 12 including any possible conflicts of interest;

13 (c) The number of current members the discount plan organization 14 has in the state; and

(d) Any other information relating to the performance of thediscount plan organization that may be required by the commissioner.

17 (3) Any discount plan organization that fails to file an annual 18 report in the form and within the time required by this section is 19 subject to the following:

20 (a) Monetary penalties of:

(i) Up to five hundred dollars each day for the first ten daysduring which the violation continues; and

(ii) Up to one thousand dollars each day after the first ten daysduring which the violation continues; and

(b) Upon notice by the commissioner, loss, suspension, or revocation of its license and authority to enroll new members or to do business in this state while the violation continues.

NEW SECTION. Sec. 15. Each discount plan organization shall designate and provide the commissioner with the name, address, and telephone number of the organization's compliance officer responsible for ensuring compliance with this chapter.

32 <u>NEW SECTION.</u> Sec. 16. (1) In lieu of or in addition to suspending 33 or revoking a discount plan organization's license under section 5(8) 34 of this act, whenever the commissioner has cause to believe that any 35 person is violating or is about to violate any provision of this

chapter or any rules adopted under this chapter or any order of the 1 2 commissioner, the commissioner may:

3

(a) Issue a cease and desist order; and

4 (b) After hearing or with the consent of the discount plan organization and in addition to or in lieu of the suspension, 5 revocation, or refusal to renew any license, impose a monetary penalty б of not less than one hundred dollars for each violation and not more 7 8 than ten thousand dollars for each violation.

(2) A person that willfully operates as or aids and abets another 9 10 operating as a discount plan organization in violation of section 5(1) of this act commits insurance fraud and is subject to RCW 48.15.020 and 11 12 48.15.023, as if the unlicensed discount plan organization were an 13 unauthorized insurer, and the fees, dues, charges, or other consideration collected from the members by the unlicensed discount 14 plan organization or marketer were insurance premiums. 15

(3) A person that collects fees for purported membership in a 16 17 discount plan but willfully fails to provide the promised benefits commits a theft and upon conviction is subject to the provisions of 18 19 Title 9A RCW. In addition, upon conviction, the person shall pay restitution to persons aggrieved by the violation of this chapter. 20

21 (4) Any person damaged by acts that violate this chapter may 22 maintain an action for the recovery of damages caused by that act or 23 acts.

24 (a) An action for violation of this section may be brought:

(i) In the county where the plaintiff resides; 25

26

(ii) In the county where the plaintiff conducts business; or

27 (iii) In the county where the discount plan was sold, marketed, promoted, advertised, or otherwise distributed. 28

29 (b) The acceptance or use of any discount plan or discount plan 30 card does not operate as a waiver of any civil, criminal, or administrative claim that may be asserted under this chapter. 31

32 Sec. 17. (1)(a) In addition to the penalties and NEW SECTION. other enforcement provisions of this chapter, the commissioner may seek 33 34 both temporary and permanent injunctive relief when:

35 (i) A discount plan is being operated by a person or entity that is 36 not licensed under this chapter; or

(ii) Any person, entity, or discount plan organization has engaged
 in any activity prohibited by this chapter or any rule adopted under
 this chapter.

4 (b) The venue for any court proceeding brought under this section 5 is Thurston county.

6 (2) The commissioner's authority to seek injunctive relief is not 7 conditioned on having conducted any proceeding under chapter 34.05 RCW.

8 <u>NEW SECTION.</u> Sec. 18. The commissioner may adopt rules to 9 implement this chapter.

10 <u>NEW SECTION.</u> **Sec. 19.** If any provision of this act or its 11 application to any person or circumstance is held invalid, the 12 remainder of the act or the application of the provision to other 13 persons or circumstances is not affected.

NEW SECTION. Sec. 20. Any person, organization, or entity that has engaged in a discount plan business to which this chapter applies, and has done so on or before the effective date of this section, has six months following the effective date of this section to submit a substantially complete application for a license as provided in section of this act and to otherwise come into compliance with the requirements of this chapter.

21 <u>NEW SECTION.</u> **Sec. 21.** Sections 1 through 20 of this act 22 constitute a new chapter in Title 48 RCW.

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