

Senate Bill No. 509

(By Senators Stollings, Laird and Miller)

[Introduced February 7, 2014; referred to the Committee on
Banking and Insurance; and then to the Committee on the
Judiciary.]

11 A BILL to amend and reenact §33-46-2 and §33-46-18 of the Code of
12 West Virginia, 1931, as amended; and to amend said code by
13 adding thereto four new sections, designated §33-46-21,
14 §33-46-22, §33-46-23 and §33-46-24, all relating to the
15 regulation of pharmacy benefits managers; defining terms;
16 providing that pharmacy benefits managers conducting audits
17 for public health programs are not exempt from pharmacy audit
18 restrictions; imposing restrictions upon audits conducted by
19 pharmacy benefits managers; providing an internal review
20 process applicable to disputed findings of a pharmacy benefits
21 manager upon audit; requiring pharmacy benefits managers to
22 provide notice to purchasers, pharmacists and pharmacies of
23 information relating to maximum allowable costs; and requiring

1 pharmacy benefits managers to provide a process relating to
2 the appropriate use of maximum allowable cost pricing.

3 *Be it enacted by the Legislature of West Virginia:*

4 That §33-46-2 and §33-46-18 of the Code of West Virginia,
5 1931, as amended, be amended and reenacted; and that said code be
6 amended by adding thereto four new sections, designated §33-46-21,
7 §33-46-22, §33-46-23 and §33-46-24, all to read as follows:

8 **ARTICLE 46. THIRD-PARTY ADMINISTRATOR ACT.**

9 **§33-46-2. Definitions.**

10 (a) "Administrator" or "third-party administrator" means a
11 person, including a pharmacy benefits manager, who directly or
12 indirectly underwrites or collects charges or premiums from, or
13 adjusts or settles claims on residents of this state, in connection
14 with life, annuity or accident and sickness coverage offered or
15 provided by an insurer, except any of the following:

16 (1) An employer, or a wholly owned direct or indirect
17 subsidiary of an employer, on behalf of its employees or the
18 employees of one or more subsidiaries or affiliated corporations of
19 the employer;

20 (2) A union on behalf of its members;

21 (3) An insurer that is licensed to transact insurance in this
22 state with respect to a policy lawfully issued and delivered in and
23 pursuant to the laws of this state or another state including:

1 (A) A health service corporation licensed under article
2 twenty-four of this chapter;

3 (B) A health care corporation licensed under article
4 twenty-five of this chapter;

5 (C) A health maintenance organization licensed under article
6 twenty-five-a of this chapter; and

7 (D) A prepaid limited health service organization licensed
8 under article twenty-five-d of this chapter.

9 (4) An insurance producer licensed to sell life, annuities or
10 health coverage in this state whose activities are limited
11 exclusively to the sale of insurance;

12 (5) A creditor on behalf of its debtors with respect to
13 insurance covering a debt between the creditor and its debtors;

14 (6) A trust and its trustees, agents and employees acting
15 pursuant to the trust established in conformity with 29 U.S.C.
16 Section 186;

17 (7) A trust exempt from taxation under Section 501(a) of the
18 Internal Revenue Code, its trustees and employees acting pursuant
19 to the trust, or a custodian and the custodian's agents or
20 employees acting pursuant to a custodian account which meets the
21 requirements of Section 401(f) of the Internal Revenue Code;

22 (8) A credit union or a financial institution that is subject
23 to supervision or examination by federal or state banking

1 authorities, or a mortgage lender, to the extent they collect and
2 remit premiums to licensed insurance producers or to limited lines
3 producers or authorized insurers in connection with loan payments;

4 (9) A credit card issuing company that advances for and
5 collects insurance premiums or charges from its credit card holders
6 who have authorized collection;

7 (10) A person who adjusts or settles claims in the normal
8 course of that person's practice or employment as an attorney at
9 law and who does not collect charges or premiums in connection with
10 life, annuity or accident and sickness coverage;

11 (11) An adjuster licensed by this state whose activities are
12 limited to adjustment of claims;

13 (12) A person licensed as a managing general agent in this
14 state whose activities are limited exclusively to the scope of
15 activities conveyed under that license; or

16 (13) An administrator who is affiliated with an insurer and
17 who only performs the contractual duties, between the administrator
18 and the insurer, of an administrator for the direct and assumed
19 business of the affiliated insurer. The insurer is responsible for
20 the acts of the administrator and is responsible for providing all
21 of the administrator's books and records to the insurance
22 commissioner, upon a request from the insurance commissioner. For
23 purposes of this subdivision, "insurer" means a licensed insurance

1 company, prepaid hospital or medical care plan, health maintenance
2 organization or a health care corporation.

3 (b) "Affiliate or affiliated" means an entity or person who
4 directly or indirectly through one or more intermediaries, controls
5 or is controlled by, or is under common control with, a specified
6 entity or person.

7 (c) "Commissioner" means the Insurance Commissioner of this
8 state.

9 (d) "Control", "controlling", "controlled by" and "under
10 common control with" mean the possession, direct or indirect, of
11 the power to direct or cause the direction of the management and
12 policies of a person, whether through the ownership of voting
13 securities, by contract other than a commercial contract for goods
14 or nonmanagement services, or otherwise, unless the power is the
15 result of an official position with or corporate office held by the
16 person. Control shall be presumed to exist if any person, directly
17 or indirectly, owns, controls, holds with the power to vote or
18 holds proxies representing ten percent or more of the voting
19 securities of any other person. This presumption may be rebutted
20 by a showing made in the manner provided by the West Virginia
21 insurance holding company systems act that control does not exist
22 in fact. The commissioner may determine, after furnishing all
23 persons in interest notice and opportunity to be heard and making

1 specific findings of fact to support the determination that control
2 exists in fact, notwithstanding the absence of a presumption to
3 that effect.

4 (e) "GAAP" means United States generally accepted accounting
5 principles consistently applied.

6 (f) "Home state" means the District of Columbia and any state
7 or territory of the United States in which an administrator is
8 incorporated or maintains its principal place of business. If
9 neither the state in which the administrator is incorporated, nor
10 the state in which it maintains its principal place of business has
11 adopted the National Association of Insurance Commissioners' Model
12 Third Party Administrator Act or a substantially similar law
13 governing administrators, the administrator may declare another
14 state, in which it conducts business, to be its "home state".

15 (g) "Insurance producer" means a person who sells, solicits or
16 negotiates a contract of insurance as those terms are defined in
17 this article.

18 (h) "Insurer" means a person undertaking to provide life,
19 annuity or accident and sickness coverage or self-funded coverage
20 under a governmental plan or church plan in this state. For the
21 purposes of this article, insurer includes an employer, a licensed
22 insurance company, a prepaid hospital or medical care plan, health
23 maintenance organization or a health care corporation.

1 (I) "Negotiate" means the act of conferring directly with or
2 offering advice directly to a purchaser or prospective purchaser of
3 a particular contract of insurance concerning any of the
4 substantive benefits, terms or conditions of the contract, provided
5 that the person engaged in that act either sells insurance or
6 obtains insurance from insurers for purchasers.

7 (j) "Nonresident administrator" means a person who is applying
8 for licensure or is licensed in any state other than the
9 administrator's home state.

10 (k) "Person" means an individual or a business entity.

11 (l) "Pharmacy benefits manager" means an entity that performs
12 pharmacy benefits management and includes a person or entity acting
13 for another pharmacy benefits manager in a contractual or
14 employment relationship in the performance of pharmacy benefits
15 management services, including mail order pharmacy.

16 (m) "Pharmacy benefits management" means the procurement of
17 prescription drugs at a negotiated rate for dispensation within
18 this state to covered individuals, the administration or management
19 of prescription drug benefits provided by a covered entity for the
20 benefit of covered individuals or any of the following services
21 provided with regard to the administration of pharmacy benefits:

22 (1) Mail service pharmacy;

23 (2) Claims processing retail network management and payment of

1 claims to pharmacies for prescription drugs dispensed to covered
 2 individuals;

3 (3) Clinical formulary development and management services;

4 (4) Rebate contracting and administration;

5 (5) Patient compliance, therapeutic intervention and generic
 6 substitution programs; and

7 (6) Disease management programs.

8 ~~(1)~~ (n) "Sell" means to exchange a contract of insurance by
 9 any means, for money or its equivalent, on behalf of an insurance
 10 company.

11 ~~(m)~~ (o) "Solicit" means attempting to sell insurance or asking
 12 or urging a person to apply for a particular kind of insurance from
 13 a particular company.

14 ~~(n)~~ (p) "Underwrites" or "underwriting" means, but is not
 15 limited to, the acceptance of employer or individual applications
 16 for coverage of individuals in accordance with the written rules of
 17 the insurer or self-funded plan; and the overall planning and
 18 coordinating of a benefits program.

19 ~~(o)~~ (q) "Uniform application" means the current version of the
 20 national association of insurance commissioners uniform application
 21 for third-party administrators.

22 **§33-46-18. Exemption for administrators of public health programs.**

23 Programs supervised by the Department of Health and Human

1 Resources, pursuant to chapter nine of this code; the Public
2 Employees Insurance Agency, pursuant to articles sixteen and
3 sixteen-c, chapter five of this code; and the Department of
4 Administration, pursuant to article sixteen-b, chapter five of this
5 code, are exempted from the provisions of this article: Provided,
6 that pharmacy benefits managers that provide pharmacy benefits
7 management for the above-referenced programs are not exempt from
8 the provisions of sections twenty-one and twenty-two of this
9 article. Third-party administrators who administer the
10 above-referenced programs are exempt from the provisions of this
11 article with respect to these specific programs only.

12 **§33-46-21. Audits by pharmacy benefits manager.**

13 (a) *Scope of section.*- This section does not apply to an
14 audit that involves probable or potential fraud or willful
15 misrepresentation by a pharmacy or pharmacist.

16 (b) *In general.*- A pharmacy benefits manager shall conduct an
17 audit of a pharmacy or pharmacist under contract with the pharmacy
18 benefits manager in accordance with this section.

19 (c) *Audit during first five days of month.*- A pharmacy
20 benefits manager may not schedule or conduct an onsite audit to
21 begin during the first five calendar days of a month, unless
22 requested by the pharmacy or pharmacist.

23 (d) *Conduct of audit.*- When conducting an audit, a pharmacy

1 benefits manager shall:

2 (1) If the audit is onsite, provide written notice to the
3 pharmacy or pharmacist at least two weeks before conducting the
4 initial onsite audit for each audit cycle;

5 (2) Employ the services of a pharmacist if the audit requires
6 the clinical or professional judgment of a pharmacist;

7 (3) For purposes of validating the pharmacy record with
8 respect to orders or refills of a drug that is a controlled
9 substance, allow the pharmacy or pharmacist to use hospital or
10 physician records that are:

11 (A) Written; or

12 (B) Transmitted electronically;

13 (4) Audit each pharmacy and pharmacist under the same
14 standards and parameters as other similarly situated pharmacies or
15 pharmacists audited by the pharmacy benefits manager;

16 (5) Only audit claims submitted or adjudicated within the
17 two-year period immediately preceding the audit, unless a longer
18 period is permitted under federal or state law;

19 (6) Deliver the preliminary audit report to the pharmacy or
20 pharmacist within one hundred twenty calendar days after the
21 completion of the audit, with reasonable extensions allowed;

22 (7) In accordance with subsection (g) of this section, allow
23 a pharmacy or pharmacist to produce documentation to address any

1 discrepancy found during the audit; and

2 (8) Deliver the final audit report to the pharmacy or
3 pharmacist:

4 (A) Within six months after delivery of the preliminary audit
5 report if the pharmacy or pharmacist does not request an internal
6 appeal under subsection (g) of this section; or

7 (B) Within thirty days after the conclusion of the internal
8 appeal process under subsection (g) of this section if the pharmacy
9 or pharmacist requests an internal appeal.

10 (e) *Use of extrapolation prohibited.*- A pharmacy benefits
11 manager may not use the accounting practice of extrapolation to
12 calculate overpayments or underpayments.

13 (f) *Basis for recoupment.*- The recoupment of a claim payment
14 from a pharmacy or pharmacist by a pharmacy benefits manager shall
15 be based on an actual overpayment or denial of an audited claim
16 unless the projected overpayment or denial is part of a settlement
17 agreed to by the pharmacy or pharmacist.

18 (g) *Internal appeal process.*-

19 (1) A pharmacy benefits manager shall establish an internal
20 appeal process under which a pharmacy or pharmacist may appeal any
21 disputed claim in a preliminary audit report.

22 (2) Under the internal appeal process, a pharmacy benefits
23 manager shall allow a pharmacy or pharmacist to request an internal

1 appeal within thirty working days after receipt of the preliminary
2 audit report, with reasonable extensions allowed.

3 (3) The pharmacy benefits manager shall include in its
4 preliminary audit report a written explanation of the internal
5 appeal process, including the name, address, and telephone number
6 of the person to whom an internal appeal should be addressed.

7 (4) The decision of the pharmacy benefits manager on an appeal
8 of a disputed claim in a preliminary audit report by a pharmacy or
9 pharmacist shall be reflected in the final audit report.

10 (5) The pharmacy benefits manager shall deliver the final
11 audit report to the pharmacy or pharmacist within thirty calendar
12 days after conclusion of the internal appeal process.

13 (h) *Timing for setoff for overpayment or remittance of*
14 *underpayment.-*

15 (1) A pharmacy benefits manager may not recoup by setoff any
16 money for an overpayment or denial of a claim until thirty working
17 days after the date the final audit report has been delivered to
18 the pharmacy or pharmacist.

19 (2) A pharmacy benefits manager shall remit any money due to
20 a pharmacy or pharmacist as a result of an underpayment of a claim
21 within thirty working days after the final audit report has been
22 delivered to the pharmacy or pharmacist.

23 (3) Notwithstanding the provisions of paragraph (1) of this

1 subsection, a pharmacy benefits manager may withhold future
2 payments before the date the final audit report has been delivered
3 to the pharmacy or pharmacist if the identified discrepancy for all
4 disputed claims in a preliminary audit report for an individual
5 audit exceeds \$25,000.

6 (I) *Copy of audit procedures or internal appeal process to*
7 *commissioner.*- On request of the commissioner or the commissioner's
8 designee, a pharmacy benefits manager shall provide a copy of its
9 audit procedures or internal appeal process.

10 **§33-46-22. Internal review process.**

11 (a) *Duty to establish.*- A pharmacy benefits manager shall
12 establish a reasonable internal review process for a pharmacy to
13 request the review of a failure to pay the contractual
14 reimbursement amount of a submitted claim.

15 (b) *Request for review.*- A pharmacy may request a pharmacy
16 benefits manager to review a failure to pay the contractual
17 reimbursement amount of a claim within one hundred-eighty calendar
18 days after the date the submitted claim was paid by the pharmacy
19 benefits manager.

20 (c) *Notice of review decision.*- The pharmacy benefits manager
21 shall give written notice of its review decision within ninety
22 calendar days after receipt of a request for review from a pharmacy
23 under this section.

1 (d) *Underpayment.*- If the pharmacy benefits manager determines
2 through the internal review process established under subsection
3 (a) of this section that the pharmacy benefits manager underpaid a
4 pharmacy, the pharmacy benefits manager shall pay any money due to
5 the pharmacy within thirty working days after completion of the
6 internal review process.

7 (e) *Construction of section.*- This section does not limit the
8 ability of a pharmacy and a pharmacy benefits manager to
9 contractually agree that a pharmacy may have more than one
10 hundred-eighty calendar days to request an internal review of a
11 failure of the pharmacy benefits manager to pay the contractual
12 amount of a submitted claim.

13 **§33-46-23. Duty of pharmacy benefits managers to purchasers.**

14 (a) A pharmacy benefits manager shall specify the following in
15 its contract with a purchaser:

16 (1) The maximum allowable cost prices for the prescription
17 drugs that are: (A) Covered under the contract and (B) reimbursed
18 on the basis of the maximum allowable cost price; and

19 (2) The methodology used to establish the maximum allowable
20 cost prices.

21 (b) A pharmacy benefits manager shall disclose to purchasers:

22 (1) Any change to a maximum allowable cost price; (2) whether or
23 not the pharmacy benefits manager is using the same maximum

1 allowable cost price for a prescription drug in (A) its charge to
2 the purchaser and (B) its reimbursement of all pharmacies and
3 pharmacists in the pharmacy benefits manager's network; (3) if the
4 pharmacy benefits manager uses a different maximum allowable cost
5 price, the difference in the amount (A) charged to the purchaser
6 and (B) reimbursed to all pharmacies and pharmacists in the
7 pharmacy benefits manager's network; and (4) whether the pharmacy
8 benefits manager uses a maximum allowable cost price for
9 prescription drugs dispensed at retail but not for prescription
10 drugs dispensed by mail.

11 **§33-46-24. Duty of pharmacy benefits managers to pharmacists and**
12 **pharmacies.**

13 (a) A pharmacy benefits manager shall:

14 (1) Specify in its contract with a pharmacy or pharmacist:

15 (A) The maximum allowable cost prices for the prescription
16 drugs that are:

17 (I) Covered under the contract; and

18 (ii) Reimbursed on the basis of the maximum allowable cost
19 price; and

20 (B) The methodology used to establish the maximum allowable
21 cost prices;

22 (2) Update the maximum allowable cost prices at least every
23 seven calendar days; and

1 (3) Establish a process for:

2 (A) Promptly notifying the pharmacies and pharmacists in its
3 network of the maximum allowable cost prices and any updates;

4 (B) Eliminating prescription drugs from the maximum allowable
5 cost price list; and

6 (C) Modifying maximum allowable cost prices in a timely way to
7 remain consistent with pricing changes in the market.

8 (b) A pharmacy benefits manager shall:

9 (1) Establish a procedure that allows a pharmacy or pharmacist
10 to appeal a maximum allowable cost price for a prescription drug
11 dispensed by the pharmacy or pharmacist;

12 (2) Respond to an appeal within fifteen calendar days after
13 receiving the appeal; and

14 (3) If the pharmacy benefits manager agrees with the pharmacy
15 or pharmacist:

16 (A) Alter the maximum allowable cost price retroactive to the
17 dispensing date; and

18 (B) Make the altered maximum allowable cost price effective
19 for all pharmacies and pharmacists in the Pharmacy Benefits
20 Manger's network.

21 (c) To include a maximum allowable cost price for a
22 prescription drug in a contract with a pharmacy or pharmacist, a
23 pharmacy benefits manager shall ensure that the prescription drug:

1 (A) Has at least three nationally available and
2 therapeutically equivalent multiple sources with a significant cost
3 difference;

4 (B) Is listed as therapeutically and pharmaceutically
5 equivalent ("A" Rated) in the most recent version of the U.S. Food
6 and Drug Administration Publication "Approved Drug Products with
7 Therapeutic Equivalence Evaluations;"

8 (C) Is available for purchase without limitation, from
9 national or regional wholesale distributors, by all pharmacies and
10 pharmacists in the state; and

11 (D) Is not obsolete or temporarily unavailable.

NOTE: The purpose of this bill is to include pharmacy benefits manager within the definition of third-party administrator; to impose reasonable restrictions on audits conducted by pharmacy benefits managers, including an internal appeal process; and to require pharmacy benefits managers to provide notice to purchasers, pharmacies, and pharmacists information relating to maximum allowable costs.

Strike-throughs indicate language that would be stricken from the present law, and underscoring indicates new language that would be added.

§33-46-21, §33-46-22, §33-46-23, and §33-46-24 are new; therefore underlining has been omitted.