Second Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 20-0021.01 Yelana Love x2295

HOUSE BILL 20-1078

HOUSE SPONSORSHIP

Jaquez Lewis and Mullica, Bird, Buckner, Duran, Esgar, Froelich, Herod, Hooton, Kennedy, Lontine, Melton, Michaelson Jenet, Roberts, Tipper, Titone, Valdez A.

SENATE SPONSORSHIP

Winter,

House Committees

Senate Committees

Health & Insurance

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	A BILL	FOR A	N ACT			
Concerning	PRESCRIPTION	DRUG	CLAIMS	SUBMITTED	BY	A
PHARMA	ACY, AND, IN CO	NNECTI	ON THERI	EWITH, PROHI	(BITI)	NG
RETROA	CTIVE FEES.					

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill specifies the amount that a pharmacy benefit management firm (PBM) is required to reimburse a pharmacy for clean claims and reasonable dispensing fees.

The bill also prohibits PBMs from retroactively reducing payment on a clean claim submitted by a pharmacy unless the PBM determines, HOUSE 3rd Reading Unamended February 6, 2020

HOUSE Amended 2nd Reading February 5, 2020

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

through an audit conducted in accordance with state law, that the claim was not a clean claim. Health insurers that contract with PBMs must ensure that the PBMs are complying with this prohibition and the reporting requirements and are subject to penalties for failure to do so.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, **add** 10-16-122.3 as 3 follows: 4 10-16-122.3. Pharmacy benefit management firm payments 5 - retroactive reduction prohibited - enforcement - definitions. 6 (1) A PHARMACY BENEFIT MANAGEMENT FIRM SHALL NOT REIMBURSE 7 A PHARMACY IN AN AMOUNT LESS THAN THE AMOUNT THAT THE 8 PHARMACY BENEFIT MANAGEMENT FIRM REIMBURSES ANY AFFILIATE FOR 9 THE SAME PHARMACY SERVICES. 10 (2) (a) A CONTRACT OR AGREEMENT, INCLUDING A 11 PERFORMANCE-BASED OR VALUE-BASED CONTRACT OR AGREEMENT, 12 BETWEEN A PHARMACY BENEFIT MANAGEMENT FIRM AND A PHARMACY OR 13 A PHARMACY SERVICES ADMINISTRATIVE ORGANIZATION WITH RESPECT TO 14 PRESCRIPTION DRUG BENEFITS ADMINISTERED OR MANAGED BY THE 15 PHARMACY BENEFIT MANAGEMENT FIRM MUST PROVIDE THAT AFTER THE 16 DATE THE PHARMACY BENEFIT MANAGEMENT FIRM RECEIVES A CLEAN 17 CLAIM SUBMITTED BY A PHARMACY, THE PHARMACY BENEFIT 18 MANAGEMENT FIRM SHALL NOT RETROACTIVELY REDUCE PAYMENT ON 19 THE CLAIM AFTER THE POINT OF SALE EXCEPT AS THE RESULT OF AN AUDIT 20 CONDUCTED IN ACCORDANCE WITH SECTION 10-16-122.5. 21 (b) NOTHING IN THIS SUBSECTION (2) PROHIBITS A PHARMACY 22 BENEFIT MANAGEMENT FIRM FROM RETROACTIVELY INCREASING A 23 PAYMENT TO A PHARMACY PURSUANT TO A WRITTEN AGREEMENT

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2	PHARMACY OR MAKING ADJUSTMENTS TO CLAIMS IN THE CASE OF A
3	CLERICAL ERROR.
4	(3) EACH CARRIER THAT CONTRACTS WITH A PHARMACY
5	BENEFIT MANAGEMENT FIRM TO MANAGE OR ADMINISTER PRESCRIPTION
6	DRUG BENEFITS ON THE CARRIER'S BEHALF SHALL INCLUDE IN A NEW,
7	AMENDED, OR RENEWED CONTRACT WITH THE PHARMACY BENEFIT
8	MANAGEMENT FIRM A REQUIREMENT THAT THE PHARMACY BENEFIT
9	MANAGEMENT FIRM COMPLY WITH THIS SECTION. THE CARRIER SHALL
10	ANNUALLY AUDIT THE PHARMACY BENEFIT MANAGEMENT FIRM TO
11	MONITOR AND ENSURE COMPLIANCE WITH THIS SECTION.
12	(4) THE DIVISION MAY PROMULGATE RULES TO ESTABLISH THE
13	MANNER IN WHICH CARRIERS AND PHARMACY BENEFIT MANAGEMENT
14	FIRMS ARE REQUIRED TO SHOW COMPLIANCE WITH THIS SECTION.
15	
16	(5) This section applies to contracts and agreements
17	BETWEEN PHARMACY BENEFIT MANAGEMENT FIRMS AND PHARMACIES OR
18	PHARMACY SERVICES ADMINISTRATIVE ORGANIZATIONS IN EFFECT ON OR
19	AFTER JANUARY 1, 2021.
20	(6) As used in this section:
21	(a) "Affiliate" means a pharmacy that directly or
22	INDIRECTLY, THROUGH ONE OR MORE INTERMEDIARIES, OWNS OR
23	CONTROLS, IS OWNED OR CONTROLLED BY, OR IS UNDER COMMON
24	OWNERSHIP OR CONTROL WITH A PHARMACY BENEFIT MANAGEMENT FIRM.
25	(b) "CLEAN CLAIM" MEANS A CLAIM THAT HAS NO DEFECT OR
26	IMPROPRIETY, INCLUDING ANY LACK OF REQUIRED SUBSTANTIATING
27	DOCUMENTATION, OR PARTICULAR CIRCUMSTANCE REQUIRING SPECIAL

BETWEEN THE PHARMACY BENEFIT MANAGEMENT FIRM AND THE

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1	TREATMENT THAT PREVENTS TIMELY PAYMENT FROM BEING MADE ON THE
2	CLAIM. "CLEAN CLAIM" DOES NOT INCLUDE A CLAIM BASED ON FRAUD,
3	WASTE, OR ABUSE.
4	(c) "PHARMACY" MEANS AN IN-STATE OR NONRESIDENT
5	PRESCRIPTION DRUG OUTLET, AS DEFINED IN SECTION 12-280-103 (43); AN
6	OTHER OUTLET, AS DEFINED IN SECTION 12-280-103 (32); A HOSPITAL
7	SATELLITE PHARMACY, AS DEFINED IN SECTION 12-280-103 (20); OR
8	OTHER SETTING, INCLUDING A PRACTITIONER'S OFFICE OR CLINIC, WHERE
9	A PRACTITIONER, AS DEFINED IN SECTION 12-280-103 (40), DISPENSES
10	PRESCRIPTION DRUGS TO PATIENTS AS AUTHORIZED BY SECTION
11	12-280-120 (6).
12	
13	
14	SECTION 2. Act subject to petition - effective date -
15	applicability. (1) This act takes effect at 12:01 a.m. on the day following
16	the expiration of the ninety-day period after final adjournment of the
17	general assembly (August 5, 2020, if adjournment sine die is on May 6,
18	2020); except that, if a referendum petition is filed pursuant to section 1
19	(3) of article V of the state constitution against this act or an item, section,
20	or part of this act within such period, then the act, item, section, or part
21	will not take effect unless approved by the people at the general election
22	to be held in November 2020 and, in such case, will take effect on the
23	date of the official declaration of the vote thereon by the governor.
24	(2) This act applies to contracts and agreements in effect on or
25	after January 1, 2021.

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