## SENATE CHAMBER

STATE OF OKLAHOMA DISPOSITION **FLOOR AMENDMENT** No. **COMMITTEE AMENDMENT** (Date) I move to amend Senate Bill No. 1860, by substituting the attached floor substitute (request #3735) for the title, enacting clause and entire body of the measure. Submitted by: I hereby grant permission for the floor substitute to be adopted. Senator Quinn, Chair (required) Senator M Senator ontgomery Senator Brooks Senator Hamilton Senator Treat, President Pro Tempore Majority Floor Leader

Note: Retirement and Insurance committee majority requires five (5) members' signatures.

McCortney-RJ-FS-SB1860

3/21/2022 2:08 PM			
(Floor Amendments Only)	Date and Time Filed:	3-21-22	_ 3:02 pm gd
Untimely			Secondary Amendment

## 1 STATE OF OKLAHOMA 2 2nd Session of the 58th Legislature (2022) 3 FLOOR SUBSTITUTE FOR SENATE BILL NO. 1860 By: McCortney, Taylor, Bullard, 4 Burns, Garvin, Stanley, 5 Pemberton, Standridge, Stephens, Rader, Coleman, Pederson, Simpson, Kidd, 6 Murdock, Jech, Leewright, and Rogers of the Senate 7 8 and 9 McEntire, Olsen, Hasenbeck, and Pae of the House 10 11 12 FLOOR SUBSTITUTE An Act relating to the Patient's Right to Pharmacy 13 Choice Act; amending 36 O.S. 2021, Sections 6960, 6961, 6962, and 6963, which relate to definitions, 14 retail pharmacy network access standards, compliance review, and health insurer monitoring; defining 15 terms; modifying definition; expanding retail pharmacy network access standards; prohibiting 16 pharmacy benefits managers from requiring patient use affiliated pharmacy; providing for expansion of 17 pharmacy network participation; prohibiting provider contracts from limiting the ability of a pharmacy to 18 disclose certain health care and cost information; providing health insurers performing pharmacy 19 benefits management activities be responsible for certain conduct; modifying patient choices of in-20

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network pharmacy; providing that pharmacy benefits managers not require or incentivize individuals

repealing 36 O.S. 2021, Section 6964, which relates

to Pharmacy and Therapeutics Committees; updating statutory reference; and providing an effective date.

through certain means; construing provision;

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2	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
3	SECTION 1. AMENDATORY 36 O.S. 2021, Section 6960, is
4	amended to read as follows:
5	Section 6960. For purposes of the Patient's Right to Pharmacy
6	Choice Act:
7	1. "Health insurer" means any corporation, association, benefit
8	society, exchange, partnership or individual licensed by the
9	Oklahoma Insurance Code;
10	2. "Mail-order pharmacy" means a pharmacy licensed by this
11	state that primarily dispenses and delivers covered drugs via common
12	carrier;
13	3. "Pharmacy benefits management" means any or all of the
14	following activities:
15	a. provider contract negotiation and/or provider network
16	administration including decisions related to provider
17	network participation status,
18	b. drug rebate contract negotiation or drug rebate
19	administration, and
20	c. claims processing which may include claim billing and
21	payment services;
22	4. "Pharmacy benefits manager" or "PBM" means a person <u>or</u>
23	entity that performs pharmacy benefits management activities and any

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other person or entity acting for  $\underline{\text{such}}\ \underline{\text{a}}$  person or entity performing

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    pharmacy benefits management activities. under a contractual or
    employment relationship in the performance of pharmacy benefits
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    management for a managed-care company, nonprofit hospital, medical
    service organization, insurance company, third-party payor or a
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    health program administered by a department of this state
    Notwithstanding any other provision within the Patient's Right to
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    Pharmacy Choice Act, a self-funded plan administered by an employer
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    or organized labor union who negotiates and executes all provider
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    contracts directly with a pharmacy or the pharmacy's contracted
    pharmacy services administrative organization, and a pharmacy
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    provider who does not use a pharmacy services administrative
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    organization shall not be deemed a pharmacy benefits manager of its
    own group health plan and shall not be restricted in its ability to
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    design and manage its own group health plan;
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        4. "Pharmacy and therapeutics committee" or "P&T committee"
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means a committee at a hospital or a health insurance plan that decides which drugs will appear on that entity's drug formulary;

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- 5. "Retail pharmacy" or "provider" means a pharmacy, as defined in Section 353.1 of Title 59 of the Oklahoma Statutes, licensed by the State Board of Pharmacy or an agent or representative of a pharmacy;
- 5. 6. "Retail pharmacy network" means retail pharmacy providers contracted with a PBM in which the pharmacy primarily fills and sells prescriptions via a retail, storefront location;

 $\frac{6.7.}{1.0}$  "Rural service area" means a five-digit ZIP code in which the population density is less than one thousand (1,000) individuals per square mile;

- 8. "Specialty drug" means prescription medication that requires special handling, administration, or monitoring and is used for the treatment of patients with serious health conditions requiring complex therapies. Specialty drugs shall also include drugs that are limited in distribution by the manufacturer and may be purchased only at specialty pharmacies;
- 7.9. "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
- 8. 10. "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.
- SECTION 2. AMENDATORY 36 O.S. 2021, Section 6961, is amended to read as follows:
- Section 6961. A. Pharmacy benefits managers (PBMs) shall comply with the following retail pharmacy network access standards:
- 1. At least ninety percent (90%) of covered individuals
  residing in an each urban service area live within two (2) miles of
  a retail pharmacy participating in the PBM's retail pharmacy
  network;

2. At least ninety percent (90%) of covered individuals residing in an each urban service area live within five (5) miles of a retail pharmacy designated as a preferred participating pharmacy in the PBM's retail pharmacy network;

- 3. At least ninety percent (90%) of covered individuals residing in a <u>each</u> suburban service area live within five (5) miles of a retail pharmacy participating in the PBM's retail pharmacy network;
- 4. At least ninety percent (90%) of covered individuals residing in a <u>each</u> suburban service area live within seven (7) miles of a retail pharmacy designated as a preferred participating pharmacy in the PBM's retail pharmacy network;
- 5. At least seventy percent (70%) of covered individuals residing in a <u>each</u> rural service area live within fifteen (15) miles of a retail pharmacy participating in the PBM's retail pharmacy network; and
- 6. At least seventy percent (70%) of covered individuals residing in a <u>each</u> rural service area live within eighteen (18) miles of a retail pharmacy designated as a preferred participating pharmacy in the PBM's retail pharmacy network.
- B. Mail-order pharmacies shall not be used to meet access standards for retail pharmacy networks.
- C. Pharmacy benefits managers shall not require patients to use pharmacies that are directly or indirectly owned by  $\frac{1}{2}$  or

affiliated with a pharmacy benefits manager, including all regular prescriptions, refills or specialty drugs regardless of day supply.

- D. Pharmacy benefits managers 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.
- 9 SECTION 3. AMENDATORY 36 O.S. 2021, Section 6962, is 10 amended to read as follows:
  - Section 6962. A. The Oklahoma Insurance Department shall review and approve retail pharmacy network access for all pharmacy benefits managers (PBMs) to ensure compliance with Section 4 of this act 6961 of this title.
    - B. A PBM, or an agent of a PBM, shall not:
  - 1. Cause or knowingly permit the use of advertisement, promotion, solicitation, representation, proposal or offer that is untrue, deceptive or misleading;
    - 2. Charge a pharmacist or pharmacy a fee related to the adjudication of a claim $_{\overline{I}}$  including without limitation a fee for:
      - a. the submission of a claim,
      - b. enrollment or participation in a retail pharmacy network, or

c. the development or management of claims processing services or claims payment services related to participation in a retail pharmacy network;

- 3. Reimburse a pharmacy or pharmacist in the state an amount less than the amount that the PBM reimburses a pharmacy owned by or under common ownership with a PBM for providing the same covered services. The reimbursement amount paid to the pharmacy shall be equal to the reimbursement amount calculated on a per-unit basis using the same generic product identifier or generic code number paid to the PBM-owned or PBM-affiliated pharmacy;
- 4. Deny a pharmacy the opportunity to participate in any <u>form</u> of pharmacy network at preferred participation status, whether innetwork, preferred, or otherwise, if the pharmacy is willing to accept the terms and conditions that the PBM has established for other pharmacies as a condition of preferred network <u>for</u> participation status <u>in the network or networks of the pharmacy's choice;</u>
- 5. Deny, limit or terminate a pharmacy's contract based on employment status of any employee who has an active license to dispense, despite probation status, with the State Board of Pharmacy;
- 6. Retroactively deny or reduce reimbursement for a covered service claim after returning a paid claim response as part of the adjudication of the claim, unless:

a. the original claim was submitted fraudulently, or

b. to correct errors identified in an audit, so long as the audit was conducted in compliance with Sections 356.2 and 356.3 of Title 59 of the Oklahoma Statutes; or

- 7. Fail to make any payment due to a pharmacy or pharmacist for covered services properly rendered in the event a PBM terminates a pharmacy or pharmacist from a pharmacy benefits manager network.
- C. The prohibitions under this section shall apply to contracts between pharmacy benefits managers and <del>pharmacists or pharmacies</del> providers for participation in retail pharmacy networks.
- 1. A PBM provider contract shall not prohibit, restrict, or penalize a pharmacy or pharmacist in any way for disclosing to an individual any health care information that the pharmacy or pharmacist deems appropriate regarding:
  - a. not restrict, directly or indirectly, any pharmacy
    that dispenses a prescription drug from informing, or
    penalize such pharmacy for informing, an individual of
    any differential between the individual's out-ofpocket cost or coverage with respect to acquisition of
    the drug and the amount an individual would pay to
    purchase the drug directly the nature of treatment,
    risks, or alternatives to the prescription drug being
    dispensed, and

b. ensure that any entity that provides pharmacy benefits

management services under a contract with any such

health plan or health insurance coverage does not,

with respect to such plan or coverage, restrict,

directly or indirectly, a pharmacy that dispenses a

prescription drug from informing, or penalize such

pharmacy for informing, a covered individual of any

differential between the individual's out-of-pocket

cost under the plan or coverage with respect to

acquisition of the drug and the amount an individual

would pay for acquisition of the drug without using

any health plan or health insurance coverage the

availability of alternate therapies, consultations, or

tests,

- c. the decision of utilization reviewers or similar persons to authorize or deny services, and
- d. the process that is used to authorize or deny healthcare services and structures used by the health insurer.
- 2. Provider contracts shall not prohibit a pharmacy or pharmacist from discussing information regarding the total cost of pharmacist services for a prescription drug or from selling a more affordable alternative to the covered person if such alternative is available.

A pharmacy benefits manager's contract with a participating pharmacist or pharmacy 3. Provider contracts 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.

- 3. 4. A pharmacy benefits manager shall establish and maintain an electronic claim inquiry processing system using the National Council for Prescription Drug Programs' current standards to communicate information to pharmacies submitting claim inquiries.
- 12 SECTION 4. AMENDATORY 36 O.S. 2021, Section 6963, is amended to read as follows:

Section 6963. 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 Section 6958 et seq. of this title are met.

B. Whenever a health insurer performs pharmacy benefits

management on its own behalf or contracts with another person or

entity to perform activities required under this act pharmacy

benefits management, the health insurer shall be responsible for

monitoring the activities and conduct of that person or entity with

whom the health insurer contracts and for ensuring that the requirements of this act Section 6958 et seq. of this title are met.

- C. An individual may be notified at the point of sale when the cash price for the purchase of a prescription drug is less than the individual's copayment or coinsurance price for the purchase of the same prescription drug.
- D. A health insurer or pharmacy benefits manager (PBM) shall not restrict an individual's choice of in-network provider for prescription drugs.
- E. 1. An individual's A patient's choice of in-network provider may include a retail an in-network pharmacy or a, whether that pharmacy is in a preferred or nonpreferred network, a retailer pharmacy, mail-order pharmacy, or any other pharmacy. A health insurer or PBM shall not restrict such a patient's choice of innetwork pharmacy providers. Such A health insurer or PBM shall not require or incentivize using individuals by:
  - a. using any discounts in cost-sharing or a reduction in copay, or the number of copays, or any other patient-copay equivalent to individuals to receive prescription drugs from an individual's choice of innetwork pharmacy, or
  - <u>b.</u> <u>using financial incentives to differentiate between</u> in-network pharmacies, whether that pharmacy is in a

1	<pre>preferred or nonpreferred network, a retail pharmacy,</pre>
2	mail order pharmacy, or any other type of pharmacy.
3	2. Nothing in this subsection shall be construed to prohibit a
4	person or entity participating in pharmacy benefits management
5	activities from directing a patient to use a specific pharmacy for
6	the purchase of a specialty drug as defined in paragraph 8 of
7	Section 1 of this act in the event the patient's chosen in-network
8	pharmacy is unable to purchase and dispense the specialty drug.
9	F. A health insurer, pharmacy or PBM shall adhere to all
10	Oklahoma laws, statutes and rules when mailing, shipping and/or
11	causing to be mailed or shipped prescription drugs into the State of
12	Oklahoma this state.
13	SECTION 5. REPEALER 36 O.S. 2021, Section 6964, is
14	hereby repealed.
15	SECTION 6. This act shall become effective November 1, 2022.
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