



2022 South Dakota Legislature

Senate Bill 163

Introduced by: **Senator Diedrich**

1 **An Act to address transparency in prescription drug pricing.**

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

3 **Section 1. That § 58-29E-1 be AMENDED:**

4 **58-29E-1.** Terms used in this chapter mean:

- 5 (1) ~~"Covered entity," a nonprofit hospital or medical service corporation, health insurer,~~
 6 ~~health benefit plan, or health maintenance organization; a health program~~
 7 ~~administered by a department or the state in the capacity of provider of health~~
 8 ~~coverage; or an employer, labor union, or other group of persons organized in the~~
 9 ~~state that provides health coverage to covered individuals who are employed or~~
 10 ~~reside in the state. The term does not include a self-funded plan that is exempt~~
 11 ~~from state regulation pursuant to ERISA, a plan issued for coverage for federal~~
 12 ~~employees, or a health plan that provides coverage only for accidental injury,~~
 13 ~~specified disease, hospital indemnity, medicare supplement, disability income,~~
 14 ~~long term care, or other limited benefit health insurance policies and contracts;~~
 15 ~~(2)~~ (2) "Covered individual," a member, participant, enrollee, contract holder, policy
 16 holder, or beneficiary of a ~~covered entity~~ third-party payor who is provided health
 17 coverage by the ~~covered entity~~ third-party payor. The term includes a dependent
 18 or other person provided health coverage through a policy, contract, or plan for a
 19 covered individual;
 20 ~~(3)~~(2) "Director," the director of the Division of Insurance;
 21 ~~(4)~~(3) "Generic drug," a chemically equivalent copy of a brand-name drug with an expired
 22 patent;
 23 ~~(5)~~(4) "Labeler," an entity or person that receives prescription drugs from a manufacturer
 24 or wholesaler and repackages those drugs for later retail sale and that has a labeler
 25 code from the federal Food and Drug Administration under 21 C.F.R. § 270.20
 26 (1999);

- 1 ~~(6)~~(5) "Maximum allowable cost list," any listing of pharmaceutical products, or method
2 for calculating reimbursement amounts, used by a pharmacy benefit manager,
3 directly or indirectly, to establish the maximum allowable cost on which
4 reimbursement payment, to a pharmacy or pharmacist, may be based for
5 dispensing a prescription pharmaceutical product, including:
6 (a) Average acquisition cost;
7 (b) Average manufacturer price;
8 (c) Average wholesale price;
9 (d) Brand effective rate or generic effective rate;
10 (e) Discount indexing;
11 (f) Federal upper limits;
12 (g) National average drug acquisition cost;
13 (h) Wholesale acquisition cost; and
14 (i) Any other factor used by a pharmacy benefit manager or a third-party payor
15 to establish reimbursement rates to a pharmacy or pharmacist for
16 pharmaceutical products;
17 (6) "National Drug Code," a unique, three-segment numeric identifier assigned to each
18 medication in accordance with the Federal Food, Drug, and Cosmetic Act, 21 U.S.C.
19 § 360 (as of January 1, 2022);
20 (7) "Pharmaceutical product," a generic drug, brand-name drug, biologic, or other
21 prescription drug, vaccine, or device;
22 (8) "Pharmaceutical wholesaler," a person who:
23 (a) Sells and distributes, directly or indirectly, pharmaceutical products and
24 over-the-counter pharmaceuticals; and
25 (b) Offers regular or private delivery to a pharmacy;
26 (9) "Pharmacy acquisition cost," the amount that a pharmaceutical wholesaler charges
27 for a pharmaceutical product, as listed on the pharmacy's billing invoice;
28 ~~(10)~~ "Pharmacy ~~benefits~~-benefit management," the procurement of prescription drugs at
29 a negotiated rate for dispensation within this state to covered individuals, the
30 administration or management of prescription drug benefits provided by a ~~covered~~
31 ~~entity~~-third-party payor for the benefit of covered individuals, or any of the
32 following services provided with regard to the administration of the following
33 pharmacy benefits:
34 (a) Mail service pharmacy;

- 1 (b) Claims processing, retail network management, and payment of claims to
 2 pharmacies for prescription drugs dispensed to covered individuals;
 3 (c) Clinical formulary development and management services;
 4 (d) Rebate contracting and administration;
 5 (e) Certain patient compliance, therapeutic intervention, and generic substitution
 6 programs; and
 7 (f) Disease management programs involving prescription drug utilization;
- 8 ~~(7)~~(11) "Pharmacy ~~benefits~~-benefit manager," ~~an entity that~~ a person who performs
 9 pharmacy ~~benefits~~-benefit management. The term includes a-:
 10 (a) ~~A person or entity~~ acting for a pharmacy ~~benefits~~-benefit manager, in a
 11 contractual or employment relationship, in the performance of pharmacy
 12 ~~benefits~~-benefit management for a ~~covered entity and~~ includes mail~~third-~~
 13 party payor; and
 14 (b) A mail service pharmacy-
 15 ~~The term does not include a health carrier licensed pursuant to Title 58 when, if~~
 16 ~~the health carrier or its subsidiary is providing pharmacy benefits management to~~
 17 ~~its own insureds; or a public self-funded pool or a private single employer~~
 18 ~~self-funded plan that provides such benefits or services directly to its beneficiaries;~~
- 19 ~~(8)~~(12) "Pharmacy benefit manager affiliate," a pharmacy that or a pharmacist who,
 20 directly or indirectly, through one or more intermediaries:
 21 (a) Owns or controls a pharmacy benefit manager;
 22 (b) Is owned or controlled by a pharmacy benefit manager; or
 23 (c) Is under common ownership or control with a pharmacy benefit manager;
- 24 (13) "Pharmacy benefit plan or program," a plan or program that pays for, reimburses,
 25 covers the cost of, or otherwise provides for pharmaceutical products to individuals
 26 who reside in, or are employed in, this state;
- 27 (14) "Pharmacy service administrative organization," an organization that has the
 28 authority to contract with a pharmacy benefit manager on behalf of multiple
 29 independently owned pharmacies;
- 30 (15) "Proprietary information," information on pricing, costs, revenue, taxes, market
 31 share, negotiating strategies, customers, and personnel held by private entities
 32 and used for that private entity's business purposes;
- 33 ~~(9)~~(16) "Third-party payor," any person involved in the financing of a pharmacy benefit
 34 plan or program, other than:
 35 (a) The patient;

- 1 (b) A health care provider; or
 2 (c) The sponsor of a plan that is subject to regulation under Medicare Part D,
 3 42 U.S.C. § 1395w-101, et seq., as of January 1, 2022;
 4 (17) "Trade secret," information, including a formula, pattern, compilation, program,
 5 device, method, technique, or process, that:
 6 (a) Derives independent economic value, actual or potential, from not being
 7 generally known to, and not being readily ascertainable by proper means
 8 by, other persons who can obtain economic value from its disclosure or use;
 9 and
 10 (b) Is the subject of efforts that are reasonable under the circumstances to
 11 maintain its secrecy; and
 12 (18) "340B entity," an entity participating in the federal drug discount program, as
 13 described in section 340B of the Public Health Service Act, 42 U.S.C. § 256b, as of
 14 January 1, 2022.

15 **Section 2. That § 58-29E-3 be AMENDED:**

16 **58-29E-3.** Each pharmacy ~~benefits~~benefit manager shall perform its duties
 17 exercising good faith and fair dealing toward the ~~covered entity~~third-party payor.

18 **Section 3. That chapter 58-29E be amended with a NEW SECTION:**

- 19 Before a pharmaceutical benefit manager places or provides for the continued
 20 placement of a pharmaceutical product on a maximum allowable cost list, the
 21 pharmaceutical benefit manager shall ensure that:
 22 (1) The product:
 23 (a) Is listed as therapeutically equivalent and pharmaceutically equivalent A-
 24 or B-rated in the United States Food and Drug Administration's most recent
 25 edition of Approved Drug Products with Therapeutic Equivalence Evaluations
 26 or on the United States Food and Drug Administration's most recent list of
 27 approved animal drug products; or
 28 (b) Has an NR rating, an NA rating, or a similar rating by a nationally recognized
 29 drug compendia provider;
 30 (2) The product is available for purchase by any pharmacy in this state, from national
 31 or regional wholesalers operating in this state; and
 32 (3) The product is not obsolete.

1 For purposes of this section, the term, NR, means not rated, and the term, NA,
2 means not available.

3 **Section 4. That chapter 58-29E be amended with a NEW SECTION:**

4 A pharmacy benefit manager shall:

5 (1) Provide each pharmacy that is subject to the maximum allowable cost list with
6 notification of any changes to the list;

7 (2) Provide each pharmacy that is subject to the maximum allowable cost list with
8 access to the list; and

9 (3) Update the maximum allowable cost list within seven calendar days if:

10 (a) Pharmacy acquisition costs from at least sixty percent of the pharmaceutical
11 wholesalers doing business in the state increase by ten percent or more
12 over the previously listed cost;

13 (b) There is a change in the methodology on which the maximum allowable cost
14 list is based; or

15 (c) There is a change in the value of a variable involved in the methodology.

16 **Section 5. That chapter 58-29E be amended with a NEW SECTION:**

17 A pharmacy benefit manager shall establish an administrative procedure by which
18 a pharmacy may appeal determinations regarding the maximum allowable costs and
19 reimbursements for a specific pharmaceutical product as:

20 (1) Not meeting the requirements set forth in this chapter; or

21 (2) Being below the pharmacy acquisition cost.

22 **Section 6. That chapter 58-29E be amended with a NEW SECTION:**

23 The administrative procedure required under section 5 of this Act must:

24 (1) Provide a telephone number, email address, and website, for initiating an appeal;

25 (2) Provide that an appeal may be filed directly with the pharmacy benefit manger or
26 through a pharmacy service administrative organization; and

27 (3) Establish a period within which any appeal is to be filed, provided the period is at
28 least seven days.

29 **Section 7. That chapter 58-29E be amended with a NEW SECTION:**

1 If an appeal is filed in accordance with the administrative procedure set forth in
2 section 5 of this Act, the pharmacy benefit manager shall, within seven days of receipt:

3 (1) Find that the appeal is merited and:

4 (a) Make the change in the maximum allowable cost;

5 (b) Permit the appealing pharmacy or pharmacist to reverse and re-bill the
6 claim in question;

7 (c) Provide to the pharmacy or pharmacist the National Drug Code on which
8 the change is based; and

9 (d) Ensure that the change made under this subsection is effective for each
10 similarly situated pharmacy, as defined by the payor, subject to the
11 maximum allowable cost list; or

12 (2) Find that the appeal is not merited and provide to the appealing pharmacy or
13 pharmacist the National Drug Code and the name of the national or regional
14 pharmaceutical wholesalers who are operating in this state and have the drug in
15 stock at a price below that on the maximum allowable cost list.

16 If the National Drug Code provided by the pharmacy benefit manager is not
17 available below the pharmacy acquisition cost of the pharmaceutical wholesaler from
18 whom the pharmacy or pharmacist purchases the majority of prescription drugs for resale,
19 the pharmacy benefit manager shall adjust the maximum allowable cost, as listed on the
20 maximum allowable cost list, above the appealing pharmacy's acquisition cost and permit
21 the appealing pharmacy to reverse and re-bill each claim affected by the inability to
22 procure the drug at a cost that is equal to or less than the previously appealed maximum
23 allowable cost.

24 **Section 8. That chapter 58-29E be amended with a NEW SECTION:**

25 A pharmacy benefit manager may not reimburse a pharmacy or pharmacist in the
26 state an amount less than the amount that the pharmacy benefit manager reimburses a
27 pharmacy benefit manager affiliate for providing the same pharmacist services.

28 The amount must be calculated on a per-unit basis, using the same generic product
29 identifier or generic code number.

30 **Section 9. That chapter 58-29E be amended with a NEW SECTION:**

31 A pharmacy or pharmacist may decline to provide a pharmaceutical product to a
32 patient or pharmacy benefit manager if, as a result of a maximum allowable cost list, a

1 pharmacy or pharmacist is to be paid less than the pharmacy acquisition cost of the
2 pharmacy providing the pharmaceutical product.

3 **Section 10. That chapter 58-29E be amended with a NEW SECTION:**

4 A pharmacy benefit manager shall pay a pharmacy a professional dispensing fee
5 at a rate not less than that paid in accordance with the current South Dakota Medicaid
6 pharmacy dispensing fee schedule, for each prescription pharmaceutical product that is
7 dispensed to the patient, by the pharmacy, on a per-unit basis, based on the same generic
8 product identifier or generic code number.

9 The dispensing fee must be in addition to any amount that the pharmacy benefit
10 manager reimburses a pharmacy, consistent with this chapter, for the cost of the
11 pharmaceutical product dispensed to the patient.

12 **Section 11. That chapter 58-29E be amended with a NEW SECTION:**

13 A pharmacy benefit manager may not:

14 (1) Assess, charge, or collect any form of remuneration or fees from a pharmacy or
15 pharmacist, including brand effective rate fees, claim processing fees,
16 credentialling fees, dispensing fee effective rate fees, generic effective rate fees,
17 network participation fees, and performance-based fees; or

18 (2) Directly or indirectly deny or reduce a claim after the claim has been adjudicated,
19 unless:

20 (a) The original claim was submitted fraudulently; or

21 (b) The original claim payment was incorrect because the pharmacy or
22 pharmacist had already been paid for the pharmaceutical product.

23 **Section 12. That chapter 58-29E be amended with a NEW SECTION:**

24 A pharmacy benefit manager may not:

25 (1) Take any action that prevents a 340B entity from dispensing drugs purchased
26 under section 340B of the Public Health Service Act, 42 U.S.C. § 256b, as of
27 January 1, 2022, to patients of the 340B entity;

28 (2) Refuse to contract with a 340B entity or impose on a 340B entity any contracting
29 standards that differ from those imposed on a non-340B entity;

30 (3) By contract, provider manual, or any other means:

31 (a) Modify the definition of a pharmacy, as set forth in chapter 36-11;

- 1 (b) Provide a lower reimbursement for a drug purchased under section 340B
 2 than that provided for the same drug if purchased by a non-340B entity
 3 pharmacy in the same class of trade;
 4 (c) Impose, on a 340B entity, any fee, chargeback, financial or other
 5 adjustment, or claims-related information, which is not imposed, in the
 6 same manner, on a non-340B entity;
 7 (d) Prevent or otherwise interfere with the ability of covered individuals to
 8 receive drugs from a 340B entity of the individual's choice, including
 9 through mail order pharmacy services; or
 10 (e) Require or compel the submission of ingredient costs, pricing data, or any
 11 other data pertaining to drugs purchased under section 340B.

12 **Section 13. That § 58-29E-4 be AMENDED:**

13 **58-29E-4.** A ~~covered entity~~third-party payor may request that any pharmacy
 14 ~~benefits-benefit~~ manager with which it has a pharmacy ~~benefits-benefit~~ management
 15 services contract disclose to ~~the covered entity~~ it, the amount of all rebate revenues and
 16 the nature, type, and amounts of all other revenues that the pharmacy ~~benefits-benefit~~
 17 manager receives from each pharmaceutical manufacturer or labeler with whom the
 18 pharmacy ~~benefits-benefit~~ manager has a contract. The pharmacy ~~benefits-benefit~~
 19 manager shall disclose in writing:

- 20 (1) The aggregate amount, and for a list of drugs to be specified in the contract, the
 21 specific amount, of all rebates and other retrospective utilization discounts received
 22 by the pharmacy ~~benefits-benefit~~ manager, directly or indirectly, from each
 23 pharmaceutical manufacturer or labeler ~~that,~~ which are earned in connection with
 24 the dispensing of prescription drugs to covered individuals of the health benefit
 25 plans issued by the ~~covered entity~~ third-party payor, or for which the ~~covered entity~~
 26 third-party payor is the designated administrator;
 27 (2) The nature, type, and amount of all other revenue received by the pharmacy
 28 ~~benefits-benefit~~ manager, directly or indirectly, from each pharmaceutical
 29 manufacturer or labeler for any other products or services provided to the
 30 pharmaceutical manufacturer or labeler by the pharmacy ~~benefits-benefit~~ manager,
 31 with respect to programs that the ~~covered entity~~ third-party payor offers or
 32 provides to its enrollees; and
 33 (3) Any prescription drug utilization information requested by the ~~covered entity~~ third-
 34 party payor, relating to covered individuals.

1 A pharmacy ~~benefits-benefit~~ manager shall provide ~~such-the~~ information requested
 2 by the ~~covered-entity-third-party payor~~ for ~~such~~ disclosure within thirty days of receipt of
 3 the request. If requested, the information ~~shall~~must be provided no less than once each
 4 year. The contract entered into between the pharmacy ~~benefits-benefit~~ manager and the
 5 ~~covered-entity-shall-third-party payor~~ must set forth any fees to be charged for drug
 6 utilization reports requested by the ~~covered-entity~~ third-party payor.

7 **Section 14. That § 58-29E-5 be AMENDED:**

8 **58-29E-5.** A pharmacy benefits manager, unless authorized pursuant to the terms
 9 of its contract with a ~~covered-entity~~third-party payor, may not contact any covered
 10 individual without express written permission of the ~~covered-entity~~third-party payor.

11 **Section 15. That § 58-29E-6 be AMENDED:**

12 **58-29E-6.** Except for utilization information, a ~~covered-entity-third-party payor~~
 13 shall maintain any information disclosed in response to a request pursuant to § 58-29E-4
 14 as confidential and proprietary information, and may not use such information for any
 15 other purpose, or disclose ~~such-that~~ information to any other person, except as provided
 16 in this chapter, or in the pharmacy ~~benefits-benefit~~ management services contract
 17 between the parties. ~~Any covered-entity who~~

18 A third-party payor that discloses information in violation of this section is subject
 19 to an action for injunctive relief and is liable for any damages ~~which-that~~ are the direct
 20 and proximate result of ~~such-the~~ disclosure.

21 Nothing in this section prohibits a ~~covered-entity-third-party payor~~ from disclosing
 22 confidential or proprietary information to the director, upon request. Any ~~such~~ information
 23 obtained by the director is confidential and privileged and is not open to public inspection
 24 or disclosure.

25 **Section 16. That § 58-29E-7 be AMENDED:**

26 **58-29E-7.** ~~The covered-entity~~A third-party payor may have the pharmacy ~~benefits~~
 27 benefit manager's books and records related to the rebates or other information described
 28 in ~~subdivisions 58-29E-4(1), (2), and (3)~~§ 58-29E-4, to the extent the information relates
 29 directly or indirectly to ~~such-covered-entity's~~the third-party payor's contract, audited in
 30 accordance with the terms of the pharmacy ~~benefits-benefit~~ management services contract
 31 between the parties. ~~However, if~~If the parties have not expressly provided for audit rights

1 and the pharmacy ~~benefits~~benefit manager has advised the ~~covered entity~~third-party
 2 payor that other reasonable options are available and subject to negotiation, the ~~covered~~
 3 ~~entity~~third-party payor may have ~~such~~the books and records audited as follows:

- 4 (1) ~~Such~~The audits may be conducted no more frequently than once in each
 5 twelve-month period, upon ~~not less than~~at least thirty business days' written notice
 6 to the pharmacy ~~benefits~~benefit manager;
- 7 (2) The ~~covered entity~~third-party payor may select an independent firm to conduct
 8 ~~such~~the audit, ~~and~~such. The independent firm shall sign a confidentiality
 9 agreement with the ~~covered entity~~third-party payor and the pharmacy ~~benefits~~
 10 benefit manager, ensuring that all information obtained during ~~such~~the audit will
 11 be treated as confidential. The firm may not use, disclose, or otherwise reveal any
 12 ~~such of the~~information, in any manner or form, to any person ~~or~~entity, except as
 13 otherwise permitted under the confidentiality agreement. The ~~covered entity~~third-
 14 party payor shall treat all information obtained as a result of the audit as
 15 confidential, and may not use or disclose ~~such that~~information, except ~~as may be~~
 16 ~~otherwise~~permitted under the terms of the contract between the ~~covered entity~~
 17 third-party payor and the pharmacy ~~benefits~~benefit manager, or if ordered by a
 18 court of competent jurisdiction, for good cause shown;
- 19 (3) ~~Any such~~An audit ~~shall~~under this section must be conducted at the pharmacy
 20 ~~benefits~~benefit manager's office where ~~such~~the records are located, during normal
 21 business hours, without undue interference with the pharmacy ~~benefits~~benefit
 22 manager's business activities, and in accordance with reasonable audit procedures.

23 **Section 17. That § 58-29E-8 be AMENDED:**

24 **58-29E-8.** With regard to the dispensation of a substitute prescription drug for a
 25 prescribed drug to a covered individual, when the pharmacy ~~benefits~~benefit manager
 26 requests a substitution, the following provisions apply:

- 27 (1) The pharmacy ~~benefits~~benefit manager may request the substitution of a
 28 lower- priced generic and therapeutically equivalent drug for a higher-priced
 29 prescribed drug;
- 30 (2) With regard to substitutions in which the substitute drug's net cost is more for the
 31 covered individual or the ~~covered entity~~third-party payor than the prescribed drug,
 32 the substitution must be made only for medical reasons that benefit the covered
 33 individual. If a substitution is being requested pursuant to this subdivision, the

1 pharmacy ~~benefits~~benefit manager shall obtain the approval of the prescribing
2 health professional.
3 Nothing in this section permits the substitution of an equivalent drug product
4 contrary to § 36-11-46.2

5 **Section 18. That § 58-29E-8.1 be AMENDED:**

6 **58-29E-8.1.** A pharmacy ~~benefits~~benefit manager may ~~neither prohibit nor not~~
7 ~~restrict or penalize a pharmacy or pharmacist or pharmacy for providing cost-sharing~~
8 ~~information on the amount a covered individual may pay for a particular prescription drug~~
9 for informing a patient about:

- 10 (1) The cost of a prescription pharmaceutical product;
11 (2) The amount of reimbursement that the pharmacy will receive for dispensing the
12 prescription pharmaceutical product;
13 (3) The cost and clinical efficacy of a more affordable alternative pharmaceutical
14 product, if one is available; or
15 (4) Any differential between the amount the patient would pay under the patient's
16 prescription benefit plan or program and a lower price the patient would pay for
17 the prescription pharmaceutical product, if the patient obtained the pharmaceutical
18 product without making a claim for benefits on the patient's prescription benefit
19 plan or program.

20 **Section 19. That § 58-29E-9 be AMENDED:**

21 **58-29E-9.** The Division of Insurance shall promulgate rules, pursuant to chapter
22 1-26, to carry out the issuance of the license required by § 58-29E-2 and the enforcement
23 provisions of this chapter. The rules ~~may~~must ~~include the following:~~

- 24 (1) Definition of terms;
25 (2) Use of prescribed forms;
26 (3) Reporting requirements;
27 (4) Enforcement procedures; and
28 (5) Protection of proprietary information and trade secrets.

29 **Section 20. That § 58-29E-10 be AMENDED:**

1 **58-29E-10.** Any ~~covered entity~~ third-party payor may bring a civil action to
2 enforce ~~the provisions of this chapter~~ or to seek civil damages for ~~the a~~ violation of its
3 ~~provisions~~this chapter.

4 **Section 21. That § 58-29E-11 be AMENDED:**

5 **58-29E-11.** ~~The provisions of~~Except as otherwise provided in this section, this
6 chapter ~~apply~~applies only to pharmacy ~~benefits~~benefit management services contracts
7 entered into or renewed after June 30, 2004.

8 Sections 3 to 11, inclusive, of this Act, apply only to pharmacy benefit management
9 service contracts entered into or renewed after June 30, 2022.

10 **Section 22. That § 58-29E-12 be AMENDED:**

11 **58-29E-12.** ~~No A~~ A pharmacy benefit manager ~~shall~~may not contractually require
12 a pharmacy, who is a participating provider in a health plan provided by a ~~covered~~
13 ~~entity~~third-party payor, to charge or collect, from an insured, a cost share for a
14 prescription or pharmacy service that exceeds the amount retained, by the pharmacist or
15 pharmacy, from all payment sources, for the filling of the prescription or providing the
16 pharmacy service.

17 **Section 23. That § 58-29E-13 be AMENDED:**

18 **58-29E-13.** ~~No A~~ A pharmacy benefit manager contracting with a ~~covered entity~~
19 ~~shall~~third-party payor may not retroactively adjust a claim for reimbursement submitted
20 by a pharmacy for a prescription drug, unless the adjustment is a result of ~~either of the~~
21 following:

- 22 (1) A pharmacy audit conducted in accordance with chapter 58-29F; or
23 (2) A technical billing error.