[118H1447]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION

H.R.

To prohibit an employer from terminating the coverage of an employee under a group health plan while the employer is engaged in a lock-out or while the employee is engaged in a lawful strike, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Deluzio introduced the following bill; which was referred to the Committee on _____

A BILL

To prohibit an employer from terminating the coverage of an employee under a group health plan while the employer is engaged in a lock-out or while the employee is engaged in a lawful strike, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Striking and Locked
- 5 Out Workers Healthcare Protection Act".

1	SEC. 2. CONTINUATION OF COVERAGE UNDER A GROUP
2	HEALTH PLAN DURING A LOCK-OUT OR A
3	LAWFUL STRIKE.
4	(a) Lock-Out.—Section 8(a) of the National Labor
5	Relations Act (29 U.S.C. 158(a)) is amended—
6	(1) in paragraph (5), by striking the period and
7	inserting a semicolon; and
8	(2) by adding at the end the following:
9	"(6) to terminate or alter the coverage of an
10	employee under a group health plan during the pe-
11	riod that such employer is taking action to lock-out,
12	suspend, or otherwise withhold employment from the
13	employee in order to influence the position of such
14	employee or the representative of such employee in
15	collective bargaining prior to a strike; and".
16	(b) Strike.—Section 8(a) of such Act (29 U.S.C.
17	158(a)), as so amended, is further amended by adding at
18	the end the following:
19	"(7) to terminate or alter the coverage of an
20	employee under a group health plan during the pe-
21	riod that such employee is engaged in a lawful
22	strike.".
23	(c) Definition of Group Health Plan.—Section
24	2 of the National Labor Relations Act (29 U.S.C. 152)
25	is amended by adding at the end the following:

1	"(15) The term 'group health plan' has the
2	meaning given the term under section $607(1)$ of the
3	Employee Retirement Income Security Act of 1974
4	(29 U.S.C. 1167(1)).".
5	SEC. 3. PENALTIES.
6	Section 12 of the National Labor Relations Act (29
7	U.S.C. 162) is amended—
8	(1) by striking "SEC. 12. Any person" and in-
9	serting the following:
10	"PENALTIES
11	"Sec. 12. (a) Violations for Interference
12	WITH THE BOARD.—Any person"; and
13	(2) by adding at the end the following:
14	"(b) Civil Penalties for Unfair Labor Prac-
15	TICES RELATED TO COVERAGE UNDER A GROUP HEALTH
16	PLAN DURING A LOCK-OUT.—Any employer who commits
17	an unfair labor practice within the meaning of section
18	8(a)(6) shall be subject to a civil penalty in an amount
19	not to exceed \$75,000 for each violation, except that, with
20	respect to such an unfair labor practice that coincides with
21	the discharge of an employee or that results in other seri-
22	ous economic harm to an employee, the Board shall double
23	the amount of such penalty, to an amount not to exceed
24	\$150,000, in any case where the employer has within the
25	preceding 5 years committed another violation of section

- 1 8(a)(6). A civil penalty under this subsection shall be in
- 2 addition to any other remedy ordered by the Board.
- 3 "(c) Civil Penalties for Unfair Labor Prac-
- 4 TICES RELATED TO COVERAGE UNDER A GROUP HEALTH
- 5 Plan During a Lawful Strike.—Any employer who
- 6 commits an unfair labor practice within the meaning of
- 7 section 8(a)(7) shall be subject to a civil penalty in an
- 8 amount not to exceed \$50,000 for each violation, except
- 9 that, with respect to such an unfair labor practice that
- 10 coincides with the discharge of an employee or that results
- 11 in other serious economic harm to an employee, the Board
- 12 shall double the amount of such penalty, to an amount
- 13 not to exceed \$100,000, in any case where the employer
- 14 has within the preceding 5 years committed another viola-
- 15 tion of section 8(a)(7). A civil penalty under this sub-
- 16 section shall be in addition to any other remedy ordered
- 17 by the Board.
- 18 "(d) Director and Officer Liability.—If the
- 19 Board determines, based on the particular facts and cir-
- 20 cumstances presented, that a director or officer's personal
- 21 liability is warranted, a civil penalty for a violation de-
- 22 scribed in subsection (b) or (c) may also be assessed
- 23 against any director or officer of the employer who di-
- 24 rected or committed the violation, or had actual or con-

1	structive knowledge of and the authority to prevent the
2	violation and failed to prevent the violation.
3	"(e) Considerations.—In determining the amount
4	of any civil penalty under subsection (b), (c), or (d), the
5	Board shall consider—
6	"(1) the gravity of the actions of the employer
7	resulting in the penalty, including the impact of such
8	actions on the charging party or on other persons
9	seeking to exercise rights guaranteed by this Act;
10	"(2) the size of the employer;
11	"(3) the history of previous unfair labor prac-
12	tices or other actions by the employer resulting in a
13	penalty; and
14	"(4) the public interest.".