H.B. 418
133rd General Assembly

Bill Analysis

Version: As Introduced

Primary Sponsors: Reps. Clites and Carruthers

Elizabeth Molnar, Attorney

SUMMARY

- Prohibits health insurers from taking certain actions with respect to drugs during a health benefit plan year, including increasing cost-sharing, reducing coverage, and removing drugs from plan formularies.
- Prohibits the Medicaid Program and Medicaid managed care organizations from removing drugs from their formularies.

DETAILED ANALYSIS

Health plan issuers and drug coverage

The bill prohibits a health plan issuer – during a health benefit plan year – from taking any of the following actions regarding a drug:

- Increasing a covered person’s cost-sharing burden for the drug;
- Limiting or reducing drug coverage, including subjecting the drug to prior authorization requirements;
- Moving the drug to a more restrictive tier of the plan’s drug formulary;
- Removing the drug from the formulary (see “Removing drugs from formularies” below).¹

¹ R.C. 3902.50.
Should a health plan issuer take such an action, the bill specifies that it is to be considered an unfair and deceptive practice in the business of insurance, which may result in the Superintendent of Insurance imposing certain penalties on the health plan issuer.²

The bill also specifies that it does not prevent any of the following from occurring:

- A health plan issuer adding a drug to the plan’s formulary;
- A health plan issuer removing a drug from its formulary if the drug’s manufacturer no longer sells the drug in the United States;
- A health care provider prescribing another covered drug that the provider considers medically appropriate;
- A pharmacist substituting a generically equivalent drug or interchangeable biological product.³

**Review of mandated benefits legislation**

The bill specifies that its prohibitions are not subject to an existing law that could prevent the prohibitions from being applied until a review by the Superintendent of Insurance has been conducted with respect to mandated health benefits.⁴ Under current law, legislation mandating health benefits cannot be applied to any health benefits arrangement after the legislation is enacted unless the Superintendent holds a public hearing and determines that it can be applied fully and equally in all respects to (1) employee benefits plans that are subject to ERISA⁵ and (2) employee benefit plans established or modified by the state or its political subdivisions.⁶

**Affected plans**

The bill’s requirements apply to health benefit plans delivered, issued for delivery, modified, or renewed on or after the bill’s effective date.⁷

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² R.C. 3902.50(D) and 3901.21, not in the bill. See also R.C. 3901.20 to 3901.25.
³ R.C. 3902.50(C).
⁴ R.C.3902.50(E).
⁵ 29 United States Code (U.S.C.) 1001 et seq., not in the bill. ERISA is a comprehensive federal statute governing the administration of employee benefit plans. ERISA generally precludes state regulation of benefits offered by private employers that self-insure their benefit programs. Larger employers frequently choose to establish their own health insurance plans for their employees in lieu of purchasing coverage from a sickness and accident insurer or health insuring corporation.
⁶ R.C. 3901.71, not in the bill.
⁷ Section 3 of the bill.
Medicaid and drug coverage

The bill prohibits the Medicaid Program and a Medicaid managed care organization (MCO) from removing a drug from its prescribed drug formulary. It also specifies that it does not prevent the Ohio Department of Medicaid or a Medicaid MCO from adding a drug to its formulary or removing a drug from the formulary if the drug’s manufacturer no longer sells the drug in the United States.

Removing drugs from formularies

While the bill generally prohibits a health plan issuer, the Medicaid Program, or a Medicaid MCO from removing a drug from its formulary, a drug may be removed under the bill when any of the following occur:

- The federal Food and Drug Administration (FDA) has issued a statement calling into question the clinical safety of the drug;
- The drug’s manufacturer has notified the FDA, as required by federal law, that its manufacture has been interrupted or permanently discontinued;
- The drug’s manufacturer has removed the drug from sale in the United States.

HISTORY

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8 R.C. 5164.092(A) and 5167.12(D). The main operating budget bill for the 133rd General Assembly (H.B. 166) made changes to the Medicaid managed care, including that Department of Medicaid is permitted, instead of required, to include prescribed drugs in the Medicaid managed care system. The bill requires an amendment to conform to those changes.

9 R.C. 5164.092(B) and 5167.12(D).

10 R.C. 3902.50(B)(3), 5164.092(A), and 5167.12(D).