# **First Regular Session Seventy-fourth General Assembly** STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 23-0773.02 Kristen Forrestal x4217

**HOUSE BILL 23-1201** 

### **HOUSE SPONSORSHIP**

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## SENATE SPONSORSHIP

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#### **House Committees**

#### **Senate Committees**

Health & Insurance Appropriations

## A BILL FOR AN ACT

101	CONCERNING PRESCRIPTION DRUG BENEFITS CONTRACT TE	RM
102	REQUIREMENTS, AND, IN CONNECTION THEREWITH, MAKING	AN
103	APPROPRIATION.	

## **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.)

For group benefit plan contracts between a pharmacy benefit manager (PBM) or a health insurance carrier (carrier) and an employer, certificate holder, or policyholder, the bill requires that the amount charged by the PBM or carrier to the employer, certificate holder, or policyholder for a prescription drug be equal to or less than the amount Reading Unamended April 15, 2023

paid by the PBM or carrier to the contracted pharmacy for the drug.

The bill creates transparency requirements for PBMs and carriers regarding prescription drug benefits and grants audit authority to the department of health care policy and financing for self-funded plans and to the commissioner of insurance for fully insured plans, on request of the office of the attorney general, to ensure compliance with the requirements.

A violation of the requirements of the bill is a deceptive trade practice under the "Colorado Consumer Protection Act", with regard to self-funded plans, and a deceptive trade practice in the business of insurance, with regard to fully insured plans.

Be it enacted by the General Assembly of the State of Colorado:

**SECTION 1.** In Colorado Revised Statutes, **add** 10-16-158 as follows:

10-16-158. Contracts - health benefit plans - pharmacy benefit managers - policyholders - transparency requirements - rules - definitions. (1) For a contract between a carrier or pharmacy benefit manager and a certificate holder or policyholder that is issued or renewed on or after January 1, 2025, the amount charged by the carrier or PBM to the certificate holder or policyholder for a prescription drug dispensed to a covered person must be equal to or less than the amount paid by the carrier or PBM to a contracted pharmacy for such prescription drug dispensed to such covered person residing in Colorado.

(2) (a) FOR GROUP HEALTH BENEFIT PLANS IN EFFECT DURING CALENDAR YEAR 2025, AND EACH CALENDAR YEAR THEREAFTER, A CARRIER OR PHARMACY BENEFIT MANAGER SHALL DISCLOSE TO EACH POLICYHOLDER OR THE POLICYHOLDER'S SPECIFICALLY DESIGNATED BROKER OR CONSULTANT THE PRESCRIPTION DRUG CONTRACT TERMS

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1	REQUIRED BY THIS SUBSECTION (2). FOR GROUP HEALTH BENEFIT PLANS IN
2	EFFECT DURING CALENDAR YEAR 2023 OR 2024, OR BOTH, THE
3	DISCLOSURE MUST ALSO INCLUDE ANY CHANGES IN TERMS BETWEEN EACH
4	CALENDAR YEAR.
5	(b) THE DISCLOSURES REQUIRED PURSUANT TO THIS SUBSECTION
6	(2) MUST INCLUDE:
7	(I) THE INGREDIENT COST AVERAGE REIMBURSEMENT RATE FOR:
8	(A) GENERIC DRUGS DISPENSED AT RETAIL PHARMACIES;
9	(B) Brand-name drugs dispensed at retail pharmacies;
10	(C) SPECIALTY DRUGS DISPENSED AT RETAIL PHARMACIES;
11	(D) GENERIC DRUGS DISPENSED AT MAIL-ORDER PHARMACIES;
12	(E) Brand-name drugs dispensed at mail-order pharmacies;
13	(F) SPECIALTY DRUGS DISPENSED AT MAIL-ORDER PHARMACIES;
14	AND
15	(G) SPECIALTY DRUGS DISPENSED AT ANY SPECIALTY PHARMACY,
16	INCLUDING A PHARMACY THAT IS FULLY OR PARTIALLY OWNED BY A
17	CONTRACTING PBM, CARRIER, OR THE PBM'S OR CARRIER'S HOLDING
18	COMPANIES OR AFFILIATES;
19	(II) THE AVERAGE DISPENSING FEE PAID TO EACH TYPE OF
20	PHARMACY, INCLUDING EACH RETAIL, MAIL-ORDER, AND SPECIALTY
21	PHARMACY;
22	(III) THE CHARGE PER PRIOR AUTHORIZATION;
23	(IV) UTILIZATION MANAGEMENT PROGRAMS AND ASSOCIATED
24	FEES;
25	(V) ANY OTHER CONTRACTED SERVICES AND ASSOCIATED FEES;
26	(VI) THE AVERAGE REBATE ACROSS ALL PAID PRESCRIPTIONS FOR
27	THE RESPECTIVE GROUP HEALTH BENEFIT PLAN AND THE AVERAGE REBATE

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1	ACROSS ALL PAID PRESCRIPTIONS THAT PAY A REBATE FOR THE
2	RESPECTIVE GROUP HEALTH BENEFIT PLAN; AND
3	(VII) THE REBATE GUARANTEE, WHERE APPLICABLE.
4	(c) FOR CONTRACTS BETWEEN A CARRIER OR PHARMACY BENEFIT
5	MANAGER AND A CERTIFICATE HOLDER OR POLICYHOLDER THAT ARE
6	RENEWED IN CALENDAR YEAR 2025, AND EACH CALENDAR YEAR
7	THEREAFTER, THE CARRIER OR PBM SHALL CALCULATE AND
8	COMMUNICATE TO THE CERTIFICATE HOLDER OR POLICYHOLDER THE
9	VALUE OF THE DIFFERENCE BETWEEN THE CONTRACT TERMS IN THE
10	RENEWED CONTRACTS AND THE CONTRACTS THAT WERE IN EFFECT THE
11	PREVIOUS CALENDAR YEAR, ANNUALIZING THE PREVIOUS YEAR'S ACTUAL
12	DATA FOR EACH RESPECTIVE CERTIFICATE HOLDER OR POLICYHOLDER. THE
13	VALUE COMMUNICATED SHALL INCLUDE ANNUAL AGGREGATE SAVINGS,
14	ANNUAL AGGREGATE SAVINGS PER EMPLOYEE PER YEAR, AND ANNUAL
15	AGGREGATE SAVINGS PER COVERED PERSON PER YEAR.
16	(d) A CARRIER OR PHARMACY BENEFIT MANAGER SHALL PROVIDE
17	TO EACH CERTIFICATE HOLDER OR POLICYHOLDER, FOR VOLUNTARY
18	CONSIDERATION, OPTIONS TO REPURPOSE AGGREGATE SAVINGS IN THE
19	FORM OF REDUCTIONS TO OUT-OF-POCKET COSTS SUCH AS DEDUCTIBLES,
20	COPAYMENT AMOUNTS, COINSURANCE, OR PREMIUM CONTRIBUTIONS. THE
21	CARRIER OR PBM SHALL PROVIDE THE INFORMATION TO CERTIFICATE
22	HOLDERS OR POLICYHOLDERS NO LESS THAN NINETY DAYS BEFORE THE
23	DATE OF THE CONTRACT RENEWAL.
24	(e) A CARRIER OR PBM SHALL PROVIDE THE INFORMATION
25	SPECIFIED IN SUBSECTIONS $(2)(b)$ , $(2)(c)$ , and $(2)(d)$ of this section to
26	ALL CERTIFICATE HOLDERS AND POLICYHOLDERS FOR CONTRACTS IN
27	${\tt EFFECTDURINGCALENDARYEAR2025, INCLUDINGCERTIFICATEHOLDERS}$

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1	AND POLICYHOLDERS THAT MAY NOT RECEIVE A RENEWAL NOTICE DUE TO
2	A MULTIYEAR CONTRACTUAL AGREEMENT OR FOR ANY OTHER REASON,
3	EXCEPT NOTICE OF TERMINATION.
4	(f) THE DISCLOSURES REQUIRED IN SUBSECTIONS (2)(b)(VI) AND
5	(2)(b)(VII) OF THIS SECTION MUST NOT DISCLOSE ANY PROPRIETARY
6	REBATE INFORMATION BETWEEN A DRUG MANUFACTURER AND THE
7	PHARMACY BENEFIT MANAGER OR ITS CARRIER AFFILIATE. THE
8	DISCLOSURE OF DATA REQUIRED BY THESE SUBSECTIONS MUST REPRESENT
9	THE AGGREGATE VALUE OF REBATES PASSING THROUGH FROM THE
10	PHARMACY BENEFIT MANAGER OR ITS CARRIER AFFILIATE TO THE HEALTH
11	BENEFIT PLAN AS DEFINED BY RULE OF THE COMMISSIONER.
12	(g) A CARRIER MAY EXEMPT A SEGMENT OF ITS BUSINESS FROM
13	THIS SUBSECTION (2). THE CARRIER'S EXEMPTED BUSINESS SEGMENT MUST
14	PROVIDE THE MAJORITY OF COVERED MEDICAL PROFESSIONAL SERVICES
15	THROUGH A SINGLE, CONTRACTED MEDICAL GROUP AND OPERATE ITS OWN
16	PHARMACIES THROUGH WHICH AT LEAST EIGHTY-FIVE PERCENT OF ITS
17	AGGREGATE PRESCRIPTION DRUG CLAIMS ARE FILLED. ON AND AFTER THE
18	EFFECTIVE DATE OF THIS SECTION, A CARRIER THAT MEETS THE EXEMPTION
19	CRITERIA IN THIS SUBSECTION $(2)(g)$ SHALL SUBMIT AN ATTESTATION TO
20	THE DIVISION OF SUCH COMPLIANCE WITH EACH RATE FILING REQUIRED
21	PURSUANT TO SECTION 10-16-107. THE CARRIER OR PBM SHALL DISCLOSE
22	ALL DATA REQUIREMENTS AS OUTLINED IN THIS SUBSECTION (2) TO THE
23	CARRIER'S GROUP POLICYHOLDERS THAT ARE PRIMARILY ACCESSING
24	PRESCRIPTION DRUG BENEFITS THROUGH A THIRD-PARTY PBM
25	CONTRACTED WITH THE CARRIER.
26	(3) THE COMMISSIONER SHALL PROMULGATE RULES TO IMPLEMENT
27	THIS SECTION.

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1	(4) (a) THE COMMISSIONER MAY CONDUCT AN AUDIT OR MARKET
2	CONDUCT EXAMINATION OF A CARRIER OR PHARMACY BENEFIT MANAGER
3	TO ENSURE COMPLIANCE WITH THIS SECTION. THE COMMISSIONER,
4	PURSUANT TO ANY RULES PROMULGATED BY THE DIVISION, MAY AUDIT
5	A CARRIER OR PBM ANNUALLY TO DETERMINE IF THERE IS A VIOLATION
6	OF THIS SECTION.
7	(b) THE COMMISSIONER MAY DETERMINE A CARRIER'S OR PBM'S
8	COMPLIANCE WITH THIS SECTION BASED ON A SAMPLING OF DATA OR
9	BASED ON A FULL CLAIMS AUDIT. THE SAMPLING OF DATA AND ANY
10	EXTRAPOLATION FROM THE DATA USED TO DETERMINE PENALTIES MUST
11	BE REASONABLY VALID FROM A STATISTICAL STANDPOINT AND IN
12	ACCORDANCE WITH GENERALLY ACCEPTED AUDITING STANDARDS. A
13	CARRIER OR PBM THAT DOES NOT COMPLY WITH A DIVISION REQUEST FOR
14	THE DATA REQUIRED TO COMPLETE AN AUDIT VIOLATES THIS SECTION AND
15	MAY BE SUBJECT TO PENALTIES.
16	(c) Information obtained through an audit conducted
17	PURSUANT TO THIS SUBSECTION (4) IS PROPRIETARY AND CONFIDENTIAL
18	INFORMATION, AVAILABLE ONLY TO THE COMMISSIONER AND THE
19	COMMISSIONER'S AUDITING DESIGNEE AND IS NOT SUBJECT TO DISCLOSURE
20	UNLESS SPECIFICALLY REQUIRED BY STATE OR FEDERAL LAW.
21	(5) THE FAILURE OF A CARRIER OR PBM TO COMPLY WITH THIS
22	SECTION IS AN UNFAIR METHOD OF COMPETITION AND AN UNFAIR OR A
23	DECEPTIVE ACT OR PRACTICE IN THE BUSINESS OF INSURANCE PURSUANT
24	TO SECTION 10-3-1104 (1).
25	(6) (a) The requirements of subsections (1), (2), and (4) of
26	THIS SECTION APPLY TO AN EMPLOYER-SPONSORED HEALTH BENEFIT PLAN,
27	AN ASSOCIATED PHARMACY BENEFIT MANAGER, AND THE HEALTH BENEFIT

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1	PLAN MEMBERS ONLY IF A PERSON, TAFT-HARTLEY TRUST, MUNICIPALITY,
2	STATE, LABOR UNION, PLAN SPONSOR, OR EMPLOYER THAT PROVIDES THE
3	EMPLOYER-SPONSORED HEALTH BENEFIT PLAN ELECTS TO BE SUBJECT TO
4	SUBSECTIONS (1), (2), AND (4) OF THIS SECTION FOR ITS MEMBERS THAT
5	RESIDE IN COLORADO.
6	(b) As used in this subsection (6), "Pharmacy Benefit
7	MANAGER" MEANS AN ENTITY DOING BUSINESS IN THIS STATE THAT
8	ADMINISTERS OR MANAGES PRESCRIPTION DRUG BENEFITS, INCLUDING
9	CLAIMS PROCESSING SERVICES AND OTHER PRESCRIPTION DRUG OR DEVICE
10	SERVICES AS DEFINED IN SECTION 10-16-122.1, THAT IS IN A CONTRACTUAL
11	RELATIONSHIP DIRECTLY OR INDIRECTLY THROUGH AN AFFILIATE WITH AN
12	EMPLOYER-SPONSORED HEALTH BENEFIT PLAN, WHICH INCLUDES PLANS
13	THAT ARE SELF-INSURED OR REGULATED BY THE FEDERAL "EMPLOYEE
14	RETIREMENT INCOME SECURITY ACT OF 1974", 29 U.S.C. SEC. 1001 ET
15	SEQ., AS AMENDED, OFFERED BY:
16	(I) A PERSON;
17	(II) A TAFT-HARTLEY TRUST;
18	(III) A MUNICIPALITY;
19	(IV) THE STATE;
20	(V) A LABOR UNION;
21	(VI) A PLAN SPONSOR;
22	(VII) AN EMPLOYER; OR
23	(VIII) A COALITION OF EMPLOYERS OR AGGREGATION OF
24	EMPLOYERS WORKING TOGETHER TO NEGOTIATE IMPROVED CONTRACT
25	TERMS WITH A PHARMACY BENEFIT MANAGER.
26	(7) As used in this section, unless the context otherwise
27	REQUIRES:

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1	(a) "CONTRACTED PHARMACY" MEANS A PHARMACY THAT HAS
2	CONTRACTED WITH A CARRIER, A PHARMACY BENEFIT MANAGER, OR AN
3	AFFILIATE OF THE CARRIER OR PBM.
4	(b) "Ingredient cost" means the actual amount paid to a
5	PHARMACY BY A PHARMACY BENEFIT MANAGER FOR A PRESCRIPTION
6	DRUG, NOT INCLUDING A DISPENSING FEE OR PATIENT COST-SHARING
7	AMOUNT.
8	(c) "PHARMACY" MEANS AN ENTITY WHERE MEDICINAL DRUGS ARE
9	DISPENSED AND SOLD, INCLUDING A RETAIL PHARMACY, MAIL-ORDER
10	PHARMACY, SPECIALTY PHARMACY, HOSPITAL OUTPATIENT SETTING, OR
11	OTHER RELATED PHARMACY.
12	SECTION 2. In Colorado Revised Statutes, add 25.5-1-133 as
13	follows:
14	25.5-1-133. Prescription benefits - department and pharmacy
15	manager - contracts - audit - rules. (1) FOR CONTRACTS BETWEEN A
16	PHARMACY BENEFIT MANAGER AND THE STATE DEPARTMENT OR ONE OF
17	ITS AFFILIATED MANAGED CARE ORGANIZATIONS OFFERING A
18	PRESCRIPTION BENEFIT PLAN THAT IS ISSUED OR RENEWED ON OR AFTER
19	January 1, 2025, the amount charged by the pharmacy benefit
20	MANAGER TO THE STATE DEPARTMENT OR MANAGED CARE ORGANIZATION
21	FOR A PRESCRIPTION DRUG DISPENSED TO AN ENROLLEE IN THE PROGRAM
22	OF MEDICAL ASSISTANCE CREATED PURSUANT TO SECTION 25.5-4-104
23	MUST BE EQUAL TO OR LESS THAN THE AMOUNT PAID BY THE PHARMACY
24	BENEFIT MANAGER TO A MEDICAID PHARMACY FOR THE PRESCRIPTION
25	DRUG DISPENSED TO THE ENROLLEE.
26	(2) THE STATE BOARD SHALL PROMULGATE RULES TO IMPLEMENT
27	THIS SECTION INCLUDING BUILES GUIDING AN AUDIT OF MANAGED CARE OR

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1	FEE-FOR-SERVICE CLAIMS, TO ENSURE THAT THERE IS NO VIOLATION OF
2	SUBSECTION (1) OF THIS SECTION.
3	<b>SECTION 3.</b> Appropriation. For the 2023-24 state fiscal year,
4	\$10,000 is appropriated to the department of regulatory agencies for use
5	by the division of insurance. This appropriation is from the division of
6	insurance cash fund created in section 10-1-103 (3), C.R.S. To implement
7	this act, the division may use this appropriation for personal services.
8	SECTION 4. Act subject to petition - effective date. This act
9	takes effect at 12:01 a.m. on the day following the expiration of the
10	ninety-day period after final adjournment of the general assembly; except
11	that, if a referendum petition is filed pursuant to section 1 (3) of article V
12	of the state constitution against this act or an item, section, or part of this
13	act within such period, then the act, item, section, or part will not take
14	effect unless approved by the people at the general election to be held in
15	November 2024 and, in such case, will take effect on the date of the
16	official declaration of the vote thereon by the governor.

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