SB1670 FULLPCS1 Marcus McEntire-TJ 4/3/2024 2:14:02 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES

State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>SB1670</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: Marcus McEntire

Adopted: _____

Reading Clerk

1	STATE OF OKLAHOMA							
2	2nd Session of the 59th Legislature (2024)							
З	PROPOSED COMMITTEE SUBSTITUTE							
4	FOR ENGROSSED SENATE BILL NO. 1670 By: McCortney, Prieto, Jett,							
5 6	Coleman, Hamilton, and Alvord of the Senate							
7	and							
8	McEntire of the House							
9	PROPOSED COMMITTEE SUBSTITUTE							
10	[pharmacy benefits management - pharmacy							
11	reimbursement - rule promulgation - audit - notice							
12	and reporting - fines and fees - recouped funds -							
13	emergency]							
13 14	emergency]							
	emergency]							
14	emergency] BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
14 15								
14 15 16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
14 15 16 17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. AMENDATORY 59 O.S. 2021, Section 356.1, is							
14 15 16 17 18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. AMENDATORY 59 O.S. 2021, Section 356.1, is amended to read as follows:							
14 15 16 17 18 19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. AMENDATORY 59 O.S. 2021, Section 356.1, is amended to read as follows: Section 356.1. A. For purposes of the Pharmacy Audit Integrity							
14 15 16 17 18 19 20	<pre>BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. AMENDATORY 59 O.S. 2021, Section 356.1, is amended to read as follows: Section 356.1. A. For purposes of the Pharmacy Audit Integrity Act, "pharmacy benefits manager" or "PBM" means a person, business,</pre>							
14 15 16 17 18 19 20 21	<pre>BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. AMENDATORY 59 O.S. 2021, Section 356.1, is amended to read as follows: Section 356.1. A. For purposes of the Pharmacy Audit Integrity Act, "pharmacy benefits manager" or "PBM" means a person, business, or other entity that performs pharmacy benefits management. The</pre>							

service organization, insurance company, third-party payor, or a
health program administered by a department of this state shall have
the same meaning as in Section 6960 of Title 36 of the Oklahoma
Statutes.

B. The purpose of the Pharmacy Audit Integrity Act is to
establish minimum and uniform standards and criteria for the audit
of pharmacy records by or on behalf of certain entities.

8 C. The Pharmacy Audit Integrity Act shall apply to any audit of 9 the records of a pharmacy conducted by a managed care company, 10 nonprofit hospital, medical service organization, insurance company, 11 third-party payor, pharmacy benefits manager, a health program 12 administered by a department of this state, or any entity that 13 represents these companies, groups, or departments.

14 <u>D. The Attorney General may promulgate rules to implement the</u> 15 provisions of the Pharmacy Audit Integrity Act.

16SECTION 2.AMENDATORY59 O.S. 2021, Section 356.2, is17amended to read as follows:

18 Section 356.2. A. The entity conducting an audit of a pharmacy 19 shall:

Identify and specifically describe the audit and appeal
 procedures in the pharmacy contract. Prescription claim
 documentation and record-keeping requirements shall not exceed the
 requirements set forth by the Oklahoma Pharmacy Act or other
 applicable state or federal laws or regulations;

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1 2. Give the pharmacy written notice by certified letter to the pharmacy and the pharmacy's contracting agent, including 2 identification of specific prescription numbers and fill dates to be 3 audited, at least two (2) weeks fourteen (14) calendar days prior to 4 5 conducting the audit, including, but not limited to, an on-site audit, a desk audit, or a wholesale purchase audit, request for 6 documentation related to the dispensing of a prescription drug or 7 any reimbursed activity by a pharmacy provider; provided, however, 8 9 that wholesale purchase audits shall require a minimum of thirty (30) days' calendar days written notice. For an on-site audit, the 10 11 audit date shall be the date the on-site audit occurs. For all 12 other audit types, the audit date shall be the date the pharmacy provides the documentation requested in the audit notice. 13 The pharmacy shall have the opportunity to reschedule the audit no more 14 than seven (7) calendar days from the date designated on the 15 original audit notification; 16

Not interfere with the delivery of pharmacist services to a
 patient and shall utilize every reasonable effort to minimize
 inconvenience and disruption to pharmacy operations during the audit
 process;

4. Conduct any audit involving clinical or professional
 judgment by means of or in consultation with a licensed pharmacist;
 5. Not consider as fraud any clerical or record-keeping error,
 such as a typographical error, scrivener's error or computer error,

1 including, but not limited to, a miscalculated day supply, 2 incorrectly billed prescription written date or prescription origin code, and such errors shall not be subject to recoupment. 3 The pharmacy shall have the right to submit amended claims 4 5 electronically to correct clerical or record-keeping errors in lieu of recoupment. To the extent that an audit results in the 6 identification of any clerical or record-keeping errors such as 7 typographical errors, scrivener's errors or computer errors in a 8 9 required document or record, the pharmacy shall not be subject to recoupment of funds by the pharmacy benefits manager unless the 10 pharmacy benefits manager can provide proof of intent to commit 11 fraud. A person shall not be subject to criminal penalties for 12 13 errors provided for in this paragraph without proof of intent to commit fraud; 14

6. Permit a pharmacy to use the records of a hospital,
physician, or other authorized practitioner of the healing arts for
drugs or medicinal supplies written or transmitted by any means of
communication for purposes of validating the pharmacy record with
respect to orders or refills of a legend or narcotic drug;

Not include the dispensing fee amount or the actual invoice
cost of the prescription dispensed in a finding of an audit
recoupment unless a prescription was not actually dispensed or a
physician denied authorization of a dispensing order;

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8. Audit each pharmacy under identical standards, regularity
 and parameters as other similarly situated pharmacies and all
 pharmacies owned or managed by the pharmacy benefits manager
 conducting or having conducted the audit;

9. Not exceed one (1) year from the date the claim was submitted to or adjudicated by a managed care company, nonprofit hospital or medical service organization, insurance company, thirdparty payor, pharmacy benefits manager, a health program administered by a department of this state, or any entity that represents the companies, groups, or departments for the period covered by an audit;

12 10. Not schedule or initiate an audit during the first seven 13 (7) calendar days of any month unless otherwise consented to by the 14 pharmacy;

15 11. Disclose to any plan sponsor whose claims were included in 16 the audit any money recouped in the audit; and

17 12. Not require pharmacists to break open packaging labeled 18 "for single-patient-use only". Packaging labeled "for single-19 patient-use only" shall be deemed to be the smallest package size 20 available; and

21 <u>13. Upon recoupment of funds from a pharmacy, refund first to</u> 22 <u>the patient the portion of the recovered funds that were originally</u> 23 <u>paid by the patient, provided such funds were part of the</u>

24 <u>recoupment</u>.

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B. 1. Any entity that conducts wholesale purchase review
during an audit of a pharmacist or pharmacy shall not require the
pharmacist or pharmacy to provide a full dispensing report.
Wholesaler invoice reviews shall be limited to verification of
purchase inventory specific to the pharmacy claims paid by the
health benefits plan or pharmacy benefits manager conducting the
audit.

8 2. Any entity conducting an audit shall not identify or label a9 prescription claim as an audit discrepancy when:

- a. the National Drug Code for the dispensed drug is in a
 quantity that is a subunit or multiple of the drug
 purchased by the pharmacist or pharmacy as supported
 by a wholesale invoice,
- b. the pharmacist or pharmacy dispensed the correct
 quantity of the drug according to the prescription,
 and
- c. the drug dispensed by the pharmacist or pharmacy
 shares all but the last two digits of the National
 Drug Code of the drug reflected on the supplier
 invoice.

3. An entity conducting an audit shall accept as evidence,
 subject to validation, to support the validity of a pharmacy claim
 related to a dispensed drug:

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a. redacted copies of supplier invoices in the
pharmacist's or pharmacy's possession, or
b. invoices and any supporting documents from any
supplier as authorized by federal or state law to
transfer ownership of the drug acquired by the
pharmacist or pharmacy.

An entity conducting an audit shall provide, no later than
five (5) business <u>calendar</u> days after the date of a request by the
pharmacist or pharmacy, all supporting documents the pharmacist's or
pharmacy's purchase suppliers provided to the health benefits plan
issuer or pharmacy benefits manager.

12 C. A pharmacy shall be allowed to provide the pharmacy's 13 computerized patterned medical records or the records of a hospital, 14 physician, or other authorized practitioner of the healing arts for 15 drugs or medicinal supplies written or transmitted by any means of 16 communication for purposes of supporting the pharmacy record with 17 respect to orders or refills of a legend or narcotic drug.

D. The entity conducting the audit shall not audit more than fifty prescriptions, with specific date of service, per calendar year. The annual limit to the number of prescription claims audited shall be inclusive of all audits, including any prescription-related documentation requests from the health insurer, pharmacy benefits manager or any third-party company conducting audits on behalf of

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any health insurer or pharmacy benefits manager during a calendar
 year.

E. If paper copies of records are requested by the entity conducting the audit, the entity shall pay twenty-five cents (\$0.25) per page to cover the costs incurred by the pharmacy. The entity conducting the audit shall provide the pharmacy with accurate instructions, including any required form for obtaining reimbursement for the copied records.

9 F. The entity conducting the audit shall:

Deliver a preliminary audit findings report to the pharmacy
 and the pharmacy's contracting agent within forty-five (45) calendar
 days of conducting the audit;

Allow the pharmacy at least ninety (90) calendar days
 following receipt of the preliminary audit findings report in which
 to produce documentation to address any discrepancy found during the
 audit; provided, however, a pharmacy may request an extension, not
 to exceed an additional forty-five (45) calendar days;

3. Deliver a final audit findings report to the pharmacy and the pharmacy's contracting agent signed by the auditor within ten (10) calendar days after receipt of additional documentation provided by the pharmacy, as provided for in Section 356.3 of this title;

4. Allow the pharmacy to reverse and resubmit claimselectronically within thirty (30) calendar days of receipt of the

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1 final audit report in lieu of the auditing entity recouping 2 discrepant claim amounts from the pharmacy;

5. Not recoup any disputed funds until after final disposition of the audit findings, including the appeals process as provided for in Section 356.3 of this title; and

6 6. Not accrue interest during the audit and appeal period.

G. Each entity conducting an audit shall provide a copy of the final audit results, and a final audit report upon request, after completion of any review process to the plan sponsor.

H. 1. The full amount of any recoupment on an audit shall be
refunded to the plan sponsor. Except as provided for in paragraph 2
of this subsection, a charge or assessment for an audit shall not be
based, directly or indirectly, on amounts recouped.

14 2. This subsection does not prevent the entity conducting the 15 audit from charging or assessing the responsible party, directly or 16 indirectly, based on amounts recouped if both of the following 17 conditions are met:

a. the plan sponsor and the entity conducting the audit
have a contract that explicitly states the percentage
charge or assessment to the plan sponsor, and
b. a commission to an agent or employee of the entity
conducting the audit is not based, directly or
indirectly, on amounts recouped.

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1 I. Unless superseded by state or federal law, auditors shall only have access to previous audit reports on a particular pharmacy 2 conducted by the auditing entity for the same pharmacy benefits 3 manager, health plan or insurer. An auditing vendor contracting 4 5 with multiple pharmacy benefits managers or health insurance plans shall not use audit reports or other information gained from an 6 audit on a pharmacy to conduct another audit for a different 7 pharmacy benefits manager or health insurance plan. 8

9 J. If the Attorney General, after notice and opportunity for 10 hearing, finds that the entity conducting the audit failed to follow 11 any of the requirements pursuant to this section, the audit shall be considered null and void. Any monies recouped from a null and void 12 audit shall be returned to the affected pharmacy within fourteen 13 (14) calendar days. Any violation of this section by a pharmacy 14 benefits manager or auditing entity shall be deemed a violation of 15 the Pharmacy Audit Integrity Act. 16

17 SECTION 3. AMENDATORY 59 O.S. 2021, Section 356.3, is 18 amended to read as follows:

Section 356.3. A. Each entity conducting an audit shall establish a written appeals process under which a pharmacy may appeal an unfavorable preliminary audit report and/or final audit report to the entity.

B. Following an appeal, if the entity finds that an unfavorableaudit report or any portion thereof is unsubstantiated, the entity

1 shall dismiss the audit report or the unsubstantiated portion of the 2 audit report without any further action.

C. Any final audit report, following the final audit appeal period, with a finding of fraud or willful misrepresentation shall be referred to the district attorney having proper jurisdiction or the Attorney General for prosecution upon completion of the appeals process.

This act does section and Section 356.2 of this title do not 8 D. 9 apply to any audit, review or investigation that is initiated based on or that involves fraud, willful misrepresentation or abuse so 10 long as the auditing entity provides, in writing, at the time of the 11 12 audit, a clear and conspicuous declaration to the pharmacy being 13 audited that the audit is being conducted under suspicion of fraud, willful misrepresentation, or abuse and a statement of facts that 14 supports the reasonable suspicion. 15 E. Any entity conducting an audit that is based on or involves 16 fraud, willful misrepresentation, or abuse shall provide to the 17 Office of the Attorney General: 18 1. Notice at least two (2) calendar days prior to beginning 19 performance of an audit pursuant to this section; 20 2. A preliminary report within thirty (30) calendar days of 21 performing the audit pursuant to this section; and 22 23 24

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1	3. A final report within thirty (30) calendar days following							
2	the closure of the final appeal period for an audit performed							
3	pursuant to this section.							
4	F. The Attorney General, authorized employees, and examiners							
5	shall have access to any pharmacy benefit manager's files and							
6	records that may relate to an audit that is based on or involves							
7	fraud, willful misrepresentation, or abuse.							
8	G. The Attorney General may levy a civil or administrative fine							
9	of not less than One Hundred Dollars (\$100.00) and not greater than							
10	Ten Thousand Dollars (\$10,000.00) for each violation of this section							
11	and assess any other penalty or remedy authorized by law.							
12	SECTION 4. AMENDATORY 59 O.S. 2021, Section 357, is							
13	amended to read as follows:							
14	Section 357. <u>A.</u> As used in this act <u>Sections 357 through</u>							
15	Section 360 of this title:							
16	1. "Covered entity" means a nonprofit hospital or medical							
17	service organization, for-profit hospital or medical service							
18	organization, insurer, health coverage <u>benefit</u> plan or , health							
19	maintenance organization; a $_{\underline{\prime}}$ health program administered by the							
20	state in the capacity of provider of providing health coverage $ au_{}$ or							
21	an employer, labor union, or other entity organized in the state							
22	group of persons that provides health coverage to covered							
23	individuals who are employed or reside in the persons in this state.							
24	This term does not include a health <u>benefit</u> plan that provides							

1 coverage only for accidental injury, specified disease, hospital 2 indemnity, disability income, or other limited benefit health 3 insurance policies and contracts that do not include prescription 4 drug coverage;

5 2. "Covered individual" means a member, participant, enrollee, 6 contract holder or policy holder or beneficiary of a covered entity 7 who is provided health coverage by the covered entity. A covered 8 individual includes any dependent or other person provided health 9 coverage through a policy, contract or plan for a covered 10 individual;

3. "Department" means the Oklahoma Insurance Department;
4. "Maximum allowable cost" or, "MAC", or "MAC list" means the
list of drug products delineating the maximum per-unit reimbursement
for multiple-source prescription drugs, medical product, or device;

15 5. "Multisource drug product reimbursement" (reimbursement)
16 means the total amount paid to a pharmacy inclusive of any reduction
17 in payment to the pharmacy, excluding prescription dispense fees;

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6. "Office" means the Office of the Attorney General;

19 <u>7.</u> "Pharmacy benefits management" means a service provided to 20 covered entities to facilitate the provision of prescription drug 21 benefits to covered individuals within the state, including 22 negotiating pricing and other terms with drug manufacturers and 23 providers. Pharmacy benefits management may include any or all of 24 the following services:

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1	a. claims processing, retail network management and							
2	payment of claims to pharmacies for prescription drugs							
3	dispensed to covered individuals,							
4	b. administration or management of pharmacy discount							
5	cards or programs,							
6	<u>c.</u> clinical formulary development and management							
7	services, <u>or</u>							
8	c.							
9	<u>d.</u> rebate contracting and administration $_{\overline{\tau}}$							
10	d. certain patient compliance, therapeutic intervention							
11	and generic substitution programs, or							
12	e. disease management programs;							
13	7. <u>8.</u> "Pharmacy benefits manager" or "PBM" means a person,							
14	business, or other entity that performs pharmacy benefits							
15	management. The term includes <u>shall include</u> a person or entity							
16	acting for <u>on behalf of</u> a PBM in a contractual or employment							
17	relationship in the performance of pharmacy benefits management for							
18	a managed care company, nonprofit hospital, medical service							
19	organization, insurance company, third-party payor, or a health							
20	program administered by an agency <u>or department</u> of this state;							
21	8. 9. "Plan sponsor" means the employers, insurance companies,							
22	unions and health maintenance organizations or any other entity							
23	responsible for establishing, maintaining, or administering a health							

24 benefit plan on behalf of covered individuals; and

1	9. <u>10.</u> "Provider" means a pharmacy licensed by the State Board								
2	of Pharmacy, or an agent or representative of a pharmacy, including,								
3	but not limited to, the pharmacy's contracting agent, which								
4	dispenses prescription drugs or devices to covered individuals.								
5	B. Nothing in the definition of pharmacy benefits management or								
6	pharmacy benefits manager in the Patient's Right to Pharmacy Choice								
7	Act, Pharmacy Audit Integrity Act, or Sections 357 through 360 of								
8	this title shall deem the following entities to be a pharmacy								
9	benefits manager:								
10	1. An employer with its own self-funded health benefit plan,								
11	except, to the extent permitted by applicable law, where the								
12	employer, without the utilization of a third party and unrelated to								
13	the employer's own pharmacy:								
14	a. negotiates directly with drug manufacturers,								
15	b. processes claims on behalf of its members, or								
16	<u>c.</u> manages its own retail network of pharmacies; or								
17	2. A pharmacy providing a patient with a discount card or								
18	program that is for exclusive use at the pharmacy making the								
19	discount offering.								
20	SECTION 5. AMENDATORY 59 O.S. 2021, Section 358, is								
21	amended to read as follows:								
22	Section 358. A. In order to provide pharmacy benefits								
23	management or any of the services included under the definition of								
24	pharmacy benefits management in this state, a pharmacy benefits								

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1 manager or any entity acting as one in a contractual or employment 2 relationship for a covered entity shall first obtain a license from 3 the Oklahoma Insurance Department, and the Department may charge a 4 fee for such licensure.

5 Β. The Department shall establish, by regulation, licensure procedures, required disclosures for pharmacy benefits managers 6 (PBMs) and other rules as may be necessary for carrying out and 7 enforcing the provisions of this act the Oklahoma Pharmacy Act. 8 The 9 licensure procedures shall, at a minimum, include the completion of an application form that shall include the name and address of an 10 agent for service of process, the payment of a requisite fee, and 11 12 evidence of the procurement of a surety bond.

C. The Department may subpoena witnesses and information. Its compliance officers may take and copy records for investigative use and prosecutions. Nothing in this subsection shall limit the Office of the Attorney General from using its investigative demand authority to investigate and prosecute violations of the law.

D. The Department <u>or the Office of the Attorney General</u> may suspend, revoke or refuse to issue or renew a license for noncompliance with any of the provisions hereby established or with the rules promulgated by the Department; for conduct likely to mislead, deceive or defraud the public or the Department; for unfair or deceptive business practices or for nonpayment of a <u>an</u> application or renewal fee or fine. The Department may also levy

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administrative fines for each count of which a PBM has been
 convicted in a Department hearing.

3	E. 1. The Office of the Attorney General, after notice and								
4	opportunity for hearing, may instruct the Insurance Commissioner								
5	that the PBM's license be censured, suspended, or revoked for								
6	conduct likely to mislead, deceive, or defraud the public or the								
7	State of Oklahoma; or for unfair or deceptive business practices, or								
8	for any violation of the Patient's Right to Pharmacy Choice Act, the								
9	Pharmacy Audit Integrity Act, or Sections 357 through 360 of this								
10	title. The Office of the Attorney General may also levy								
11	administrative fines for each count of which a PBM has been								
12	convicted following a hearing before the Attorney General. If the								
13	Attorney General makes such instruction, the Commissioner shall								
14	enforce the instructed action within thirty (30) calendar days.								
15	2. In addition to or in lieu of any censure, suspension, or								
16	revocation of a license by the Commissioner, the Attorney General								
17	may levy a civil or administrative fine of not less than One Hundred								
18	Dollars (\$100.00) and not greater than Ten Thousand Dollars								
19	(\$10,000.00) for each violation of this subsection and/or assess any								
20	other penalty or remedy authorized by this section. For purposes of								
21	this section, each day a PBM fails to comply with an investigation								
22	or inquiry may be considered a separate violation.								
23	F. The Attorney General may promulgate rules to implement the								
24	provisions of Sections 357 through 360 of this title.								

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1SECTION 6.AMENDATORY59 O.S. 2021, Section 360, is2amended to read as follows:

3 Section 360. A. The pharmacy benefits manager shall, with 4 respect to contracts between a pharmacy benefits manager and a 5 provider, including a pharmacy service administrative organization:

Include in such contracts the specific sources utilized to
determine the maximum allowable cost (MAC) pricing of the pharmacy,
update MAC pricing at least every seven (7) calendar days, and
establish a process for providers to readily access the MAC list
specific to that provider;

11 2. In order to place a drug on the MAC list, ensure that the 12 drug is listed as "A" or "B" rated in the most recent version of the 13 FDA's Approved Drug Products with Therapeutic Equivalence 14 Evaluations, also known as the Orange Book, and the drug is 15 generally available for purchase by pharmacies in the state from 16 national or regional wholesalers and is not obsolete;

Ensure dispensing fees are not included in the calculation
 of MAC price reimbursement to pharmacy providers;

Provide a reasonable administration appeals procedure to
 allow a provider, a provider's representative and a pharmacy service
 administrative organization to contest reimbursement amounts within
 fourteen (14) business calendar days of the final adjusted payment
 date. The pharmacy benefits manager shall not prevent the pharmacy
 or the pharmacy service administrative organization from filing

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1 reimbursement appeals in an electronic batch format. The pharmacy 2 benefits manager must respond to a provider, a provider's representative and a pharmacy service administrative organization 3 who have contested a reimbursement amount through this procedure 4 5 within ten (10) business calendar days. The pharmacy benefits manager must respond in an electronic batch format to reimbursement 6 appeals filed in an electronic batch format. The pharmacy benefits 7 manager shall not require a pharmacy or pharmacy services 8 9 administrative organization to log into a system to upload individual claim appeals or to download individual appeal responses. 10 If a price update is warranted, the pharmacy benefits manager shall 11 make the change in the reimbursement amount, permit the dispensing 12 pharmacy to reverse and rebill the claim in question, and make the 13 reimbursement amount change retroactive and effective for all 14 contracted providers; and 15

5. If a below-cost reimbursement appeal is denied, the PBM 16 shall provide the reason for the denial, including the National Drug 17 Code (NDC) number from, and the name of, the specific national or 18 regional wholesalers doing business in this state where the drug is 19 currently in stock and available for purchase by the dispensing 20 pharmacy at a price below the PBM's reimbursement price. If the 21 pharmacy benefits manager cannot provide a specific national or 22 regional wholesaler where the drug can be purchased by the 23 dispensing pharmacy at a price below the pharmacy benefits manager's 24

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1	reimbursement price If the NDC number provided by the pharmacy							
2	benefits manager is not available below the acquisition cost							
3	obtained from the pharmaceutical wholesaler from whom the dispensing							
4	pharmacy purchases the majority of the prescription drugs that are							
5	dispensed, the pharmacy benefits manager shall immediately adjust							
6	the reimbursement amount, permit the dispensing pharmacy to reverse							
7	and rebill the claim in question, and make the reimbursement amount							
8	adjustment retroactive and effective for all contracted providers.							
9	B. The reimbursement appeal requirements in this section shall							
10	apply to all drugs, medical products, or devices reimbursed							
11	according to any payment methodology, including, but not limited to:							
12	1. Average acquisition cost, including the National Average							
13	Drug Acquisition Cost;							
14	2. Average manufacturer price;							
15	3. Average wholesale price;							
16	4. Brand effective rate or generic effective rate;							
17	5. Discount indexing;							
18	6. Federal upper limits;							
19	7. Wholesale acquisition cost; and							
20	8. Any other term that a pharmacy benefits manager or an							
21	insurer of a health benefit plan may use to establish reimbursement							
22	rates to a pharmacist or pharmacy for pharmacist services.							
23	<u>C.</u> The pharmacy benefits manager shall not place a drug on a							
24	MAC list, unless there are at least two therapeutically equivalent,							

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multiple-source drugs, generally available for purchase by
 dispensing retail pharmacies from national or regional wholesalers.

3 C. D. In the event that a drug is placed on the FDA Drug
4 Shortages Database, pharmacy benefits managers shall reimburse
5 claims to pharmacies at no less than the wholesale acquisition cost
6 for the specific NDC number being dispensed.

7 <u>E.</u> The pharmacy benefits manager shall not require
8 accreditation or licensing of providers, or any entity licensed or
9 regulated by the State Board of Pharmacy, other than by the State
10 Board of Pharmacy or federal government entity as a condition for
11 participation as a network provider.

12 D. F. A pharmacy or pharmacist may decline to provide the 13 pharmacist clinical or dispensing services to a patient or pharmacy 14 benefits manager if the pharmacy or pharmacist is to be paid less 15 than the pharmacy's cost for providing the pharmacist clinical or 16 dispensing services.

E. G. The pharmacy benefits manager shall provide a dedicated
telephone number, email address and names of the personnel with
decision-making authority regarding MAC appeals and pricing.

20 SECTION 7. It being immediately necessary for the preservation 21 of the public peace, health or safety, an emergency is hereby 22 declared to exist, by reason whereof this act shall take effect and 23

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