

SENATE BILL NO. 1129

101ST GENERAL ASSEMBLY

INTRODUCED BY SENATOR WHITE.

5505S.01I

ADRIANE D. CROUSE, Secretary

AN ACT

To amend chapter 376, RSMo, by adding thereto three new sections relating to insurance coverage of pharmacy services.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 376, RSMo, is amended by adding thereto
2 three new sections, to be known as sections 376.411, 376.413,
3 and 376.415, to read as follows:

**376.411. 1. For purposes of this section, the
2 following terms mean:**

3 (1) "Clinician-administered drug", any legend drug, as
4 defined in section 338.330, that is administered by a health
5 care provider who is authorized to administer the drug;

6 (2) "Health carrier", the same meaning given to the
7 term in section 376.1350;

8 (3) "Participating provider", the same meaning given
9 to the term in section 376.1350;

10 (4) "Pharmacy benefits manager", the same meaning
11 given to the term in section 376.388.

12 2. A health carrier, a pharmacy benefits manager, or
13 an agent or affiliate of such health carrier or pharmacy
14 benefits manager shall not:

15 (1) Impose any penalty, impediment, differentiation,
16 or limitation on a participating provider for providing
17 medically necessary clinician-administered drugs regardless
18 of whether the participating provider obtains such drugs

19 from a provider that is in the network including, but not
20 limited to, refusing to approve or pay or reimbursing less
21 than the contracted payment amount;

22 (2) Impose any penalty, impediment, differentiation,
23 or limitation on a covered person who is administered
24 medically necessary clinician-administered drugs regardless
25 of whether the participating provider obtains such drugs
26 from a provider that is in the network including, but not
27 limited to, limiting coverage or benefits; requiring an
28 additional fee, higher co-payment, or higher coinsurance
29 amount; or interfering with a patient's ability to obtain a
30 clinician-administered drug from the patient's provider or
31 pharmacy of choice by any means including, but not limited
32 to, inducing, steering, or offering financial or other
33 incentives; or

34 (3) Impose any penalty, impediment, differentiation,
35 or limitation on any pharmacy, including any class B
36 hospital pharmacy as defined in section 338.220, that is
37 dispensing medically necessary clinician-administered drugs
38 regardless of whether the participating provider obtains
39 such drugs from a provider that is in the network including,
40 but not limited to, requiring a pharmacy to dispense such
41 drugs to a patient with the intention that the patient will
42 transport the medication to a health care provider for
43 administration.

44 3. The provisions of this section shall not apply if
45 the clinician-administered drug is not otherwise covered by
46 the health carrier or pharmacy benefits manager.

376.413. 1. For purposes of this section, the term
2 "health carrier" shall have the same meaning given to the
3 term in section 376.1350, and the term "pharmacy benefits

4 manager" shall have the same meaning given to the term in
5 section 376.388.

6 2. A health carrier, a pharmacy benefits manager, or
7 an agent or affiliate of such health carrier or pharmacy
8 benefits manager shall not:

9 (1) Discriminate, lower the reimbursement, or impose
10 any separate terms upon an entity in any contract based, in
11 whole or in part, on the entity's participation in the 340B
12 drug pricing program as described in 42 U.S.C. Section 256b
13 including, but not limited to:

14 (a) Requiring an entity participating in the 340B drug
15 pricing program to reverse, resubmit, or clarify a 340B drug-
16 pricing claim after the initial adjudication unless these
17 actions are in the normal course of pharmacy business and
18 not related to 340B drug pricing;

19 (b) Requiring a billing modifier to indicate that the
20 drug or claim is a 340B drug-pricing claim or imposing any
21 billing or reporting requirements that identify whether a
22 drug was purchased through the 340B drug pricing program;

23 (c) Excluding an entity from a network on the basis,
24 in whole or in part, of the entity's participation in the
25 340B drug pricing program;

26 (d) Establishing or setting network adequacy
27 requirements based, in whole or in part, on 340B drug
28 pricing program participation by a provider or a pharmacy;

29 (e) Prohibiting an entity authorized to participate in
30 340B drug pricing or a pharmacy under contract with an
31 entity authorized to participate in 340B drug pricing from
32 participating in the provider network on the basis, in whole
33 or in part, of participation in 340B drug pricing;

34 (f) Offering a lower reimbursement for a drug
35 purchased under the 340B drug pricing program than for the
36 same drug not purchased under 340B drug pricing;

37 (g) Refusing to cover drugs purchased under the 340B
38 drug pricing program; or

39 (h) Charging more than fair market value or seeking
40 profit sharing in exchange for services involving the 340B
41 drug pricing program; or

42 (2) Limit a patient's freedom to use an entity that
43 participates in the 340B drug pricing program by any means
44 including, but not limited to, modifying a patient's payment
45 limitations or cost-sharing obligations on the basis of
46 participation, in whole or in part, in the 340B drug pricing
47 program.

48 3. A pharmacy benefits manager shall not base drug
49 formulary or drug coverage decisions upon the 340B drug-
50 pricing status of a drug, including price or availability,
51 or whether a dispensing entity participates in the 340B drug
52 pricing program.

53 4. A pharmaceutical manufacturer shall not prohibit an
54 entity from contracting or participating with an entity
55 authorized to participate in the 340B drug pricing program
56 by denying access to drugs that are manufactured by the
57 pharmaceutical manufacturer or by denying the entity the
58 ability to purchase drugs at 340B program pricing by
59 substituting a rebate discount.

60 5. All pharmacy claims processed by a pharmacy that
61 participates in the 340B drug pricing program are final at
62 the point of adjudication.

376.415. 1. For purposes of this section, the
2 following terms mean:

3 (1) "Biological product", the same meaning given to
4 the term in 42 U.S.C. Section 262(i);

5 (2) "Biosimilar", the same meaning given to the term
6 in 42 U.S.C. Section 262(i);

7 (3) "Health carrier", the same meaning given to the
8 term in section 376.1350;

9 (4) "Pharmacy benefits manager", the same meaning
10 given to the term in section 376.388;

11 (5) "Reference product", the same meaning given to the
12 term in 42 U.S.C. Section 262(i).

13 2. A health carrier, a pharmacy benefits manager, or
14 an agent or affiliate of such health carrier or pharmacy
15 benefits manager that provides coverage for a reference
16 product or a biological product that is biosimilar to the
17 reference product shall provide coverage for the reference
18 product and all biological products that have been deemed
19 biosimilar to the reference product. The scope, extent, and
20 amount of such required coverage shall be the same
21 including, but not limited to, any payment limitations or
22 cost-sharing obligations.

✓