

Requested by Representative NOSSE

**PROPOSED AMENDMENTS TO  
HOUSE BILL 2057**

1 On page 2 of the printed bill, delete lines 33 through 45 and delete pages  
2 3 through 6 and insert:

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

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

6 **“(a) ‘Conflict of interest’ means present employment or third party**  
7 **employment by a covered entity, pharmaceutical manufacturer, phar-**  
8 **macy benefit manager or health benefit plan as defined in ORS**  
9 **743B.005.**

10 **“(b) ‘Covered entity’ means a covered entity as defined in 42 U.S.C.**  
11 **256b(a)(4)(A) and (C) to (G).**

12 “[~~(a)(A)~~] **(c)(A)** ‘Generally available for purchase’ means a drug is avail-  
13 able for purchase in this state by a pharmacy from a national or regional  
14 wholesaler at the time a claim for reimbursement is submitted by a network  
15 pharmacy.

16 **“(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;

18 **“(ii)** Is unavailable due to a shortage of the product or an ingredient;

19 **“(iii)** Is available to a pharmacy at a price that is at or below the maxi-  
20 mum allowable cost only if purchased in substantial quantities that are in-  
21 consistent 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.

3 “[*(b)*] (**d**) ‘List’ means the list of drugs for which maximum allowable  
4 costs have been established.

5 “[*(c)*] (**e**) ‘Maximum allowable cost’ means the maximum amount that a  
6 pharmacy benefit manager will reimburse a pharmacy for the cost of a drug.

7 “[*(d)*] (**f**) ‘Multiple source drug’ means a therapeutically equivalent drug  
8 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:

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

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

16 “(c) Shall ensure that no drug on a list is obsolete.

17 “(d) Shall make available to each network pharmacy at the beginning of  
18 the term of a contract, and upon renewal of a contract, the specific author-  
19 itative industry sources, other than proprietary sources, the pharmacy bene-  
20 fit manager uses to determine the maximum allowable cost set by the  
21 pharmacy benefit manager.

22 “(e) Shall make a list available to a network pharmacy upon request in  
23 a format that:

24 “(A) Is electronic;

25 “(B) Is computer accessible and searchable;

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

28 “(D) For each drug specifies:

29 “(i) The national drug code; and

30 “(ii) The maximum allowable cost.

1 “(f) Shall update each list maintained by the pharmacy benefit manager  
2 every seven business days and make the updated lists, including all changes  
3 in the price of drugs, available to network pharmacies in the format de-  
4 scribed in paragraph (e) of this subsection.

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

7 “(h) May not reimburse a 340B pharmacy differently than any other net-  
8 work pharmacy based on its status as a 340B pharmacy.

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

10 “(j) May not retroactively deny or reduce payment on a claim for re-  
11 imbursement of the cost of services after the claim has been adjudicated by  
12 the pharmacy benefit manager unless the:

13 “(A) Adjudicated claim was submitted fraudulently;

14 “(B) Pharmacy benefit manager’s payment on the adjudicated claim was  
15 incorrect because the pharmacy had already been paid for the services;

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

18 “(D) Payment was incorrect due to an error that the pharmacy and  
19 pharmacy benefit manager agree was a clerical error.

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

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

25 “(m) **May require a covered entity to submit a claim for re-**  
26 **imbursement of a prescription drug that includes a modifier or other**  
27 **indicator that the drug is a 340B drug unless:**

28 “(A) **The covered entity has submitted 340B data to a third party**  
29 **clearinghouse of the covered entity’s choosing that:**

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

1 **from covered entities;**

2 **“(ii) Ensures that claim data submissions by covered entities are**  
3 **complete and accurate;**

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

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

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

16 **“(vi) Does not disclose confidential information other than as per-**  
17 **mitted to perform the purposes of this paragraph;**

18 **“(vii) Does not collect pricing information regarding drugs that are**  
19 **not 340B drugs;**

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

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

23 **“(B) The modifier or other indicator is not required by law to pre-**  
24 **vent a duplicate discount or rebate; or**

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

27 **“(3) Subsection (2)(j) of this section may not be construed to limit phar-**  
28 **macy claim audits under ORS 735.540 to 735.552.**

29 **“(4) Nothing in subsection (2)(m) of this section requires a phar-**  
30 **macy benefit manger to participate in or subscribe to a clearinghouse.**

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

10       “[(5)] (6) A pharmacy benefit manager shall allow a network pharmacy  
11 to submit the documentation in support of its appeal on paper or electron-  
12 ically and may not:

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

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

17       “(c) Impose requirements or establish procedures that have the effect of  
18 unduly obstructing or delaying an appeal.

19       “[(6)] (7) A pharmacy benefit manager must provide as part of the appeals  
20 process established under subsection [(4)] (5) of this section:

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

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

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

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

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

3 “(B) Allow the pharmacy to reverse the claim and resubmit an adjusted  
4 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.

10 “[8] (9) A pharmacy may file a complaint with the Department of Con-  
11 sumer and Business Services to contest a finding of a pharmacy benefit  
12 manager in response to an appeal under subsection [(4)] (5) of this section  
13 or a pharmacy benefit manager’s failure to comply with the provisions of this  
14 section.

15 “[9] (10) The Department of Consumer and Business Services may adopt  
16 rules to carry out the provisions of this section.

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

19 “743A.062. (1) As used in this section:

20 “(a) **‘Conflict of interest’ means present employment or third party**  
21 **employment by a covered entity, pharmaceutical manufacturer, phar-**  
22 **macy benefit manager or health benefit plan as defined in ORS**  
23 **743B.005.**

24 “(b) **‘Covered entity’ means a covered entity as defined in 42 U.S.C.**  
25 **256b(a)(4)(A) and (C) to (G).**

26 “[a] (c) ‘Medical assistance program’ means the state program that  
27 provides medical assistance as defined in ORS 414.025.

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

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

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

10 “(A) In publications that the commission or the committee determines to  
11 be equivalent to:

12 “(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

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

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

18 “(C) By the United States Secretary of Health and Human Services;

19 “(b) For an insured who is enrolled in the medical assistance program:

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

22 or

23 “(B) **May not** require a prescription for the drug to be filled or refilled  
24 at a pharmacy that is not a local pharmacy enrolled in the medical assist-  
25 ance program;

26 “(c) **May not** discriminate in the reimbursement of a prescription for  
27 340B drugs from other prescription drugs;

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

30 “(e) **May not** exclude a pharmacy from a pharmacy network on the basis

1 that the pharmacy dispenses a 340B drug;

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

4 “(g) **May not** restrict the number of pharmacies within a pharmacy net-  
5 work 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:**

11 “(i) **Requests and receives claim data, including pharmacy claims,**  
12 **from covered entities;**

13 “(ii) **Ensures that claim data submissions by covered entities are**  
14 **complete and accurate;**

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

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

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

27 “(vi) **Does not disclose confidential information other than as per-**  
28 **mitted to perform the purposes of this paragraph;**

29 “(vii) **Does not collect pricing information regarding drugs that are**  
30 **not 340B drugs;**



1       “(viii) Does not sell or otherwise generate revenue by licensing or  
2 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 pre-  
5 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.

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

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

13       “[(4)] (5) Required coverage of a prescription drug under this section shall  
14 include coverage for medically necessary services associated with the ad-  
15 ministration of that drug.

16       “[(5)] (6) Nothing in this section requires coverage for any prescription  
17 drug if the United States Food and Drug Administration has determined use  
18 of the drug to be contraindicated.

19       “[(6)] (7) Nothing in this section requires coverage for experimental drugs  
20 not approved for any indication by the United States Food and Drug Ad-  
21 ministration.

22       “[(7)] (8) Notwithstanding ORS 750.055 (1)(h), this section does not apply  
23 to a health maintenance organization as defined in ORS 750.005.

24       “[(8)] (9) This section is exempt from ORS 743A.001.

25       “**SECTION 4. This 2025 Act takes effect on the 91st day after the**  
26 **date on which the 2025 regular session of the Eighty-third Legislative**  
27 **Assembly adjourns sine die.”.**

28