
SUBSTITUTE HOUSE BILL 1224

State of Washington

66th Legislature

2019 Regular Session

By House Health Care & Wellness (originally sponsored by Representatives Robinson, Macri, Ryu, Peterson, Frame, Tharinger, Bergquist, Gregerson, Jinkins, Ortiz-Self, Lovick, Doglio, Stanford, Appleton, Slatter, and Wylie)

READ FIRST TIME 02/19/19.

1 AN ACT Relating to prescription drug cost transparency;
2 reenacting and amending RCW 74.09.215; adding a new chapter to Title
3 43 RCW; and prescribing penalties.

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

5 NEW SECTION. **Sec. 1.** FINDINGS. The legislature finds that the
6 state of Washington has substantial public interest in the following:

7 (1) The price and cost of prescription drugs. Washington state is
8 a major purchaser through the department of corrections, the health
9 care authority, and other entities acting on behalf of a state
10 purchaser;

11 (2) Enacting this chapter to provide notice and disclosure of
12 information relating to the cost and pricing of prescription drugs in
13 order to provide accountability to the state for prescription drug
14 pricing;

15 (3) Rising drug costs and consumer ability to access prescription
16 drugs; and

17 (4) Containing prescription drug costs. It is essential to
18 understand the drivers and impacts of these costs, as transparency is
19 typically the first step toward cost containment and greater consumer
20 access to needed prescription drugs.

1 NEW SECTION. **Sec. 2.** DEFINITIONS. The definitions in this
2 section apply throughout this chapter unless the context clearly
3 requires otherwise.

4 (1) "Authority" means the health care authority.

5 (2) "Covered drug" means any prescription drug that:

6 (a) A covered manufacturer intends to introduce to the market at
7 a wholesale acquisition cost of ten thousand dollars or more for a
8 course of treatment lasting less than one month or a thirty-day
9 supply, whichever period is longer;

10 (b) Is currently on the market, is manufactured by a covered
11 manufacturer, and has a wholesale acquisition cost of more than forty
12 dollars for a course of treatment lasting less than one month or a
13 thirty-day supply, and the manufacturer increases the wholesale
14 acquisition cost at least sixteen percent, including the proposed
15 increase and the cumulative increase that occurred two calendar years
16 prior to the date of the proposed increase; or

17 (c) Is a generic drug that is currently on the market, is
18 manufactured by a covered manufacturer, and has a wholesale
19 acquisition cost of more than forty dollars for a course of treatment
20 lasting less than one month or a thirty-day supply, and the wholesale
21 acquisition cost increases a net of at least sixteen percent over the
22 prior calendar quarter, including the proposed increase and the
23 cumulative increase that occurred two calendar years prior to the
24 date of the proposed increase.

25 (3) "Covered manufacturer" means a person, corporation, or other
26 entity engaged in the manufacture of prescription drugs sold in or
27 into Washington state. "Covered manufacturer" does not include a
28 private label distributor or retail pharmacy that sells a drug under
29 the retail pharmacy's store, or a prescription drug repackager.

30 (4) "Data organization" means an organization selected by the
31 authority under section 3 of this act to collect and verify
32 prescription drug pricing data.

33 (5) "Health care provider," "health plan," and "carrier" mean the
34 same as in RCW 48.43.005.

35 (6) "Pharmacy benefit manager" means the same as in RCW
36 19.340.010.

37 (7) "Prescription drug" means a drug regulated under chapter
38 69.41 or 69.50 RCW. It includes generic, brand name, and specialty
39 drugs, as well as biological products.

1 (8) "Qualifying price increase" means a price increase described
2 in subsection (2)(b) or (c) of this section.

3 (9) "Wholesale acquisition cost" or "price" means, with respect
4 to a prescription drug, the manufacturer's list price for the drug to
5 wholesalers or direct purchasers in the United States, excluding any
6 discounts, rebates, or reductions in price, for the most recent month
7 for which the information is available, as reported in wholesale
8 price guides or other publications of prescription drug pricing.

9 NEW SECTION. **Sec. 3.** PROCUREMENT PROCESS. The authority shall
10 use a competitive procurement process in accordance with chapter
11 39.26 RCW to select a data organization to collect, verify, and
12 summarize the prescription drug pricing data provided by carriers and
13 manufacturers under sections 4 and 5 of this act.

14 NEW SECTION. **Sec. 4.** CARRIER REPORTING AND DATA. (1) By March
15 1st of each year, a carrier must submit to the data organization the
16 following prescription drug cost and utilization data for the
17 previous calendar year:

18 (a) The twenty-five prescription drugs most frequently prescribed
19 by health care providers participating in the carrier's network;

20 (b) The twenty-five costliest prescription drugs by total health
21 plan spending, and the carrier's total spending for each of these
22 prescription drugs;

23 (c) The twenty-five drugs with the highest year-over-year
24 increase in prescription drug spending, and the percentages of the
25 increases for each of these prescription drugs; and

26 (d) A summary analysis of the impact of prescription drug costs
27 on health plan premiums or on spending per medical assistance
28 enrollee under chapter 74.09 RCW, as applicable, disaggregated by the
29 state medicaid program, public employees' benefits board programs,
30 school employees benefits board programs, and the individual, small
31 group, and large group markets.

32 (2) An employer-sponsored self-funded health plan or a Taft-
33 Hartley trust health plan may voluntarily provide the data described
34 in subsection (1) of this section to the data organization.

35 NEW SECTION. **Sec. 5.** MANUFACTURER REPORTING AND DATA. (1)
36 Beginning October 1, 2019, a covered manufacturer must report the
37 following data for each covered drug to the data organization:

1 (a) A description of the specific financial and nonfinancial
2 factors used to make the decision to increase the wholesale
3 acquisition cost of the drug and the amount of the increase
4 including, but not limited to, an explanation of how these factors
5 explain the increase in the wholesale acquisition cost of the drug;

6 (b) A schedule of wholesale acquisition cost increases for the
7 drug for the previous five years if the drug was manufactured by the
8 company;

9 (c) If the drug was acquired by the manufacturer within the
10 previous five years, all of the following information:

11 (i) The wholesale acquisition cost of the drug at the time of
12 acquisition and in the calendar year prior to acquisition; and

13 (ii) The name of the company from which the drug was acquired,
14 the date acquired, and the purchase price;

15 (d) The year the drug was introduced to market and the wholesale
16 acquisition cost of the drug at the time of introduction;

17 (e) The patent expiration date of the drug if it is under patent;

18 (f) If the drug is a multiple source drug, an innovator multiple
19 source drug, a noninnovator multiple source drug, or a single source
20 drug;

21 (g) The itemized cost for production and sales, including annual
22 manufacturing costs, annual marketing and advertising costs, total
23 research and development costs, total costs of clinical trials and
24 regulation, and total cost for acquisition for the drug; and

25 (h) The total financial assistance given by the manufacturer
26 through assistance programs, rebates, and coupons.

27 (2) A covered manufacturer must submit this information:

28 (a) At least sixty days in advance of a qualifying price increase
29 for a covered drug defined in section 2(2)(b) of this act; and

30 (b) Within thirty days of:

31 (i) A qualifying price increase for a covered drug defined in
32 section 2(2)(c) of this act; and

33 (ii) Release of new covered drug to the market as defined in
34 section 2(2)(a) of this act.

35 NEW SECTION. **Sec. 6.** REPORTING TO PURCHASERS. (1) A covered
36 manufacturer must report the information required by subsection (2)
37 of this section:

1 (a) No later than sixty days in advance of a qualifying price
2 increase for a covered drug defined in section 2(2)(b) of this act;
3 or

4 (b) Within sixty days of a qualifying price increase for a
5 covered drug defined in section 2(2)(c) of this act.

6 (2)(a) Beginning October 1, 2019, a manufacturer of a covered
7 drug shall notify the purchaser of a qualifying price increase in
8 writing at least sixty days prior to the planned effective date of
9 the increase. The notice must include:

10 (i) The date of the increase, the current wholesale acquisition
11 cost of the prescription drug, and the dollar amount of the future
12 increase in the wholesale acquisition cost of the prescription drug;
13 and

14 (ii) A statement regarding whether a change or improvement in the
15 drug necessitates the price increase. If so, the manufacturer shall
16 describe the change or improvement.

17 (b) If a pharmacy benefit manager receives a notice of an
18 increase in wholesale acquisition cost consistent with (a) of this
19 subsection, it shall notify its large contracting public and private
20 purchasers of the increase. For the purposes of this section, a
21 "large purchaser" means a purchaser that provides coverage to more
22 than five hundred covered lives.

23 (3) The data submitted under this section must be made publicly
24 available on the authority's web site.

25 NEW SECTION. **Sec. 7.** ENFORCEMENT. The authority may assess a
26 fine of up to one thousand dollars per day for failure to comply with
27 the requirements of sections 4, 5, and 6 of this act. The assessment
28 of a fine under this section is subject to review under the
29 administrative procedure act, chapter 34.05 RCW. Fines collected
30 under this section must be deposited in the medicaid fraud penalty
31 account created in RCW 74.09.215. The authority shall report any
32 fines levied pursuant to this section against a health carrier to the
33 office of the insurance commissioner.

34 NEW SECTION. **Sec. 8.** DATA REPORT TO AUTHORITY. (1) The data
35 organization must compile the data submitted by carriers under
36 section 4 of this act and manufacturers under section 5 of this act
37 and submit the data to the authority in one report.

1 (2) The authority shall perform an independent analysis of data
2 submitted by the data organization under sections 4 and 5 of this
3 act, and prepare a final report for the public and legislators
4 synthesizing the data under sections 4 and 5 of this act that
5 demonstrates the overall impact of drug costs on health care
6 premiums. The data in the report must be aggregated and must not
7 reveal information specific to individual health plans.

8 (3) Beginning January 1, 2020, and by each January 1st
9 thereafter, the authority shall publish the report on its web site.

10 (4) The authority shall share the information provided by
11 carriers to the organization with the office of the insurance
12 commissioner.

13 (5) Except for the report, the authority and the office of the
14 insurance commissioner shall keep confidential all of the information
15 provided pursuant to sections 4 and 5 of this act, and the
16 information shall not be subject to public disclosure under chapter
17 42.56 RCW.

18 (6) The authority may only use the data reported under this
19 chapter for purposes of analyzing and reporting the data to the
20 public and the legislature. The data may not be used for any other
21 purpose.

22 (7) The authority must also, using all available claims data from
23 the statewide all-payer health care claims database established in
24 RCW 43.371.020, collect data on drugs prescribed and prescription
25 drug claims submitted to include billed charges and paid charges.

26 (8) By November 1, 2020, the authority must produce a report for
27 the legislature that includes charts demonstrating the variance in
28 the billed charges and paid charges among carriers for the twenty-
29 five drugs with higher than average variances in billed charges and
30 paid charges based on the data collected in subsection (6) of this
31 section.

32 NEW SECTION. **Sec. 9.** RULE MAKING. The authority may adopt any
33 rules necessary to implement the requirements of this chapter.

34 **Sec. 10.** RCW 74.09.215 and 2013 2nd sp.s. c 4 s 1902, 2013 2nd
35 sp.s. c 4 s 997, and 2013 2nd sp.s. c 4 s 995 are each reenacted and
36 amended to read as follows:

37 The medicaid fraud penalty account is created in the state
38 treasury. All receipts from civil penalties collected under RCW

1 74.09.210, all receipts received under judgments or settlements that
2 originated under a filing under the federal false claims act, all
3 receipts from fines received pursuant to section 7 of this act, and
4 all receipts received under judgments or settlements that originated
5 under the state medicaid fraud false claims act, chapter 74.66 RCW,
6 must be deposited into the account. Moneys in the account may be
7 spent only after appropriation and must be used only for medicaid
8 services, fraud detection and prevention activities, recovery of
9 improper payments, for other medicaid fraud enforcement activities,
10 and the prescription monitoring program established in chapter 70.225
11 RCW. For the 2013-2015 fiscal biennium, moneys in the account may be
12 spent on inpatient and outpatient rebasing and conversion to the
13 tenth version of the international classification of diseases. For
14 the 2011-2013 fiscal biennium, moneys in the account may be spent on
15 inpatient and outpatient rebasing.

16 NEW SECTION. **Sec. 11.** Sections 1 through 9 of this act
17 constitute a new chapter in Title 43 RCW.

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