SENATE BILL NO. 1105

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR FITZWATER.

4378S.01I KRISTINA MARTIN, Secretary

AN ACT

To repeal sections 338.015, 376.387, and 376.388, RSMo, and to enact in lieu thereof three new sections relating to payments for prescription drugs.

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

Section A. Sections 338.015, 376.387, and 376.388, RSMo,

- 2 are repealed and three new sections enacted in lieu thereof, to
- 3 be known as sections 338.015, 376.387, and 376.388, to read as
- 4 follows:
 - 338.015. 1. The provisions of sections 338.010 to
- 2 338.015 shall not be construed to inhibit the patient's
- 3 freedom of choice to obtain prescription services from any
- 4 licensed pharmacist[. However, nothing in sections 338.010
- 5 to 338.315 abrogates the patient's ability to waive freedom
- of choice under any contract with regard to payment or
- 7 coverage of prescription expense] or pharmacy.
- 8 2. All pharmacists may provide pharmaceutical
- 9 consultation and advice to persons concerning the safe and
- 10 therapeutic use of their prescription drugs.
- 11 3. All patients shall have the right to receive a
- 12 written prescription from their prescriber to take to the
- 13 facility of their choice or to have an electronic
- 14 prescription transmitted to the facility of their choice.
- 15 4. Notwithstanding any provision of law to the
- 16 contrary, no pharmacy benefits manager, as defined in
- 17 section 376.388, shall prohibit or redirect by contract, or
- 18 otherwise penalize or restrict, a covered person, as defined
- in section 376.387, from obtaining prescription services,

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

20 consultation, or advice from a contracted pharmacy, as

21 defined in section 376.388.

376.387. 1. For purposes of this section, the

- 2 following terms shall mean:
- 3 (1) "Covered person", [the same meaning as such term
- 4 is defined in section 376.1257] a policyholder, subscriber,
- 5 enrollee, or other individual who receives prescription drug
- 6 coverage through a pharmacy benefits manager;
- 7 (2) "Health benefit plan", the same meaning as such
- 8 term is defined in section 376.1350;
- 9 (3) "Health carrier" or "carrier", the same meaning as
- 10 such term is defined in section 376.1350;
- 11 (4) "Pharmacy", the same meaning as such term is
- 12 defined in chapter 338;
- 13 (5) "Pharmacy benefits manager", the same meaning as
- 14 such term is defined in section 376.388;
- 15 (6) "Pharmacy benefits manager rebate aggregator", any
- 16 entity that negotiates with a pharmaceutical manufacturer on
- 17 behalf of a pharmacy benefits manager for a rebate;
- 18 (7) "Rebate", any discount, negotiated concession, or
- 19 other payment provided by a pharmaceutical manufacturer,
- 20 pharmacy, or health benefit plan to an entity to sell,
- 21 provide, pay, or reimburse a pharmacy or other entity in the
- 22 state for the dispensation or administration of a
- 23 prescription drug on behalf of itself or another entity.
- 2. No pharmacy benefits manager shall include a
- 25 provision in a contract entered into or modified on or after
- 26 August 28, 2018, with a pharmacy or pharmacist that requires
- 27 a covered person to make a payment for a prescription drug
- 28 at the point of sale in an amount that exceeds the lesser of:
- 29 (1) The copayment amount as required under the health
- 30 benefit plan; or

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31 The amount an individual would pay for a prescription if that individual paid with cash. 32

- 3. A pharmacy or pharmacist shall have the right to:
- Provide to a covered person information regarding 34 the amount of the covered person's cost share for a 35 prescription drug, the covered person's cost of an 36 alternative drug, and the covered person's cost of the drug 37 without adjudicating the claim through the pharmacy benefits 38 manager. Neither a pharmacy nor a pharmacist shall be 39
- 40 proscribed by a pharmacy benefits manager from discussing
- any such information or from selling a more affordable 41
- alternative to the covered person; and 42
 - (2) Provide to a plan sponsor any information related to the sponsor's plan that does not disclose information about a specific covered person's prescription use.
- 4. No pharmacy benefits manager shall, directly or 46 47 indirectly, charge or hold a pharmacist or pharmacy responsible for any fee amount related to a claim that is 48 49 not known at the time of the claim's adjudication, unless the amount is a result of improperly paid claims [or charges 50 for administering a health benefit plan]. 51
- 52 [This section shall not apply with respect to claims under Medicare Part D, or any other plan administered 53 54 or regulated solely under federal law, and to the extent this section may be preempted under the Employee Retirement 55 56 Income Security Act of 1974 for self-funded employer-
- sponsored health benefit plans. 57
- 6.] A pharmacy benefits manager shall notify in 58 writing any health carrier with which it contracts if the 59 pharmacy benefits manager has a conflict of interest, any 60 commonality of ownership, or any other relationship, 61
- financial or otherwise, between the pharmacy benefits 62

manager and any other health carrier with which the pharmacy benefits manager contracts.

- 6. Any entity that enters into a contract to sell, provide, pay, or reimburse a pharmacy in the state for prescription drugs on behalf of itself or another entity shall define and apply the term "generic", with respect to prescription drugs, to mean any "authorized generic drug", as defined in 21 CFR 314.3, approved under section 505(c) of the Federal Food, Drug, and Cosmetic Act, as amended.
 - 7. An entity shall define and apply the term "rebate" as having the same meaning given to the term in this section if the entity enters into a contract to sell, provide, pay, negotiate rebates for, or reimburse a pharmacy, pharmacy benefits manager, pharmacy benefits manager affiliate as defined in section 376.388, or pharmacy benefits manager rebate aggregator for prescription drugs on behalf of itself or another entity.
- 8. A pharmacy benefits manager that has contracted with an entity to provide pharmacy benefits management services for such an entity or any person who negotiates with a pharmacy benefits manager on behalf of a purchaser of health care benefits shall owe a fiduciary duty to that entity or purchaser of health care benefits, and shall discharge that duty in accordance with federal and state law.
 - 9. Any entity that enters into a contract to sell, provide, pay, or reimburse a pharmacy in the state for prescription drugs on behalf of itself or another entity shall not prohibit a plan sponsor or a contracted pharmacy, as defined in section 376.388, from discussing any health benefit plan information or costs.
- 93 10. It shall be unlawful for any pharmacy benefits 94 manager or any person acting on its behalf to charge a

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fee;

95 health benefit plan or payer a different amount for a 96 prescription drug's ingredient cost or dispensing fee than 97 the amount the pharmacy benefits manager reimburses a pharmacy for the prescription drug's ingredient cost or 98 99 dispensing fee if the pharmacy benefits manager retains any 100 amount of such difference. The department of commerce and insurance 101 [7.] 11. 102 shall enforce this section. 1. As used in this section, unless the 376.388. 2 context requires otherwise, the following terms shall mean: 3 "Contracted pharmacy" [or "pharmacy"], a pharmacy located in Missouri participating in the network of a 4 5 pharmacy benefits manager through a direct or indirect 6 contract; 7 (2) ["Health carrier", an entity subject to the 8 insurance laws and regulations of this state that contracts 9 or offers to contract to provide, deliver, arrange for, pay 10 for, or reimburse any of the costs of health care services, 11 including a sickness and accident insurance company, a health maintenance organization, a nonprofit hospital and 12 health service corporation, or any other entity providing a 13 plan of health insurance, health benefits, or health 14 services, except that such plan shall not include any 15 coverage pursuant to a liability insurance policy, workers' 16 compensation insurance policy, or medical payments insurance 17 18 issued as a supplement to a liability policy; "Maximum allowable cost", the per-unit amount 19 **(3)** that a pharmacy benefits manager reimburses a pharmacist for 20 a prescription drug, excluding a dispensing or professional 21

- 23 [(4)] (3) "Maximum allowable cost list" or "MAC list",
- 24 a listing of drug products that meet the standard described
- 25 in this section;
- [(5)] (4) "Pharmacy", as such term is defined in
- 27 chapter 338;
- [(6)] (5) "Pharmacy benefits manager", an entity that
- 29 [contracts with pharmacies on behalf of health carriers or
- any health plan sponsored by the state or a political
- 31 subdivision of the state] administers or manages a pharmacy
- 32 benefits plan or program;
- 33 (6) "Pharmacy benefits manager affiliate", a pharmacy
- 34 or pharmacist that directly or indirectly, through one or
- 35 more intermediaries, owns or controls, is owned or
- 36 controlled by, or is under common ownership or control with
- 37 a pharmacy benefits manager;
- 38 (7) "Pharmacy benefits plan or program", a plan or
- 39 program that pays for, reimburses, covers the cost of, or
- 40 otherwise provides for prescription drugs and pharmacist
- 41 services to individuals who reside in or are employed in
- 42 this state.
- 43 2. Upon each contract execution or renewal between a
- 44 pharmacy benefits manager and a pharmacy or between a
- 45 pharmacy benefits manager and a pharmacy's contracting
- 46 representative or agent, such as a pharmacy services
- 47 administrative organization, a pharmacy benefits manager
- 48 shall, with respect to such contract or renewal:
- 49 (1) Include in such contract or renewal the sources
- 50 utilized to determine maximum allowable cost and update such
- 51 pricing information at least every seven days; and
- 52 (2) Maintain a procedure to eliminate products from
- 53 the maximum allowable cost list of drugs subject to such
- 54 pricing or modify maximum allowable cost pricing at least

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every seven days, if such drugs do not meet the standards and requirements of this section, in order to remain consistent with pricing changes in the marketplace.

- 3. A pharmacy benefits manager shall reimburse
 pharmacies for drugs subject to maximum allowable cost
 pricing that has been updated to reflect market pricing at
 least every seven days as set forth under subdivision (1) of
 subsection 2 of this section.
- 4. A pharmacy benefits manager shall not place a drug on a maximum allowable cost list unless there are at least two therapeutically equivalent multisource generic drugs, or at least one generic drug available from at least one manufacturer, generally available for purchase by network pharmacies from national or regional wholesalers.
- 69 (1) All contracts between a pharmacy benefits 70 manager and a contracted pharmacy or between a pharmacy 71 benefits manager and a pharmacy's contracting representative or agent, such as a pharmacy services administrative 72 73 organization, shall include a process to internally appeal, investigate, and resolve disputes regarding maximum 74 allowable cost pricing. The process shall include the 75 76 following:
- 77 [(1)] (a) The right to appeal shall be limited to
 78 fourteen calendar days following the reimbursement of the
 79 initial claim; and
- 80 [(2)] (b) A requirement that the pharmacy benefits
 81 manager shall respond to an appeal described in this
 82 subsection no later than fourteen calendar days after the
 83 date the appeal was received by such pharmacy benefits
 84 manager.

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85 (2) If a reimbursement to a contracted pharmacy is 86 below the pharmacy's cost to purchase and dispense the drug, 87 the pharmacy may decline to dispense the prescription.

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- (3) A pharmacy benefits manager shall not reimburse a pharmacy or pharmacist in the state an amount less than the amount that the pharmacy benefits manager reimburses a pharmacy benefits manager affiliate for providing the same pharmacist services.
- 93 6. For appeals that are denied, the pharmacy benefits
 94 manager shall provide the reason for the denial and identify
 95 the national drug code of a drug product that may be
 96 purchased by contracted pharmacies at a price at or below
 97 the maximum allowable cost and, when applicable, may be
 98 substituted lawfully.
- 99 7. If the appeal is successful, the pharmacy benefits 100 manager shall:
- 101 (1) Adjust the maximum allowable cost price that is 102 the subject of the appeal effective on the day after the 103 date the appeal is decided;
- 104 (2) Apply the adjusted maximum allowable cost price to
 105 all similarly situated pharmacies as determined by the
 106 pharmacy benefits manager; and
- 107 (3) Allow the pharmacy that succeeded in the appeal to
 108 reverse and rebill the pharmacy benefits claim giving rise
 109 to the appeal.
- 110 8. Appeals shall be upheld if:
- 111 (1) The pharmacy being reimbursed for the drug subject 112 to the maximum allowable cost pricing in question was not 113 reimbursed as required under subsection 3 of this section; or

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(2) The drug subject to the maximum allowable cost 114 pricing in question does not meet the requirements set forth under subsection 4 of this section. 116

