# Senate Bill 399

Sponsored by Senator STEINER HAYWARD (Presession filed.)

#### SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Prohibits small employer, group or individual health benefit plan from requiring enrollee in plan to incur more than \$250 in out-of-pocket costs for covered prescription drugs purchased during single retail encounter. Requires prescription drug manufacturer to have process for providing rebate to insurer of difference between \$250 and copayment for prescription drug under express terms of health benefit plan.

Becomes operative January 1, 2019.

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#### A BILL FOR AN ACT

- 2 Relating to prescription drug costs; creating new provisions; and amending ORS 743B.013, 743B.105 and 743B.125. 3

Be It Enacted by the People of the State of Oregon: 4

SECTION 1. (1) As used in this section: 5

(a) "Copayment" means the total out-of-pocket cost for a prescription drug that would 6 7 be incurred by an enrollee in a health benefit plan under the express terms of the plan but for the application of ORS 743B.013 (17), 743B.105 (10) and 743B.125 (11). 8

(b) "Drug" has the meaning given that term in ORS 689.005. 9

(c) "Enrollee" means an individual whose prescription drug costs are paid or reimbursed 10 by an insurer under a health benefit plan. 11

12 (d) "Health benefit plan" has the meaning given that term in ORS 743B.005.

(e) "Insurer" means a person with a certificate of authority to transact insurance in this 13 state that offers a health benefit plan. 14

15(f) "Manufacture" means the production, preparation, propagation, compounding, conversion or processing of a drug, either directly or indirectly by extraction from substances 16 of natural origin or independently by means of chemical synthesis, or by a combination of 17 extraction and chemical synthesis. "Manufacture" includes packaging or repackaging of the 18 substances or labeling or relabeling of the container, but does not include the preparation 19 or compounding of a drug by an individual for the individual's own use or the preparation, 20 compounding, packaging or labeling of a drug: 21

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(A) By a health care practitioner incidental to administering or dispensing a drug in the 23course of professional practice; or

24 (B) By a health care practitioner or under the practitioner's authorization and supervision for the purpose of, or incidental to, research, teaching or chemical analysis activities, 25 26 if the drug is not for sale.

27(g) "Manufacturer" means a person that manufactures prescription drugs that are sold or distributed to Oregon residents. 28

29 (h) "Prescription drug" means a drug that must:

**NOTE:** Matter in **boldfaced** type in an amended section is new: matter *[italic and bracketed]* is existing law to be omitted. New sections are in **boldfaced** type.

(A) Under federal law, be labeled "Caution: Federal law prohibits dispensing without 1 2 prescription" prior to being dispensed or delivered; (B) Under any applicable federal or state law or regulation, be dispensed only by pre-3 scription; or 4 (C) Under any applicable federal or state law or regulation, be restricted to use only by 5 health care practitioners. 6 (2)(a) A manufacturer shall establish a process to be used by an insurer to report to the 7 manufacturer and by the manufacturer to rebate to the insurer the difference between the 8 9 enrollee payment limits specified in ORS 743B.013 (17), 743B.105 (10) and 743B.125 (11) and the copayment required under the express terms of a health benefit plan for the prescription 10 drugs produced by the manufacturer that are sold to Oregon residents who are enrolled in 11 12 the plan. 13 (b) If an enrollee, in a single purchase, purchases prescription drugs or prescription drug refills made by more than one manufacturer, each manufacturer shall rebate its propor-14 15 tionate share of the rebate described in paragraph (a) of this section based on the ratio of 16 the cost of the manufacturer's drug to the total cost of all prescription drugs purchased 17 during the retail encounter. 18 SECTION 2. ORS 743B.013 is amended to read: 19 743B.013. (1) A health benefit plan issued to a small employer: (a) Other than a grandfathered health plan, must cover essential health benefits consistent with 202142 U.S.C. 300gg-11. 22(b) May require an affiliation period that does not exceed two months for an enrollee or 90 days 23for a late enrollee. (c) May not apply a preexisting condition exclusion to any enrollee. 24 (2) Late enrollees in a small employer health benefit plan may be subjected to a group eligibility 25waiting period that does not exceed 90 days. 2627(3) Each small employer health benefit plan shall be renewable with respect to all eligible enrollees at the option of the policyholder, small employer or contract holder unless: 28(a) The policyholder, small employer or contract holder fails to pay the required premiums. 2930 (b) The policyholder, small employer or contract holder or, with respect to coverage of individ-31 ual enrollees, an enrollee or a representative of an enrollee engages in fraud or makes an intentional misrepresentation of a material fact as prohibited by the terms of the plan. 32(c) The number of enrollees covered under the plan is less than the number or percentage of 33 34 enrollees required by participation requirements under the plan. 35(d) The small employer fails to comply with the contribution requirements under the health benefit plan. 36 37 (e) The carrier discontinues both offering and renewing all of its small employer health benefit plans in this state or in a specified service area within this state. In order to discontinue plans un-38 der this paragraph, the carrier: 39 (A) Must give notice of the decision to the Department of Consumer and Business Services and 40 to all policyholders covered by the plans; 41 (B) May not cancel coverage under the plans for 180 days after the date of the notice required 42 under subparagraph (A) of this paragraph if coverage is discontinued in the entire state or, except 43 as provided in subparagraph (C) of this paragraph, in a specified service area; and 44 (C) May not cancel coverage under the plans for 90 days after the date of the notice required 45

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under subparagraph (A) of this paragraph if coverage is discontinued in a specified service area 1 2 because of an inability to reach an agreement with the health care providers or organization of health care providers to provide services under the plans within the service area. 3

(f) The carrier discontinues both offering and renewing a small employer health benefit plan in 4 a specified service area within this state because of an inability to reach an agreement with the 5 health care providers or organization of health care providers to provide services under the plan 6 within the service area. In order to discontinue a plan under this paragraph, the carrier: 7

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(A) Must give notice to the department and to all policyholders covered by the plan;

9 (B) May not cancel coverage under the plan for 90 days after the date of the notice required 10 under subparagraph (A) of this paragraph; and

11 (C) Must offer in writing to each small employer covered by the plan, all other small employer 12 health benefit plans that the carrier offers to small employers in the specified service area. The carrier shall issue any such plans pursuant to the provisions of ORS 743B.010 to 743B.013. The 13 carrier shall offer the plans at least 90 days prior to discontinuation. 14

15 (g) The carrier discontinues both offering and renewing a health benefit plan, other than a grandfathered health plan, for all small employers in this state or in a specified service area within 16 this state, other than a plan discontinued under paragraph (f) of this subsection. 17

18 (h) The carrier discontinues both offering and renewing a grandfathered health plan for all small 19 employers in this state or in a specified service area within this state, other than a plan discontin-20 ued under paragraph (f) of this subsection.

(i) With respect to plans that are being discontinued under paragraph (g) or (h) of this sub-2122section, the carrier must:

23(A) Offer in writing to each small employer covered by the plan, all other health benefit plans that the carrier offers to small employers in the specified service area. 24

(B) Issue any such plans pursuant to the provisions of ORS 743B.010 to 743B.013.

(C) Offer the plans at least 90 days prior to discontinuation. 26

27(D) Act uniformly without regard to the claims experience of the affected policyholders or the health status of any current or prospective enrollee. 28

(j) The Director of the Department of Consumer and Business Services orders the carrier to 2930 discontinue coverage in accordance with procedures specified or approved by the director upon 31 finding that the continuation of the coverage would:

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(A) Not be in the best interests of the enrollees; or (B) Impair the carrier's ability to meet contractual obligations. 33

34 (k) In the case of a small employer health benefit plan that delivers covered services through 35a specified network of health care providers, there is no longer any enrollee who lives, resides or works in the service area of the provider network. 36

37 (L) In the case of a health benefit plan that is offered in the small employer market only to one 38 or more bona fide associations, the membership of an employer in the association ceases and the termination of coverage is not related to the health status of any enrollee. 39

(4) A carrier may modify a small employer health benefit plan at the time of coverage renewal. 40 The modification is not a discontinuation of the plan under subsection (3)(e), (g) and (h) of this sec-41 tion. 42

(5) Notwithstanding any provision of subsection (3) of this section to the contrary, a carrier may 43 not rescind the coverage of an enrollee in a small employer health benefit plan unless: 44

(a) The enrollee or a person seeking coverage on behalf of the enrollee: 45

1 (A) Performs an act, practice or omission that constitutes fraud; or

2 (B) Makes an intentional misrepresentation of a material fact as prohibited by the terms of the 3 plan;

4 (b) The carrier provides at least 30 days' advance written notice, in the form and manner pre-5 scribed by the department, to the enrollee; and

6 (c) The carrier provides notice of the rescission to the department in the form, manner and time 7 frame prescribed by the department by rule.

8 (6) Notwithstanding any provision of subsection (3) of this section to the contrary, a carrier may
9 not rescind a small employer health benefit plan unless:

10 (a) The small employer or a representative of the small employer:

11 (A) Performs an act, practice or omission that constitutes fraud; or

(B) Makes an intentional misrepresentation of a material fact as prohibited by the terms of theplan;

(b) The carrier provides at least 30 days' advance written notice, in the form and manner pre scribed by the department, to each plan enrollee who would be affected by the rescission of cover age; and

(c) The carrier provides notice of the rescission to the department in the form, manner and timeframe prescribed by the department by rule.

19 (7)(a) A carrier may continue to enforce reasonable employer participation and contribution re-20 quirements on small employers. However, participation and contribution requirements shall be applied uniformly among all small employer groups with the same number of eligible employees 2122applying for coverage or receiving coverage from the carrier. In determining minimum participation 23requirements, a carrier shall count only those employees who are not covered by an existing group health benefit plan, Medicaid, Medicare, TRICARE, Indian Health Service or a publicly sponsored 24 or subsidized health plan, including but not limited to the medical assistance program under ORS 2526chapter 414.

(b) A carrier may not deny a small employer's application for coverage under a health benefit
plan based on participation or contribution requirements but may require small employers that do
not meet participation or contribution requirements to enroll during the open enrollment period
beginning November 15 and ending December 15.

(8) Premium rates for small employer health benefit plans, except grandfathered health plans,
 shall be subject to the following provisions:

(a) Each carrier must file with the department the initial geographic average rate and any
 changes in the geographic average rate with respect to each health benefit plan issued by the car rier to small employers.

(b)(A) The variations in premium rates charged during a rating period for health benefit plans issued to small employers shall be based solely on the factors specified in subparagraph (B) of this paragraph. A carrier may elect which of the factors specified in subparagraph (B) of this paragraph apply to premium rates for health benefit plans for small employers. All other factors must be applied in the same actuarially sound way to all small employer health benefit plans.

41 (B) The variations in premium rates described in subparagraph (A) of this paragraph may be 42 based only on one or more of the following factors as prescribed by the department by rule:

(i) The ages of enrolled employees and their dependents, except that the rate for adults may not
 vary by more than three to one;

(ii) The level at which enrolled employees and their dependents 18 years of age and older engage

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1 in tobacco use, except that the rate may not vary by more than 1.5 to one; and

2 (iii) Adjustments to reflect differences in family composition.

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3 (C) A carrier shall apply the carrier's schedule of premium rate variations as approved by the 4 department and in accordance with this paragraph. Except as otherwise provided in this section, the 5 premium rate established by a carrier for a small employer health benefit plan shall apply uniformly 6 to all employees of the small employer enrolled in that plan.

7 (c) Except as provided in paragraph (b) of this subsection, the variation in premium rates be-8 tween different health benefit plans offered by a carrier to small employers must be based solely on 9 objective differences in plan design or coverage, age, tobacco use and family composition and must 10 not include differences based on the risk characteristics of groups assumed to select a particular 11 health benefit plan.

(d) A carrier may not increase the rates of a health benefit plan issued to a small employer more
than once in a 12-month period. Annual rate increases shall be effective on the plan anniversary
date of the health benefit plan issued to a small employer. The percentage increase in the premium
rate charged to a small employer for a new rating period may not exceed the sum of the following:
(A) The percentage change in the geographic average rate measured from the first day of the
prior rating period to the first day of the new period; and

(B) Any adjustment attributable to changes in age and differences in family composition.

(9) Premium rates for grandfathered health plans shall be subject to requirements prescribed bythe department by rule.

(10) In connection with the offering for sale of any health benefit plan to a small employer, each
 carrier shall make a reasonable disclosure as part of its solicitation and sales materials of:

(a) The full array of health benefit plans that are offered to small employers by the carrier;

(b) The authority of the carrier to adjust rates and premiums, and the extent to which the carrier considers age, tobacco use, family composition and geographic factors in establishing and adjusting rates and premiums; and

(c) The benefits and premiums for all health insurance coverage for which the employer isqualified.

(11)(a) Each carrier shall maintain at its principal place of business a complete and detailed description of its rating practices and renewal underwriting practices relating to its small employer health benefit plans, including information and documentation that demonstrate that its rating methods and practices are based upon commonly accepted actuarial practices and are in accordance with sound actuarial principles.

(b) A carrier offering a small employer health benefit plan shall file with the department at least once every 12 months an actuarial certification that the carrier is in compliance with ORS 743B.010 to 743B.013 and that the rating methods of the carrier are actuarially sound. Each certification shall be in a uniform form and manner and shall contain such information as specified by the department. A copy of each certification shall be retained by the carrier at its principal place of business. A carrier is not required to file the actuarial certification under this paragraph if the department has approved the carrier's rate filing within the preceding 12-month period.

(c) A carrier shall make the information and documentation described in paragraph (a) of this subsection available to the department upon request. Except as provided in ORS 743.018 and except in cases of violations of ORS 743B.010 to 743B.013, the information shall be considered proprietary and trade secret information and shall not be subject to disclosure to persons outside the department except as agreed to by the carrier or as ordered by a court of competent jurisdiction.

(12) A carrier shall not provide any financial or other incentive to any insurance producer that 1 2 would encourage the insurance producer to sell health benefit plans of the carrier to small employer groups based on a small employer group's anticipated claims experience. 3

(13) For purposes of this section, the date a small employer health benefit plan is continued shall 4 be the anniversary date of the first issuance of the health benefit plan. 5

(14) A carrier must include a provision that offers coverage to all eligible employees of a small 6 employer and to all dependents of the eligible employees to the extent the employer chooses to offer 7 coverage to dependents. 8

9 (15) All small employer health benefit plans shall contain special enrollment periods during which eligible employees and dependents may enroll for coverage, as provided by federal law and 10 rules adopted by the department. 11

12(16) A small employer health benefit plan may not impose annual or lifetime limits on the dollar 13 amount of essential health benefits.

(17)(a) Notwithstanding the express terms of a small employer health benefit plan, an 14 15 enrollee may not be required to incur out-of-pocket costs exceeding \$250 for a single pur-16 chase of prescription drugs covered by the plan.

(b) As used in this subsection, "single purchase" means an enrollee's purchase of one or 17 18 more prescription drugs or prescription drug refills from a pharmacy during a single retail 19 encounter.

20SECTION 3. ORS 743B.105 is amended to read:

21743B.105. The following requirements apply to all group health benefit plans other than small 22employer health benefit plans covering two or more certificate holders:

23(1) A carrier offering a group health benefit plan may not decline to offer coverage to any eligible prospective enrollee and may not impose different terms or conditions on the coverage, pre-24 25miums or contributions of any enrollee in the group that are based on the actual or expected health status of the enrollee. 26

27(2) A group health benefit plan may not apply a preexisting condition exclusion to any enrollee 28but may impose:

(a) An affiliation period that does not exceed two months for an enrollee or three months for a 2930 late enrollee; or

31 (b) A group eligibility waiting period for late enrollees that does not exceed 90 days.

(3) Each group health benefit plan shall contain a special enrollment period during which eligi-32ble employees and dependents may enroll for coverage, as provided by federal law and rules adopted 33 34 by the Department of Consumer and Business Services.

35(4)(a) A carrier shall issue to a group any of the carrier's group health benefit plans offered by the carrier for which the group is eligible, if the group applies for the plan, agrees to make the re-36 37 quired premium payments and agrees to satisfy the other requirements of the plan.

38 (b) The department may waive the requirements of this subsection if the department finds that issuing a plan to a group or groups would endanger the carrier's ability to fulfill its contractual 39 obligations or result in financial impairment of the carrier. 40

(5) Each group health benefit plan shall be renewable with respect to all eligible enrollees at 41 the option of the policyholder unless: 42

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(a) The policyholder fails to pay the required premiums.

(b) The policyholder or, with respect to coverage of individual enrollees, an enrollee or a rep-44 resentative of an enrollee engages in fraud or makes an intentional misrepresentation of a material 45

1 fact as prohibited by the terms of the plan.

2 (c) The number of enrollees covered under the plan is less than the number or percentage of 3 enrollees required by participation requirements under the plan.

4 (d) The policyholder fails to comply with the contribution requirements under the plan.

5 (e) The carrier discontinues both offering and renewing, all of its group health benefit plans in 6 this state or in a specified service area within this state. In order to discontinue plans under this 7 paragraph, the carrier:

8 (A) Must give notice of the decision to the department and to all policyholders covered by the 9 plans;

(B) May not cancel coverage under the plans for 180 days after the date of the notice required
under subparagraph (A) of this paragraph if coverage is discontinued in the entire state or, except
as provided in subparagraph (C) of this paragraph, in a specified service area; and

13 (C) May not cancel coverage under the plans for 90 days after the date of the notice required 14 under subparagraph (A) of this paragraph if coverage is discontinued in a specified service area 15 because of an inability to reach an agreement with the health care providers or organization of 16 health care providers to provide services under the plans within the service area.

(f) The carrier discontinues both offering and renewing a group health benefit plan in a specified service area within this state because of an inability to reach an agreement with the health care providers or organization of health care providers to provide services under the plan within the service area. In order to discontinue a plan under this paragraph, the carrier:

(A) Must give notice of the decision to the department and to all policyholders covered by theplan;

(B) May not cancel coverage under the plan for 90 days after the date of the notice required
 under subparagraph (A) of this paragraph; and

(C) Must offer in writing to each policyholder covered by the plan, all other group health benefit
plans that the carrier offers in the specified service area. The carrier shall offer the plans at least
90 days prior to discontinuation.

(g) The carrier discontinues both offering and renewing a group health benefit plan, other than
a grandfathered health plan, for all groups in this state or in a specified service area within this
state, other than a plan discontinued under paragraph (f) of this subsection.

(h) The carrier discontinues both offering and renewing a grandfathered health plan for all
groups in this state or in a specified service are within this state, other than a plan discontinued
under paragraph (f) of this subsection.

(i) With respect to plans that are being discontinued under paragraph (g) or (h) of this sub section, the carrier must:

(A) Offer in writing to each policyholder covered by the plan, one or more health benefit plans
 that the carrier offers to groups in the specified service area.

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(B) Offer the plans at least 90 days prior to discontinuation.

(C) Act uniformly without regard to the claims experience of the affected policyholders or the
 health status of any current or prospective enrollee.

(j) The Director of the Department of Consumer and Business Services orders the carrier to
 discontinue coverage in accordance with procedures specified or approved by the director upon
 finding that the continuation of the coverage would:

44 (A) Not be in the best interests of the enrollees; or

45 (B) Impair the carrier's ability to meet contractual obligations.

(k) In the case of a group health benefit plan that delivers covered services through a specified 1 2 network of health care providers, there is no longer any enrollee who lives, resides or works in the service area of the provider network. 3 (L) In the case of a health benefit plan that is offered in the group market only to one or more 4 bona fide associations, the membership of an employer in the association ceases and the termination 5 of coverage is not related to the health status of any enrollee. 6 (6) A carrier may modify a group health benefit plan at the time of coverage renewal. The 7 modification is not a discontinuation of the plan under subsection (5)(e), (g) and (h) of this section. 8 9 (7) Notwithstanding any provision of subsection (5) of this section to the contrary, a carrier may not rescind the coverage of an enrollee under a group health benefit plan unless: 10 11 (a) The enrollee: 12(A) Performs an act, practice or omission that constitutes fraud; or 13 (B) Makes an intentional misrepresentation of a material fact as prohibited by the terms of the plan; 14 15 (b) The carrier provides at least 30 days' advance written notice, in the form and manner prescribed by the department, to the enrollee; and 16 (c) The carrier provides notice of the rescission to the department in the form, manner and time 17 frame prescribed by the department by rule. 18 19 (8) Notwithstanding any provision of subsection (5) of this section to the contrary, a carrier may not rescind a group health benefit plan unless: 2021(a) The plan sponsor or a representative of the plan sponsor: 22(A) Performs an act, practice or omission that constitutes fraud; or (B) Makes an intentional misrepresentation of a material fact as prohibited by the terms of the 23plan; 24 (b) The carrier provides at least 30 days' advance written notice, in the form and manner pre-25scribed by the department, to each plan enrollee who would be affected by the rescission of cover-2627age; and (c) The carrier provides notice of the rescission to the department in the form, manner and time 2829frame prescribed by the department by rule. 30 (9) A group health benefit plan may not impose annual or lifetime limits on the dollar amount 31 of essential health benefits. (10)(a) Notwithstanding the express terms of a group health benefit plan, an enrollee may 32not be required to incur out-of-pocket costs exceeding \$250 for a single purchase of pre-33 34 scription drugs covered by the plan. (b) As used in this subsection, "single purchase" means an enrollee's purchase of one or 35more prescription drugs or prescription drug refills from a pharmacy during a single retail 36 37 encounter. 38 SECTION 4. ORS 743B.125 is amended to read: 743B.125. (1) With respect to coverage under an individual health benefit plan, a carrier may 39 not impose an individual coverage waiting period. 40 (2) With respect to individual coverage under a grandfathered health plan, a carrier: 41 (a) May impose an exclusion period for specified covered services applicable to all individuals 42 enrolling for the first time in the individual health benefit plan. 43 (b) May not impose a preexisting condition exclusion unless the exclusion complies with the 44 following requirements: 45

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(A) The exclusion applies only to a condition for which medical advice, diagnosis, care or 2 treatment was recommended or received during the six-month period immediately preceding the individual's effective date of coverage. (B) The exclusion expires no later than six months after the individual's effective date of coverage. (3) An individual health benefit plan other than a grandfathered health plan must cover, at a 6 minimum, all essential health benefits. (4) A carrier shall renew an individual health benefit plan, including a health benefit plan issued through a bona fide association, unless: (a) The policyholder fails to pay the required premiums. (b) The policyholder or a representative of the policyholder engages in fraud or makes an intentional misrepresentation of a material fact as prohibited by the terms of the policy. (c) The carrier discontinues both offering and renewing all of its individual health benefit plans in this state or in a specified service area within this state. In order to discontinue the plans under this paragraph, the carrier: (A) Must give notice of the decision to the Department of Consumer and Business Services and to all policyholders covered by the plans;

18 (B) May not cancel coverage under the plans for 180 days after the date of the notice required under subparagraph (A) of this paragraph if coverage is discontinued in the entire state or, except 19 as provided in subparagraph (C) of this paragraph, in a specified service area; and 20

(C) May not cancel coverage under the plans for 90 days after the date of the notice required 2122under subparagraph (A) of this paragraph if coverage is discontinued in a specified service area 23because of an inability to reach an agreement with the health care providers or organization of health care providers to provide services under the plans within the service area. 24

25(d) The carrier discontinues both offering and renewing an individual health benefit plan in a specified service area within this state because of an inability to reach an agreement with the health 2627care providers or organization of health care providers to provide services under the plan within the service area. In order to discontinue a plan under this paragraph, the carrier: 28

(A) Must give notice of the decision to the department and to all policyholders covered by the 2930 plan;

31 (B) May not cancel coverage under the plan for 90 days after the date of the notice required 32under subparagraph (A) of this paragraph; and

(C) Must offer in writing to each policyholder covered by the plan, all other individual health 33 34 benefit plans that the carrier offers in the specified service area. The carrier shall offer the plans 35at least 90 days prior to discontinuation.

(e) The carrier discontinues both offering and renewing an individual health benefit plan, other 36 37 than a grandfathered health plan, for all individuals in this state or in a specified service area 38 within this state, other than a plan discontinued under paragraph (d) of this subsection.

(f) The carrier discontinues both offering and renewing a grandfathered health plan for all in-39 dividuals in this state or in a specified service area within this state, other than a plan discontinued 40 under paragraph (d) of this subsection. 41

(g) With respect to plans that are being discontinued under paragraph (e) or (f) of this sub-42 43 section, the carrier must:

(A) Offer in writing to each policyholder covered by the plan, all health benefit plans that the 44 carrier offers to individuals in the specified service area. 45

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(B) Offer the plans at least 90 days prior to discontinuation. 1

2 (C) Act uniformly without regard to the claims experience of the affected policyholders or the health status of any current or prospective enrollee. 3

(h) The Director of the Department of Consumer and Business Services orders the carrier to 4 discontinue coverage in accordance with procedures specified or approved by the director upon 5 finding that the continuation of the coverage would: 6

- (A) Not be in the best interests of the enrollee; or 7
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(B) Impair the carrier's ability to meet its contractual obligations.

9 (i) In the case of an individual health benefit plan that delivers covered services through a specified network of health care providers, the enrollee no longer lives, resides or works in the 10 service area of the provider network and the termination of coverage is not related to the health 11 12 status of any enrollee.

13 (j) In the case of a health benefit plan that is offered in the individual market only through one or more bona fide associations, the membership of an individual in the association ceases and the 14 15 termination of coverage is not related to the health status of any enrollee.

(5) A carrier may modify an individual health benefit plan at the time of coverage renewal. The 16 modification is not a discontinuation of the plan under subsection (4)(c), (e) and (f) of this section. 17

18 (6) Notwithstanding any other provision of this section, and subject to the provisions of ORS 19 743B.310 (2) and (4), a carrier may rescind an individual health benefit plan if the policyholder or 20 a representative of the policyholder:

(a) Performs an act, practice or omission that constitutes fraud; or

22(b) Makes an intentional misrepresentation of a material fact as prohibited by the terms of the policy. 23

(7) A carrier that continues to offer coverage in the individual market in this state is not re-94 quired to offer coverage in all of the carrier's individual health benefit plans. However, if a carrier 25elects to continue a plan that is closed to new individual policyholders instead of offering alterna-2627tive coverage in its other individual health benefit plans, the coverage for all existing policyholders in the closed plan is renewable in accordance with subsection (4) of this section. 28

(8) An individual health benefit plan may not impose annual or lifetime limits on the dollar 2930 amount of essential health benefits.

31 (9) A grandfathered health plan may not impose lifetime limits on the dollar amount of essential 32health benefits.

(10) This section does not require a carrier to actively market, offer, issue or accept applications 33 34 for:

35(a) A bona fide association health benefit plan from individuals who are not members of the bona 36 fide association; or

37 (b) A grandfathered health plan from individuals who are not eligible for coverage under the plan. 38

(11)(a) Notwithstanding the express terms of an individual health benefit plan, a 39 policyholder may not be required to incur out-of-pocket costs exceeding \$250 for a single 40 purchase of prescription drugs covered by the plan. 41

(b) As used in this subsection, "single purchase" means a policyholder's purchase of one 42 or more prescription drugs or prescription drug refills from a pharmacy during a single retail 43 encounter. 44

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SECTION 5. The amendments to ORS 743B.013, 743B.105 and 743B.125 by sections 2 to 4

- 1 of this 2017 Act apply to health benefit plans issued or renewed on and after January 1, 2019.
- 2 <u>SECTION 6.</u> Section 1 of this 2017 Act becomes operative on January 1, 2019.

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