STATE OF NEW YORK

8067

2023-2024 Regular Sessions

IN ASSEMBLY

September 27, 2023

Introduced by M. of A. SOLAGES, TAYLOR, SEAWRIGHT, RAMOS, SIMON, L. ROSENTHAL, GLICK, DICKENS, GUNTHER -- Multi-Sponsored by -- M. of A. COOK -- read once and referred to the Committee on Insurance

AN ACT to amend the insurance law and the public health law, in relation to access to appropriate drugs at reasonable prices, formulary exceptions, standing prior authorizations and external appeals; to amend the insurance law, in relation to access to retail pharmacies, prescription synchronization, limits on patient drug costs, explanations of benefits and rebates; to amend the social services law, in relation to prescription drug synchronization; and to amend the education law, in relation to limits on copayments and drug substitutions

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. The insurance law is amended by adding a new section 4807
2 to read as follows:

3 § 4807. Access to appropriate drugs at reasonable prices; formulary 4 exceptions; standing prior authorization requirement. (a) An insurer offering a prescription drug benefit with a formulary of approved or 5 preferred drugs shall establish a procedure by which it determines б 7 whether a formulary drug provides appropriate therapeutic benefits to 8 meet the particular health care needs of an insured. If the insurer determines that no formulary drug provides appropriate therapeutic bene-9 10 fits to meet the particular health care needs of an insured, the insurer shall cover the cost of an off-formulary drug for that insured, at no 11 additional cost to the insured beyond what the insured would otherwise 12 13 pay for a preferred brand name drug on the formulary. The determinations 14 whether a drug provides appropriate therapeutic benefits and whether a 15 non-formulary drug is necessary to meet the particular health care needs 16 of the insured are utilization review decisions and are reviewable in 17 accordance with article forty-nine of this chapter, including external 18 appeal.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD10957-02-3

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1	(b) (1) For purposes of this section, "prior authorization require-
2	ment" means any practice implemented by an insurer in which coverage of
3	a prescription drug or device is dependent upon a covered person or a
4	health care practitioner obtaining approval from the insurer prior to
5	the service, device, or drug being performed, received, or prescribed,
6	as applicable. "Prior authorization" includes prospective or utilization
7	review procedures conducted prior to providing a drug or device.
8	(2) An insurer which requires prior authorizations for particular
9	prescription drugs shall have a procedure by which an insured who is
10	being prescribed such drug for a chronic condition may obtain a standing
11	prior authorization for a drug for the lesser of the following from the
12	date of the approval: (i) twelve months; or (ii) the last day of the
13	covered person's eligibility under the policy or plan.
14	(3) As a condition of such standing prior authorization, if according
15	to the available medical and scientific evidence the patient's chronic
16	condition is likely to change during the standing referral period, the
17	insurer or health plan may require the prescribing health care practi-
18	tioner to certify to the insurer, not more frequently than on a quarter-
19	ly basis, that the patient's chronic condition has not changed mate-
20	rially with respect to the need for the prescription.
21	(4) A twelve-month standing prior authorization provided under para-
22	graph two of this subsection does not apply to and is not required for
23	any of the following:
24	(i) medications that have a typical course of administration of less
25	than one year or for which available medical or scientific evidence does
26	not support a twelve-month period of use, in which case the standing
27	prior authorization period shall be the typical course of administration
28	or the period of use supported by the available medical or scientific
29	evidence;
30	(ii) medications that require an initial trial period to determine
31	effectiveness and tolerability, except that after such trial period a
32	one-year, or greater, prior authorization period will be given; and
33	(iii) medications that are schedule II controlled substance or a sche-
34	dule III controlled substance containing hydrocodone.
35	(5) For drugs used to treat acute conditions, insurers shall grant
36	standing prior authorizations for the period that the medical and scien-
37	tific evidence shows to be the anticipated period for the course of
38	treatment to have its intended effect.
39	(6) The standing prior authorizations provided for in this section are
40	no longer valid and automatically terminate if there are changes to
	federal or state laws or federal regulatory guidance or compliance
41	
42	information finding that the drug in question is no longer approved or
43	safe for the prescribed purpose.
44	(7) If an AB-rated generic drug that is therapeutically equivalent to
45	the drug subject to a standing prior authorization becomes available,
46	the insurer may substitute such newly released drug for the drug subject
47	to the standing prior authorization, provided advance notice is given to
48	the insured.
49	(8) The determination whether the drug is being prescribed to treat a
50	chronic condition and the period over which the course of treatment for
51	an acute condition is anticipated to have its intended effect are utili-
52	zation review decisions and are reviewable in accordance with article
53	forty-nine of this chapter, including external appeal.
54	(c) (1) If a formulary drug being prescribed for an insured is removed

55 by the insurer from its formulary for reasons other than a determination

56 that the approval for the use of that drug has been withdrawn by the

1	U.S. Food and Drug Administration, the insurer shall continue to cover
2	that drug for that insured for a transitional period to the end of the
3	plan year at the same copayment as charged when the drug was on formu-
4	lary. Thereafter, the insured may seek continued coverage of the drug,
5	if appropriate, pursuant to the provisions of subsection (a) of this
6	section.
7	(2) If a formulary drug being prescribed for an insured is moved by
8	the insurer to a higher cost sharing tier in its formulary for reasons
9	other than release of an AB-rated generic drug, the insurer shall
10	continue to cover that drug for that insured for a transitional period
11	to the end of the plan year at the same copayment as charged when the
12	drug was on formulary. Thereafter, the insured may seek continued cover-
13	age of the drug, if appropriate, pursuant to the provisions of
14	subsection (a) of this section.
15	(3) If an insurer that provides prescription drug coverage enrolls a
16	new insured who is currently being prescribed a drug for a chronic
17	health condition, or as part of an ongoing course of treatment for an
18	acute condition, and that drug is not on the insurer's formulary, the
19	insurer shall cover that drug for that insured at no additional cost to
20	the insured beyond what the insured would otherwise pay for a preferred
21	brand name drug on the formulary, for a transitional period of ninety
22	(90) days from the effective date of enrollment. The insured must adhere
23	to the insurer's quality assurance requirements and provide to the
24	insurer necessary medical information related to the prescription and
25	otherwise adhere to the insurer's policies and procedures including, but
26	not limited to procedures regarding obtaining pre-authorization and a
27	treatment plan approved by the insurer. In no event shall this
28	subsection be construed to require an insurer to provide coverage for
29	benefits not otherwise covered. The transitional period does not
30	preclude the insured from seeking continued coverage of the drug, if
31	appropriate, pursuant to the provisions of subsection (a) of this
32	section.
33	§ 2. The public health law is amended by adding a new section 4406-j
34	to read as follows:
35	<u>§ 4406-j. Access to appropriate drugs at reasonable prices; formulary</u>
36	exceptions; standing prior authorization requirement. 1. A health main-
37	tenance organization offering a prescription drug benefit with a formu-
38	lary of approved or preferred drugs shall have a procedure by which it
39	determines whether a formulary drug provides appropriate therapeutic
40	benefits to meet the particular health care needs of an enrollee. If the
41	health maintenance organization determines that no formulary drug
42	provides appropriate therapeutic benefits to meet the particular health
43	care needs of an enrollee, the health maintenance organization shall
44	cover the cost of an off-formulary drug for that enrollee, at no addi-
45	tional cost to the enrollee beyond what the enrollee would otherwise pay
46	for a preferred brand name drug on the formulary. The determinations
47	whether a drug provides appropriate therapeutic benefits and whether a
48	non-formulary drug is necessary to meet the particular health care needs
49	of the insured are utilization review decisions and are reviewable in
50	accordance with article forty-nine of this chapter, including external
51	appeal.
52	2. (a) For purposes of this section, "prior authorization requirement"
53	means any practice implemented by a health maintenance organization in
54	which coverage of a prescription drug or device is dependent upon a
55	covered person or a health care practitioner obtaining approval from the
56	health maintenance organization prior to the service, device, or drug

being performed, received, or prescribed, as applicable. "Prior authori-1 zation" includes prospective or utilization review procedures conducted 2 3 prior to providing a drug or device. 4 (b) A health maintenance organization which requires prior authori-5 zations for particular prescription drugs shall have a procedure by 6 which an enrollee who is being prescribed such drug for a chronic condi-7 tion may obtain a standing prior authorization for a drug for the lesser of the following from the date of the approval: (i) twelve months; (ii) 8 9 the last day of the enrollee's eligibility under the policy or plan. 10 (c) As a condition of such standing prior authorization, if according 11 to the available medical and scientific evidence the enrollee's chronic 12 condition is likely to change during the standing referral period, the insurer or health plan may require the prescribing health care practi-13 14 tioner to certify to the health maintenance organization, not more 15 frequently than on a quarterly basis, that the enrollee's chronic condition has not changed materially with respect to the need for the 16 17 prescription. (d) A twelve-month standing prior authorization provided under subpar-18 agraph (i) of paragraph (b) of this subdivision does not apply to and is 19 20 not required for any of the following: 21 (i) medications that have a typical course of administration of less 22 than one year or for which available medical or scientific evidence does not support a twelve-month period of use, in which case the standing 23 prior authorization period shall be the typical course of administration 24 or the period of use supported by the available medical or scientific 25 evidence; 26 27 (ii) medications that require an initial trial period to determine 28 effectiveness and tolerability, except that after such trial period a one-year, or greater, prior authorization period will be given; and 29 30 (iii) medications that are schedule II controlled substance or a sche-31 dule III controlled substance containing hydrocodone. 32 (e) For drugs used to treat acute conditions, insurers shall grant 33 standing prior authorizations for the period that the medical and scientific evidence shows to be the anticipated period for the course of 34 treatment to have its intended effect. 35 36 (f) The standing prior authorizations provided for in this section are 37 no longer valid and automatically terminate if there are changes to federal or state laws or federal regulatory guidance or compliance 38 39 information finding that the drug in question is no longer approved or safe for the prescribed purpose. 40 (q) If an AB-rated generic drug that is therapeutically equivalent to 41 the drug subject to a standing prior authorization becomes available, 42 43 the health maintenance organization may substitute such newly released drug for the drug subject to the standing prior authorization, provided 44 45 advance notice is given to the enrollee. 46 (h) The determination whether the drug is being prescribed to treat a 47 chronic condition and the period over which the course of treatment for an acute condition is anticipated to have its intended effect are utili-48 49 zation review decisions and are reviewable in accordance with article forty-nine of this chapter, including external appeal. 50 51 3. (a) If a formulary drug being prescribed for an enrollee is removed 52 by the health maintenance organization from its formulary for reasons other than a determination that the approval for the use of that drug 53 has been withdrawn by the U.S. Food and Drug Administration, the health 54 maintenance organization shall continue to cover that drug for that 55 56 enrollee for a transitional period to the end of the plan year at the

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1	game generations age shared when the drug wag on formulary. Thereafter
1	same copayment as charged when the drug was on formulary. Thereafter,
2	the enrollee may seek continued coverage of the drug, if appropriate,
3	pursuant to the provisions of subdivision one of this section.
4	(b) If a formulary drug being prescribed for an insured is moved by
5	the health maintenance organization to a higher cost sharing tier in its
6	formulary for reasons other than release of an AB-rated generic drug,
7	the health maintenance organization shall continue to cover that drug
8	for that enrollee for a transitional period to the end of the plan year
9	at the same copayment as charged when the drug was on formulary. There-
10	after, the enrollee may seek continued coverage of the drug, if appro-
11	priate, pursuant to the provisions of subdivision one of this section.
12	(c) If a health maintenance organization that provides prescription
13	drug coverage enrolls a new enrollee who is currently being prescribed a
14	drug for a chronic health condition, or as part of an ongoing course of
15	treatment for an acute condition, and that drug is not on the health
16	maintenance organization's formulary, the health maintenance organiza-
17	tion shall cover that drug for that enrollee at no additional cost to
18	the enrollee beyond what the enrollee would otherwise pay for a
19	preferred brand name drug on the formulary, for a transitional period of
20	ninety (90) days from the effective date of enrollment. The enrollee
21	must adhere to the health maintenance organization's quality assurance
22	requirements and provide to the health maintenance organization neces-
23	sary medical information related to the prescription and otherwise
24	adhere to the health maintenance organization's policies and procedures
25	including, but not limited to procedures regarding obtaining pre-author-
26	ization and a treatment plan approved by the health maintenance organ-
27	ization. In no event shall this subdivision be construed to require a
28	health maintenance organization to provide coverage for benefits not
29	otherwise covered. The transitional period does not preclude the enrol-
30	lee from seeking continued coverage of the drug, if appropriate, pursu-
31	ant to the provisions of subdivision one of this section.
32	§ 3. Section 4903 of the insurance law is amended by adding a new
33	subsection (j) to read as follows:
34	(j) (1) Each health plan shall make available to all participating
35	health care providers on its web site or provider portal a listing of
36	its prior authorization requirements, including specific information or
37	documentation that a provider must submit in order for the prior author-
38	ization request to be considered complete.
39	(2) Each health plan shall make available on its web site information
40	about the policies, contracts, or agreements offered by it that clearly
41	identifies specific services, drugs, or devices to which a prior author-
42	ization requirement exists.
42 43	(3) Each health plan shall give thirty (30) days advance written
	notice to participating providers of any changes in prior authorization
44	
45	requirements. Each health plan shall also give thirty (30) days advance
46	written notice to plan participants of any changes in prior authori-
47	zation requirements with respect to any services, drugs or devices which
48	such participant is currently being prescribed or has been prescribed in
49	the preceding year.
50	§ 4. Section 4903 of the public health law is amended by adding a new
51	subdivision 10 to read as follows:
52	10. (a) Each health plan shall make available to all participating
53	health care providers on its web site or provider portal a listing of
54	its prior authorization requirements, including specific information or
55	documentation that a provider must submit in order for the prior author-

56 ization request to be considered complete.

1	(b) Each health plan shall make available on its web site information
2	about the policies, contracts, or agreements offered by it that clearly
3	identifies specific services, drugs, or devices to which a prior author-
4	ization requirement exists.
5	<u>(c) Each health plan shall give thirty (30) days advance written</u>
6	notice to participating providers of any changes in prior authorization
7	requirements. Each health plan shall also give thirty (30) days advance
8	written notice to plan participants of any changes in prior authori-
9	zation requirements with respect to any services, drugs or devices which
10	such participant is currently being prescribed or has been prescribed in
11	the preceding year.
12	§ 5. Subsection (b) of section 4910 of the insurance law is amended by
13	adding a new paragraph 5 to read as follows:
14	(5) (A) The insured has had a drug prescription denied on the ground
15	that it is not on the health care plan's formulary, and that the health
16	care plan has a covered drug on the formulary which is effective to meet
17	the particular health care needs of an insured; and
18	(B) The insured's attending physician, who shall be a licensed physi-
19	cian or other health care provider qualified to prescribe drugs to treat
20	the insured for the health service sought, certifies that available
21	formulary drugs are not sufficiently effective to meet the insured's
22	health needs, or are otherwise contraindicated for the insured, and
23	recommends an off-formulary drug that will be effective to treat the
24	insured.
25	§ 6. Subdivision 2 of section 4910 of the public health law is amended
26	by adding a new paragraph (e) to read as follows:
27	(e) (i) The enrollee has had a drug prescription denied on the ground
28	that it is not on the health maintenance organization's formulary, and
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29	that the health maintenance organization has a covered drug on the
29	that the health maintenance organization has a covered drug on the
29 30	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of
29 30 31	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and
29 30 31 32	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed
29 30 31 32 33	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to
29 30 31 32 33 34	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail-
29 30 31 32 33 34 35	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the
29 30 31 32 33 34 35 36	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol-
29 30 31 32 33 34 35 36 37	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to
29 30 31 32 33 34 35 36 37 38	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee.
29 30 31 32 33 34 35 36 37 38 39	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance
29 30 31 32 33 34 35 36 37 38 39 40	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows:
29 30 31 32 33 34 35 36 37 38 39 40 41	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of
29 30 31 32 33 34 35 36 37 38 39 40 41 42	<pre>that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title</pre>
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination
$29 \\ 30 \\ 31 \\ 32 \\ 33 \\ 35 \\ 36 \\ 37 \\ 38 \\ 39 \\ 40 \\ 41 \\ 42 \\ 43 \\ 44 \\ 45 $	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination and, in accordance with the provisions of this title, shall make a
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 44\\ 45\\ 46\\ \end{array}$	that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination and, in accordance with the provisions of this title, shall make a determination as to whether the non-formulary drug shall be covered by
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 4 \\ 3 5 \\ 3 6 \\ 3 7 \\ 3 8 \\ 3 9 \\ 4 1 \\ 4 2 \\ 4 3 \\ 4 4 \\ 4 5 \\ 4 6 \\ 4 7 \end{array}$	<pre>that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination and, in accordance with the provisions of this title, shall make a determination as to whether the non-formulary drug shall be covered by the health plan; provided that such determination shall: (i) be conducted only by one or a greater odd number of clinical peer reviewers;</pre>
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 4 \\ 3 5 \\ 3 7 \\ 3 8 \\ 3 9 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 4 6 \\ 4 7 \\ 4 9 \\ 5 0 \end{array}$	<pre>that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination and, in accordance with the provisions of this title, shall make a determination as to whether the non-formulary drug shall be covered by the health plan; provided that such determination shall: (i) be conducted only by one or a greater odd number of clinical peer reviewers; (ii) be accompanied by a written statement:</pre>
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 3 \\ 3 5 \\ 3 3 \\ 3 5 \\ 3 3 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 4 4 \\ 5 0 \\ 5 1 \end{array}$	<pre>that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination and, in accordance with the provisions of this title, shall make a determination as to whether the non-formulary drug shall be covered by the health plan; provided that such determination shall: (i) be conducted only by one or a greater odd number of clinical peer reviewers; (ii) be accompanied by a written statement: (I) that the off-formulary drug prescription shall be covered by the</pre>
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 3 \\ 3 5 \\ 3 3 \\ 3 3 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 4 4 \\ 5 1 \\ 5 2 \end{array}$	<pre>that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination and, in accordance with the provisions of this title, shall make a determination as to whether the non-formulary drug shall be covered by the health plan; provided that such determination shall: (i) be conducted only by one or a greater odd number of clinical peer reviewers; (ii) be accompanied by a written statement: (I) that the off-formulary drug prescription shall be covered by the health care plan either when the reviewer or a majority of the panel of</pre>
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 4 \\ 3 5 \\ 3 3 \\ 3 5 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 5 1 \\ 5 2 \\ 5 3 \end{array}$	<pre>that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider gualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination and, in accordance with the provisions of this title, shall make a determination as to whether the non-formulary drug shall be covered by the health plan; provided that such determination shall: (i) be conducted only by one or a greater odd number of clinical peer reviewers; (ii) be accompanied by a written statement: (i) that the off-formulary drug prescription shall be covered by the health care plan either when the reviewer or a majority of the panel of reviewers determines, upon review of the available medical and scientif- </pre>
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 3 \\ 3 5 \\ 3 3 \\ 3 3 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 4 4 \\ 5 1 \\ 5 2 \end{array}$	<pre>that the health maintenance organization has a covered drug on the formulary which is effective to meet the particular health care needs of an enrollee; and (ii) The enrollee's attending physician, who shall be a licensed physician or other health care provider qualified to prescribe drugs to treat the insured for the health service sought, certifies that avail- able formulary drugs are not sufficiently effective to meet the enrollee's health needs, or are otherwise contraindicated for the enrol- lee, and recommends an off-formulary drug that will be effective to treat the enrollee. § 7. Paragraph 4 of subsection (b) of section 4914 of the insurance law is amended by adding a new subparagraph (E) to read as follows: (E) For external appeals requested pursuant to paragraph five of subsection (b) of section four thousand nine hundred ten of this title relating to an off-formulary drug denial, the external appeal agent shall review the utilization review agent's final adverse determination and, in accordance with the provisions of this title, shall make a determination as to whether the non-formulary drug shall be covered by the health plan; provided that such determination shall: (i) be conducted only by one or a greater odd number of clinical peer reviewers; (ii) be accompanied by a written statement: (I) that the off-formulary drug prescription shall be covered by the health care plan either when the reviewer or a majority of the panel of</pre>

56 which a drug has been prescribed as the off-formulary drug prescribed by

1	the treating physician or otherwise be appropriate to meet the partic-
2	ular health care needs of the insured, which is more likely to provide a
3	beneficial clinical outcome; or
4	(II) upholding the health plan's denial of coverage.
5	§ 8. Paragraph (d) of subdivision 2 of section 4914 of the public
б	health law is amended by adding a new subparagraph (E) to read as
7	follows:
8	(E) For external appeals requested pursuant to paragraph (e) of subdi-
9	vision two of section forty-nine hundred ten of this title relating to
10	an off-formulary drug denial, the external appeal agent shall review the
11	utilization review agent's final adverse determination and, in accord-
12	ance with the provisions of this title, shall make a determination as to
13	whether the non-formulary drug shall be covered by the health mainte-
14	nance organization; provided that such determination shall:
15	(i) be conducted only by one or a greater odd number of clinical peer
16	reviewers;
17	(ii) be accompanied by a written statement:
18	(1) that the off-formulary drug prescription shall be covered by the
19	health maintenance organization either when the reviewer or a majority
20	of the panel of reviewers determines, upon review of the available
21	medical and scientific evidence, the formulary drug deemed sufficient by
22	the health maintenance organization will not be as effective in address-
23	ing the enrollee's health problem for which a drug has been prescribed
24	as the off-formulary drug prescribed by the treating physician or other-
25	wise be appropriate to meet the particular health care needs of the
26	enrollee, which is more likely to provide a beneficial clinical outcome;
27	or
28	(2) upholding the health maintenance organization's denial of cover-
29	age.
30	§ 9. The opening paragraph of paragraph 28 of subsection (i) of
31	section 3216 of the insurance law is designated subparagraph (A) and a
32	new subparagraph (B) is added to read as follows:
33	(B) Notwithstanding any other provision of this paragraph, if a pres-
34	criber, after consulting with the insurer regarding the appropriateness
35	of mail order delivery given: (i) the residence or delivery location of
36	the insured; (ii) the medical condition of the insured; (iii) the stor-
37	age requirements of the drug; (iv) the availability of the insured to
38	receive the prescription; or (v) the insured's ability to comprehend
39	pharmaceutical guidance and support over the telephone, determines that
40	a drug as prescribed on an individual basis is most appropriately filled
41	at a retail location, provided that an in-network retail pharmacy of the
42	patient's choosing agrees to the same reimbursement amount and is able
43	to fill the prescription, the prescriber's determination shall be final.
44	§ 10. The opening paragraph of paragraph 18 of subsection (1) of
45	section 3221 of the insurance law is designated subparagraph (A) and a
46	new subparagraph (B) is added to read as follows:
47	(B) Notwithstanding any other provision of this paragraph, if a pres-
48	criber, after consulting with the insurer regarding the appropriateness
49	of mail order delivery given: (i) the residence or delivery location of
	the insured; (ii) the medical condition of the insured; (iii) the stor-
51	age requirements of the drug; (iv) the availability of the insured to
51 52	receive the prescription; or (v) the insured's ability to comprehend
5∠ 53	pharmaceutical guidance and support over the telephone, determines that
53 54	a drug as prescribed on an individual basis is most appropriately filled
54 55	at a retail location, provided that an in-network retail pharmacy of the
55	at a result resultion, provided that an in-network result pharmacy of the

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1	patient's choosing agrees to the same reimbursement amount and is able
2	to fill the prescription, the prescriber's determination shall be final.
3	§ 11. Subsection (kk) of section 4303 of the insurance law is amended
4	by adding a new paragraph 3 to read as follows:
5	(3) Notwithstanding any other provision of this subsection, if a pres-
6	criber, after consulting with the insurer regarding the appropriateness
7	of mail order delivery given: (A) the residence or delivery location of
8	the covered person; (B) the medical condition of the covered person; (C)
9	the storage requirements of the drug; (D) the availability of the
10	covered person to receive the prescription; or (E) the covered person's
11	ability to comprehend pharmaceutical guidance and support over the tele-
12	phone, determines that a drug as prescribed on an individual basis is
13	most appropriately filled at a retail location, provided that an in-net-
14	work retail pharmacy of the patient's choosing agrees to the same
15	reimbursement amount and is able to fill the prescription, the
16	prescriber's determination shall be final.
17	§ 12. The insurance law is amended by adding a new section 3224-e to
18	read as follows:
19	§ 3224-e. Prescription synchronization. (a) Every individual or group
20	health insurance policy providing prescription drug coverage when appli-
21	cable to permit synchronization shall permit and apply a daily prorated
22	cost-sharing rate to prescriptions that are dispensed by a network phar-
23	macy for less than a thirty day supply, when it is agreed among the
24	covered individual, a health care practitioner, and a pharmacist that
25	synchronization of multiple prescriptions for the treatment of a chronic
26	illness is in the best interest of the covered individual for the
27	management or treatment of that chronic illness provided that all of the
28	following apply:
29	(1) the medications are covered by the policy or plan;
29 30	(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic
29 30 31	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills;</pre>
29 30 31 32	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a
29 30 31 32 33	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone;
29 30 31 32 33 34	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to
29 30 31 32 33 34 35	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request;
29 30 31 32 33 34 35 36	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split
29 30 31 32 33 34 35 36 37	(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and
29 30 31 32 33 34 35 36 37 38	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization
29 30 31 32 33 34 35 36 37 38 39	(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization
29 30 31 32 33 34 35 36 37 38 39 40	(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchronization.
29 30 31 32 33 34 35 36 37 38 39 40 41	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing</pre>
29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchronization. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchronization. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronizing the
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchronization. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronizing the patient's medications. When applicable to permit synchronization, every
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 44\\ 45\\ \end{array}$	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronizing the patient's medications. When applicable to permit synchronization, every individual or group health insurance policy application.</pre>
29 30 31 32 34 35 36 37 38 40 41 42 445 46	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronizing the patient's medications. When applicable to permit synchronization, every individual or group health insurance policy a pharmacy to override any denial codes indicating that a prescription is being</pre>
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 4 \\ 3 5 \\ 3 7 \\ 3 8 \\ 3 9 \\ 4 1 \\ 4 2 \\ 4 3 \\ 4 4 \\ 4 5 \\ 4 6 \\ 4 7 \end{array}$	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronizing the patient's medications. When applicable to permit synchronization, every individual or group health insurance policy a pharmacy to override any denial codes indicating that a prescription is being refilled too soon for the purposes of medication synchronization.</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 445\\ 46\\ 47\\ 48\end{array}$	 (1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchronization. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronizing the patient's medications. When applicable to permit synchronization, every individual or group health insurance policy a pharmacy to override any denial codes indicating that a prescription is being refilled too soon for the purposes of medication synchronization.
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 39\\ 40\\ 42\\ 43\\ 45\\ 46\\ 47\\ 48\\ 49\\ \end{array}$	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronization, every individual or group health insurance policy providing the patient's medications. When applicable to permit synchronization, every individual or group health insurance policy must allow a pharmacy to override any denial codes indicating that a prescription is being refilled too soon for the purposes of medication synchronization. (c) Dispensing fees for partially filled or refilled prescriptions shall be paid in full for each prescription dispensed, regardless of any</pre>
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 39\\ 40\\ 42\\ 43\\ 45\\ 46\\ 47\\ 49\\ 50\\ \end{array}$	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronizing the patient's medications. When applicable to permit synchronization, every individual or group health insurance policy a pharmacy to override any denial codes indicating that a prescription is being refilled too soon for the purposes of medication synchronization. (c) Dispensing fees for partially filled or refilled prescriptions shall be paid in full for each prescription dispensed, regardless of any pro-rated copay for the beneficiary or fee paid for alignment services.</pre>
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 3 \\ 3 5 \\ 3 3 \\ 3 3 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 4 4 \\ 5 0 \\ 5 1 \end{array}$	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medications. When applicable to permit synchronization, every individual or group health insurance policy a pharmacy to override any denial codes indicating that a prescription is being refilled too soon for the purposes of medication synchronization. (c) Dispensing fees for partially filled or refilled prescriptions shall be paid in full for each prescription dispensed, regardless of any pro-rated copay for the beneficiary or fee paid for alignment services. (d) Nothing in this section shall be deemed to require health care</pre>
$\begin{array}{c} 2 9 \\ 3 3 1 \\ 3 2 \\ 3 3 4 \\ 3 5 \\ 3 3 5 \\ 3 3 9 0 \\ 4 1 2 \\ 4 4 4 \\ 4 4 \\ 4 5 0 \\ 5 1 \\ 5 2 \end{array}$	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medications. When applicable to permit synchronization, every individual or group health insurance policy and paramacy to override any denial codes indicating that a prescription is being refilled too soon for the purposes of medication synchronization. (c) Dispensing fees for partially filled or refilled prescriptions shall be paid in full for each prescription dispensed, regardless of any pro-rated copay for the beneficiary or fee paid for alignment services. (d) Nothing in this section shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple</pre>
$\begin{array}{c} 2 9 \\ 3 3 1 \\ 3 2 \\ 3 3 4 \\ 3 5 \\ 3 3 5 \\ 3 3 7 \\ 3 3 9 0 1 \\ 4 2 3 4 \\ 4 4 5 \\ 5 1 \\ 5 2 \\ 5 3 \end{array}$	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medication for partial fill when it is for purposes of synchronizing the patient's medications. When applicable to permit synchronization, every individual or group health insurance policy a pharmacy to override any denial codes indicating that a prescription is being refilled too soon for the purposes of medication synchronization. (c) Dispensing fees for partially filled or refilled prescriptions shall be paid in full for each prescription dispensed, regardless of any pro-rated copay for the beneficiary or fee paid for alignment services. (d) Nothing in this section shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a covered individual.</pre>
$\begin{array}{c} 2 9 \\ 3 3 1 \\ 3 2 \\ 3 3 4 \\ 3 5 \\ 3 3 5 \\ 3 3 9 0 \\ 4 1 2 \\ 4 4 4 \\ 4 4 \\ 4 5 0 \\ 5 1 \\ 5 2 \end{array}$	<pre>(1) the medications are covered by the policy or plan; (2) the medications are used for treatment and management of chronic conditions that are subject to refills; (3) the medications are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (4) the medications meet all prior authorization criteria specific to medications at the time of the synchronization request; (5) the medications are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and (6) the medications do not have quantity limits or dose optimization criteria or requirements that would be violated in fulfilling synchroni- zation. (b) No individual or group health insurance policy providing prescription drug coverage shall deny coverage for the dispensing of a medications. When applicable to permit synchronization, every individual or group health insurance policy and paramacy to override any denial codes indicating that a prescription is being refilled too soon for the purposes of medication synchronization. (c) Dispensing fees for partially filled or refilled prescriptions shall be paid in full for each prescription dispensed, regardless of any pro-rated copay for the beneficiary or fee paid for alignment services. (d) Nothing in this section shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple</pre>

56 <u>either of the following occurs:</u>

1	(1) the prescriber changes the dosage or frequency of administration
2	of the prescription drug subject to a medication synchronization; or
3	(2) the prescriber prescribes a different drug.
4	§ 13. The insurance law is amended by adding a new section 4303-b to
5	read as follows:
б	§ 4303-b. Prescription synchronization. (a) Every hospital service
7	corporation and health service corporation providing prescription drug
8	coverage when applicable to permit synchronization shall permit and
9	apply a daily prorated cost-sharing rate to prescriptions that are
10	dispensed by a network pharmacy for less than a thirty day supply, when
11	it is agreed among the covered individual, a health care practitioner,
12	and a pharmacist that synchronization of multiple prescriptions for the
13	treatment of a chronic illness is in the best interest of the covered
14	individual for the management or treatment of that chronic illness
15	provided that all of the following apply:
16	(1) the medications are covered by the policy or plan;
17	(2) the medications are used for treatment and management of chronic
18	conditions that are subject to refills;
19	(3) the medications are not a schedule II controlled substance or a
20	schedule III controlled substance containing hydrocodone;
21	(4) the medications meet all prior authorization criteria specific to
22	medications at the time of the synchronization request;
23	(5) the medications are of a formulation that can be effectively split
24	over required short fill periods to achieve synchronization; and
25	(6) the medications do not have quantity limits or dose optimization
26	criteria or requirements that would be violated in fulfilling synchroni-
27	zation.
28	(b) No hospital service corporation or health service corporation
29	providing prescription drug coverage shall deny coverage for the
30	dispensing of a medication for partial fill when it is for purposes of
31	synchronizing the patient's medications. When applicable to permit
32	synchronization, every hospital service corporation or health service
33	corporation providing prescription drug coverage must allow a pharmacy
34	to override any denial codes indicating that a prescription is being
35	refilled too soon for the purposes of medication synchronization.
36	(c) Dispensing fees for partially filled or refilled prescriptions
37	shall be paid in full for each prescription dispensed, regardless of any
38	pro-rated copay for the beneficiary or fee paid for alignment services.
39	(d) Nothing in this section shall be deemed to require health care
40	practitioners and pharmacists to synchronize the refilling of multiple
41	prescriptions for a covered individual.
42	(e) The requirements of this section shall apply only once for each
43	prescription drug subject to medication synchronization except when
44 45	either of the following occurs:
45 46	(1) The prescriber changes the dosage or frequency of administration
40 47	of the prescription drug subject to a medication synchronization; or (2) The prescriber prescribes a different drug.
48	
49 50	amended by adding a new paragraph (j) to read as follows: (j) (i) The department of health shall establish a program for
51 52	synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions
	for the treatment of a chronic illness is in the best interest of the
53 54	patient for the management or treatment of a chronic illness provided
54 55	that the medications:
	(A) are covered by the department of health pursuant to this title;
20	TAT ALE COVELED DY CHE DEVALUMENT OF HEALTH DUISUANT LU LINS LILLE;

1	(B) are used for treatment and management of chronic conditions that
2	are subject to refills;
3	(C) are not a schedule II controlled substance or a schedule III
4	controlled substance containing hydrocodone;
5	(D) meet all prior authorization criteria specific to the medications
6	at the time of the synchronization request;
7	(E) are of a formulation that can be effectively split over required
8	short fill periods to achieve synchronization; and
9	(F) do not have quantity limits or dose optimization criteria or
10	requirements that would be violated in fulfilling synchronization.
11	(ii) The department of health shall not deny coverage for the dispens-
12	ing of a medication by a network pharmacy for a partial supply when it
13	is for the purpose of synchronizing the patient's medications. When
14	applicable to permit synchronization, the department of health shall
15	allow a pharmacy to override any denial codes indicating that a
16	prescription is being refilled too soon for the purposes of medication
17	synchronization.
18	(iii) To permit synchronization, the department of health shall apply
19	a prorated daily cost-sharing rate to any medication dispensed by a
20	network pharmacy pursuant to this section.
21	(iv) The dispensing fee paid to a network pharmacy contracted to
22	provide services pursuant to this section for a partial supply associ-
23	ated with a medication synchronization shall be paid in full and shall
24	not be prorated.
25	(v) The requirements of this paragraph applies only once for each
26	prescription drug subject to medication synchronization except when
27	either of the following occurs:
28	(A) the prescriber changes the dosage or frequency of administration
29	of the prescription drug subject to a medication synchronization; or
30	(B) the prescriber prescribes a different drug.
30	(B) the prescriber prescribes a different drug.
30 31	<u>(B) the prescriber prescribes a different drug.</u> (vi) Nothing in this paragraph shall be deemed to require health care
30 31 32	(B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple
30 31 32 33	(B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient.
30 31 32 33 34	(B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is
30 31 32 33 34 35	(B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows:
30 31 32 33 34 35 36	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization
30 31 32 33 34 35 36 37	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish
30 31 32 33 34 35 36 37 38	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the
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30 31 32 33 34 35 36 37 38 39 40	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best
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30 31 32 33 34 35 36 37 38 39 40 41 42 43	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best interest of the patient for the management or treatment of a chronic illness provided that the medications: (A) are covered by Medicaid services or a managed care organization
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30 31 32 33 35 36 37 38 30 412 434 45 46	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best interest of the patient for the management or treatment of a chronic illness provided that the medications: (A) are covered by Medicaid services or a managed care organization contracted to provide services pursuant to this chapter; (B) are used for treatment and management of chronic conditions that are subject to refills;
30 31 32 33 35 36 37 389 41 42 434 45 46 47	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best interest of the patient for the management or treatment of a chronic illness provided that the medications: (A) are covered by Medicaid services or a managed care organization contracted to provide services pursuant to this chapter; (B) are used for treatment and management of chronic conditions that are subject to refills; (C) are not a schedule II controlled substance or a schedule III
30 31 32 33 35 36 37 38 39 41 42 445 467 48	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best interest of the patient for the management or treatment of a chronic illness provided that the medications: (A) are covered by Medicaid services or a managed care organization contracted to provide services pursuant to this chapter; (B) are used for treatment and management of chronic conditions that are subject to refills; (C) are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone;
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30 312 334 35 36 37 390 412 434 456 489 51	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best interest of the patient for the management or treatment of a chronic illness provided that the medications: (A) are covered by Medicaid services or a managed care organization contracted to provide services pursuant to this chapter; (B) are used for treatment and management of chronic conditions that are subject to refills; (C) are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (D) meet all prior authorization request; (E) are of a formulation that can be effectively split over required
30 312 334 35 367 390 412 445 478 490 512 52	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best interest of the patient for the management or treatment of a chronic illness provided that the medications: (A) are covered by Medicaid services or a managed care organization contracted to provide services pursuant to this chapter; (B) are used for treatment and management of chronic conditions that are subject to refills: (C) are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (D) meet all prior authorization request; (E) are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and
30 312 334 35 3733 3733 39012 4454 449012 5125 53	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best interest of the patient for the management or treatment of a chronic illness provide that the medications: (A) are covered by Medicaid services or a managed care organization contracted to provide services pursuant to this chapter; (B) are used for treatment and management of chronic conditions that are subject to refills; (C) are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (D) meet all prior authorization criteria specific to the medications at the time of the synchronization request; (E) are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and
30 312 334 35 3789 41234 445678901234 55254	 (B) the prescriber prescribes a different drug. (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple prescriptions for a recipient. § 15. Subdivision 4 of section 364-j of the social services law is amended by adding a new paragraph (x) to read as follows: (x) (i) The department of health or a managed care organization contracted to provide services pursuant to this section shall establish a program for synchronization of medications when it is agreed among the recipient, a provider and a pharmacist that synchronization of multiple prescriptions for the treatment of a chronic illness is in the best interest of the patient for the management or treatment of a chronic illness provided that the medications: (A) are covered by Medicaid services or a managed care organization contracted to provide services pursuant to this chapter; (B) are used for treatment and management of chronic conditions that are subject to refills; (C) are not a schedule II controlled substance or a schedule III controlled substance containing hydrocodone; (D) meet all prior authorization criteria specific to the medications at the time of the synchronization request; (E) are of a formulation that can be effectively split over required short fill periods to achieve synchronization; and
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age for the dispensing of a medication by a network pharmacy for a 1 partial supply when it is for the purpose of synchronizing the patient's 2 3 medications. When applicable to permit synchronization, the department 4 of health or a managed care organization contracted to provide services 5 under this title shall allow a pharmacy to override any denial code 6 indicating that a prescription is being refilled too soon for the 7 purposes of medication synchronization. 8 (iii) To permit synchronization, the department of health or a managed 9 care organization contracted to provide services pursuant to this title 10 shall apply a prorated daily cost-sharing rate to any medication 11 dispensed by a network pharmacy pursuant to this section. 12 (iv) The dispensing fee paid to a network pharmacy contracted to provide services pursuant to this section for a partial supply associ-13 14 ated with a medication synchronization shall be paid in full and shall 15 not be prorated. (v) The requirements of this paragraph applies only once for each 16 prescription drug subject to medication synchronization except when 17 18 either of the following occurs: 19 (A) the prescriber changes the dosage or frequency of administration 20 of the prescription drug subject to a medication synchronization; or 21 (B) the prescriber prescribes a different drug. 22 (vi) Nothing in this paragraph shall be deemed to require health care practitioners and pharmacists to synchronize the refilling of multiple 23 prescriptions for a covered individual. 24 25 § 16. Subsection (h) of section 4325 of the insurance law, as added by chapter 487 of the laws of 2010, is amended to read as follows: 26 27 (h) (i) No corporation or insurer organized or licensed under this chapter which provides coverage for prescription drugs shall require, or 28 29 enter into a contract which permits, a copayment which exceeds the usual 30 and customary cost of such prescribed drug or which exceeds the total 31 price paid to the pharmacy for such prescribed drug after the insured 32 has met the annual deductible requirement. 33 (ii) In determining any coinsurance amount required to be paid for a 34 prescription drug, no insurer or corporation organized under this chap-35 ter shall base its computation on a price higher than the actual price 36 paid by the pharmacy for the drug, taking into account any rebates specific to the drug. The department of financial services shall issue 37 regulations setting forth the method each insurer or corporation organ-38 ized under this chapter must use to determine the actual price paid by 39 40 the pharmacy. (iii) Each insurer or corporation licensed under this article which 41 42 offers prescription drug coverage must itself or through its pharmacy 43 benefit manager issue a written explanation of benefit form to its 44 enrollees with respect to each prescription filled, containing all cate-

45 gories of information required of explanation of benefits forms for 46 <u>medical benefits.</u> 47 § 17. Subdivision 6 of section 6810 of the education law is amended by 48 adding a new paragraph (b-1) to read as follows:

(b-1) The prescriber or pharmacist shall inform the patient whether he or she has prescribed or substituted a different generic drug product from the generic drug product the patient has previously received. Notification required pursuant to this paragraph shall be provided both written and orally, contemporaneously with the filling of the prescription.

55 § 18. Section 6826-a of the education law is amended by adding a new 56 subdivision 3 to read as follows:

1	3. The copayment amount shall not exceed the total price paid to the
2	pharmacy for the prescribed drug, except in cases where the insured has
3	not met the annual deductible requirement. The copayment charged to a
4	consumer for a prescription drug shall not exceed the amount which would
5	be charged if the drug were purchased without insurance coverage.
6	§ 19. Paragraph 1 of subsection (e) of section 3231 of the insurance
7	law is amended by adding a new subparagraph (C) to read as follows:
8	(C) an insurer shall annually certify to the department that, during
9	the prior benefit year, the insurer made available to enrollees at the
10	point of sale at least a majority (i.e., greater than fifty percent) of
11	the rebates.
12	(i) For purposes of this subparagraph, "rebate" means:
13	(1) negotiated price concessions including but not limited to base
14	rebates and reasonable estimates of any price protection rebates and
15	performance-based rebates that may accrue directly or indirectly to the
16	issuer during the coverage year from a manufacturer, dispensing pharma-
17	cy, or other party to the transaction; and
18 19	(2) reasonable estimates of any fees and other administrative costs that are passed through to the issuer and serve to reduce the issuer's
19 20	prescription drug liabilities for the coverage year.
20 21	(ii) In providing the certification required under this section, an
21 22	issuer shall not publish or otherwise reveal information regarding the
23	actual amount of rebates the issuer received on a product-, manufactur-
24	er-, or pharmacy-specific basis. Such information is protected as a
25	trade secret, is not a public record as defined in the public officers
26	law and shall not be disclosed directly or indirectly. An insurer shall
27	impose the confidentiality protections of this section on any third
28	parties or vendors with which it contracts that may receive or have
29	access to rebate information.
30	§ 20. Subsection (b) of section 3221 of the insurance law is amended
31	to read as follows:
32	(b) (1) No such policy shall be delivered or issued for delivery in
33	this state unless a schedule of the premium rates pertaining to such
34	form shall have been filed with the superintendent.
35	(2) An insurer shall annually certify to the department that, during
36	the prior benefit year, the insurer made available to enrollees at the
37	point of sale at least a majority (i.e., greater than fifty percent) of
38	the rebates.
39	(A) For purposes of this paragraph, "rebate" means:
40	(i) Negotiated price concessions including but not limited to base
41	rebates and reasonable estimates of any price protection rebates and
42	performance-based rebates that may accrue directly or indirectly to the
43	issuer during the coverage year from a manufacturer, dispensing pharma-
44	cy, or other party to the transaction; and
45	(ii) Reasonable estimates of any fees and other administrative costs
46	that are passed through to the issuer and serve to reduce the issuer's prescription drug liabilities for the coverage year.
47 10	(B) In providing the certification required under this section, an
48 10	
49 50	issuer shall not publish or otherwise reveal information regarding the actual amount of rebates the issuer received on a product-, manufactur-
50 51	er-, or pharmacy-specific basis. Such information is protected as a
51 52	trade secret, is not a public record as defined in the public officers
52 53	law and shall not be disclosed directly or indirectly. An insurer shall
53 54	impose the confidentiality protections of this section on any third
55	parties or vendors with which it contracts that may receive or have
56	access to rebate information.

1 § 21. Severability. If any item, clause, sentence, subparagraph, 2 subdivision or other part of this act, or the application thereof to any 3 person or circumstances shall be held to be invalid, such holding shall 4 not affect, impair or invalidate the remainder of this act but it shall 5 be confined in its operation to the item, clause, sentence, subpara-6 graph, subdivision or other part of this act directly involved in such 7 holding, or to the person and circumstances therein involved.

8 § 22. This act shall take effect immediately and shall apply to insur-9 ance policies issued, amended, or renewed on or after January 1, 2024; 10 provided, however, that the amendments to subdivision 9 of section 367-a 11 of the social services law made by section fourteen of this act shall 12 not affect the expiration of such subdivision pursuant to section 4 of chapter 19 of the laws of 1998, as amended, and shall expire therewith; 13 14 and provided, further, that the amendments to section 364-j of the 15 social services law made by section fifteen of this act shall not affect 16 the repeal of such section and shall be deemed repealed therewith. 17 Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effec-18 tive date are authorized to be made and completed on or before such 19 20 date.