HB2632 FULLPCS2 Jon Echols-SH 2/26/2019 4:18:24 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB2632</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Jon Echols

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	PROPOSED COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 2632 By: Echols
5	BY. ECHOIS
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8	PROPOSED COMMITTEE SUBSTITUTE
9	An Act relating to insurance; creating the Patient's
10	Right to Pharmacy Choice Act; declaring purpose; defining terms; providing for compliance standards
11	for retail pharmacy networks; providing for review of retail pharmacy network access; prohibiting certain
12	actions; prohibiting certain restrictions; requiring health insurer to monitor compliance; requiring
13	specific uses for certain compensation; requiring health insurer file annual report; directing a health
14	insurer's pharmacy and therapeutics committee to establish a formulary; prohibiting conflicts of
15	interest; providing conditions for persons to serve on pharmacy and therapeutics committee; prohibiting
16	compensation; providing for publication of drug formulary; requiring regular updates; authorizing
17	Insurance Commissioner investigative powers; establishing a Right to Patient Choice Advisory
18	Committee; providing the Right to Patient Choice Advisory Committee with certain powers; providing for
19	composition and appointment of the Right to Patient Choice Advisory Committee; providing term length;
20	providing hearings be held in accordance with the Administrative Procedures Act; providing for
21	confidentiality; providing exception; providing for codification; and providing an effective date.
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1 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

2 SECTION 1. NEW LAW A new section of law to be codified 3 in the Oklahoma Statutes as Section 6958 of Title 36, unless there 4 is created a duplication in numbering, reads as follows:

5 This act shall be known and may be cited as the "Patient's Right6 to Pharmacy Choice Act".

SECTION 2. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 6959 of Title 36, unless there
is created a duplication in numbering, reads as follows:

10 The purpose of the Patient's Right to Pharmacy Choice Act is to 11 establish minimum and uniform access to a provider and standards and 12 prohibitions on restrictions of a patient's right to choose a 13 pharmacy provider.

14 SECTION 3. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 6960 of Title 36, unless there 16 is created a duplication in numbering, reads as follows:

17 For purposes of the Patient's Right to Pharmacy Choice Act:

"Benefit plan" means any health benefit plan offered by a
 health insurance carrier, health maintenance organization, managed
 care entity, or any other entity that provides prescription drug
 benefits to covered individuals, including workers' compensation
 programs, state-administered health benefit plans and self-funded
 benefit programs;

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2. "Mail-order pharmacy" means a pharmacy licensed by this
 state that primarily dispenses and delivers covered drugs via common
 carrier;

3. "Pharmacy benefits manager" or "PBM" means a person, 4 5 business or other entity that performs pharmacy benefits management. The term includes a person or entity acting for a PBM in a 6 7 contractual or employment relationship in the performance of pharmacy benefits management for a managed-care company, nonprofit 8 9 hospital, medical service organization, insurance company, third-10 party payor or a health program administered by a department of this 11 state;

12 4. "Pharmacy and therapeutics committee" or "P&T committee" 13 means a committee at a hospital or a health insurance plan that 14 decides which drugs will appear on that entity's drug formulary;

15 5. "Retail pharmacy network" means retail pharmacy providers 16 contracted with the entity providing or administering a benefit plan 17 in which the pharmacy primarily fills and sells prescriptions via a 18 retail, storefront location;

19 6. "Rural service area" means a five-digit ZIP code in which 20 the population density is less than one thousand (1,000) individuals 21 per square mile;

7. "Suburban service area" means a five-digit ZIP code in which the population density is between one thousand (1,000) and three thousand (3,000) individuals per square mile; and

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8. "Urban service area" means a five-digit ZIP code in which
 the population density is greater than three thousand (3,000)
 individuals per square mile.

4 SECTION 4. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 6961 of Title 36, unless there 6 is created a duplication in numbering, reads as follows:

7 A. Retail pharmacy networks shall comply with the following
8 access standards:

9 1. At least ninety percent (90%) of covered individuals in the 10 benefit plan's urban service area live within two (2) miles of a 11 retail pharmacy participating in the benefit plan's retail pharmacy 12 network;

13 2. At least ninety percent (90%) of covered individuals in the 14 benefit plan's urban service area live within five (5) miles of a 15 retail pharmacy designated as a preferred participating pharmacy in 16 the benefit plan's retail pharmacy network;

At least ninety percent (90%) of covered individuals in the benefit plan's suburban service area live within five (5) miles of a retail pharmacy participating in the benefit plan's retail pharmacy network;

4. At least ninety percent (90%) of covered individuals in the benefit plan's suburban service area live within seven (7) miles of a retail pharmacy designated as a preferred participating pharmacy in the benefit plan's retail pharmacy network;

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5. At least seventy percent (70%) of covered individuals in the
 benefit plan's rural service area live within fifteen (15) miles of
 a retail pharmacy participating in the benefit plan's retail
 pharmacy network; and

6. At least seventy percent (70%) of covered individuals in the
benefit plan's rural service area live within eighteen (18) miles of
a retail pharmacy designated as a preferred participating pharmacy
8 in the benefit plan's retail pharmacy network.

9 B. Mail-order pharmacies shall not be used to meet access10 standards for retail pharmacy networks.

11 C. Pharmacy benefits managers and benefit plans shall not 12 require patients to use pharmacies that are directly or indirectly 13 owned by the pharmacy benefits manager or benefit plan, including 14 all regular prescriptions, refills or specialty drugs regardless of 15 day supply.

D. Pharmacy benefits managers and benefit plans shall not in any manner on any material, including but not limited to mail and ID cards, include the name of any pharmacy, hospital or other providers unless it specifically lists all pharmacies, hospitals and providers participating in the preferred and nonpreferred pharmacy and health networks.

22 SECTION 5. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 6962 of Title 36, unless there 24 is created a duplication in numbering, reads as follows:

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1 The Oklahoma Insurance Department shall review and approve Α. 2 retail pharmacy network access for all benefit plans to ensure compliance with Section 4 of this act. 3 4 A pharmacy benefits manager (PBM), or PBM representative of в. 5 a PBM, shall not: 1. Cause or knowingly permit the use of advertisement, 6 7 promotion, solicitation, representation, proposal or offer that is untrue, deceptive or misleading; 8 9 2. Charge a pharmacist or pharmacy a fee related to the adjudication of a claim, including without limitation a fee for: 10 11 the submission of a claim, a. 12 enrollment or participation in a retail pharmacy b. 13 network, or 14 the development or management of claims processing с. 15 services or claims payment services related to 16 participation in a retail pharmacy network; Reimburse a pharmacy or pharmacist in the state an amount 17 3. 18 less than the amount that the PBM reimburses a pharmacy owned by or 19 under common ownership with a PBM for providing the same covered 20 services. The reimbursement amount shall be calculated on a per-21 unit basis using the same generic product identifier or generic code 22 number submitted by the PBM-owned or PBM-affiliated pharmacy; 23 4. Deny a pharmacy the opportunity to participate in any 24 pharmacy network at standard or preferred participation status if Req. No. 8236 Page 6 1 the pharmacy is willing to accept the terms and conditions that the PBM has established for other pharmacies as a condition of standard 2 network participation or preferred network participation status; 3

4 5. Deny, limit or terminate a pharmacy's contract based on 5 employment status of any employee who has an active license to dispense, despite probation status, with the State Board of 6 7 Pharmacy;

6. Impose on a covered individual a monetary advantage or 8 9 penalty, including a higher cost-sharing or additional fee which 10 would affect a covered individual's choices of network pharmacy; 11 7. Retroactively deny or reduce reimbursement for a covered service claim after returning a paid claim response as part of the 12

13 adjudication of the claim, unless:

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the original claim was submitted fraudulently, or a. 15 the pharmacy service provided related to the subject b. 16 claim violated the Oklahoma Pharmacy Act; or

17 8. Fail to make any payment due to a pharmacy or pharmacist for 18 covered services properly rendered in the event a PBM terminates a 19 pharmacy or pharmacist from a pharmacy benefits manager network.

20 С. The prohibitions under this section shall apply to contracts 21 between pharmacy benefits managers and pharmacists or pharmacies for 22 participation in retail pharmacy networks.

23 1. A pharmacy benefits manager's contract with a pharmacist or 24 pharmacy shall not contain a provision prohibiting disclosure to

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1 patients of billed or allowed amounts, reimbursement rates or out-2 of-pocket costs.

2. A pharmacy benefits manager contract with a participating
pharmacist or pharmacy shall not prohibit, restrict or limit
disclosure of information to the Insurance Commissioner, law
enforcement or state and federal governmental officials
investigating or examining a complaint or conducting a review of a
pharmacy benefits manager's compliance with the requirements under
the Patient's Right to Pharmacy Choice Act.

10 SECTION 6. NEW LAW A new section of law to be codified 11 in the Oklahoma Statutes as Section 6963 of Title 36, unless there 12 is created a duplication in numbering, reads as follows:

A. A health insurer shall be responsible for monitoring all activities carried out by, or on behalf of, the health insurer under the Patient's Right to Pharmacy Choice Act, and for ensuring that all requirements of this act are met.

B. Whenever a health insurer contracts with another person to perform activities required under this act, the health insurer shall be responsible for monitoring the activities of that person with whom the health insurer contracts and for ensuring that the requirements of this act are met.

C. A health insurer owes a fiduciary duty to all covered
persons with respect to the provision of prescription drug benefits.

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D. A covered person shall be notified at the point of sale when the cash price for the purchase of a prescription drug is less than the covered person's copayment or coinsurance price for the purchase of the same prescription drug.

5 E. A health insurer or any entity hired or employed to manage a 6 prescription drug plan or plans shall not restrict a covered 7 person's choice of provider for prescription drugs and shall not 8 require or incentivize using any discounts in cost-sharing to 9 covered persons to receive prescription drugs from mail order 10 pharmacies.

11 F. A health insurer, pharmacy or any entity hired or employed to manage a prescription drug plan shall adhere to all Oklahoma 12 13 laws, statutes and rules when mailing, shipping and/or causing to be 14 mailed or shipped prescription drugs into the State of Oklahoma. 15 A new section of law to be codified SECTION 7. NEW LAW 16 in the Oklahoma Statutes as Section 6964 of Title 36, unless there 17 is created a duplication in numbering, reads as follows:

A. All compensation remitted by a pharmaceutical manufacturer, developer or labeler, directly or indirectly related to a health benefit plan or pharmacy benefit plan, shall be remitted to, and retained by, that health benefit plan or pharmacy benefit plan for the purposes described in subsection C of this section.

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B. All compensation received by or on behalf of a health
 insurer from a pharmaceutical manufacturer, developer or labeler
 shall be used by the health insurer to:

Lower health benefit plan or pharmacy benefit plan premiums
 for covered persons;

6 2. Lower copayment and coinsurance amounts for covered persons; 7 or

3. Expand pharmacy benefit plan coverage.

9 C. A health insurer shall file with the Insurance Commissioner,
10 on or before March 1 each year, an annual report, in a manner and
11 form established by rule promulgated by the Commissioner,
12 demonstrating how the amount and nature of compensation received
13 from pharmaceutical manufacturers, developers or labelers has:

Lowered health benefit plan or pharmacy benefit plan
 premiums for covered persons;

16 2. Lowered copayment and coinsurance amounts for covered 17 persons; or

18 3. Expanded pharmacy benefit plan coverage.

D. The annual-report-filing requirement in subsection C of this
section shall not begin until March 1, 2021.

21 SECTION 8. NEW LAW A new section of law to be codified 22 in the Oklahoma Statutes as Section 6965 of Title 36, unless there 23 is created a duplication in numbering, reads as follows:

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A. A health insurer's pharmacy and therapeutics committee (P&T
committee) shall establish a formulary, which shall be a list of
prescription drugs, both generic and brand name, used by
practitioners to identify drugs that offer the greatest overall
value.

6 A health insurer shall prohibit conflicts of interest for в. 7 members of the pharmacy and therapeutics committee (P&T committee). A person may not serve on a P&T committee if the person is: 8 1. 9 a. currently employed or was employed within the 10 preceding year by a pharmaceutical manufacturer, developer, labeler, wholesaler or distributor, or 11 12 b. currently receiving compensation, or received 13 compensation within the preceding year, from a 14 pharmaceutical manufacturer, developer, labeler, 15 wholesaler or distributor.

16 2. A health insurer shall prohibit the P&T committee, and any 17 member of the P&T committee, from receiving any compensation or 18 funding from a pharmaceutical manufacturer, developer, labeler, 19 wholesaler or distributor.

C. A health insurer shall display its formulary on its websiteto be publicly accessible.

1. The formulary shall be electronically searchable by drug name and any other means required by the Insurance Commissioner, as established by rule.

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1	2. The formulary shall include, at a minimum, the following:
2	a. an indication of whether each drug on the formulary is
3	preferred under the plan,
4	b. an indication of whether each drug on the formulary
5	requires prior authorization or has step therapy or
6	quantity limit restrictions,
7	c. the specific tier the drug falls under, if the health
8	insurer's plan uses a tiered formulary,
9	d. the amount of the drug copayment, if applicable,
10	e. the amount of the drug coinsurance, if applicable,
11	f. whether the drug is subject to a deductible, and if
12	so, the amount of the deductible,
13	g. whether the drug is included on the health insurer's
14	maximum allowable cost (MAC) list and, if so, the
15	price of the drug as established by the health
16	insurer's MAC list, and
17	h. for drugs not included on the health insurer's MAC
18	list, the average wholesale price (AWP).
19	3. The health insurer shall update drugs included on the health
20	insurer's MAC list no less than every seven (7) days.
21	SECTION 9. NEW LAW A new section of law to be codified
22	in the Oklahoma Statutes as Section 6966 of Title 36, unless there
23	is created a duplication in numbering, reads as follows:
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A. The Insurance Commissioner shall have power to examine and
 investigate into the affairs of every pharmacy benefits manager
 (PBM) engaged in pharmacy benefits management in this state in order
 to determine whether such entity is in compliance with the Patient's
 Right to Pharmacy Choice Act.

B. All PBM files and records shall be subject to examination by
the Insurance Commissioner or by duly appointed designees. The
Insurance Commissioner, authorized employees and examiners shall
have access to any of a PBM's files and records that may relate to a
particular complaint under investigation or to an inquiry or
examination by the Insurance Department.

12 C. Every officer, director, employee or agent of the PBM, upon 13 receipt of any inquiry from the Commissioner shall, within thirty 14 (30) days from the date the inquiry is sent, furnish the 15 Commissioner with an adequate response to the inquiry.

D. When making an examination under this section, the Insurance Commissioner may retain subject matter experts, attorneys, appraisers, independent actuaries, independent certified public accountants or an accounting firm or individual holding a permit to practice public accounting, certified financial examiners or other professionals and specialists as examiners, the cost of which shall be borne by the PBM which is the subject of the examination.

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SECTION 10. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 6967 of Title 36, unless there
 is created a duplication in numbering, reads as follows:

A. The Insurance Commissioner shall provide for the receiving
and processing of individual complaints alleging violations of the
provisions of the Patient's Right to Pharmacy Choice Act.

7 The Commissioner shall establish a Right to Patient Choice в. Advisory Committee to review complaints, hold hearings and subpoena 8 9 witnesses and records, initiate prosecution, reprimand, place on 10 probation, suspend, revoke, and/or levy fines not to exceed Ten 11 Thousand Dollars (\$10,000.00) for each count for which any pharmacy 12 benefits manager (PBM) has violated a provision of this act. The 13 Advisory Committee may impose as part of any disciplinary action the 14 payment of costs expended by the Insurance Department for any legal 15 fees and costs, including but not limited to, staff time, salary and 16 travel expense, witness fees and attorney fees. The Advisory 17 Committee may take such actions singly or in combination, as the 18 nature of the violation requires.

19 C. The Advisory Committee shall consist of seven (7) persons 20 appointed as follows:

21 1. Two persons who shall be nominated by the Oklahoma
22 Pharmacists Association;

23 2. Two consumer members not employed or related to insurance,
24 pharmacy or PBM nominated by the Office of the Governor;

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Two persons representing the PBM or insurance industry
 nominated by the Insurance Commissioner; and

3 4. One person representing the Office of the Attorney General4 nominated by the Attorney General.

5 D. Committee members shall be appointed for terms of five (5) 6 years. The terms of the members of the Advisory Committee shall 7 expire on the thirtieth day of June of the year designated for the 8 expiration of the term for which appointed, but the member shall 9 serve until a qualified successor has been duly appointed. No 10 person shall be appointed to serve more than two consecutive terms.

E. Hearings shall be held in the Insurance Commissioner's offices or at such other place as the Insurance Commissioner may deem convenient.

F. The Insurance Commissioner shall issue and serve upon the PBM a statement of the charges and a notice of hearing in accordance with the Administrative Procedures Act, Sections 250.1 through 323 of Title 75 of the Oklahoma Statutes.

G. At the time and place fixed for a hearing, the PBM shall have an opportunity to be heard and to show cause why the Insurance Commissioner or his or her duly appointed hearing examiner should not revoke or suspend the PBM's license and levy administrative fines for each violation. Upon good cause shown, the Commissioner shall permit any person to intervene, appear and be heard at the hearing by counsel or in person.

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H. All hearings will be public and held in accordance with, and
 governed by, Sections 250.1 through 323 of Title 75 of the Oklahoma
 Statutes.

I. The Insurance Commissioner, upon written request reasonably
made by the licensed PBM affected by the hearing, and at such PBM's
expense, shall cause a full stenographic record of the proceedings
to be made by a competent court reporter.

J. If the Insurance Commissioner determines, based on an investigation of complaints, that a PBM has engaged in violations of this act with such frequency as to indicate a general business practice and that such PBM should be subjected to closer supervision with respect to such practices, the Insurance Commissioner may require the PBM to file a report at such periodic intervals as the Insurance Commissioner deems necessary.

SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 6968 of Title 36, unless there is created a duplication in numbering, reads as follows:

A. Documents, materials, reports, complaints or other information in the possession or control of the Insurance Department that are obtained by or disclosed to the Insurance Commissioner or any other person in the course of an evaluation, examination, investigation or review made pursuant to the provisions of the Patient's Right to Pharmacy Choice Act shall be confidential by law and privileged, shall not be subject to open records request, shall

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not be subject to subpoena, and shall not be subject to discovery or admissible in evidence in any private civil action if obtained from the Insurance Commissioner or any employees or representatives of the Insurance Commissioner. B. Nothing in this section shall prevent the disclosure of a final order issued against a pharmacy benefits manager by the Insurance Commissioner or his or her duly appointed hearing examiner. Such orders shall be open records. SECTION 12. This act shall become effective November 1, 2019. 57-1-8236 02/26/19 SH