

By: Shaheen

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A BILL TO BE ENTITLED

1 AN ACT

2 relating to allowing Medicaid managed care organizations to adopt
3 their own drug formularies.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Section 531.072(a), Government Code, is amended
6 to read as follows:

15 SECTION 2. Subchapter B, Chapter 531, Government Code, is
16 amended by adding Section 531.0721 to read as follows:

17 Sec. 531.0721. ADOPTION OF PRESCRIPTION DRUG FORMULARY BY
18 MEDICAID MANAGED CARE ORGANIZATION. A managed care organization
19 providing an outpatient pharmacy benefit plan for its Medicaid
20 enrolled recipients may adopt its own drug formulary and is not
21 required to employ the vendor drug program formulary or to
22 otherwise adhere to a preferred drug list adopted by the commission
23 under Section [531.072](#).

24 SECTION 3. Section 531.073, Government Code, is amended by

1 amending Subsection (a) and adding Subsection (j) to read as
2 follows:

3 (a) The executive commissioner, in the rules and standards
4 governing the Medicaid vendor drug program and the child health
5 plan program, shall require prior authorization for the
6 reimbursement of a drug that is not included in the appropriate
7 preferred drug list adopted under Section 531.072, except as
8 provided by Subsection (j) and for any drug exempted from prior
9 authorization requirements by federal law. Except as provided by
10 Subsection (j), the [The] executive commissioner may require prior
11 authorization for the reimbursement of a drug provided through any
12 other state program administered by the commission or a state
13 health and human services agency, including a community mental
14 health center and a state mental health hospital if the commission
15 adopts preferred drug lists under Section 531.072 that apply to
16 those facilities and the drug is not included in the appropriate
17 list. The executive commissioner shall require that the prior
18 authorization be obtained by the prescribing physician or
19 prescribing practitioner.

20 (j) This section does not apply to a managed care
21 organization that elects to adopt its own drug formulary under
22 Section 531.0721.

23 SECTION 4. Sections 533.005(a) and (a-2), Government Code,
24 are amended to read as follows:

25 (a) A contract between a managed care organization and the
26 commission for the organization to provide health care services to
27 recipients must contain:

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5 (2) capitation rates that ensure the cost-effective
6 provision of quality health care;

12 (4) a requirement that the managed care organization
13 provide ready access to a person who assists providers in resolving
14 issues relating to payment, plan administration, education and
15 training, and grievance procedures;

16 (5) a requirement that the managed care organization
17 provide information and referral about the availability of
18 educational, social, and other community services that could
19 benefit a recipient;

20 (6) procedures for recipient outreach and education;

26 (A) not later than:

27 (i) the 10th day after the date the claim is

1 received if the claim relates to services provided by a nursing
2 facility, intermediate care facility, or group home;

3 (ii) the 30th day after the date the claim
4 is received if the claim relates to the provision of long-term
5 services and supports not subject to Subparagraph (i); and

6 (iii) the 45th day after the date the claim
7 is received if the claim is not subject to Subparagraph (i) or (ii);
8 or

9 (B) within a period, not to exceed 60 days,
10 specified by a written agreement between the physician or provider
11 and the managed care organization;

12 (7-a) a requirement that the managed care organization
13 demonstrate to the commission that the organization pays claims
14 described by Subdivision (7)(A)(ii) on average not later than the
15 21st day after the date the claim is received by the organization;

16 (8) a requirement that the commission, on the date of a
17 recipient's enrollment in a managed care plan issued by the managed
18 care organization, inform the organization of the recipient's
19 Medicaid certification date;

20 (9) a requirement that the managed care organization
21 comply with Section [533.006](#) as a condition of contract retention
22 and renewal;

23 (10) a requirement that the managed care organization
24 provide the information required by Section [533.012](#) and otherwise
25 comply and cooperate with the commission's office of inspector
26 general and the office of the attorney general;

27 (11) a requirement that the managed care

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1 organization's usages of out-of-network providers or groups of
2 out-of-network providers may not exceed limits for those usages
3 relating to total inpatient admissions, total outpatient services,
4 and emergency room admissions determined by the commission;

5 (12) if the commission finds that a managed care
6 organization has violated Subdivision (11), a requirement that the
7 managed care organization reimburse an out-of-network provider for
8 health care services at a rate that is equal to the allowable rate
9 for those services, as determined under Sections [32.028](#) and
10 [32.0281](#), Human Resources Code;

14 (A) use advanced practice registered nurses and
15 physician assistants in addition to physicians as primary care
16 providers to increase the availability of primary care providers in
17 the organization's provider network; and

18 (B) treat advanced practice registered nurses
19 and physician assistants in the same manner as primary care
20 physicians with regard to:

21 (i) selection and assignment as primary
22 care providers;

23 (ii) inclusion as primary care providers in
24 the organization's provider network; and

25 (iii) inclusion as primary care providers
26 in any provider network directory maintained by the organization;

27 (14) a requirement that the managed care organization

1 reimburse a federally qualified health center or rural health
2 clinic for health care services provided to a recipient outside of
3 regular business hours, including on a weekend day or holiday, at a
4 rate that is equal to the allowable rate for those services as
5 determined under Section [32.028](#), Human Resources Code, if the
6 recipient does not have a referral from the recipient's primary
7 care physician;

8 (15) a requirement that the managed care organization
9 develop, implement, and maintain a system for tracking and
10 resolving all provider appeals related to claims payment, including
11 a process that will require:

12 (A) a tracking mechanism to document the status
13 and final disposition of each provider's claims payment appeal;

14 (B) the contracting with physicians who are not
15 network providers and who are of the same or related specialty as
16 the appealing physician to resolve claims disputes related to
17 denial on the basis of medical necessity that remain unresolved
18 subsequent to a provider appeal;

19 (C) the determination of the physician resolving
20 the dispute to be binding on the managed care organization and
21 provider; and

22 (D) the managed care organization to allow a
23 provider with a claim that has not been paid before the time
24 prescribed by Subdivision (7)(A)(ii) to initiate an appeal of that
25 claim;

26 (16) a requirement that a medical director who is
27 authorized to make medical necessity determinations is available to

1 the region where the managed care organization provides health care
2 services;

3 (17) a requirement that the managed care organization
4 ensure that a medical director and patient care coordinators and
5 provider and recipient support services personnel are located in
6 the South Texas service region, if the managed care organization
7 provides a managed care plan in that region;

8 (18) a requirement that the managed care organization
9 provide special programs and materials for recipients with limited
10 English proficiency or low literacy skills;

11 (19) a requirement that the managed care organization
12 develop and establish a process for responding to provider appeals
13 in the region where the organization provides health care services;

14 (20) a requirement that the managed care organization:
15 (A) develop and submit to the commission, before
16 the organization begins to provide health care services to
17 recipients, a comprehensive plan that describes how the
18 organization's provider network complies with the provider access
19 standards established under Section 533.0061, as added by Chapter
20 1272 (S.B. 760), Acts of the 84th Legislature, Regular Session,
21 2015;

22 (B) as a condition of contract retention and
23 renewal:

24 (i) continue to comply with the provider
25 access standards established under Section 533.0061, as added by
26 Chapter 1272 (S.B. 760), Acts of the 84th Legislature, Regular
27 Session, 2015; and

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1 (ii) make substantial efforts, as
2 determined by the commission, to mitigate or remedy any
3 noncompliance with the provider access standards established under
4 Section [533.0061](#), as added by Chapter 1272 (S.B. 760), Acts of the
5 84th Legislature, Regular Session, 2015;

6 (C) pay liquidated damages for each failure, as
7 determined by the commission, to comply with the provider access
8 standards established under Section 533.0061, as added by Chapter
9 1272 (S.B. 760), Acts of the 84th Legislature, Regular Session,
10 2015, in amounts that are reasonably related to the noncompliance;
11 and

12 (D) regularly, as determined by the commission,
13 submit to the commission and make available to the public a report
14 containing data on the sufficiency of the organization's provider
15 network with regard to providing the care and services described
16 under Section 533.0061(a), as added by Chapter 1272 (S.B. 760),
17 Acts of the 84th Legislature, Regular Session, 2015, and specific
18 data with respect to access to primary care, specialty care,
19 long-term services and supports, nursing services, and therapy
20 services on the average length of time between:

21 (i) the date a provider requests prior
22 authorization for the care or service and the date the organization
23 approves or denies the request; and

24 (ii) the date the organization approves a
25 request for prior authorization for the care or service and the date
26 the care or service is initiated.

27 (21) a requirement that the managed care organization

1 demonstrate to the commission, before the organization begins to
2 provide health care services to recipients, that, subject to the
3 provider access standards established under Section 533.0061, as
4 added by Chapter 1272 (S.B. 760), Acts of the 84th Legislature,
5 Regular Session, 2015:

6 (A) the organization's provider network has the
7 capacity to serve the number of recipients expected to enroll in a
8 managed care plan offered by the organization;

9 (B) the organization's provider network
10 includes:

11 (i) a sufficient number of primary care
12 providers;

13 (ii) a sufficient variety of provider
14 types;

15 (iii) a sufficient number of providers of
16 long-term services and supports and specialty pediatric care
17 providers of home and community-based services; and

18 (iv) providers located throughout the
19 region where the organization will provide health care services;
20 and

21 (C) health care services will be accessible to
22 recipients through the organization's provider network to a
23 comparable extent that health care services would be available to
24 recipients under a fee-for-service or primary care case management
25 model of Medicaid managed care;

26 (22) a requirement that the managed care organization
27 develop a monitoring program for measuring the quality of the

1 health care services provided by the organization's provider
2 network that:

3 (A) incorporates the National Committee for
4 Quality Assurance's Healthcare Effectiveness Data and Information
5 Set (HEDIS) measures;

6 (B) focuses on measuring outcomes; and

7 (C) includes the collection and analysis of
8 clinical data relating to prenatal care, preventive care, mental
9 health care, and the treatment of acute and chronic health
10 conditions and substance abuse;

11 (23) [subject to Subsection (a-1),] a requirement that
12 the managed care organization develop, implement, and maintain an
13 outpatient pharmacy benefit plan and prescription drug formulary
14 for its enrolled recipients:

15 (A) [that exclusively employs the vendor drug
16 program formulary and preserves the state's ability to reduce
17 waste, fraud, and abuse under Medicaid;]

18 [(B) that adheres to the applicable preferred
19 drug list adopted by the commission under Section 531.072;]

20 [(C) that includes the prior authorization
21 procedures and requirements prescribed by or implemented under
22 Sections 531.073(b), (c), and (g) for the vendor drug program;]

23 [(D)] for purposes of which the managed care
24 organization[+]

25 [(i) may not negotiate or collect rebates
26 associated with pharmacy products on the vendor drug program
27 formulary; and]

1 [(ii)] may not receive drug rebate or
2 pricing information that is confidential under Section 531.071;
3 (B) [(E)] that complies with the prohibition
4 under Section 531.089;

19 (ii) the managed care organization and
20 pharmacy benefit manager must adopt policies and procedures for
21 reclassifying prescription drugs from retail to specialty drugs,
22 and those policies and procedures must be consistent with rules
23 adopted by the executive commissioner and include notice to network
24 pharmacy providers from the managed care organization;

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1 comply with the financial terms and conditions of the contract as
2 well as other reasonable administrative and professional terms and
3 conditions of the contract;

14 (i) to place a drug on a maximum allowable
15 cost list, must ensure that:

16 (a) the drug is listed as "A" or "B"
17 rated in the most recent version of the United States Food and Drug
18 Administration's Approved Drug Products with Therapeutic
19 Equivalence Evaluations, also known as the Orange Book, has an "NR"
20 or "NA" rating or a similar rating by a nationally recognized
21 reference; and

22 (b) the drug is generally available
23 for purchase by pharmacies in the state from national or regional
24 wholesalers and is not obsolete;

25 (ii) must provide to a network pharmacy
26 provider, at the time a contract is entered into or renewed with the
27 network pharmacy provider, the sources used to determine the

1 maximum allowable cost pricing for the maximum allowable cost list
2 specific to that provider;

3 (iii) must review and update maximum
4 allowable cost price information at least once every seven days to
5 reflect any modification of maximum allowable cost pricing;

6 (iv) must, in formulating the maximum
7 allowable cost price for a drug, use only the price of the drug and
8 drugs listed as therapeutically equivalent in the most recent
9 version of the United States Food and Drug Administration's
10 Approved Drug Products with Therapeutic Equivalence Evaluations,
11 also known as the Orange Book;

12 (v) must establish a process for
13 eliminating products from the maximum allowable cost list or
14 modifying maximum allowable cost prices in a timely manner to
15 remain consistent with pricing changes and product availability in
16 the marketplace;

17 (vi) must:

18 (a) provide a procedure under which a
19 network pharmacy provider may challenge a listed maximum allowable
20 cost price for a drug;

21 (b) respond to a challenge not later
22 than the 15th day after the date the challenge is made;

23 (c) if the challenge is successful,
24 make an adjustment in the drug price effective on the date the
25 challenge is resolved, and make the adjustment applicable to all
26 similarly situated network pharmacy providers, as determined by the
27 managed care organization or pharmacy benefit manager, as

1 appropriate;

2 (d) if the challenge is denied,

3 provide the reason for the denial; and

4 (e) report to the commission every 90
5 days the total number of challenges that were made and denied in the
6 preceding 90-day period for each maximum allowable cost list drug
7 for which a challenge was denied during the period;

8 (vii) must notify the commission not later
9 than the 21st day after implementing a practice of using a maximum
10 allowable cost list for drugs dispensed at retail but not by mail;
11 and

12 (viii) must provide a process for each of
13 its network pharmacy providers to readily access the maximum
14 allowable cost list specific to that provider;

15 (24) a requirement that the managed care organization
16 and any entity with which the managed care organization contracts
17 for the performance of services under a managed care plan disclose,
18 at no cost, to the commission and, on request, the office of the
19 attorney general all discounts, incentives, rebates, fees, free
20 goods, bundling arrangements, and other agreements affecting the
21 net cost of goods or services provided under the plan;

22 (25) a requirement that the managed care organization
23 not implement significant, nonnegotiated, across-the-board
24 provider reimbursement rate reductions unless:

25 (A) subject to Subsection (a-3), the
26 organization has the prior approval of the commission to make the
27 reduction; or

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1 (B) the rate reductions are based on changes to
2 the Medicaid fee schedule or cost containment initiatives
3 implemented by the commission; and

4 (26) a requirement that the managed care organization
5 make initial and subsequent primary care provider assignments and
6 changes.

11 SECTION 5. Section 533.005(a-1), Government Code, is
12 repealed.

13 SECTION 6. As soon as practicable after the effective date
14 of this Act, the executive commissioner of the Health and Human
15 Services Commission shall adopt necessary rules to implement the
16 changes in law made by this Act.

17 SECTION 7. If before implementing any provision of this Act
18 a state agency determines that a waiver or authorization from a
19 federal agency is necessary for implementation of that provision,
20 the agency affected by the provision shall request the waiver or
21 authorization and may delay implementing that provision until the
22 waiver or authorization is granted.

23 SECTION 8. This Act takes effect September 1, 2017.