



26 small employer carriers to comply with certain  
27 requirements for prescription drug formulary changes;  
28 amending s. 641.31, F.S.; providing an exception to  
29 requirements relating to changes in a health  
30 maintenance organization's group contract; requiring  
31 health maintenance organizations to provide notice of  
32 prescription drug formulary changes within a certain  
33 timeframe to current and prospective subscribers and  
34 the subscribers' treating physicians; specifying  
35 requirements for the content of such notice and the  
36 manner in which it must be provided; specifying  
37 requirements for a notice of medical necessity  
38 submitted by the treating physician; authorizing  
39 health maintenance organizations to provide certain  
40 means for submitting the notice of medical necessity;  
41 requiring the commission to adopt a certain form by  
42 rule by a specified date; specifying a coverage  
43 requirement and restrictions on coverage modification  
44 by health maintenance organizations receiving a notice  
45 of medical necessity; providing construction and  
46 applicability; requiring health maintenance  
47 organizations to maintain a record of formulary  
48 changes; requiring health maintenance organizations to  
49 annually submit a specified report to the office by a  
50 specified date; requiring the office to annually

51 compile certain data and prepare a report, make the  
 52 report publicly accessible on its website, and submit  
 53 the report to the Governor and the Legislature by a  
 54 specified date; providing applicability; providing a  
 55 declaration of important state interest; providing an  
 56 effective date.

57

58 Be It Enacted by the Legislature of the State of Florida:

59

60 Section 1. Section 627.42394, Florida Statutes, is created  
 61 to read:

62 627.42394 Health insurance policies; changes to  
 63 prescription drug formularies; requirements.—

64 (1) At least 60 days before the effective date of any  
 65 change to a prescription drug formulary during a policy year, an  
 66 insurer issuing individual or group health insurance policies in  
 67 the state shall notify:

68 (a) Current and prospective insureds of the change in the  
 69 formulary in a readily accessible format on the insurer's  
 70 website; and

71 (b) Any insured currently receiving coverage for a  
 72 prescription drug for which the formulary change modifies  
 73 coverage and the insured's treating physician. Such notification  
 74 must be sent electronically and by first-class mail and must  
 75 include information on the specific drugs involved and a

76 statement that the submission of a notice of medical necessity  
 77 by the insured's treating physician to the insurer at least 30  
 78 days before the effective date of the formulary change will  
 79 result in continuation of coverage at the existing level.

80 (2) The notice provided by the treating physician to the  
 81 insurer must include a completed one-page form in which the  
 82 treating physician certifies to the insurer that the  
 83 prescription drug for the insured is medically necessary as  
 84 defined in s. 627.732(2). The treating physician shall submit  
 85 the notice electronically or by first-class mail. The insurer  
 86 may provide the treating physician with access to an electronic  
 87 portal through which the treating physician may electronically  
 88 submit the notice. By January 1, 2025, the commission shall  
 89 adopt by rule a form for the notice.

90 (3) If the treating physician certifies to the insurer in  
 91 accordance with subsection (2) that the prescription drug is  
 92 medically necessary for the insured, the insurer:

93 (a) Must authorize coverage for the prescribed drug until  
 94 the end of the policy year, based solely on the treating  
 95 physician's certification that the drug is medically necessary;  
 96 and

97 (b) May not modify the coverage related to the covered  
 98 drug during the policy year by:

99 1. Increasing the out-of-pocket costs for the covered  
 100 drug;

101        2. Moving the covered drug to a more restrictive tier;  
 102        3. Denying an insured coverage of the drug for which the  
 103 insured has been previously approved for coverage by the  
 104 insurer; or  
 105        4. Limiting or reducing coverage of the drug in any other  
 106 way, including subjecting it to a new prior authorization or  
 107 step-therapy requirement.  
 108        (4) Subsections (1), (2), and (3) do not:  
 109        (a) Prohibit the addition of prescription drugs to the  
 110 list of drugs covered under the policy during the policy year.  
 111        (b) Apply to a grandfathered health plan as defined in s.  
 112 627.402 or to benefits specified in s. 627.6513(1)-(14).  
 113        (c) Alter or amend s. 465.025, which provides conditions  
 114 under which a pharmacist may substitute a generically equivalent  
 115 drug product for a brand name drug product.  
 116        (d) Alter or amend s. 465.0252, which provides conditions  
 117 under which a pharmacist may dispense a substitute biological  
 118 product for the prescribed biological product.  
 119        (e) Apply to a Medicaid managed care plan under part IV of  
 120 chapter 409.  
 121        (5) A health insurer shall maintain a record of any change  
 122 in its formulary during a calendar year. By March 1 of each  
 123 year, a health insurer shall submit to the office a report  
 124 delineating such changes made in the previous calendar year. The  
 125 annual report must include, at a minimum:

126 (a) A list of all drugs removed from the formulary and the  
 127 reasons for the removal;

128 (b) A list of all drugs moved to a tier resulting in  
 129 additional out-of-pocket costs to insureds;

130 (c) The number of insureds notified by the insurer of a  
 131 change in the formulary; and

132 (d) The increased cost, by dollar amount, incurred by  
 133 insureds because of such change in the formulary.

134 (6) By May 1 of each year, the office shall:

135 (a) Compile the data in the annual reports submitted by  
 136 health insurers under subsection (5) and prepare a report  
 137 summarizing the data submitted;

138 (b) Make the report publicly accessible on its website;  
 139 and

140 (c) Submit the report to the Governor, the President of  
 141 the Senate, and the Speaker of the House of Representatives.

142 Section 2. Paragraph (e) of subsection (5) of section  
 143 627.6699, Florida Statutes, is amended to read:

144 627.6699 Employee Health Care Access Act.—

145 (5) AVAILABILITY OF COVERAGE.—

146 (e) All health benefit plans issued under this section  
 147 must comply with the following conditions:

148 1. For employers who have fewer than two employees, a late  
 149 enrollee may be excluded from coverage for no longer than 24  
 150 months if he or she was not covered by creditable coverage

151 continually to a date not more than 63 days before the effective  
152 date of his or her new coverage.

153 2. Any requirement used by a small employer carrier in  
154 determining whether to provide coverage to a small employer  
155 group, including requirements for minimum participation of  
156 eligible employees and minimum employer contributions, must be  
157 applied uniformly among all small employer groups having the  
158 same number of eligible employees applying for coverage or  
159 receiving coverage from the small employer carrier, except that  
160 a small employer carrier that participates in, administers, or  
161 issues health benefits pursuant to s. 381.0406 which do not  
162 include a preexisting condition exclusion may require as a  
163 condition of offering such benefits that the employer has had no  
164 health insurance coverage for its employees for a period of at  
165 least 6 months. A small employer carrier may vary application of  
166 minimum participation requirements and minimum employer  
167 contribution requirements only by the size of the small employer  
168 group.

169 3. In applying minimum participation requirements with  
170 respect to a small employer, a small employer carrier shall not  
171 consider as an eligible employee employees or dependents who  
172 have qualifying existing coverage in an employer-based group  
173 insurance plan or an ERISA qualified self-insurance plan in  
174 determining whether the applicable percentage of participation  
175 is met. However, a small employer carrier may count eligible

176 employees and dependents who have coverage under another health  
177 plan that is sponsored by that employer.

178 4. A small employer carrier shall not increase any  
179 requirement for minimum employee participation or any  
180 requirement for minimum employer contribution applicable to a  
181 small employer at any time after the small employer has been  
182 accepted for coverage, unless the employer size has changed, in  
183 which case the small employer carrier may apply the requirements  
184 that are applicable to the new group size.

185 5. If a small employer carrier offers coverage to a small  
186 employer, it must offer coverage to all the small employer's  
187 eligible employees and their dependents. A small employer  
188 carrier may not offer coverage limited to certain persons in a  
189 group or to part of a group, except with respect to late  
190 enrollees.

191 6. A small employer carrier may not modify any health  
192 benefit plan issued to a small employer with respect to a small  
193 employer or any eligible employee or dependent through riders,  
194 endorsements, or otherwise to restrict or exclude coverage for  
195 certain diseases or medical conditions otherwise covered by the  
196 health benefit plan.

197 7. An initial enrollment period of at least 30 days must  
198 be provided. An annual 30-day open enrollment period must be  
199 offered to each small employer's eligible employees and their  
200 dependents. A small employer carrier must provide special

201 enrollment periods as required by s. 627.65615.

202 8. A small employer carrier shall comply with s. 627.42394  
 203 for any change to a prescription drug formulary.

204 Section 3. Subsection (36) of section 641.31, Florida  
 205 Statutes, is amended to read:

206 641.31 Health maintenance contracts.—

207 (36) Except as provided in paragraphs (a), (b), and (c), a  
 208 health maintenance organization may increase the copayment for  
 209 any benefit, or delete, amend, or limit any of the benefits to  
 210 which a subscriber is entitled under the group contract only,  
 211 upon written notice to the contract holder at least 45 days in  
 212 advance of the time of coverage renewal. The health maintenance  
 213 organization may amend the contract with the contract holder,  
 214 with such amendment to be effective immediately at the time of  
 215 coverage renewal. The written notice to the contract holder must  
 216 ~~shall~~ specifically identify any deletions, amendments, or  
 217 limitations to any of the benefits provided in the group  
 218 contract during the current contract period which will be  
 219 included in the group contract upon renewal. This subsection  
 220 does not apply to any increases in benefits. The 45-day notice  
 221 requirement does ~~shall~~ not apply if benefits are amended,  
 222 deleted, or limited at the request of the contract holder.

223 (a) At least 60 days before the effective date of any  
 224 change to a prescription drug formulary during a contract year,  
 225 a health maintenance organization shall notify:

226 1. Current and prospective subscribers of the change in  
227 the formulary in a readily accessible format on the health  
228 maintenance organization's website; and

229 2. Any subscriber currently receiving coverage for a  
230 prescription drug for which the formulary change modifies  
231 coverage and the subscriber's treating physician. Such  
232 notification must be sent electronically and by first-class mail  
233 and must include information on the specific drugs involved and  
234 a statement that the submission of a notice of medical necessity  
235 by the subscriber's treating physician to the health maintenance  
236 organization at least 30 days before the effective date of the  
237 formulary change will result in continuation of coverage at the  
238 existing level.

239 (b) The notice provided by the treating physician to the  
240 health maintenance organization must include a completed one-  
241 page form in which the treating physician certifies to the  
242 health maintenance organization that the prescription drug for  
243 the subscriber is medically necessary as defined in s.  
244 627.732(2). The treating physician shall submit the notice  
245 electronically or by first-class mail. The health maintenance  
246 organization may provide the treating physician with access to  
247 an electronic portal through which the treating physician may  
248 electronically submit the notice. By January 1, 2025, the  
249 commission shall adopt by rule a form for the notice.

250 (c) If the treating physician certifies to the health

251 maintenance organization in accordance with paragraph (b) that  
 252 the prescription drug is medically necessary for the subscriber,  
 253 the health maintenance organization:

254 1. Must authorize coverage for the prescribed drug until  
 255 the end of the contract year, based solely on the treating  
 256 physician's certification that the drug is medically necessary;  
 257 and

258 2. May not modify the coverage related to the covered drug  
 259 during the contract year by:

260 a. Increasing the out-of-pocket costs for the covered  
 261 drug;

262 b. Moving the covered drug to a more restrictive tier;

263 c. Denying a subscriber coverage of the drug for which the  
 264 subscriber has been previously approved for coverage by the  
 265 health maintenance organization; or

266 d. Limiting or reducing coverage of the drug in any other  
 267 way, including subjecting it to a new prior authorization or  
 268 step-therapy requirement.

269 (d) Paragraphs (a), (b), and (c) do not:

270 1. Prohibit the addition of prescription drugs to the list  
 271 of drugs covered under the contract during the contract year.

272 2. Apply to a grandfathered health plan as defined in s.  
 273 627.402 or to benefits specified in s. 627.6513(1)-(14).

274 3. Alter or amend s. 465.025, which provides conditions  
 275 under which a pharmacist may substitute a generically equivalent

HB 1543

2024

276 drug product for a brand name drug product.

277 4. Alter or amend s. 465.0252, which provides conditions  
278 under which a pharmacist may dispense a substitute biological  
279 product for the prescribed biological product.

280 5. Apply to a Medicaid managed care plan under part IV of  
281 chapter 409.

282 (e) A health maintenance organization shall maintain a  
283 record of any change in its formulary during a calendar year. By  
284 March 1 of each year, a health maintenance organization shall  
285 submit to the office a report delineating such changes made in  
286 the previous calendar year. The annual report must include, at a  
287 minimum:

288 1. A list of all drugs removed from the formulary and the  
289 reasons for the removal;

290 2. A list of all drugs moved to a tier resulting in  
291 additional out-of-pocket costs to subscribers;

292 3. The number of subscribers notified by the health  
293 maintenance organization of a change in the formulary; and

294 4. The increased cost, by dollar amount, incurred by  
295 subscribers because of such change in the formulary.

296 (f) By May 1 of each year, the office shall:

297 1. Compile the data in such annual reports submitted by  
298 health maintenance organizations and prepare a report  
299 summarizing the data submitted;

300 2. Make the report publicly accessible on its website; and

HB 1543

2024

301        3. Submit the report to the Governor, the President of the  
302 Senate, and the Speaker of the House of Representatives.

303        Section 4. This act applies to health insurance policies,  
304 health benefit plans, and health maintenance contracts entered  
305 into or renewed on or after January 1, 2025.

306        Section 5. The Legislature finds that this act fulfills an  
307 important state interest.

308        Section 6. This act shall take effect January 1, 2025.