| 1 | A bill to be entitled |
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| 2 | An act relating to prescription drugs; providing a |
| 3 | short title; amending s. 499.005, F.S.; specifying |
| 4 | additional prohibited acts related to the Florida Drug |
| 5 | and Cosmetic Act; amending s. 499.012, F.S.; providing |
| 6 | that prescription drug manufacturer and nonresident |
| 7 | prescription drug manufacturer permitholders are |
| 8 | subject to specified requirements; creating s. |
| 9 | 499.026, F.S.; defining terms; requiring certain drug |
| 10 | manufacturers to notify the Department of Business and |
| 11 | Professional Regulation of reportable drug price |
| 12 | increases on a specified form on the effective date of |
| 13 | such increase; providing requirements for the form; |
| 14 | providing construction; requiring such manufacturers |
| 15 | to submit certain reports to the department by a |
| 16 | specified date each year; providing requirements for |
| 17 | the reports; authorizing the department to request |
| 18 | certain additional information from the manufacturer |
| 19 | before approving the report; requiring the department |
| 20 | to submit the forms and reports to the Agency for |
| 21 | Health Care Administration to be posted on the |
| 22 | agency's website; prohibiting the agency from posting |
| 23 | on its website certain submitted information that is |
| 24 | marked as a trade secret; requiring the agency to |
| 25 | compile all information from the submitted forms and |
| 26 | reports and make it available to the Governor and the |
| 27 | Legislature upon request; prohibiting manufacturers |
| 28 | from claiming a public records exemption for trade |
| 29 | secrets for certain information provided in such forms |
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| 30 | or reports; providing that department employees remain |
| 31 | protected from liability for releasing the forms and |
| 32 | reports as public records; authorizing the department, |
| 33 | in consultation with the agency, to adopt rules; |
| 34 | providing for emergency rulemaking; amending s. |
| 35 | 624.307, F.S.; requiring the Division of Consumer |
| 36 | Services of the Department of Financial Services to |
| 37 | designate an employee as the primary contact for |
| 38 | consumer complaints involving pharmacy benefit |
| 39 | managers; requiring the division to refer certain |
| 40 | complaints to the Office of Insurance Regulation; |
| 41 | amending s. 624.490, F.S.; revising the definition of |
| 42 | the term "pharmacy benefit manager"; amending s. |
| 43 | 624.491, F.S.; revising provisions related to pharmacy |
| 44 | audits; amending s. 626.88, F.S.; revising the |
| 45 | definition of the term "administrator"; defining the |
| 46 | term "pharmacy benefit manager"; amending s. 626.8805, |
| 47 | F.S.; providing a grandfathering provision for certain |
| 48 | pharmacy benefit managers operating as administrators; |
| 49 | providing a penalty for certain persons who do not |
| 50 | hold a certificate of authority to act as an |
| 51 | administrator on or after a specified date; requiring |
| 52 | the office to submit a report detailing specified |
| 53 | information to the Governor and the Legislature by a |
| 54 | specified date; providing additional requirements for |
| 55 | pharmacy benefit managers applying for a certificate |
| 56 | of authority to act as an administrator; exempting |
| 57 | pharmacy benefit managers from certain fees; amending |
| 58 | s. 626.8814, F.S.; requiring pharmacy benefit managers |
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59 to identify certain ownership affiliations to the 60 office; requiring pharmacy benefit managers to report 61 any change in such information to the office within a 62 specified timeframe; creating s. 626.8825, F.S.; 63 defining terms; providing requirements for certain contracts between a pharmacy benefit manager and a 64 65 pharmacy benefits plan or program; requiring pharmacy benefits plans and programs, beginning on a specified 66 date, to annually submit a certain attestation to the 67 68 office; providing requirements for certain contracts 69 between a pharmacy benefit manager and a participating 70 pharmacy; requiring the Financial Services Commission 71 to adopt rules; specifying requirements for certain 72 administrative appeal procedures that such contracts 73 with participating pharmacies must include; requiring 74 pharmacy benefit managers to submit reports on 75 submitted appeals to the office every 90 days; 76 creating s. 626.8827, F.S.; specifying prohibited 77 practices for pharmacy benefit managers; creating s. 78 626.8828, F.S.; authorizing the office to investigate 79 administrators that are pharmacy benefit managers and 80 certain applicants; requiring the office to review 81 certain referrals and investigate them under certain 82 circumstances; providing for biennial reviews of 83 pharmacy benefit managers; requiring the office to submit an annual report of its examinations to the 84 85 Governor and the Legislature by a specified date; 86 providing requirements for the report, including 87 specified additional requirements for the biennial

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88 reports; authorizing the office to conduct additional 89 examinations; requiring the office to conduct an 90 examination under certain circumstances; providing 91 procedures and requirements for such examinations; 92 defining the terms "contracts" and "knowing and willful"; providing that independent professional 93 94 examiners under contract with the office may conduct 95 examinations of pharmacy benefit managers; requiring the commission to adopt specified rules; specifying 96 97 provisions that apply to such investigations and 98 examinations; providing recordkeeping requirements for 99 pharmacy benefit managers; authorizing the office to 100 order the production of such records and other 101 specified information; authorizing the office to take 102 statements under oath; requiring pharmacy benefit 103 managers and applicants subjected to an investigation 104 or examination to pay the associated expenses; specifying covered expenses; providing for collection 105 106 of such expenses; providing for the deposit of certain 107 moneys into the Insurance Regulatory Trust Fund; 108 authorizing the office to pay examiners, 109 investigators, and other persons from such fund; 110 providing administrative penalties; providing grounds 111 for administrative action against a certificate of 112 authority; amending s. 626.89, F.S.; requiring 113 pharmacy benefit managers to notify the office of 114 specified complaints, settlements, or discipline 115 within a specified timeframe; requiring pharmacy benefit managers to annually submit a certain 116

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| 117 attestation statement to the office; amending s. 118 627.42393, F.S.; providing that certain step-therapy 119 protocol requirements apply to a pharmacy benefit 120 manager acting on behalf of a health insurer; amending 121 ss. 627.64741 and 627.6572, F.S.; conforming 122 provisions to changes made by the act; amending s. 123 641 21 F.S.; providing that certain step therapy | |
|---|---|
| <pre>119 protocol requirements apply to a pharmacy benefit 120 manager acting on behalf of a health insurer; amending 121 ss. 627.64741 and 627.6572, F.S.; conforming 122 provisions to changes made by the act; amending s.</pre> | |
| 120 manager acting on behalf of a health insurer; amending 121 ss. 627.64741 and 627.6572, F.S.; conforming 122 provisions to changes made by the act; amending s. | |
| <pre>121 ss. 627.64741 and 627.6572, F.S.; conforming 122 provisions to changes made by the act; amending s.</pre> | |
| 122 provisions to changes made by the act; amending s. | |
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| 122 641 21 E.C. providing that contain atom thereas | |
| 123 641.31, F.S.; providing that certain step-therapy | |
| 124 protocol requirements apply to a pharmacy benefit | |
| 125 manager acting on behalf of a health maintenance | |
| 126 organization; amending s. 641.314, F.S.; conforming a | |
| 127 provision to changes made by the act; providing | |
| 128 legislative intent, construction, and severability; | |
| 129 providing appropriations and authorizing positions; | |
| 130 providing an effective date. | |
| 131 | |
| 132 Be It Enacted by the Legislature of the State of Florida: | |
| 133 | |
| 134 Section 1. This act may be cited as the "Prescription Drug | |
| 135 <u>Reform Act."</u> | |
| 136 Section 2. Subsection (29) is added to section 499.005, | |
| 137 Florida Statutes, to read: | |
| 138 499.005 Prohibited actsIt is unlawful for a person to | |
| 139 perform or cause the performance of any of the following acts i | n |
| 140 this state: | |
| 141 (29) Failure to accurately complete and timely submit | |
| 142 reportable drug price increase forms, reports, and documents as | |
| 143 required by s. 499.026 and rules adopted thereunder. | |
| 144 Section 3. Subsection (16) is added to section 499.012, | |
| 145 Florida Statutes, to read: | |

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| 146 | 499.012 Permit application requirements |
| 147 | (16) A permit for a prescription drug manufacturer or a |
| 148 | nonresident prescription drug manufacturer is subject to the |
| 149 | requirements of s. 499.026. |
| 150 | Section 4. Section 499.026, Florida Statutes, is created to |
| 151 | read: |
| 152 | 499.026 Notification of manufacturer prescription drug |
| 153 | price increases |
| 154 | (1) As used in this section, the term: |
| 155 | (a) "Course of therapy" means the recommended daily dose |
| 156 | units of a prescription drug pursuant to its prescribing label |
| 157 | for 30 days or the recommended daily dose units of a |
| 158 | prescription drug pursuant to its prescribing label for a normal |
| 159 | course of treatment which is less than 30 days. |
| 160 | (b) "Manufacturer" means a person holding a prescription |
| 161 | drug manufacturer permit or a nonresident prescription drug |
| 162 | manufacturer permit under s. 499.01. |
| 163 | (c) "Prescription drug" has the same meaning as in s. |
| 164 | 499.003 and includes biological products but is limited to those |
| 165 | prescription drugs and biological products intended for human |
| 166 | use. |
| 167 | (d) "Reportable drug price increase" means, for a |
| 168 | prescription drug with a wholesale acquisition cost of at least |
| 169 | \$100 for a course of therapy before the effective date of an |
| 170 | increase: |
| 171 | 1. Any increase of 15 percent or more of the wholesale |
| 172 | acquisition cost during the preceding 12-month period; or |
| 173 | 2. Any cumulative increase of 30 percent or more of the |
| 174 | wholesale acquisition cost during the preceding 3 calendar |
| | |

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| 176 must base the calculation on the wholesale acquisition of 177 effect at the end of the 3-year period as compared to the 178 wholesale acquisition cost in effect at the beginning of 179 same 3-year period. 180 (e) "Wholesale acquisition cost" means, with respect 181 prescription drug or biological product, the manufacture 182 price for the prescription drug or biological product to 183 wholesalers or direct purchasers in the United States, n | ne the ttoa er's list |
|---|--|
| 178 wholesale acquisition cost in effect at the beginning of 179 same 3-year period. 180 (e) "Wholesale acquisition cost" means, with respect 181 prescription drug or biological product, the manufacture 182 price for the prescription drug or biological product to 183 wholesalers or direct purchasers in the United States, n | <u>the</u> <u>ttoa</u> er's list |
| 178 wholesale acquisition cost in effect at the beginning of 179 same 3-year period. 180 (e) "Wholesale acquisition cost" means, with respect 181 prescription drug or biological product, the manufacture 182 price for the prescription drug or biological product to 183 wholesalers or direct purchasers in the United States, n | <u>the</u> <u>ttoa</u> er's list |
| (e) "Wholesale acquisition cost" means, with respective prescription drug or biological product, the manufacture price for the prescription drug or biological product to wholesalers or direct purchasers in the United States, n | er's list |
| 181 prescription drug or biological product, the manufacture 182 price for the prescription drug or biological product to 183 wholesalers or direct purchasers in the United States, n | er's list |
| 182 price for the prescription drug or biological product to 183 wholesalers or direct purchasers in the United States, n | <u>2</u> 10t |
| 183 wholesalers or direct purchasers in the United States, n | <u>not</u> |
| | |
| | luctions |
| 184 including prompt pay or other discounts, rebates, or red | |
| 185 in price, for the most recent month for which the inform | nation is |
| 186 available, as reported in wholesale price guides or othe | er |
| 187 publications of drug or biological product pricing data. | |
| 188 (2) On the effective date of a manufacturer's report | table |
| 189 drug price increase, the manufacturer must provide notif | ication |
| 190 of each reportable drug price increase to the department | on a |
| 191 form prescribed by the department. The form must require | the |
| 192 manufacturer to specify all of the following: | |
| 193 (a) The proprietary and nonproprietary names of the | <u>}</u> |
| 194 prescription drug, as applicable. | |
| (b) The wholesale acquisition cost before the report | table |
| 196 drug price increase. | |
| 197 (c) The dollar amount of the reportable drug price | |
| 198 <u>increase.</u> | |
| (d) The percentage amount of the reportable drug pr | lice |
| 200 increase from the wholesale acquisition cost before the | |
| 201 <u>reportable drug price increase.</u> | |
| 202 (e) Whether a change or an improvement in the press | ription |
| 203 drug necessitates the reportable drug price increase. | |

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| 204 | (f) If a change or an improvement in the prescription drug |
|-----|--|
| 205 | necessitates the reportable drug price increase as reported in |
| 206 | paragraph (e), the manufacturer must describe the change or |
| 207 | improvement. |
| 208 | (g) The intended uses of the prescription drug. |
| 209 | |
| 210 | This subsection does not prohibit a manufacturer from notifying |
| 211 | other parties, such as pharmacy benefit managers, of a drug |
| 212 | price increase before the effective date of the drug price |
| 213 | increase. |
| 214 | (3) By April 1 of each year, each manufacturer shall submit |
| 215 | a report to the department on a form prescribed by the |
| 216 | department. The report must include all of the following: |
| 217 | (a) A list of all prescription drugs affected by a |
| 218 | reportable drug price increase during the previous calendar year |
| 219 | and both the dollar amount of each reportable drug price |
| 220 | increase and the percentage increase of each reportable drug |
| 221 | price increase relative to the previous wholesale acquisition |
| 222 | cost of the prescription drug. The prescription drugs must be |
| 223 | identified using their proprietary names and nonproprietary |
| 224 | names, as applicable. |
| 225 | (b) If more than one form has been filed under this section |
| 226 | for previous reportable drug price increases, the percentage |
| 227 | increase of the prescription drug from the earliest form filed |
| 228 | to the most recent form filed. |
| 229 | (c) The intended uses of each prescription drug listed in |
| 230 | the report and whether the prescription drug manufacturer |
| 231 | benefits from market exclusivity for such drug. |
| 232 | (d) The length of time the prescription drug has been |

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233 available for purchase.

234 (e) A listing of the factors contributing to each 235 reportable drug price increase. As used in this section, the 236 term "factors" means any of the following: research and 237 development; manufacturing costs; advertising and marketing; 238 whether the drug has more competitive value; an increased rate 239 of inflation or other economic dynamics; changes in market 240 dynamics; supporting regulatory and safety commitments; 241 operating patient assistance and educational programs; rebate 242 increases, including any rebate increase requested by a pharmacy 243 benefit manager; Medicaid, Medicare, or 340B Drug Pricing 244 Program offsets; profit; or other factors. An estimated percentage of the influence of each listed factor must be 245 246 provided to equal 100 percent. (f) A description of the justification for each factor 247 248 referenced in paragraph (e) must be provided with such 249 specificity as to explain the need or justification for each 250 reportable drug price increase. The department may request 251 additional information from a manufacturer relating to the need 252 or justification for any reportable drug price increase before 253 approving the manufacturer's report. 254 (g) Any action that the manufacturer has filed to extend a 255 patent report after the first extension has been granted. 256 (4) (a) The department shall submit all forms and reports 257 submitted by manufacturers to the Agency for Health Care 2.58 Administration, to be posted on the agency's website pursuant to 259 s. 408.062. The agency may not post on its website any of the

260 information provided pursuant to paragraph (2)(f), paragraph

261 (3)(f), or paragraph (3)(g) which is marked as a trade secret.

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| 262 | The agency shall compile all information from the forms and |
| 263 | reports submitted by manufacturers and make it available upon |
| 264 | request to the Governor, the President of the Senate, and the |
| 265 | Speaker of the House of Representatives. |
| 266 | (b) Except for information provided pursuant to paragraph |
| 267 | (2)(f), paragraph (3)(f), or paragraph (3)(g), a manufacturer |
| 268 | may not claim a public records exemption for a trade secret |
| 269 | under s. 119.0715 for any information required by the department |
| 270 | under this section. Department employees remain protected from |
| 271 | liability for release of forms and reports pursuant to s. |
| 272 | <u>119.0715(4).</u> |
| 273 | (5) The department, in consultation with the Agency for |
| 274 | Health Care Administration, shall adopt rules to implement this |
| 275 | section. |
| 276 | (a) The department shall adopt necessary emergency rules |
| 277 | pursuant to s. 120.54(4) to implement this section. If an |
| 278 | emergency rule adopted under this section is held to be |
| 279 | unconstitutional or an invalid exercise of delegated legislative |
| 280 | authority and becomes void, the department may adopt an |
| 281 | emergency rule pursuant to this section to replace the rule that |
| 282 | has become void. If the emergency rule adopted to replace the |
| 283 | void emergency rule is also held to be unconstitutional or an |
| 284 | invalid exercise of delegated legislative authority and becomes |
| 285 | void, the department must follow the nonemergency rulemaking |
| 286 | procedures of the Administrative Procedure Act to replace the |
| 287 | rule that has become void. |
| 288 | (b) For emergency rules adopted under this section, the |
| 289 | department need not make the findings required under s. |
| 290 | 120.54(4)(a). Emergency rules adopted under this section are |
| | |

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| 291 | also exempt from: |
|-----|--|
| 292 | 1. Sections 120.54(3)(b) and 120.541. Challenges to |
| 293 | emergency rules adopted under this section are subject to the |
| 294 | time schedules provided in s. 120.56(5). |
| 295 | 2. Section 120.54(4)(c) and remain in effect until replaced |
| 296 | by rules adopted under the nonemergency rulemaking procedures of |
| 297 | the Administrative Procedure Act. |
| 298 | Section 5. Paragraph (a) of subsection (10) of section |
| 299 | 624.307, Florida Statutes, is amended, and paragraph (b) of that |
| 300 | subsection is republished, to read: |
| 301 | 624.307 General powers; duties |
| 302 | (10)(a) The Division of Consumer Services shall perform the |
| 303 | following functions concerning products or services regulated by |
| 304 | the department or office: |
| 305 | 1. Receive inquiries and complaints from consumers. |
| 306 | 2. Prepare and disseminate information that the department |
| 307 | deems appropriate to inform or assist consumers. |
| 308 | 3. Provide direct assistance to and advocacy for consumers |
| 309 | who request such assistance or advocacy. |
| 310 | 4. With respect to apparent or potential violations of law |
| 311 | or applicable rules committed by a person or <u>an</u> entity licensed |
| 312 | by the department or office, report apparent or potential |
| 313 | violations to the office or to the appropriate division of the |
| 314 | department, which may take any additional action it deems |
| 315 | appropriate. |
| 316 | 5. Designate an employee of the division as the primary |
| 317 | contact for consumers on issues relating to sinkholes. |
| 318 | 6. Designate an employee of the division as the primary |
| 319 | contact for consumers and pharmacies on issues relating to |

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320 pharmacy benefit managers. The division must refer to the office 321 any consumer complaint that alleges conduct that may constitute 322 a violation of part VII of chapter 626 or for which a pharmacy 323 benefit manager does not respond in accordance with paragraph 324 (b).

325 (b) Any person licensed or issued a certificate of 326 authority by the department or the office shall respond, in 327 writing, to the division within 20 days after receipt of a 328 written request for documents and information from the division 329 concerning a consumer complaint. The response must address the 330 issues and allegations raised in the complaint and include any 331 requested documents concerning the consumer complaint not 332 subject to attorney-client or work-product privilege. The 333 division may impose an administrative penalty for failure to 334 comply with this paragraph of up to \$2,500 per violation upon 335 any entity licensed by the department or the office and \$250 for 336 the first violation, \$500 for the second violation, and up to 337 \$1,000 for the third or subsequent violation upon any individual 338 licensed by the department or the office.

339 Section 6. Subsection (1) of section 624.490, Florida 340 Statutes, is amended to read:

341

624.490 Registration of pharmacy benefit managers.-

(1) As used in this section, the term "pharmacy benefit
manager" <u>has the same meaning as in s. 626.88</u> means a person or
entity doing business in this state which contracts to
administer prescription drug benefits on behalf of a health
insurer or a health maintenance organization to residents of
this state.

348

Section 7. Subsections (1) and (5) of section 624.491,

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| 349 | Florida Statutes, are amended to read: |
|-----|--|
| 350 | 624.491 Pharmacy audits |
| 351 | (1) A pharmacy benefits plan or program as defined in s. |
| 352 | 626.8825 health insurer or health maintenance organization |
| 353 | providing pharmacy benefits through a major medical individual |
| 354 | or group health insurance policy or a health maintenance |
| 355 | contract, respectively, must comply with the requirements of |
| 356 | this section when the <u>pharmacy benefits plan or program</u> health |
| 357 | insurer or health maintenance organization or any person or |
| 358 | entity acting on behalf of the pharmacy benefits plan or program |
| 359 | health insurer or health maintenance organization, including, |
| 360 | but not limited to, a pharmacy benefit manager as defined in $\underline{s.}$ |
| 361 | 626.88 s. 624.490(1), audits the records of a pharmacy licensed |
| 362 | under chapter 465. The person or entity conducting such audit |
| 363 | must: |
| 364 | (a) Except as provided in subsection (3), notify the |
| 365 | pharmacy at least 7 calendar days before the initial onsite |
| 366 | audit for each audit cycle. |
| 367 | (b) Not schedule an onsite audit during the first 3 |
| 368 | calendar days of a month unless the pharmacist consents |
| 369 | otherwise. |
| 370 | (c) Limit the duration of the audit period to 24 months |
| 371 | after the date a claim is submitted to or adjudicated by the |
| 372 | entity. |
| 373 | (d) In the case of an audit that requires clinical or |
| 374 | professional judgment, conduct the audit in consultation with, |
| 375 | or allow the audit to be conducted by, a pharmacist. |
| 376 | (e) Allow the pharmacy to use the written and verifiable |
| 377 | records of a hospital, physician, or other authorized |
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| | |

378 practitioner, which are transmitted by any means of 379 communication, to validate the pharmacy records in accordance 380 with state and federal law.

(f) Reimburse the pharmacy for a claim that was retroactively denied for a clerical error, typographical error, scrivener's error, or computer error if the prescription was properly and correctly dispensed, unless a pattern of such errors exists, fraudulent billing is alleged, or the error results in actual financial loss to the entity.

387 (g) Provide the pharmacy with a copy of the preliminary388 audit report within 120 days after the conclusion of the audit.

(h) Allow the pharmacy to produce documentation to address a discrepancy or audit finding within 10 business days after the preliminary audit report is delivered to the pharmacy.

(i) Provide the pharmacy with a copy of the final audit report within 6 months after the pharmacy's receipt of the preliminary audit report.

(j) Calculate any recoupment or penalties based on actual overpayments and not according to the accounting practice of extrapolation.

(5) A pharmacy benefits plan or program health insurer or health maintenance organization that, under terms of a contract, transfers to a pharmacy benefit manager the obligation to pay a pharmacy licensed under chapter 465 for any pharmacy benefit claims arising from services provided to or for the benefit of an insured or subscriber remains responsible for a violation of this section.

405 Section 8. Subsection (1) of section 626.88, Florida 406 Statutes, is amended, and subsection (6) is added to that

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407 section, to read:

408 626.88 Definitions.—For the purposes of this part, the 409 term:

410 (1) "Administrator" means is any person who directly or 411 indirectly solicits or effects coverage of, collects charges or 412 premiums from, or adjusts or settles claims on residents of this 413 state in connection with authorized commercial self-insurance funds or with insured or self-insured programs which provide 414 415 life or health insurance coverage or coverage of any other expenses described in s. 624.33(1); or any person who, through a 416 417 health care risk contract as defined in s. 641.234 with an 418 insurer or health maintenance organization, provides billing and 419 collection services to health insurers and health maintenance 420 organizations on behalf of health care providers; or a pharmacy benefit manager. The term does not include, other than any of 421 422 the following persons:

(a) An employer or wholly owned direct or indirect
subsidiary of an employer, on behalf of such employer's
employees or the employees of one or more subsidiary or
affiliated corporations of such employer.

427

(b) A union on behalf of its members.

(c) An insurance company which is either authorized to transact insurance in this state or is acting as an insurer with respect to a policy lawfully issued and delivered by such company in and pursuant to the laws of a state in which the insurer was authorized to transact an insurance business.

(d) A health care services plan, health maintenance
organization, professional service plan corporation, or person
in the business of providing continuing care, possessing a valid

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436 certificate of authority issued by the office, and the sales 437 representatives thereof, if the activities of such entity are 438 limited to the activities permitted under the certificate of 439 authority.

440 (e) An entity that is affiliated with an insurer and that 441 only performs the contractual duties, between the administrator 442 and the insurer, of an administrator for the direct and assumed insurance business of the affiliated insurer. The insurer is 443 444 responsible for the acts of the administrator and is responsible 445 for providing all of the administrator's books and records to the insurance commissioner, upon a request from the insurance 446 447 commissioner. For purposes of this paragraph, the term "insurer" 448 means a licensed insurance company, health maintenance 449 organization, prepaid limited health service organization, or 450 prepaid health clinic.

(f) A nonresident entity licensed in its state of domicile as an administrator if its duties in this state are limited to the administration of a group policy or plan of insurance and no more than a total of 100 lives for all plans reside in this state.

456 (g) An insurance agent licensed in this state whose457 activities are limited exclusively to the sale of insurance.

(h) A person appointed as a managing general agent in this
state, whose activities are limited exclusively to the scope of
activities conveyed under such appointment.

461 (i) An adjuster licensed in this state whose activities are462 limited to the adjustment of claims.

(j) A creditor on behalf of such creditor's debtors with respect to insurance covering a debt between the creditor and

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465 its debtors.

(k) A trust and its trustees, agents, and employees acting
pursuant to such trust established in conformity with 29 U.S.C.
s. 186.

469 (1) A trust exempt from taxation under s. 501(a) of the 470 Internal Revenue Code, a trust satisfying the requirements of 471 ss. 624.438 and 624.439, or any governmental trust as defined in 472 s. 624.33(3), and the trustees and employees acting pursuant to 473 such trust, or a custodian and its agents and employees, 474 including individuals representing the trustees in overseeing 475 the activities of a service company or administrator, acting 476 pursuant to a custodial account which meets the requirements of 477 s. 401(f) of the Internal Revenue Code.

(m) A financial institution which is subject to supervision
or examination by federal or state authorities or a mortgage
lender licensed under chapter 494 who collects and remits
premiums to licensed insurance agents or authorized insurers
concurrently or in connection with mortgage loan payments.

(n) A credit card issuing company which advances for and collects premiums or charges from its credit card holders who have authorized such collection if such company does not adjust or settle claims.

(0) A person who adjusts or settles claims in the normal
course of such person's practice or employment as an attorney at
law and who does not collect charges or premiums in connection
with life or health insurance coverage.

(p) A person approved by the department who administersonly self-insured workers' compensation plans.

(q) A service company or service agent and its employees,

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| 1 | |
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| 494 | authorized in accordance with ss. 626.895-626.899, serving only |
| 495 | a single employer plan, multiple-employer welfare arrangements, |
| 496 | or a combination thereof. |
| 497 | (r) Any provider or group practice, as defined in s. |
| 498 | 456.053, providing services under the scope of the license of |
| 499 | the provider or the member of the group practice. |
| 500 | (s) Any hospital providing billing, claims, and collection |
| 501 | services solely on its own and its physicians' behalf and |
| 502 | providing services under the scope of its license. |
| 503 | (t) A corporation not for profit whose membership consists |
| 504 | entirely of local governmental units authorized to enter into |
| 505 | risk management consortiums under s. 112.08. |
| 506 | |
| 507 | A person who provides billing and collection services to health |
| 508 | insurers and health maintenance organizations on behalf of |
| 509 | health care providers shall comply with the provisions of ss. |
| 510 | 627.6131, 641.3155, and 641.51(4). |
| 511 | (6) "Pharmacy benefit manager" means a person or an entity |
| 512 | doing business in this state which contracts to administer |
| 513 | prescription drug benefits on behalf of a pharmacy benefits plan |
| 514 | or program as defined in s. 626.8825. The term includes, but is |
| 515 | not limited to, a person or an entity that performs one or more |
| 516 | of the following services on behalf of such plan or program: |
| 517 | (a) Pharmacy claims processing. |
| 518 | (b) Administration or management of a pharmacy discount |
| 519 | card program and performance of any other service listed in this |
| 520 | subsection. |
| 521 | (c) Managing pharmacy networks or pharmacy reimbursement. |
| 522 | (d) Paying or managing claims for pharmacist services |
| 1 | |

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| F O O | |
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| 523 | provided to covered persons. |
| 524 | (e) Developing or managing a clinical formulary, including |
| 525 | utilization management or quality assurance programs. |
| 526 | (f) Pharmacy rebate administration. |
| 527 | (g) Managing patient compliance, therapeutic intervention, |
| 528 | or generic substitution programs. |
| 529 | (h) Administration or management of a mail-order pharmacy |
| 530 | program. |
| 531 | Section 9. Present subsections (3) through (6) of section |
| 532 | 626.8805, Florida Statutes, are redesignated as subsections (4) |
| 533 | through (7), respectively, a new subsection (3) and subsection |
| 534 | (8) are added to that section, and subsection (1) and present |
| 535 | subsection (3) of that section are amended, to read: |
| 536 | 626.8805 Certificate of authority to act as administrator.— |
| 537 | (1) It is unlawful for any person to act as or hold himself |
| 538 | or herself out to be an administrator in this state without a |
| 539 | valid certificate of authority issued by the office pursuant to |
| 540 | ss. 626.88-626.894. A pharmacy benefit manager that is |
| 541 | registered with the office under s. 624.490 as of June 30, 2023, |
| 542 | may continue to operate until January 1, 2024, as an |
| 543 | administrator without a certificate of authority and is not in |
| 544 | violation of the requirement to possess a valid certificate of |
| 545 | authority as an administrator during that timeframe. To qualify |
| 546 | for and hold authority to act as an administrator in this state, |
| 547 | an administrator must otherwise be in compliance with this code |
| 548 | and with its organizational agreement. The failure of any |
| 549 | person, excluding a pharmacy benefit manager, to hold such a |
| 550 | certificate while acting as an administrator shall subject such |
| 551 | person to a fine of not less than \$5,000 or more than \$10,000 |
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| 552 | for each violation. <u>A person who, on or after January 1, 2024,</u> |
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| 553 | does not hold a certificate of authority to act as an |
| 554 | administrator while operating as a pharmacy benefit manager is |
| 555 | subject to a fine of \$10,000 per violation per day. By January |
| 556 | 15, 2024, the office shall submit to the Governor, the President |
| 557 | of the Senate, and the Speaker of the House of Representatives a |
| 558 | report detailing whether each pharmacy benefit manager operating |
| 559 | in this state on January 1, 2024, obtained a certificate of |
| 560 | authority on or before that date as required by this section. |
| 561 | (3) An applicant that is a pharmacy benefit manager must |
| 562 | also submit all of the following: |
| 563 | (a) A complete biographical statement on forms prescribed |
| 564 | by the commission. |
| 565 | (b) An independent background report as prescribed by the |
| 566 | commission. |
| 567 | (c) A full set of fingerprints of all of the individuals |
| 568 | referenced in paragraph (2)(c) to the office or to a vendor, |
| 569 | entity, or agency authorized by s. 943.053(13). The office, |
| 570 | vendor, entity, or agency, as applicable, shall forward the |
| 571 | fingerprints to the Department of Law Enforcement for state |
| 572 | processing, and the Department of Law Enforcement shall forward |
| 573 | the fingerprints to the Federal Bureau of Investigation for |
| 574 | national processing in accordance with s. 943.053 and 28 C.F.R. |
| 575 | <u>s. 20.</u> |
| 576 | (d) A self-disclosure of any administrative, civil, or |
| 577 | criminal complaints, settlements, or discipline of the |
| 578 | applicant, or any of the applicant's affiliates, which relate to |
| 579 | a violation of the insurance laws, including pharmacy benefit |
| 580 | manager laws, in any state. |
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| 581 | (e) A statement attesting to compliance with the network |
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| 582 | requirements in s. 626.8825 beginning January 1, 2024. |
| 583 | (4)(a) (3) The applicant shall make available for inspection |
| 584 | by the office copies of all contracts relating to services |
| 585 | provided by the administrator to insurers or other persons using |
| 586 | the services of the administrator. |
| 587 | (b) An applicant that is a pharmacy benefit manager shall |
| 588 | also make available for inspection by the office: |
| 589 | 1. Copies of all contract templates with any pharmacy as |
| 590 | defined in s. 465.003; and |
| 591 | 2. Copies of all subcontracts to support its operations. |
| 592 | (8) A pharmacy benefit manager is exempt from fees |
| 593 | associated with the initial application and the annual filing |
| 594 | <u>fees in s. 626.89.</u> |
| 595 | Section 10. Section 626.8814, Florida Statutes, is amended |
| 596 | to read: |
| 597 | 626.8814 Disclosure of ownership or affiliation |
| 598 | (1) Each administrator shall identify to the office any |
| 599 | ownership interest or affiliation of any kind with any insurance |
| 600 | company responsible for providing benefits directly or through |
| 601 | reinsurance to any plan for which the administrator provides |
| 602 | administrative services. |
| 603 | (2) Pharmacy benefit managers shall also identify to the |
| 604 | office any ownership affiliation of any kind with any pharmacy |
| 605 | which, either directly or indirectly, through one or more |
| 606 | intermediaries: |
| 607 | (a) Has an investment or ownership interest in a pharmacy |
| 608 | benefit manager holding a certificate of authority issued under |
| 609 | this part; |

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| 610 | (b) Shares common ownership with a pharmacy benefit manager |
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| 611 | holding a certificate of authority issued under this part; or |
| 612 | (c) Has an investor or a holder of an ownership interest |
| 613 | which is a pharmacy benefit manager holding a certificate of |
| 614 | authority issued under this part. |
| 615 | (3) A pharmacy benefit manager shall report any change in |
| 616 | information required by subsection (2) to the office in writing |
| 617 | within 60 days after the change occurs. |
| 618 | Section 11. Section 626.8825, Florida Statutes, is created |
| 619 | to read: |
| 620 | 626.8825 Pharmacy benefit manager transparency and |
| 621 | accountability |
| 622 | (1) DEFINITIONSAs used in this section, the term: |
| 623 | (a) "Adjudication transaction fee" means a fee charged by |
| 624 | the pharmacy benefit manager to the pharmacy for electronic |
| 625 | claim submissions. |
| 626 | (b) "Affiliated pharmacy" means a pharmacy that, either |
| 627 | directly or indirectly through one or more intermediaries: |
| 628 | 1. Has an investment or ownership interest in a pharmacy |
| 629 | benefit manager holding a certificate of authority issued under |
| 630 | this part; |
| 631 | 2. Shares common ownership with a pharmacy benefit manager |
| 632 | holding a certificate of authority issued under this part; or |
| 633 | 3. Has an investor or a holder of an ownership interest |
| 634 | which is a pharmacy benefit manager holding a certificate of |
| 635 | authority issued under this part. |
| 636 | (c) "Brand name or generic effective rate" means the |
| 637 | contractual rate set forth by a pharmacy benefit manager for the |
| 638 | reimbursement of covered brand name or generic drugs, calculated |

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| 639 | using the total payments in the aggregate, by drug type, during |
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| 640 | the performance period. The effective rates are typically |
| 641 | calculated as a discount from industry benchmarks, such as |
| 642 | average wholesale price or wholesale acquisition cost. |
| 643 | (d) "Covered person" means a person covered by, |
| 644 | participating in, or receiving the benefit of a pharmacy |
| 645 | benefits plan or program. |
| 646 | (e) "Direct and indirect remuneration fees" means price |
| 647 | concessions that are paid to the pharmacy benefit manager by the |
| 648 | pharmacy retrospectively and that cannot be calculated at the |
| 649 | point of sale. The term may also include discounts, chargebacks |
| 650 | or rebates, cash discounts, free goods contingent on a purchase |
| 651 | agreement, upfront payments, coupons, goods in kind, free or |
| 652 | reduced-price services, grants, or other price concessions or |
| 653 | similar benefits from manufacturers, pharmacies, or similar |
| 654 | entities. |
| 655 | (f) "Dispensing fee" means a fee intended to cover |
| 656 | reasonable costs associated with providing the drug to a covered |
| 657 | person. This cost includes the pharmacist's services and the |
| 658 | overhead associated with maintaining the facility and equipment |
| 659 | necessary to operate the pharmacy. |
| 660 | (g) "Effective rate guarantee" means the minimum ingredient |
| 661 | cost reimbursement a pharmacy benefit manager guarantees it will |
| 662 | pay for pharmacist services during the applicable measurement |
| 663 | period. |
| 664 | (h) "Erroneous claims" means pharmacy claims submitted in |
| 665 | error, including, but not limited to, unintended, incorrect, |
| 666 | fraudulent, or test claims. |
| 667 | (i) "Group purchasing organization" means an entity |

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| benefits plan or program which uses purchasing volume aggregates |
|--|
| as leverage to negotiate discounts and rebates for covered |
| prescription drugs with pharmaceutical manufacturers, |
| distributors, and wholesale vendors. |
| (j) "Incentive payment" means a retrospective monetary |
| payment made as a reward or recognition by the pharmacy benefits |
| plan or program or pharmacy benefit manager to a pharmacy for |
| meeting or exceeding predefined pharmacy performance metrics as |
| related to quality measures, such as Healthcare Effectiveness |
| Data and Information Set measures. |
| (k) "Maximum allowable cost appeal pricing adjustment" |
| means a retrospective positive payment adjustment made to a |
| pharmacy by the pharmacy benefits plan or program or by the |
| pharmacy benefit manager pursuant to an approved maximum |
| allowable cost appeal request submitted by the same pharmacy to |
| dispute the amount reimbursed for a drug based on the pharmacy |
| benefit manager's listed maximum allowable cost price. |
| (1) "Monetary recoupments" means rescinded or recouped |
| payments from a pharmacy or provider by the pharmacy benefits |
| plan or program or by the pharmacy benefit manager. |
| (m) "Network" means a group of pharmacies that agree to |
| provide pharmacist services to covered persons on behalf of a |
| pharmacy benefits plan or program or a group of pharmacy |
| benefits plans or programs in exchange for payment for such |
| services. The term includes a pharmacy that generally dispenses |
| outpatient prescription drugs to covered persons. |
| (n) "Network reconciliation offsets" means a process during |
| annual payment reconciliation between a pharmacy benefit manager |
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| 697 | and a pharmacy which allows the pharmacy benefit manager to |
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| 698 | offset an amount for overperformance or underperformance of |
| 699 | contractual guarantees across guaranteed line items, channels, |
| 700 | networks, or payors, as applicable. |
| 701 | (o) "Participation contract" means any agreement between a |
| 702 | pharmacy benefit manager and pharmacy for the provision and |
| 703 | reimbursement of pharmacist services and any exhibits, |
| 704 | attachments, amendments, or addendums to such agreement. |
| 705 | (p) "Pass-through pricing model" means a payment model used |
| 706 | by a pharmacy benefit manager in which the payments made by the |
| 707 | pharmacy benefits plan or program to the pharmacy benefit |
| 708 | manager for the covered outpatient drugs are: |
| 709 | 1. Equivalent to the payments the pharmacy benefit manager |
| 710 | makes to a dispensing pharmacy or provider for such drugs, |
| 711 | including any contracted professional dispensing fee between the |
| 712 | pharmacy benefit manager and its network of pharmacies. Such |
| 713 | dispensing fee would be paid if the pharmacy benefits plan or |
| 714 | program was making the payments directly. |
| 715 | 2. Passed through in their entirety by the pharmacy |
| 716 | benefits plan or program or by the pharmacy benefit manager to |
| 717 | the pharmacy or provider that dispenses the drugs, and the |
| 718 | payments are made in a manner that is not offset by any |
| 719 | reconciliation. |
| 720 | (q) "Pharmacist" has the same meaning as in s. 465.003. |
| 721 | (r) "Pharmacist services" means products, goods, and |
| 722 | services or any combination of products, goods, and services |
| 723 | provided as part of the practice of the profession of pharmacy |
| 724 | as defined in s. 465.003 or otherwise covered by a pharmacy |
| 725 | benefits plan or program. |

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| 726 | (s) "Pharmacy" has the same meaning as in s. 465.003. |
|-----|---|
| 727 | (t) "Pharmacy benefit manager" has the same meaning as in |
| 728 | <u>s. 626.88.</u> |
| 729 | (u) "Pharmacy benefits plan or program" means a plan or |
| 730 | program that pays for, reimburses, covers the cost of, or |
| 731 | provides access to discounts on pharmacist services provided by |
| 732 | one or more pharmacies to covered persons who reside in, are |
| 733 | employed by, or receive pharmacist services from this state. |
| 734 | 1. The term includes, but is not limited to, health |
| 735 | maintenance organizations, health insurers, self-insured |
| 736 | employer health plans, discount card programs, and government- |
| 737 | funded health plans, including the Statewide Medicaid Managed |
| 738 | Care program established pursuant to part IV of chapter 409 and |
| 739 | the state group insurance program pursuant to part I of chapter |
| 740 | <u>110.</u> |
| 741 | 2. The term excludes such a plan or program under chapter |
| 742 | 440. |
| 743 | (v) "Rebate" means all payments that accrue to a pharmacy |
| 744 | benefit manager or its pharmacy benefits plan or program client |
| 745 | or an affiliated group purchasing organization, directly or |
| 746 | indirectly, from a pharmaceutical manufacturer, including, but |
| 747 | not limited to, discounts, administration fees, credits, |
| 748 | incentives, or penalties associated directly or indirectly in |
| 749 | any way with claims administered on behalf of a pharmacy |
| 750 | benefits plan or program client. |
| 751 | (w) "Spread pricing" is the practice in which a pharmacy |
| 752 | benefit manager charges a pharmacy benefits plan or program a |
| 753 | different amount for pharmacist services than the amount the |
| 754 | pharmacy benefit manager reimburses a pharmacy for such |

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| 755 | pharmacist services. |
| 756 | (x) "Usual and customary price" means the amount charged to |
| 757 | cash customers for a pharmacist service exclusive of sales tax |
| 758 | or other amounts claimed. |
| 759 | (2) CONTRACTS BETWEEN A PHARMACY BENEFIT MANAGER AND A |
| 760 | PHARMACY BENEFITS PLAN OR PROGRAMIn addition to any other |
| 761 | requirements in the Florida Insurance Code, all contractual |
| 762 | arrangements executed, amended, adjusted, or renewed on or after |
| 763 | July 1, 2023, which are applicable to pharmacy benefits covered |
| 764 | on or after January 1, 2024, between a pharmacy benefit manager |
| 765 | and a pharmacy benefits plan or program must include, in |
| 766 | substantial form, terms that ensure compliance with all of the |
| 767 | following requirements and that, except to the extent not |
| 768 | allowed by law, shall supersede any contractual terms to the |
| 769 | contrary: |
| 770 | (a) Use a pass-through pricing model, remaining consistent |
| 771 | with the prohibition in paragraph (3)(c). |
| 772 | (b) Exclude terms that allow for the direct or indirect |
| 773 | engagement in the practice of spread pricing unless the pharmacy |
| 774 | benefit manager passes along the entire amount of such |
| 775 | difference to the pharmacy benefits plan or program as allowable |
| 776 | under paragraph (a). |
| 777 | (c) Ensure that funds received in relation to providing |
| 778 | services for a pharmacy benefits plan or program or a pharmacy |
| 779 | are used or distributed only pursuant to the pharmacy benefit |
| 780 | manager's contract with the pharmacy benefits plan or program or |
| 781 | with the pharmacy or as otherwise required by applicable law. |
| 782 | (d) Require the pharmacy benefit manager to pass 100 |
| 783 | percent of all prescription drug manufacturer rebates, including |

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| 784 | nonresident prescription drug manufacturer rebates, received to |
|-----|--|
| 785 | the pharmacy benefits plan or program, if the contractual |
| 786 | arrangement delegates the negotiation of rebates to the pharmacy |
| 787 | benefit manager, for the sole purpose of offsetting defined cost |
| 788 | sharing and reducing premiums of covered persons. Any excess |
| 789 | rebate revenue after the pharmacy benefit manager and the |
| 790 | pharmacy benefits plan or program have taken all actions |
| 791 | required under this paragraph must be used for the sole purpose |
| 792 | of offsetting copayments and deductibles of covered persons. |
| 793 | This paragraph does not apply to contracts involving Medicaid |
| 794 | managed care plans. |
| 795 | (e) Include network adequacy requirements that meet or |
| 796 | exceed Medicare Part D program standards for convenient access |
| 797 | to the network pharmacies set forth in 42 C.F.R. s. |
| 798 | 423.120(a)(1) and that: |
| 799 | 1. Do not limit a network to solely include affiliated |
| 800 | pharmacies; |
| 801 | 2. Require a pharmacy benefit manager to offer a provider |
| 802 | contract to licensed pharmacies physically located on the |
| 803 | physical site of providers that are: |
| 804 | a. Within the pharmacy benefits plan's or program's |
| 805 | geographic service area and that have been specifically |
| 806 | designated as essential providers by the Agency for Health Care |
| 807 | Administration pursuant to s. 409.975(1)(a); |
| 808 | b. Designated as cancer centers of excellence under s. |
| 809 | 381.925, regardless of the pharmacy benefits plan's or program's |
| 810 | geographic service area; |
| 811 | c. Organ transplant hospitals, regardless of the pharmacy |
| 812 | benefits plan's or program's geographic service area; |
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| 813 | d. Hospitals licensed as specialty children's hospitals as |
|-----|--|
| 814 | defined in s. 395.002; or |
| 815 | e. Regional perinatal intensive care centers as defined in |
| 816 | s. 383.16(2), regardless of the pharmacy benefits plan's or |
| 817 | program's geographic service area. |
| 818 | |
| 819 | Such provider contracts must be solely for the administration or |
| 820 | dispensing of covered prescription drugs, including biological |
| 821 | products, which are administered through infusions, |
| 822 | intravenously injected, or inhaled during a surgical procedure |
| 823 | or are covered parenteral drugs, as part of onsite outpatient |
| 824 | care; |
| 825 | 3. Do not require a covered person to receive a |
| 826 | prescription drug by United States mail, common carrier, local |
| 827 | courier, third-party company or delivery service, or pharmacy |
| 828 | direct delivery unless the prescription drug cannot be acquired |
| 829 | at any retail pharmacy in the pharmacy benefit manager's network |
| 830 | for the covered person's pharmacy benefits plan or program. This |
| 831 | subparagraph does not prohibit a pharmacy benefit manager from |
| 832 | operating mail order or delivery programs on an opt-in basis at |
| 833 | the sole discretion of a covered person, provided that the |
| 834 | covered person is not penalized through the imposition of any |
| 835 | additional retail cost-sharing obligations or a lower allowed- |
| 836 | quantity limit for choosing not to select the mail order or |
| 837 | delivery programs; |
| 838 | 4. For the in-person administration of covered prescription |
| 839 | drugs, prohibit requiring a covered person to receive pharmacist |
| 840 | services from an affiliated pharmacy or an affiliated health |
| 841 | care provider; and |

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| I | |
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| 842 | 5. Prohibit offering or implementing pharmacy networks that |
| 843 | require or provide a promotional item or an incentive, defined |
| 844 | as anything other than a reduced cost-sharing amount or enhanced |
| 845 | quantity limit allowed under the benefit design for a covered |
| 846 | drug, to a covered person to use an affiliated pharmacy or an |
| 847 | affiliated health care provider for the in-person administration |
| 848 | of covered prescription drugs; or advertising, marketing, or |
| 849 | promoting an affiliated pharmacy to covered persons. Subject to |
| 850 | the foregoing, a pharmacy benefit manager may include an |
| 851 | affiliated pharmacy in communications to covered persons |
| 852 | regarding network pharmacies and prices, provided that the |
| 853 | pharmacy benefit manager includes information, such as links to |
| 854 | all nonaffiliated network pharmacies, in such communications and |
| 855 | that the information provided is accurate and of equal |
| 856 | prominence. This subparagraph may not be construed to prohibit a |
| 857 | pharmacy benefit manager from entering into an agreement with an |
| 858 | affiliated pharmacy to provide pharmacist services to covered |
| 859 | persons. |
| 860 | (f) Prohibit the ability of a pharmacy benefit manager to |
| 861 | condition participation in one pharmacy network on participation |
| 862 | in any other pharmacy network or penalize a pharmacy for |
| 863 | exercising its prerogative not to participate in a specific |
| 864 | pharmacy network. |
| 865 | (g) Prohibit a pharmacy benefit manager from instituting a |
| 866 | network that requires a pharmacy to meet accreditation standards |
| 867 | inconsistent with or more stringent than applicable federal and |
| 868 | state requirements for licensure and operation as a pharmacy in |
| 869 | this state. However, a pharmacy benefit manager may specify |
| 870 | additional specialty networks that require enhanced standards |
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| 871 | related to the safety and competency necessary to meet the |
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| 872 | United States Food and Drug Administration's limited |
| 873 | distribution requirements for dispensing any drug that, on a |
| 874 | drug-by-drug basis, requires extraordinary special handling, |
| 875 | provider coordination, or clinical care or monitoring when such |
| 876 | extraordinary requirements cannot be met by a retail pharmacy. |
| 877 | For purposes of this paragraph, drugs requiring extraordinary |
| 878 | special handling are limited to drugs that are subject to a risk |
| 879 | evaluation and mitigation strategy approved by the United States |
| 880 | Food and Drug Administration and that: |
| 881 | 1. Require special certification of a health care provider |
| 882 | to prescribe, receive, dispense, or administer; or |
| 883 | 2. Require special handling due to the molecular complexity |
| 884 | or cytotoxic properties of the biologic or biosimilar product or |
| 885 | drug. |
| 886 | |
| 887 | For participation in a specialty network, a pharmacy benefit |
| 888 | manager may not require a pharmacy to meet requirements for |
| 889 | participation beyond those necessary to demonstrate the |
| 890 | pharmacy's ability to dispense the drug in accordance with the |
| 891 | United States Food and Drug Administration's approved |
| 892 | manufacturer labeling. |
| 893 | (h)1. At a minimum, require the pharmacy benefit manager or |
| 894 | pharmacy benefits plan or program to, upon revising its |
| 895 | formulary of covered prescription drugs during a plan year, |
| 896 | provide a 60-day continuity-of-care period in which the covered |
| 897 | prescription drug that is being revised from the formulary |
| 898 | continues to be provided at the same cost for the patient for a |
| 899 | period of 60 days. The 60-day continuity-of-care period |

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| 900 | commences upon notification to the patient. This requirement |
|-----|--|
| 901 | does not apply if the covered prescription drug: |
| 902 | a. Has been approved and made available over the counter by |
| 903 | the United States Food and Drug Administration and has entered |
| 904 | the commercial market as such; |
| 905 | b. Has been removed or withdrawn from the commercial market |
| 906 | by the manufacturer; or |
| 907 | c. Is subject to an involuntary recall by state or federal |
| 908 | authorities and is no longer available on the commercial market. |
| 909 | 2. Beginning January 1, 2024, and annually thereafter, the |
| 910 | pharmacy benefits plan or program shall submit to the office, |
| 911 | under the penalty of perjury, a statement attesting to its |
| 912 | compliance with the requirements of this subsection. |
| 913 | (3) CONTRACTS BETWEEN A PHARMACY BENEFIT MANAGER AND A |
| 914 | PARTICIPATING PHARMACYIn addition to other requirements in the |
| 915 | Florida Insurance Code, a participation contract executed, |
| 916 | amended, adjusted, or renewed on or after July 1, 2023, that |
| 917 | applies to pharmacist services on or after January 1, 2024, |
| 918 | between a pharmacy benefit manager and one or more pharmacies or |
| 919 | pharmacists, must include, in substantial form, terms that |
| 920 | ensure compliance with all of the following requirements, and |
| 921 | that, except to the extent not allowed by law, shall supersede |
| 922 | any contractual terms in the participation contract to the |
| 923 | contrary: |
| 924 | (a) At the time of adjudication for electronic claims or |
| 925 | the time of reimbursement for nonelectronic claims, the pharmacy |
| 926 | benefit manager shall provide the pharmacy with a remittance, |
| 927 | including such detailed information as is necessary for the |
| 928 | pharmacy or pharmacist to identify the reimbursement schedule |

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| 929 | for the energific network applicable to the claim and which is |
|-----|--|
| | for the specific network applicable to the claim and which is |
| 930 | the basis used by the pharmacy benefit manager to calculate the |
| 931 | amount of reimbursement paid. This information must include, but |
| 932 | is not limited to, the applicable network reimbursement ID or |
| 933 | plan ID as defined in the most current version of the National |
| 934 | Council for Prescription Drug Programs (NCPDP) Telecommunication |
| 935 | Standard Implementation Guide, or its nationally recognized |
| 936 | successor industry guide. The commission shall adopt rules to |
| 937 | implement this paragraph. |
| 938 | (b) The pharmacy benefit manager must ensure that any basis |
| 939 | of reimbursement information is communicated to a pharmacy in |
| 940 | accordance with the NCPDP Telecommunication Standard |
| 941 | Implementation Guide, or its nationally recognized successor |
| 942 | industry guide, when performing reconciliation for any effective |
| 943 | rate guarantee, and that such basis of reimbursement information |
| 944 | communicated is accurate, corresponds with the applicable |
| 945 | network rate, and may be relied upon by the pharmacy. |
| 946 | (c) A prohibition of financial clawbacks, reconciliation |
| 947 | offsets, or offsets to adjudicated claims. A pharmacy benefit |
| 948 | manager may not charge, withhold, or recoup direct or indirect |
| 949 | remuneration fees, dispensing fees, brand name or generic |
| 950 | effective rate adjustments through reconciliation, or any other |
| 951 | monetary charge, withholding, or recoupments as related to |
| 952 | discounts, multiple network reconciliation offsets, adjudication |
| 953 | transaction fees, and any other instance when a fee may be |
| 954 | recouped from a pharmacy. This prohibition does not apply to: |
| 955 | 1. Any incentive payments provided by the pharmacy benefit |
| 956 | manager to a network pharmacy for meeting or exceeding |
| 957 | predefined quality measures, such as Healthcare Effectiveness |
| | |

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| Data and Information Set measures; recoupment due to an |
|--|
| erroneous claim, fraud, waste, or abuse; a claim adjudicated in |
| error; a maximum allowable cost appeal pricing adjustment; or an |
| adjustment made as part of a pharmacy audit pursuant to s. |
| 624.491. |
| 2. Any recoupment that is returned to the state for |
| programs in chapter 409 or the state group insurance program in |
| <u>s. 110.123.</u> |
| (d) A pharmacy benefit manager may not unilaterally change |
| the terms of any participation contract. |
| (e) Unless otherwise prohibited by law, a pharmacy benefit |
| manager may not prohibit a pharmacy or pharmacist from: |
| 1. Offering mail or delivery services on an opt-in basis at |
| the sole discretion of the covered person. |
| 2. Mailing or delivering a prescription drug to a covered |
| person upon his or her request. |
| 3. Charging a shipping or handling fee to a covered person |
| requesting a prescription drug be mailed or delivered if the |
| pharmacy or pharmacist discloses to the covered person before |
| the mailing or delivery the amount of the fee that will be |
| charged and that the fee may not be reimbursable by the covered |
| person's pharmacy benefits plan or program. |
| (f) The pharmacy benefit manager must provide a pharmacy, |
| upon its request, a list of pharmacy benefits plans or programs |
| in which the pharmacy is a part of the network. Updates to the |
| list must be communicated to the pharmacy within 7 days. The |
| pharmacy benefit manager may not restrict the pharmacy or |
| pharmacist from disclosing this information to the public. |
| (g) The pharmacy benefit manager must ensure that the |
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| 987 | Electronic Remittance Advice contains claim level payment |
|------|--|
| 988 | adjustments in accordance with the American National Standards |
| 989 | Institute Accredited Standards Committee, X12 format, and |
| 990 | includes or is accompanied by the appropriate level of detail |
| 991 | for the pharmacy to reconcile any debits or credits, including, |
| 992 | but not limited to, pharmacy NCPDP or NPI identifier, date of |
| 993 | service, prescription number, refill number, adjustment code, if |
| 994 | applicable, and transaction amount. |
| 995 | (h) The pharmacy benefit manager shall provide a reasonable |
| 996 | administrative appeal procedure to allow a pharmacy or |
| 997 | pharmacist to challenge the maximum allowable cost pricing |
| 998 | information and the reimbursement made under the maximum |
| 999 | allowable cost as defined in s. 627.64741 for a specific drug as |
| 1000 | being below the acquisition cost available to the challenging |
| 1001 | pharmacy or pharmacist. |
| 1002 | 1. The administrative appeal procedure must include a |
| 1003 | telephone number and e-mail address, or a website, for the |
| 1004 | purpose of submitting the administrative appeal. The appeal may |
| 1005 | be submitted by the pharmacy or an agent of the pharmacy |
| 1006 | directly to the pharmacy benefit manager or through a pharmacy |
| 1007 | service administration organization. The pharmacy or pharmacist |
| 1008 | must be given at least 30 business days after a maximum |
| 1009 | allowable cost update or after an adjudication for an electronic |
| 1010 | claim or reimbursement for a nonelectronic claim to file the |
| 1011 | administrative appeal. |
| 1012 | 2. The pharmacy benefit manager must respond to the |
| 1013 | administrative appeal within 30 business days after receipt of |
| 1014 | the appeal. |
| 1015 | 3. If the appeal is upheld, the pharmacy benefit manager |
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| 1016 | must: |
|------|--|
| 1017 | a. Update the maximum allowable cost pricing information to |
| 1018 | at least the acquisition cost available to the pharmacy; |
| 1019 | b. Permit the pharmacy or pharmacist to reverse and rebill |
| 1020 | the claim in question; |
| 1021 | c. Provide to the pharmacy or pharmacist the national drug |
| 1022 | code on which the increase or change is based; and |
| 1023 | d. Make the increase or change effective for each similarly |
| 1024 | situated pharmacy or pharmacist who is subject to the applicable |
| 1025 | maximum allowable cost pricing information. |
| 1026 | 4. If the appeal is denied, the pharmacy benefit manager |
| 1027 | must provide to the pharmacy or pharmacist the national drug |
| 1028 | code and the name of the national or regional pharmaceutical |
| 1029 | wholesalers operating in this state which have the drug |
| 1030 | currently in stock at a price below the maximum allowable cost |
| 1031 | pricing information. |
| 1032 | 5. Every 90 days, a pharmacy benefit manager shall report |
| 1033 | to the office the total number of appeals received and denied in |
| 1034 | the preceding 90-day period, with an explanation or reason for |
| 1035 | each denial, for each specific drug for which an appeal was |
| 1036 | submitted pursuant to this paragraph. |
| 1037 | Section 12. Section 626.8827, Florida Statutes, is created |
| 1038 | to read: |
| 1039 | 626.8827 Pharmacy benefit manager prohibited practicesIn |
| 1040 | addition to other prohibitions in this part, a pharmacy benefit |
| 1041 | manager may not do any of the following: |
| 1042 | (1) Prohibit, restrict, or penalize in any way a pharmacy |
| 1043 | or pharmacist from disclosing to any person any information that |
| 1044 | the pharmacy or pharmacist deems appropriate, including, but not |

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| 1045 | limited to, information regarding any of the following: |
|------|--|
| 1046 | (a) The nature of treatment, risks, or alternatives |
| 1047 | thereto. |
| 1048 | (b) The availability of alternate treatment, consultations, |
| 1049 | <u>or tests.</u> |
| 1050 | (c) The decision of utilization reviewers or similar |
| 1051 | persons to authorize or deny pharmacist services. |
| 1052 | (d) The process used to authorize or deny pharmacist |
| 1053 | services or benefits. |
| 1054 | (e) Information on financial incentives and structures used |
| 1055 | by the pharmacy benefits plan or program. |
| 1056 | (f) Information that may reduce the costs of pharmacist |
| 1057 | services. |
| 1058 | (g) Whether the cost-sharing obligation exceeds the retail |
| 1059 | price for a covered prescription drug and the availability of a |
| 1060 | more affordable alternative drug, pursuant to s. 465.0244. |
| 1061 | (2) Prohibit, restrict, or penalize in any way a pharmacy |
| 1062 | or pharmacist from disclosing information to the office, the |
| 1063 | Agency for Health Care Administration, Department of Management |
| 1064 | Services, law enforcement, or state and federal governmental |
| 1065 | officials, provided that the recipient of the information |
| 1066 | represents it has the authority, to the extent provided by state |
| 1067 | or federal law, to maintain proprietary information as |
| 1068 | confidential; and before disclosure of information designated as |
| 1069 | confidential, the pharmacist or pharmacy marks as confidential |
| 1070 | any document in which the information appears or requests |
| 1071 | confidential treatment for any oral communication of the |
| 1072 | information. |
| 1073 | (3) Communicate at the point-of-sale, or otherwise require, |
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| 1074 | a cost-sharing obligation for the covered person in an amount |
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| 1075 | that exceeds the lesser of: |
| 1076 | (a) The applicable cost-sharing amount under the applicable |
| 1077 | pharmacy benefits plan or program; or |
| 1078 | (b) The usual and customary price, as defined in s. |
| 1079 | 626.8825, of the pharmacist services. |
| 1080 | (4) Transfer or share records relative to prescription |
| 1081 | information containing patient-identifiable or prescriber- |
| 1082 | identifiable data to an affiliated pharmacy for any commercial |
| 1083 | purpose other than the limited purposes of facilitating pharmacy |
| 1084 | reimbursement, formulary compliance, or utilization review on |
| 1085 | behalf of the applicable pharmacy benefits plan or program. |
| 1086 | (5) Fail to make any payment due to a pharmacy for an |
| 1087 | adjudicated claim with a date of service before the effective |
| 1088 | date of a pharmacy's termination from a pharmacy benefit network |
| 1089 | unless payments are withheld because of fraud on the part of the |
| 1090 | pharmacy or except as otherwise required by law. |
| 1091 | (6) Terminate the contract of, penalize, or disadvantage a |
| 1092 | pharmacist or pharmacy due to a pharmacist or pharmacy: |
| 1093 | (a) Disclosing information about pharmacy benefit manager |
| 1094 | practices in accordance with this act; |
| 1095 | (b) Exercising any of its prerogatives under this part; or |
| 1096 | (c) Sharing any portion, or all, of the pharmacy benefit |
| 1097 | manager contract with the office pursuant to a complaint or a |
| 1098 | query regarding whether the contract is in compliance with this |
| 1099 | act. |
| 1100 | (7) Fail to comply with the requirements in s. 626.8825 or |
| 1101 | <u>s. 624.491.</u> |
| 1102 | Section 13. Section 626.8828, Florida Statutes, is created |

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| 1103 | to read: |
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| 1104 | 626.8828 Investigations and examinations of pharmacy |
| 1105 | benefit managers; expenses; penalties |
| 1106 | (1) The office may investigate administrators who are |
| 1107 | pharmacy benefit managers and applicants for authorization as |
| 1108 | provided in ss. 624.307 and 624.317. The office shall review any |
| 1109 | referral made pursuant to s. 624.307(10) and shall investigate |
| 1110 | any referral that, as determined by the Commissioner of |
| 1111 | Insurance Regulation or his or her designee, reasonably |
| 1112 | indicates a possible violation of this part. |
| 1113 | (2) (a) The office shall examine the business and affairs of |
| 1114 | each pharmacy benefit manager at least biennially. The biennial |
| 1115 | examination of each pharmacy benefit manager must be a |
| 1116 | systematic review for the purpose of determining the pharmacy |
| 1117 | benefit manager's compliance with all provisions of this part |
| 1118 | and all other laws or rules applicable to pharmacy benefit |
| 1119 | managers and must include a detailed review of the pharmacy |
| 1120 | benefit manager's compliance with ss. 626.8825 and 626.8827. The |
| 1121 | first 2-year cycle for conducting biennial reviews begins |
| 1122 | January 1, 2025. By January 15, 2026, and each January 15 |
| 1123 | thereafter, the office shall submit to the Governor, the |
| 1124 | President of the Senate, and the Speaker of the House of |
| 1125 | Representatives a report summarizing the results of the prior |
| 1126 | year's examinations which includes detailed descriptions of any |
| 1127 | violations committed by each pharmacy benefit manager and |
| 1128 | detailed reporting of actions taken by the office against each |
| 1129 | pharmacy benefit manager for such violations. Beginning with the |
| 1130 | 2027 report, and every 2 years thereafter, the report must |
| 1131 | document the office's compliance with the examination timeframe |

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| 1132 | requirements as provided in this paragraph. The office must |
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| 1133 | specify the number and percentage of all examination completed |
| 1134 | within the timeframe. |
| 1135 | (b) The office also may conduct additional examinations as |
| 1136 | often as it deems advisable or necessary for the purpose of |
| 1137 | ascertaining compliance with this part and any other laws or |
| 1138 | rules applicable to pharmacy benefit managers or applicants for |
| 1139 | authorization. |
| 1140 | (c) If a referral made pursuant to s. 624.307(10) |
| 1141 | reasonably indicates a pattern or practice of violations of this |
| 1142 | part by a pharmacy benefit manager, the office must begin an |
| 1143 | examination of the pharmacy benefit manager or include findings |
| 1144 | related to such referral within an ongoing examination. |
| 1145 | (d) Based on the findings of an examination that a pharmacy |
| 1146 | benefit manager or an applicant for authorization has exhibited |
| 1147 | a pattern or practice of knowing and willful violations of s. |
| 1148 | 626.8825 or s. 626.8827, the office may, pursuant to chapter |
| 1149 | 120, order a pharmacy benefit manager to file all contracts |
| 1150 | between the pharmacy benefit manager and pharmacies or pharmacy |
| 1151 | benefits plans or programs and any policies, guidelines, rules, |
| 1152 | protocols, standard operating procedures, instructions, or |
| 1153 | directives that govern or guide the manner in which the pharmacy |
| 1154 | benefit manager or applicant conducts business related to such |
| 1155 | knowing and willful violations for review and inspection for the |
| 1156 | following 36-month period. Such documents are public records and |
| 1157 | are not trade secrets or otherwise exempt from s. 119.07(1). As |
| 1158 | used in this section, the term: |
| 1159 | 1. "Contracts" means any contract to which s. 626.8825 is |
| 1160 | applicable. |

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| 1161 | 2. "Knowing and willful" means any act of commission or |
| 1162 | omission which is committed intentionally, as opposed to |
| 1163 | accidentally, and which is committed with knowledge of the act's |
| 1164 | unlawfulness or with reckless disregard as to the unlawfulness |
| 1165 | of the act. |
| 1166 | (e) Examinations may be conducted by an independent |
| 1167 | professional examiner under contract to the office, in which |
| 1168 | case payment must be made directly to the contracted examiner by |
| 1169 | the pharmacy benefit manager examined in accordance with the |
| 1170 | rates and terms agreed to by the office and the examiner. The |
| 1171 | commission shall adopt rules providing for the types of |
| 1172 | independent professional examiners who may conduct examinations |
| 1173 | under this section, which types must include, but need not be |
| 1174 | limited to, independent certified public accountants, actuaries, |
| 1175 | investment specialists, information technology specialists, or |
| 1176 | others meeting criteria specified by commission rule. The rules |
| 1177 | must also require that: |
| 1178 | 1. The rates charged to the pharmacy benefit manager being |
| 1179 | examined are consistent with rates charged by other firms in a |
| 1180 | similar profession and are comparable with the rates charged for |
| 1181 | comparable examinations. |
| 1182 | 2. The firm selected by the office to perform the |
| 1183 | examination has no conflicts of interest which might affect its |
| 1184 | ability to independently perform its responsibilities for the |
| 1185 | examination. |
| 1186 | (3) In making investigations and examinations of pharmacy |
| 1187 | benefit managers and applicants for authorization, the office |
| 1188 | and such pharmacy benefit manager are subject to all of the |
| 1189 | following provisions: |
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| 1190 | (a) Section 624.318, as to the conduct of examinations. |
| 1191 | (b) Section 624.319, as to examination and investigation |
| 1192 | reports. |
| 1193 | (c) Section 624.321, as to witnesses and evidence. |
| 1194 | (d) Section 624.322, as to compelled testimony. |
| 1195 | (e) Section 624.324, as to hearings. |
| 1196 | (f) Any other provision of chapter 624 applicable to the |
| 1197 | investigation or examination of a licensee under this part. |
| 1198 | (4)(a) A pharmacy benefit manager must maintain an accurate |
| 1199 | record of all contracts and records with all pharmacies and |
| 1200 | pharmacy benefits plans or programs for the duration of the |
| 1201 | contract, and for 5 years thereafter. Such contracts must be |
| 1202 | made available to the office and kept in a form accessible to |
| 1203 | the office. |
| 1204 | (b) The office may order any pharmacy benefit manager or |
| 1205 | applicant to produce any records, books, files, contracts, |
| 1206 | advertising and solicitation materials, or other information and |
| 1207 | may take statements under oath to determine whether the pharmacy |
| 1208 | benefit manager or applicant is in violation of the law or is |
| 1209 | acting contrary to the public interest. |
| 1210 | (5)(a) Notwithstanding s. 624.307(3), each pharmacy benefit |
| 1211 | manager and applicant for authorization must pay to the office |
| 1212 | the expenses of the examination or investigation. Such expenses |
| 1213 | include actual travel expenses, a reasonable living expense |
| 1214 | allowance, compensation of the examiner, investigator, or other |
| 1215 | person making the examination or investigation, and necessary |
| 1216 | costs of the office directly related to the examination or |
| 1217 | investigation. Such travel expenses and living expense |
| 1218 | allowances are limited to those expenses necessarily incurred on |
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| 1219 | account of the examination or investigation and shall be paid by |
| 1220 | the examined pharmacy benefit manager or applicant together with |
| 1221 | compensation upon presentation by the office to such pharmacy |
| 1222 | benefit manager or applicant of such charges and expenses after |
| 1223 | a detailed statement has been filed by the examiner and approved |
| 1224 | by the office. |
| 1225 | (b) All moneys collected from pharmacy benefit managers and |
| 1226 | applicants for authorization pursuant to this subsection shall |
| 1227 | be deposited into the Insurance Regulatory Trust Fund, and the |
| 1228 | office may make deposits from time to time into such fund from |
| 1229 | moneys appropriated for the operation of the office. |
| 1230 | (c) Notwithstanding s. 112.061, the office may pay to the |
| 1231 | examiner, investigator, or person making such examination or |
| 1232 | investigation out of such trust fund the actual travel expenses, |
| 1233 | reasonable living expense allowance, and compensation in |
| 1234 | accordance with the statement filed with the office by the |
| 1235 | examiner, investigator, or other person, as provided in |
| 1236 | paragraph (a). |
| 1237 | (6) In addition to any other enforcement authority |
| 1238 | available to the office, the office shall impose an |
| 1239 | administrative fine of \$5,000 for each violation of s. 626.8825 |
| 1240 | or s. 626.8827. Each instance of a violation of such sections by |
| 1241 | a pharmacy benefit manager against each individual pharmacy or |
| 1242 | prescription benefits plan or program constitutes a separate |
| 1243 | violation. Notwithstanding any other provision of law, there is |
| 1244 | no limitation on aggregate fines issued pursuant to this |
| 1245 | section. The proceeds from any administrative fine shall be |
| 1246 | deposited into the General Revenue Fund. |
| 1247 | (7) Failure by a pharmacy benefit manager to pay expenses |
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| 1248 | incurred or administrative fines imposed under this section is |
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| 1249 | grounds for the denial, suspension, or revocation of its |
| 1250 | certificate of authority. |
| 1251 | Section 14. Section 626.89, Florida Statutes, is amended to |
| 1252 | read: |
| 1253 | 626.89 Annual financial statement and filing fee; notice of |
| 1254 | change of ownership; pharmacy benefit manager filings |
| 1255 | (1) Each authorized administrator shall annually file with |
| 1256 | the office a full and true statement of its financial condition, |
| 1257 | transactions, and affairs within 3 months after the end of the |
| 1258 | administrator's fiscal year or within such extension of time as |
| 1259 | the office for good cause may have granted. The statement must |
| 1260 | be for the preceding fiscal year and must be in such form and |
| 1261 | contain such matters as the commission prescribes and must be |
| 1262 | verified by at least two officers of the administrator. |
| 1263 | (2) Each authorized administrator shall also file an |
| 1264 | audited financial statement performed by an independent |
| 1265 | certified public accountant. The audited financial statement |
| 1266 | must shall be filed with the office within 5 months after the |
| 1267 | end of the administrator's fiscal year and be for the preceding |
| 1268 | fiscal year. An audited financial statement prepared on a |
| 1269 | consolidated basis must include a columnar consolidating or |
| 1270 | combining worksheet that must be filed with the statement and |
| 1271 | must comply with the following: |

1272 (a) Amounts shown on the consolidated audited financial1273 statement must be shown on the worksheet;

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(b) Amounts for each entity must be stated separately; and

1275 (c) Explanations of consolidating and eliminating entries1276 must be included.

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| 1277 | (3) At the time of filing its annual statement, the |
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| 1278 | administrator shall pay a filing fee in the amount specified in |
| 1279 | s. 624.501 for the filing of an annual statement by an insurer. |
| 1280 | (4) In addition, the administrator shall immediately notify |
| 1281 | the office of any material change in its ownership. |
| 1282 | (5) A pharmacy benefit manager shall also notify the office |
| 1283 | within 30 days after any administrative, civil, or criminal |
| 1284 | complaints, settlements, or discipline of the pharmacy benefit |
| 1285 | manager or any of its affiliates which relate to a violation of |
| 1286 | the insurance laws, including pharmacy benefit laws in any |
| 1287 | state. |
| 1288 | (6) A pharmacy benefit manager shall also annually submit |
| 1289 | to the office a statement attesting to its compliance with the |
| 1290 | network requirements of s. 626.8825. |
| 1291 | (7) The commission may by rule require all or part of the |
| 1292 | statements or filings required under this section to be |
| 1293 | submitted by electronic means in a computer-readable form |
| 1294 | compatible with the electronic data format specified by the |
| 1295 | commission. |
| 1296 | Section 15. Subsection (5) is added to section 627.42393, |
| 1297 | Florida Statutes, to read: |
| 1298 | 627.42393 Step-therapy protocol |
| 1299 | (5) This section applies to a pharmacy benefit manager |
| 1300 | acting on behalf of a health insurer. |
| 1301 | Section 16. Subsections (2), (3), and (4) of section |
| 1302 | 627.64741, Florida Statutes, are amended to read: |
| 1303 | 627.64741 Pharmacy benefit manager contracts |
| 1304 | (2) In addition to the requirements of part VII of chapter |
| 1305 | $\underline{626}$, a contract between a health insurer and a pharmacy benefit |

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| 1306 | manager must require that the pharmacy benefit manager: |
| 1307 | (a) Update maximum allowable cost pricing information at |
| 1308 | least every 7 calendar days. |
| 1309 | (b) Maintain a process that will, in a timely manner, |
| 1310 | eliminate drugs from maximum allowable cost lists or modify drug |
| 1311 | prices to remain consistent with changes in pricing data used in |
| 1312 | formulating maximum allowable cost prices and product |
| 1313 | availability. |
| 1314 | (3) A contract between a health insurer and a pharmacy |
| 1315 | benefit manager must prohibit the pharmacy benefit manager from |
| 1316 | limiting a pharmacist's ability to disclose whether the cost- |
| 1317 | sharing obligation exceeds the retail price for a covered |
| 1318 | prescription drug, and the availability of a more affordable |
| 1319 | alternative drug, pursuant to s. 465.0244. |
| 1320 | (4) A contract between a health insurer and a pharmacy |
| 1321 | benefit manager must prohibit the pharmacy benefit manager from |
| 1322 | requiring an insured to make a payment for a prescription drug |
| 1323 | at the point of sale in an amount that exceeds the lesser of: |
| 1324 | (a) The applicable cost-sharing amount; or |
| 1325 | (b) The retail price of the drug in the absence of |
| 1326 | prescription drug coverage. |
| 1327 | Section 17. Subsections (2), (3), and (4) of section |
| 1328 | 627.6572, Florida Statutes, are amended to read: |
| 1329 | 627.6572 Pharmacy benefit manager contracts |
| 1330 | (2) In addition to the requirements of part VII of chapter |
| 1331 | $\underline{626}$, a contract between a health insurer and a pharmacy benefit |
| 1332 | manager must require that the pharmacy benefit manager: |
| 1333 | (a) Update maximum allowable cost pricing information at |
| 1334 | least every 7 calendar days. |
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| 1335 | (b) Maintain a process that will, in a timely manner, |
|------|--|
| 1336 | eliminate drugs from maximum allowable cost lists or modify drug |
| 1337 | prices to remain consistent with changes in pricing data used in |
| 1338 | formulating maximum allowable cost prices and product |
| 1339 | availability. |
| 1340 | (3) A contract between a health insurer and a pharmacy |
| 1341 | benefit manager must prohibit the pharmacy benefit manager from |
| 1342 | limiting a pharmacist's ability to disclose whether the cost- |
| 1343 | sharing obligation exceeds the retail price for a covered |
| 1344 | prescription drug, and the availability of a more affordable |
| 1345 | alternative drug, pursuant to s. 465.0244. |
| 1346 | (4) A contract between a health insurer and a pharmacy |
| 1347 | benefit manager must prohibit the pharmacy benefit manager from |
| 1348 | requiring an insured to make a payment for a prescription drug |
| 1349 | at the point of sale in an amount that exceeds the lesser of: |
| 1350 | (a) The applicable cost-sharing amount; or |
| 1351 | (b) The retail price of the drug in the absence of |
| 1352 | prescription drug coverage. |
| 1353 | Section 18. Paragraph (e) is added to subsection (46) of |
| 1354 | section 641.31, Florida Statutes, to read: |
| 1355 | 641.31 Health maintenance contracts |
| 1356 | (46) |
| 1357 | (e) This subsection applies to a pharmacy benefit manager |
| 1358 | acting on behalf of a health maintenance organization. |
| 1359 | Section 19. Subsections (2), (3), and (4) of section |
| 1360 | 641.314, Florida Statutes, are amended to read: |
| 1361 | 641.314 Pharmacy benefit manager contracts |
| 1362 | (2) In addition to the requirements of part VII of chapter |
| 1363 | $\underline{626}$, a contract between a health maintenance organization and a |

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| 1364 | pharmacy benefit manager must require that the pharmacy benefit |
|------|--|
| 1365 | manager: |
| 1366 | (a) Update maximum allowable cost pricing information at |
| 1367 | least every 7 calendar days. |
| 1368 | (b) Maintain a process that will, in a timely manner, |
| 1369 | eliminate drugs from maximum allowable cost lists or modify drug |
| 1370 | prices to remain consistent with changes in pricing data used in |
| 1371 | formulating maximum allowable cost prices and product |
| 1372 | availability. |
| 1373 | (3) A contract between a health maintenance organization |
| 1374 | and a pharmacy benefit manager must prohibit the pharmacy |
| 1375 | benefit manager from limiting a pharmacist's ability to disclose |
| 1376 | whether the cost-sharing obligation exceeds the retail price for |
| 1377 | a covered prescription drug, and the availability of a more |
| 1378 | affordable alternative drug, pursuant to s. 465.0244. |
| 1379 | (4) A contract between a health maintenance organization |
| 1380 | and a pharmacy benefit manager must prohibit the pharmacy |
| 1381 | benefit manager from requiring a subscriber to make a payment |
| 1382 | for a prescription drug at the point of sale in an amount that |
| 1383 | exceeds the lesser of: |
| 1384 | (a) The applicable cost-sharing amount; or |
| 1385 | (b) The retail price of the drug in the absence of |
| 1386 | prescription drug coverage. |
| 1387 | Section 20. (1) This act establishes requirements for |
| 1388 | pharmacy benefit managers as defined in s. 626.88, Florida |
| 1389 | Statutes, including, without limitation, pharmacy benefit |
| 1390 | managers in their performance of services for or otherwise on |
| 1391 | behalf of a pharmacy benefits plan or program as defined in s. |
| 1392 | 626.8825, Florida Statutes, which includes coverage pursuant to |
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| 1393 | Titles XVIII, XIX, or XXI of the Social Security Act, 42 U.S.C. |
|------|--|
| 1394 | ss. 1395 et seq., 1396 et seq., and 1397aa et seq., known as |
| 1395 | Medicare, Medicaid, or any other similar coverage under a state |
| 1396 | or Federal Government funded health plan, including the |
| 1397 | Statewide Medicaid Managed Care program established pursuant to |
| 1398 | part IV of chapter 409, Florida Statutes, and the state group |
| 1399 | insurance program pursuant to part I of chapter 110, Florida |
| 1400 | Statutes. |
| 1401 | (2) This act is not intended, nor may it be construed, to |
| 1402 | conflict with existing, relevant federal law. |
| 1403 | (3) If any provision of this act or its application to any |
| 1404 | person or circumstances is held invalid, the invalidity does not |
| 1405 | affect other provisions or applications of this act which can be |
| 1406 | given effect without the invalid provision or application, and |
| 1407 | to this end the provisions of this act are severable. |
| 1408 | Section 21. For the 2023-2024 fiscal year, the sum of |
| 1409 | \$980,705 in recurring funds and \$146,820 in nonrecurring funds |
| 1410 | from the Insurance Regulatory Trust Fund are appropriated to the |
| 1411 | Office of Insurance Regulation, and 10 full-time equivalent |
| 1412 | positions with associated salary rate of 644,877 are authorized, |
| 1413 | for the purpose of implementing this act. |
| 1414 | Section 22. This act shall take effect July 1, 2023. |
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