HB 2057-2 (LC 1125) 3/13/25 (EKJ/ps)

Requested by Representative NOSSE

## PROPOSED AMENDMENTS TO HOUSE BILL 2057

On page 2 of the printed bill, delete lines 33 through 45 and delete pages through 6 and insert:

"SECTION 2. ORS 735.534, as amended by section 6, chapter 87, Oregon
Laws 2024, is amended to read:

5 "735.534. (1) As used in this section:

"(a) 'Conflict of interest' means present employment or third party
employment by a covered entity, pharmaceutical manufacturer, pharmacy benefit manager or health benefit plan as defined in ORS
743B.005.

"(b) 'Covered entity' means a covered entity as defined in 42 U.S.C.
256b(a)(4)(A) and (C) to (G).

"[(a)(A)] (c)(A) 'Generally available for purchase' means a drug is available for purchase in this state by a pharmacy from a national or regional wholesaler at the time a claim for reimbursement is submitted by a network pharmacy.

<sup>16</sup> "(B) A drug is not 'generally available for purchase' if the drug:

17 "(i) May be dispensed only in a hospital or inpatient care facility;

<sup>18</sup> "(ii) Is unavailable due to a shortage of the product or an ingredient;

"(iii) Is available to a pharmacy at a price that is at or below the maximum allowable cost only if purchased in substantial quantities that are inconsistent with the business needs of a pharmacy; 1 "(iv) Is sold at a discount due to a short expiration date on the drug; or 2 "(v) Is the subject of an active or pending recall.

"[(b)] (d) 'List' means the list of drugs for which maximum allowable
costs have been established.

"[(c)] (e) 'Maximum allowable cost' means the maximum amount that a
pharmacy benefit manager will reimburse a pharmacy for the cost of a drug.
"[(d)] (f) 'Multiple source drug' means a therapeutically equivalent drug
that is available from at least two manufacturers.

9 "[(e)] (g) 'Therapeutically equivalent' has the meaning given that term in
10 ORS 689.515.

11 "(2) A pharmacy benefit manager licensed under ORS 735.532:

"(a) May not place a drug on a list unless there are at least two multiple
 source drugs, or at least one generic drug generally available for purchase.

"(b) Shall ensure that all drugs on a list are generally available for pur-chase.

<sup>16</sup> "(c) Shall ensure that no drug on a list is obsolete.

"(d) Shall make available to each network pharmacy at the beginning of the term of a contract, and upon renewal of a contract, the specific authoritative industry sources, other than proprietary sources, the pharmacy benefit manager uses to determine the maximum allowable cost set by the pharmacy benefit manager.

"(e) Shall make a list available to a network pharmacy upon request ina format that:

24 "(A) Is electronic;

<sup>25</sup> "(B) Is computer accessible and searchable;

"(C) Identifies all drugs for which maximum allowable costs have been
 established; and

28 "(D) For each drug specifies:

29 "(i) The national drug code; and

30 "(ii) The maximum allowable cost.

HB 2057-2 3/13/25 Proposed Amendments to HB 2057 "(f) Shall update each list maintained by the pharmacy benefit manager every seven business days and make the updated lists, including all changes in the price of drugs, available to network pharmacies in the format described in paragraph (e) of this subsection.

"(g) Shall ensure that dispensing fees are not included in the calculation
of maximum allowable cost.

"(h) May not reimburse a 340B pharmacy differently than any other network pharmacy based on its status as a 340B pharmacy.

9 "(i) Shall comply with the provisions of ORS 743A.062.

"(j) May not retroactively deny or reduce payment on a claim for reimbursement of the cost of services after the claim has been adjudicated by the pharmacy benefit manager unless the:

13 "(A) Adjudicated claim was submitted fraudulently;

"(B) Pharmacy benefit manager's payment on the adjudicated claim was
 incorrect because the pharmacy had already been paid for the services;

"(C) Services were improperly rendered by the pharmacy in violation of
 state or federal law; or

"(D) Payment was incorrect due to an error that the pharmacy andpharmacy benefit manager agree was a clerical error.

20 "(k) May not impose a fee on a pharmacy after the point of sale.

"(L) Shall provide notice to a pharmacy of any claim for reimbursement of the cost of a prescription drug that is denied or reduced. The notice shall identify the specific disaggregated claim that was denied or reduced and a detailed explanation for why the specific claim was denied or reduced.

"(m) May require a covered entity to submit a claim for reimbursement of a prescription drug that includes a modifier or other
indicator that the drug is a 340B drug unless:

"(A) The covered entity has submitted 340B data to a third party
 clearinghouse of the covered entity's choosing that:

30 "(i) Requests and receives claim data, including pharmacy claims,

1 from covered entities;

"(ii) Ensures that claim data submissions by covered entities are
 complete and accurate;

"(iii) Provides manufacturers with validation of a 340B drug that
includes requested claim information submitted by a covered entity
and allows pharmaceutical manufacturers to identify units of a 340B
drug that may be subject to a rebate or discount under a voluntary
rebate or discount arrangement and to verify invoices;

"(iv) Allows payers, health benefit plans, and pharmacy benefit
managers to access only the validated 340B claim information that is
necessary to verify rebate payments while ensuring data integrity and
privacy;

"(v) Allows a covered entity the option of submitting claim data on
 an aggregated retrospective basis that does not require the application
 of modifiers on individual claims or point-of-sale identification;

"(vi) Does not disclose confidential information other than as per mitted to perform the purposes of this paragraph;

"(vii) Does not collect pricing information regarding drugs that are
 not 340B drugs;

"(viii) Does not sell or otherwise generate revenue by licensing or
 making available the data described in this section; and

22 "(ix) Does not have a conflict of interest;

"(B) The modifier or other indicator is not required by law to prevent a duplicate discount or rebate; or

25 "(C) The claim is not for payment, directly or indirectly, by the 26 state medical assistance program.

"(3) Subsection (2)(j) of this section may not be construed to limit pharmacy claim audits under ORS 735.540 to 735.552.

"(4) Nothing in subsection (2)(m) of this section requires a phar macy benefit manger to participate in or subscribe to a clearinghouse.

"(4)] (5) A pharmacy benefit manager must establish a process by which 1 a network pharmacy may appeal its reimbursement for a drug subject to  $\mathbf{2}$ maximum allowable cost pricing. A network pharmacy may appeal a maxi-3 mum allowable cost if the reimbursement for the drug is less than the net 4 amount that the network pharmacy paid to the supplier of the drug. The  $\mathbf{5}$ process must allow a network pharmacy a period of no less than 60 days after 6 a claim is reimbursed in which to file the appeal. An appeal requested under 7 this section must be completed within 30 calendar days of the pharmacy 8 making the claim for which appeal has been requested. 9

"[(5)] (6) A pharmacy benefit manager shall allow a network pharmacy to submit the documentation in support of its appeal on paper or electronically and may not:

"(a) Refuse to accept an appeal submitted by a person authorized to act
on behalf of the network pharmacy;

"(b) Refuse to adjudicate an appeal for the reason that the appeal is
submitted along with other claims that are denied; or

"(c) Impose requirements or establish procedures that have the effect ofunduly obstructing or delaying an appeal.

"[(6)] (7) A pharmacy benefit manager must provide as part of the appeals
 process established under subsection [(4)] (5) of this section:

"(a) A telephone number at which a network pharmacy may contact the
pharmacy benefit manager and speak with an individual who is responsible
for processing appeals;

"(b) A final response to an appeal of the reimbursement for a drug within
 seven business days; and

"(c) If the appeal is denied, the reason for the denial and the national
drug code of a drug that may be purchased by similarly situated pharmacies
at a price that is equal to or less than the maximum allowable cost.

"[(7)(a)] (8)(a) If an appeal is upheld under this section, the pharmacy
 benefit manager shall:

"(A) Make an adjustment for the pharmacy that requested the appeal from
the date of initial adjudication forward; and

"(B) Allow the pharmacy to reverse the claim and resubmit an adjusted
claim without any additional charges.

5 "(b) If the request for an adjustment has come from a critical access 6 pharmacy, as defined by the Oregon Health Authority by rule for purposes 7 related to the Oregon Prescription Drug Program, the adjustment approved 8 under paragraph (a) of this subsection shall apply only to critical access 9 pharmacies.

"[(8)] (9) A pharmacy may file a complaint with the Department of Consumer and Business Services to contest a finding of a pharmacy benefit manager in response to an appeal under subsection [(4)] (5) of this section or a pharmacy benefit manager's failure to comply with the provisions of this section.

"[(9)] (10) The Department of Consumer and Business Services may adopt
 rules to carry out the provisions of this section.

"SECTION 3. ORS 743A.062, as amended by section 11, chapter 87,
Oregon Laws 2024, is amended to read:

<sup>19</sup> "743A.062. (1) As used in this section:

"(a) 'Conflict of interest' means present employment or third party
employment by a covered entity, pharmaceutical manufacturer, pharmaceutical

"(b) 'Covered entity' means a covered entity as defined in 42 U.S.C.
256b(a)(4)(A) and (C) to (G).

<sup>26</sup> "[(a)] (**c**) 'Medical assistance program' means the state program that <sup>27</sup> provides medical assistance as defined in ORS 414.025.

"[(b)] (d) '340B drug' means a covered drug dispensed by a covered entity,
as those terms are defined in 42 U.S.C. 256b, that is subject to the cap on
amounts required to be paid in 42 U.S.C. 256b(a)(1).

"(2) A policy or certificate of health insurance or other contract providing
for the reimbursement of the cost of a prescription drug to a resident of this
state [may not]:

"(a) **May not** exclude coverage of the drug for a particular indication solely on the grounds that the indication has not been approved by the United States Food and Drug Administration if the Health Evidence Review Commission established under ORS 414.688 or the Pharmacy and Therapeutics Committee established under ORS 414.353 determines that the drug is recognized as effective for the treatment of that indication:

"(A) In publications that the commission or the committee determines to
be equivalent to:

<sup>12</sup> "(i) The American Hospital Formulary Service drug information;

13 "(ii) 'Drug Facts and Comparisons' (Lippincott-Raven Publishers);

14 "(iii) The United States Pharmacopoeia drug information; or

"(iv) Other publications that have been identified by the United States
 Secretary of Health and Human Services as authoritative;

17 "(B) In the majority of relevant peer-reviewed medical literature; or

<sup>18</sup> "(C) By the United States Secretary of Health and Human Services;

<sup>19</sup> "(b) For an insured who is enrolled in the medical assistance program:

"(A) Except as provided in subsection (3) of this section, may not require
a prescription for the drug to be filled or refilled at a mail order pharmacy;
or

"(B) May not require a prescription for the drug to be filled or refilled
at a pharmacy that is not a local pharmacy enrolled in the medical assistance program;

"(c) May not discriminate in the reimbursement of a prescription for
340B drugs from other prescription drugs;

"(d) May not assess a fee, chargeback, clawback or other adjustment for
the dispensing of a 340B drug;

<sup>30</sup> "(e) **May not** exclude a pharmacy from a pharmacy network on the basis

1 that the pharmacy dispenses a 340B drug;

"(f) May not restrict the methods by which a 340B drug may be dispensed
or delivered; [or]

"(g) May not restrict the number of pharmacies within a pharmacy network that may dispense or deliver 340B drugs; or

6 "(h) May require a covered entity to submit a claim for reimburse-7 ment of a prescription drug that includes a modifier or other indicator 8 that the drug is a 340B drug unless:

9 "(A) The covered entity has submitted 340B data to a third party
 10 clearinghouse of the covered entity's choosing that:

"(i) Requests and receives claim data, including pharmacy claims,
 from covered entities;

"(ii) Ensures that claim data submissions by covered entities are
 complete and accurate;

"(iii) Provides manufacturers with validation of a 340B drug that
includes requested claim information submitted by a covered entity
and allows pharmaceutical manufacturers to identify units of a 340B
drug that may be subject to a rebate or discount under a voluntary
rebate or discount arrangement and to verify invoices;

"(iv) Allows payers, health benefit plans, and pharmacy benefit
 managers to access only the validated 340B claim information that is
 necessary to verify rebate payments while ensuring data integrity and
 privacy;

"(v) Allows a covered entity the option of submitting claim data on
 an aggregated retrospective basis that does not require the application
 of modifiers on individual claims or point-of-sale identification;

"(vi) Does not disclose confidential information other than as per mitted to perform the purposes of this paragraph;

"(vii) Does not collect pricing information regarding drugs that are
 not 340B drugs;

"(viii) Does not sell or otherwise generate revenue by licensing or
making available the data described in this section; and

3 "(ix) Does not have a conflict of interest;

4 "(B) The modifier or other indicator is not required by law to pre5 vent a duplicate discount or rebate; or

6 "(C) The claim is not for payment, directly or indirectly, by the 7 state medical assistance program.

"(3) Subsection (2)(b)(A) of this section does not prohibit an insurer from
requiring a medical assistance recipient to fill or refill a prescription for a
specialty drug at a mail order pharmacy that is a specialty pharmacy.

"(4) Nothing subsection (2)(h) of this section requires a pharmacy
 benefit manger to participate in or subscribe to a clearinghouse.

"[(4)] (5) Required coverage of a prescription drug under this section shall
 include coverage for medically necessary services associated with the ad ministration of that drug.

"[(5)] (6) Nothing in this section requires coverage for any prescription
 drug if the United States Food and Drug Administration has determined use
 of the drug to be contraindicated.

"[(6)] (7) Nothing in this section requires coverage for experimental drugs not approved for any indication by the United States Food and Drug Administration.

"[(7)] (8) Notwithstanding ORS 750.055 (1)(h), this section does not apply
to a health maintenance organization as defined in ORS 750.005.

((8)] (9) This section is exempt from ORS 743A.001.

"<u>SECTION 4.</u> This 2025 Act takes effect on the 91st day after the
date on which the 2025 regular session of the Eighty-third Legislative
Assembly adjourns sine die.".

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