

# SENATE BILL NO. 1213

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR MOON.

4427S.01I

KRISTINA MARTIN, Secretary

## AN ACT

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

*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Section A. Sections 338.015, 376.387, and 376.388, RSMo, are repealed and six new sections enacted in lieu thereof, to be known as sections 103.200, 338.015, 376.387, 376.388, 376.414, and 376.2066, to read as follows:

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

(1) "Pharmacy", the same meaning given to the term in section 338.210;

(2) "Plan", the Missouri consolidated health care plan as described in section 103.005;

(3) "Rebate", any discount, negotiated concession, or other payment provided by a pharmaceutical manufacturer, pharmacy, or health benefit plan to an entity to sell, provide, pay, or reimburse a pharmacy or other entity in the state for the dispensation or administration of a prescription drug on behalf of itself or another entity.

2. Before March 1, 2026, and annually thereafter, the pharmacy benefits manager utilized by the Missouri consolidated health care plan shall file a report with the plan for the immediately preceding calendar year. The

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

17 report shall contain the following information regarding the  
18 plan:

19 (1) The aggregate dollar amount of all rebates that  
20 the pharmacy benefits manager collected from pharmaceutical  
21 manufacturers that manufactured outpatient prescription  
22 drugs that:

23 (a) Were covered by the plan during such calendar  
24 year; and

25 (b) Were attributable to patient utilization of such  
26 drugs during such calendar year; and

27 (2) The aggregate dollar amount of all rebates,  
28 excluding any portion of the rebates received by the plan,  
29 concerning drug formularies that the pharmacy benefits  
30 manager collected from pharmaceutical manufacturers that  
31 manufactured outpatient prescription drugs that:

32 (a) Were covered by the plan during such calendar  
33 year; and

34 (b) Were attributable to patient utilization of such  
35 drugs by covered persons under the plan during such calendar  
36 year.

37 3. In consultation with its pharmacy benefits manager,  
38 the plan shall establish a form for reporting the  
39 information required under subsection 2 of this section.  
40 The form shall be designed to minimize the administrative  
41 burden and cost of reporting on the plan and its pharmacy  
42 benefits manager.

43 4. No documents, materials, or other information  
44 submitted to the plan under subsection 2 of this section  
45 shall be subject to disclosure under chapter 610, except to  
46 the extent they are included on an aggregated basis in the  
47 reports required under subsection 5 of this section. The

48 plan shall not disclose information submitted under  
49 subsection 2 of this section in a manner that:

50 (1) Is likely to compromise the financial,  
51 competitive, or proprietary nature of such information; or

52 (2) Would enable a third party to identify the value  
53 of a rebate provided for a particular outpatient  
54 prescription drug or therapeutic class of outpatient  
55 prescription drugs.

56 5. (1) Before July 1, 2026, and annually thereafter,  
57 the plan shall submit a report to the standing committees of  
58 the general assembly having jurisdiction over health  
59 insurance matters. The report shall contain an aggregation  
60 of the information submitted to the plan under subdivision  
61 (1) of subsection 2 of this section for the immediately  
62 preceding calendar year and such other information as the  
63 plan in its discretion deems relevant for the purposes of  
64 this section. The plan shall provide its pharmacy benefits  
65 manager and any third party affected by submission of a  
66 report required by this subsection with a written notice  
67 describing the content of the report.

68 (2) Before July 1, 2026, and annually thereafter, the  
69 plan shall prepare a report for the immediately preceding  
70 calendar year describing the rebate practices of the plan  
71 and its pharmacy benefits manager. The plan shall provide  
72 the report to the standing committees of the general  
73 assembly having jurisdiction over health insurance matters  
74 and the director of the department of commerce and  
75 insurance. The report shall contain:

76 (a) An explanation of the manner in which the plan  
77 accounted for rebates in calculating premiums for such year;

78           (b) A statement disclosing whether, and describing the  
79 manner in which, the plan made rebates available to  
80 enrollees at the point of purchase during such year;

81           (c) A statement describing any other manner in which  
82 the plan applied rebates during such year; and

83           (d) Such other information as the plan in its  
84 discretion deems relevant for the purposes of this section.

85           6. The plan may impose a penalty of no more than seven  
86 thousand five hundred dollars on its pharmacy benefits  
87 manager for each violation of this section.

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 or pharmacy. [However, nothing in  
5 sections 338.010 to 338.315 abrogates the patient's ability  
6 to waive freedom of choice under any contract with regard to  
7 payment or coverage of prescription expense.]

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. No pharmacy benefits manager, as defined in section  
16 376.388, shall prohibit or redirect by contract, or  
17 otherwise penalize or restrict, a covered person, as defined  
18 in section 376.387, from obtaining prescription services,  
19 consultation, or advice from a contracted pharmacy, as  
20 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           2. No pharmacy benefits manager shall include a  
16 provision in a contract entered into or modified on or after  
17 August 28, 2018, with a pharmacy or pharmacist that requires  
18 a covered person to make a payment for a prescription drug  
19 at the point of sale in an amount that exceeds the lesser of:

20           (1) The copayment amount as required under the health  
21 benefit plan; or

22           (2) The amount an individual would pay for a  
23 prescription if that individual paid with cash.

24           3. A pharmacy or pharmacist shall have the right to  
25 provide to a covered person information regarding the amount  
26 of the covered person's cost share for a prescription drug,  
27 the covered person's cost of an alternative drug, and the  
28 covered person's cost of the drug without adjudicating the  
29 claim through the pharmacy benefits manager. Neither a  
30 pharmacy nor a pharmacist shall be proscribed by a pharmacy  
31 benefits manager from discussing any such information or  
32 from selling a more affordable alternative to the covered  
33 person.

34 4. No pharmacy benefits manager shall, directly or  
35 indirectly, charge or hold a pharmacist or pharmacy  
36 responsible for any fee amount related to a claim that is  
37 not known at the time of the claim's adjudication, unless  
38 the amount is a result of improperly paid claims [or charges  
39 for administering a health benefit plan].

40 5. [This section shall not apply with respect to  
41 claims under Medicare Part D, or any other plan administered  
42 or regulated solely under federal law, and to the extent  
43 this section may be preempted under the Employee Retirement  
44 Income Security Act of 1974 for self-funded employer-  
45 sponsored health benefit plans.]

46 6.] A pharmacy benefits manager shall notify in  
47 writing any health carrier with which it contracts if the  
48 pharmacy benefits manager has a conflict of interest, any  
49 commonality of ownership, or any other relationship,  
50 financial or otherwise, between the pharmacy benefits  
51 manager and any other health carrier with which the pharmacy  
52 benefits manager contracts.

53 [7.] 6. Any entity that enters into a contract to  
54 sell, provide, pay, or reimburse a pharmacy in the state for  
55 prescription drugs on behalf of itself or another entity  
56 shall define and apply the term "generic", with respect to  
57 prescription drugs, to mean any "authorized generic drug",  
58 as defined in 21 CFR 314.3, approved under section 505(c) of  
59 the Federal Food, Drug, and Cosmetic Act, as amended.

60 7. Any entity that enters into a contract to sell,  
61 provide, pay, or reimburse a pharmacy in the state for  
62 prescription drugs on behalf of itself or another entity  
63 shall define and apply the term "rebate" as having the same  
64 meaning given to the term in section 103.200.

65           **8. A pharmacy benefits manager that has contracted**  
66 **with an entity to provide pharmacy benefit management**  
67 **services for such an entity shall owe a fiduciary duty to**  
68 **that entity, and shall discharge that duty in accordance**  
69 **with federal and state law.**

70           **9.** The department of commerce and insurance shall  
71 enforce this section.

          376.388. 1. As used in this section, unless the  
2 context requires otherwise, the following terms shall mean:

3           (1) "Contracted pharmacy" [or "pharmacy"], a pharmacy  
4 located in Missouri participating in the network of a  
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  
12 health maintenance organization, a nonprofit hospital and  
13 health service corporation, or any other entity providing a  
14 plan of health insurance, health benefits, or health  
15 services, except that such plan shall not include any  
16 coverage pursuant to a liability insurance policy, workers'  
17 compensation insurance policy, or medical payments insurance  
18 issued as a supplement to a liability policy;

19           (3)] "Maximum allowable cost", the per-unit amount  
20 that a pharmacy benefits manager reimburses a pharmacist for  
21 a prescription drug, excluding a dispensing or professional  
22 fee;

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;

26            [(5)] (4) "Pharmacy", as such term is defined in  
27 chapter 338;

28            [(6)] (5) "Pharmacy benefits manager", an entity that  
29 [contracts with pharmacies on behalf of health carriers or  
30 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 pharmacist services to individuals  
41 who reside in or are employed in this state.

42            2. Upon each contract execution or renewal between a  
43 pharmacy benefits manager and a pharmacy or between a  
44 pharmacy benefits manager and a pharmacy's contracting  
45 representative or agent, such as a pharmacy services  
46 administrative organization, a pharmacy benefits manager  
47 shall, with respect to such contract or renewal:

48            (1) Include in such contract or renewal the sources  
49 utilized to determine maximum allowable cost and update such  
50 pricing information at least every seven days; and

51            (2) Maintain a procedure to eliminate products from  
52 the maximum allowable cost list of drugs subject to such  
53 pricing or modify maximum allowable cost pricing at least  
54 every seven days, if such drugs do not meet the standards  
55 and requirements of this section, in order to remain  
56 consistent with pricing changes in the marketplace.

57           3. A pharmacy benefits manager shall reimburse  
58 pharmacies for drugs subject to maximum allowable cost  
59 pricing that has been updated to reflect market pricing at  
60 least every seven days as set forth under subdivision (1) of  
61 subsection 2 of this section.

62           4. A pharmacy benefits manager shall not place a drug  
63 on a maximum allowable cost list unless there are at least  
64 two therapeutically equivalent multisource generic drugs, or  
65 at least one generic drug available from at least one  
66 manufacturer, generally available for purchase by network  
67 pharmacies from national or regional wholesalers.

68           5. **(1)** All contracts between a pharmacy benefits  
69 manager and a contracted pharmacy or between a pharmacy  
70 benefits manager and a pharmacy's contracting representative  
71 or agent, such as a pharmacy services administrative  
72 organization, shall include a process to internally appeal,  
73 investigate, and resolve disputes regarding maximum  
74 allowable cost pricing. The process shall include the  
75 following:

76           **[(1)] (a)** The right to appeal shall be limited to  
77 fourteen calendar days following the reimbursement of the  
78 initial claim; and

79           **[(2)] (b)** A requirement that the pharmacy benefits  
80 manager shall respond to an appeal described in this  
81 subsection no later than fourteen calendar days after the  
82 date the appeal was received by such pharmacy benefits  
83 manager.

84           **(2) If a reimbursement to a contracted pharmacy is**  
85 **below the pharmacy's cost to purchase the drug, the pharmacy**  
86 **benefits manager shall sustain an appeal and increase**  
87 **reimbursement to the pharmacy and other contracted**  
88 **pharmacies to cover the cost of purchasing the drug.**

89           (3) A pharmacy benefits manager shall not reimburse a  
90 pharmacy or pharmacist in the state an amount less than the  
91 amount that the pharmacy benefits manager reimburses a  
92 pharmacy benefits manager affiliate for providing the same  
93 pharmacist services.

94           6. For appeals that are denied, the pharmacy benefits  
95 manager shall provide the reason for the denial and identify  
96 the national drug code of a drug product that may be  
97 purchased by contracted pharmacies at a price at or below  
98 the maximum allowable cost and, when applicable, may be  
99 substituted lawfully.

100          7. If the appeal is successful, the pharmacy benefits  
101 manager shall:

102           (1) Adjust the maximum allowable cost price that is  
103 the subject of the appeal effective on the day after the  
104 date the appeal is decided;

105           (2) Apply the adjusted maximum allowable cost price to  
106 all similarly situated pharmacies as determined by the  
107 pharmacy benefits manager; and

108           (3) Allow the pharmacy that succeeded in the appeal to  
109 reverse and rebill the pharmacy benefits claim giving rise  
110 to the appeal.

111          8. Appeals shall be upheld if:

112           (1) The pharmacy being reimbursed for the drug subject  
113 to the maximum allowable cost pricing in question was not  
114 reimbursed as required under subsection 3 of this section; or

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

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

3           (1) "340B drug", a drug that is:

4 (a) A covered outpatient drug as defined in Section  
5 340B of the Public Health Service Act, 42 U.S.C. Section  
6 256b, enacted by Section 602 of the Veterans Health Care Act  
7 of 1992, P.L. 102-585; and

8 (b) Purchased under an agreement entered into under 42  
9 U.S.C. Section 256b;

10 (2) "Covered entity", the same meaning given to the  
11 term in Section 340B(a)(4) of the Public Health Service Act,  
12 42 U.S.C. Section 256b(a)(4);

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

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

17 (5) "Specified pharmacy", a pharmacy licensed under  
18 chapter 338 with which a covered entity has contracted to  
19 dispense 340B drugs on behalf of the covered entity  
20 regardless of whether the 340B drugs are distributed in  
21 person or through the mail.

22 2. A health carrier or pharmacy benefits manager shall  
23 not discriminate against a covered entity or a specified  
24 pharmacy by doing any of the following:

25 (1) Reimbursing a covered entity or specified pharmacy  
26 for a quantity of a 340B drug in an amount less than such  
27 health carrier or pharmacy benefits manager would pay to any  
28 other similarly situated pharmacy that is not a covered  
29 entity or a specified pharmacy for such quantity of such  
30 drug on the basis that the entity or pharmacy is a covered  
31 entity or specified pharmacy or that the entity or pharmacy  
32 dispenses 340B drugs;

33 (2) Imposing any terms or conditions on covered  
34 entities or specified pharmacies that differ from such terms  
35 or conditions applied to other similarly situated pharmacies

36 that are not covered entities or specified pharmacies on the  
37 basis that the entity or pharmacy is a covered entity or  
38 specified pharmacy or that the entity or pharmacy dispenses  
39 340B drugs including, but not limited to, terms or  
40 conditions with respect to any of the following:

41 (a) Fees, chargebacks, clawbacks, adjustments, or  
42 other assessments;

43 (b) Professional dispensing fees;

44 (c) Restrictions or requirements regarding  
45 participation in standard or preferred pharmacy networks;

46 (d) Requirements relating to the frequency or scope of  
47 audits or to inventory management systems using generally  
48 accepted accounting principles; and

49 (e) Any other restrictions, conditions, practices, or  
50 policies that, as specified by the director of the  
51 department of commerce and insurance, interfere with the  
52 ability of a covered entity to maximize the value of  
53 discounts provided under 42 U.S.C. Section 256b;

54 (3) Interfering with an individual's choice to receive  
55 a 340B drug from a covered entity or specified pharmacy,  
56 whether in person or via direct delivery, mail, or other  
57 form of shipment;

58 (4) Requiring a covered entity or specified pharmacy  
59 to identify, either directly or through a third party, 340B  
60 drugs; or

61 (5) Refusing to contract with a covered entity or  
62 specified pharmacy for reasons other than those that apply  
63 equally to entities or pharmacies that are not covered  
64 entities or specified pharmacies, or on the basis that:

65 (a) The entity or pharmacy is a covered entity or a  
66 specified pharmacy; or

67 (b) The entity or pharmacy is described in any of  
68 subparagraphs (A) to (O) of 42 U.S.C. Section 256b(a) (4) .

69 3. The director of the department of commerce and  
70 insurance shall impose a civil penalty on any pharmacy  
71 benefits manager that violates the requirements of this  
72 section. Such penalty shall not exceed five thousand  
73 dollars per violation per day.

74 4. The director of the department of commerce and  
75 insurance shall promulgate rules to implement the provisions  
76 of this section. Any rule or portion of a rule, as that  
77 term is defined in section 536.010, that is created under  
78 the authority delegated in this section shall become  
79 effective only if it complies with and is subject to all of  
80 the provisions of chapter 536 and, if applicable, section  
81 536.028. This section and chapter 536 are nonseverable and  
82 if any of the powers vested with the general assembly  
83 pursuant to chapter 536 to review, to delay the effective  
84 date, or to disapprove and annul a rule are subsequently  
85 held unconstitutional, then the grant of rulemaking  
86 authority and any rule proposed or adopted after August 28,  
87 2024, shall be invalid and void.

376.2066. 1. As used in this section, terms shall  
2 have the meanings ascribed to them in section 376.1350, and  
3 the term "rebate" shall mean any discount, negotiated  
4 concession, or other payment provided by a pharmaceutical  
5 manufacturer, pharmacy as defined in section 388.210, or  
6 other entity in the state for the dispensation or  
7 administration of a prescription drug on behalf of itself or  
8 another entity.

9 2. No later than March 1, 2026, and annually  
10 thereafter, each health carrier shall submit to the  
11 department, in a form and manner prescribed by the

12 department, a written certification for the immediately  
13 preceding calendar year certifying that the health carrier  
14 accounted for all pharmaceutical rebates in calculating the  
15 premium for health benefit plans the carrier delivered,  
16 issued for delivery, continued, or renewed in this state  
17 during that calendar year.

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