

THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL

No. 1188 Session of
2006

INTRODUCED BY VANCE, BROWNE, ORIE, ARMSTRONG, BOSCOLA, CONTI,
CORMAN, COSTA, EARLL, ERICKSON, FONTANA, GORDNER, GREENLEAF,
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STACK, WAUGH, WENGER, D. WHITE, M. WHITE, C. WILLIAMS,
WONDERLING, WOZNIAK, FERLO, TOMLINSON, ROBBINS AND
WASHINGTON, APRIL 17, 2006

AS AMENDED ON THIRD CONSIDERATION, HOUSE OF REPRESENTATIVES,
JULY 1, 2006

AN ACT

1 Amending the act of August 26, 1971 (P.L.351, No.91), entitled
2 "An act providing for a State Lottery and administration
3 thereof; authorizing the creation of a State Lottery
4 Commission; prescribing its powers and duties; disposition of
5 funds; violations and penalties therefor; exemption of prizes
6 from State and local taxation and making an appropriation,"
7 further providing for definitions, for physician, certified
8 registered nurse practitioner and pharmacy participation, for
9 reduced assistance, for program generally, for restricted
10 formulary, for reimbursement, for income verification, for
11 contracts and for the pharmaceutical assistance contract for
12 the elderly needs enhancement tier, for pharmacy best
13 practices and cost controls review; further providing for
14 penalties; establishing the coordination of Federal and State
15 benefits; providing for continued eligibility under certain
16 circumstances; and making editorial changes.

17 The General Assembly of the Commonwealth of Pennsylvania
18 hereby enacts as follows:

19 Section 1. Chapter 5 of the act of August 26, 1971 (P.L.351,
20 No.91), known as the State Lottery Law, is amended by adding a
21 subchapter heading to read:

1 any amount which is less than 50¢ is eliminated.

2 "Medicare advantage." A plan of health benefits coverage
3 offered under a policy, contract or plan by an organization
4 certified under 42 U.S.C. § 1395w-26 (relating to establishment
5 of standards) and formerly referred to as Medicare+Choice.

6 "MEDICARE ADVANTAGE PRESCRIPTION DRUG PLAN." A MEDICARE <—
7 ADVANTAGE PLAN THAT PROVIDES QUALIFIED PRESCRIPTION DRUG
8 COVERAGE AS SET FORTH IN THE MEDICARE PRESCRIPTION DRUG,
9 IMPROVEMENT, AND MODERNIZATION ACT OF 2003 (PUBLIC LAW 108-173,
10 117 STAT. 2066).

11 * * *

12 "Part D." A Federal program to offer voluntary prescription
13 drug benefits to Medicare enrollees, as set forth in the
14 Medicare Prescription Drug, Improvement, and Modernization Act
15 of 2003 (Public Law 108-173, 117 Stat. 2066).

16 "Part D plan" or "PDP." A prescription drug plan approved
17 under the Medicare Prescription Drug, Improvement, and
18 Modernization Act of 2003 (Public Law 108-173, 117 Stat. 2066)
19 in the PDP region that includes this Commonwealth, and approved
20 by the Department of Aging of the Commonwealth and the Centers
21 for Medicare and Medicaid Services of the United States for
22 coordination of benefits with the programs established under
23 this chapter.

24 * * *

25 "Program." The Pharmaceutical Assistance Contract for the
26 Elderly (PACE) and the Pharmaceutical Assistance Contract for
27 the Elderly Needs Enhancement Tier (PACENET) as established by
28 this chapter[, unless otherwise specified].

29 * * *

30 "Regional benchmark premium." The average Part D premium

1 calculated annually by the Centers for Medicare and Medicaid
2 Services of the United States for PDPs in the PDP region that
3 includes this Commonwealth.

4 Section 1.2. Chapter 5 of the act is amended by adding a
5 subchapter heading to read:

6 SUBCHAPTER B
7 PROGRAMS

8 Section 2. Section 504 of the act, amended November 26, 2003
9 (P.L.212, No.37), is amended to read:

10 Section 504. Physician, certified registered nurse practitioner
11 and pharmacy participation.

12 Any physician, certified registered nurse practitioner,
13 pharmacist, pharmacy or corporation owned in whole or in part by
14 a physician, certified registered nurse practitioner or
15 pharmacist enrolled as a provider in the program or who has
16 prescribed medication for a claimant [in the program] who is
17 precluded or excluded for cause from the Department of Public
18 Welfare's Medical Assistance Program shall be precluded or
19 excluded from participation in the program. No physician or
20 certified registered nurse practitioner precluded or excluded
21 from the Department of Public Welfare's Medical Assistance
22 Program shall have claims resulting from prescriptions paid for
23 by the program.

24 ~~Section 3. Section 506 of the act, added November 21, 1996~~ <—
25 ~~(P.L.741, No.134), is amended to read:~~

26 SECTION 3. SECTIONS 505 AND 506 OF THE ACT, ADDED NOVEMBER <—
27 21, 1996 (P.L.741, NO.134), ARE AMENDED TO READ:

28 SECTION 505. DRUG UTILIZATION REVIEW SYSTEM.

29 (A) ESTABLISHMENT.--THE DEPARTMENT SHALL ENSURE THAT A
30 STATE-OF-THE-ART THERAPEUTIC DRUG UTILIZATION REVIEW SYSTEM IS

1 ESTABLISHED TO MONITOR AND CORRECT MISUTILIZATION OF DRUG
2 THERAPIES.

3 (B) REVIEW.--THE DEPARTMENT SHALL REVIEW UTILIZATION DATA
4 PROVIDED FROM A PDP TO MONITOR INCREASES IN DRUG UTILIZATION
5 AMONG CLAIMANTS AND DETERMINE IF DISEASE MANAGEMENT INTERVENTION
6 IS NEEDED.

7 Section 506. Reduced assistance.

8 Any [eligible] claimant whose prescription drug costs are
9 covered in part by any other plan of assistance or insurance,
10 including Part D, may be required to receive reduced assistance
11 under the provisions of this [chapter] subchapter or be subject
12 to coordination of benefits under this chapter.

13 Section 4. Section 509 of the act, amended November 26, 2003
14 (P.L.212, No.37), is amended to read:

15 Section 509. Program generally.

16 The program shall include the following:

17 (1) Participating pharmacies shall be paid within 21
18 days of the contracting firm receiving the appropriate
19 substantiation of the transaction. Pharmacies shall be
20 entitled to interest for payment not made within the 21-day
21 period at a rate approved by the board.

22 (2) Collection of the copayment by pharmacies shall be
23 mandatory.

24 (3) [Senior citizens participating in the program]
25 Claimants are not required to maintain records of each
26 transaction.

27 (4) A system of rebates or reimbursements to [eligible]
28 claimants for pharmaceutical expenses shall be prohibited.

29 (5) PACE shall include participant copayment schedules
30 for each prescription, including a copayment for generic or

multiple-source drugs that is less than the copayment for single-source drugs. The department shall annually calculate the copayment schedules based on the Prescription Drugs and Medical Supplies Consumer Price Index. When the aggregate impact of the Prescription Drugs and Medical Supplies Consumer Price Index equals or exceeds \$1, the department shall adjust the copayment schedules. Each copayment schedule shall not be increased by more than \$1 in a calendar year.

(6) The program payment shall be the lower of the following amounts determined as follows:

(i) ~~90%~~ 88% of the average wholesale cost of the prescription drug dispensed: <—

(A) with the addition of a dispensing fee of the greater of:

(I) \$4 per prescription; or

(II) the amount set by the department by regulation;

(B) the subtraction of the copayment; and

(C) if required, the subtraction of the generic differential; or

(ii) the pharmacy's usual charge for the drug dispensed with the subtraction of the copayment and, if required, the subtraction of the generic differential; or

(iii) if a generic drug, the most current Federal upper payment limits established in the Medicaid Program under 42 CFR § 447.332 (relating to upper limits for multiple source drugs), plus a dispensing fee of \$4 or the amount set by the department by regulation, whichever is greater minus the copayment. The department shall update the average wholesale costs and the Federal upper

1 payment limits at least every 30 days.

2 (7) In no case shall the Commonwealth or any [person
3 enrolled in the program] claimant be charged more than the
4 price of the drug at the particular pharmacy on the date of
5 the sale.

6 (8) The Governor may, based upon certified State Lottery
7 Fund revenue that is provided to both the chairman and
8 minority chairman of the Appropriations Committee of the
9 Senate and the chairman and minority chairman of the
10 Appropriations Committee of the House of Representatives, and
11 after consultation with the board, decrease the eligibility
12 limits established in this [chapter] subchapter.

13 Section 5. Section 510 of the act, amended or added November
14 21, 1996 (P.L.741, No.134) and November 30, 2004 (P.L.1722,
15 No.219), is amended to read:

16 Section 510. Generic drugs.

17 (a) In general.--Notwithstanding any other statute or
18 regulation, a brand name product shall be dispensed and not
19 substituted with an A-rated generic therapeutically equivalent
20 drug if it is less expensive to the program. If a less expensive
21 A-rated generic therapeutically equivalent drug is available for
22 dispensing to a claimant, the provider shall dispense the A-
23 rated generic therapeutically equivalent drug to the claimant.
24 The department shall reimburse providers based upon the most
25 current listing of Federal upper payment limits established in
26 the Medicaid Program under 42 CFR § 447.332 (relating to upper
27 limits for multiple source drugs), plus a dispensing fee as set
28 forth in section 509(6). The department shall update the average
29 wholesale costs and the Federal upper payment limits on a
30 regular basis, at least every 30 days. The department shall not

reimburse providers for brand name products except in the following circumstances:

(1) There is no A-rated generic therapeutically equivalent drug available on the market. This paragraph does not apply to the lack of availability of an A-rated generic therapeutically equivalent drug in the providing pharmacy unless it can be shown to the department that the provider made reasonable attempts to obtain the A-rated generic therapeutically equivalent drug or that there was an unforeseeable demand and depletion of the supply of the A-rated generic therapeutically equivalent drug. In either case, the department shall reimburse the provider for [90%] ~~88%~~ of the average wholesale cost plus a dispensing fee based on the least expensive A-rated generic therapeutically equivalent drug for the brand drug dispensed.

(2) An A-rated generic therapeutically equivalent drug is deemed by the department, in consultation with a utilization review committee, to have too narrow a therapeutic index for safe and effective dispensing in the community setting. The department shall notify providing pharmacies of A-rated generic therapeutically equivalent drugs that are identified pursuant to this paragraph on a regular basis.

(3) The Department of Health has determined that a drug shall not be recognized as an A-rated generic therapeutically equivalent drug for purpose of substitution under section 5(b) of the act of November 24, 1976 (P.L.1163, No.259), referred to as the Generic Equivalent Drug Law.

(4) At the time of dispensing, the provider has a prescription on which the brand name drug dispensed is billed

1 to the program by the provider at a usual and customary
2 charge which is equal to or less than the least expensive
3 usual and customary charge of any A-rated generic
4 therapeutically equivalent drug reasonably available on the
5 market to the provider.

6 (5) The brand name drug is less expensive to the
7 program.

8 (b) Generic not accepted.--If a claimant chooses not to
9 accept the A-rated generic therapeutically equivalent drug
10 required by subsection (a), the claimant shall be liable for the
11 copayment and 70% of the average wholesale cost of the brand
12 name drug.

13 (c) Generic drugs not deemed incorrect substitution.--The
14 dispensing of an A-rated generic therapeutically equivalent drug
15 in accordance with this [chapter] subchapter shall not be deemed
16 incorrect substitution under section 6(a) of the Generic
17 Equivalent Drug Law.

18 (d) Medical exception.--A medical exception process shall be
19 established by the department, which shall be published as a
20 notice in the Pennsylvania Bulletin and distributed to providers
21 and recipients in the program.

22 ~~Section 6. Sections 512 and 515 of the act, amended November~~ <—
23 ~~26, 2003 (P.L.212, No.37), are amended to read:~~

24 SECTION 6. SECTION 512 OF THE ACT, AMENDED NOVEMBER 26, 2003 <—
25 (P.L.212, NO.37), IS AMENDED TO READ:

26 Section 512. [Restricted formulary] FORMULARY. <—

27 The department may establish a [restricted] formulary of the <—
28 drugs which will not be reimbursed by the program. This
29 formulary shall include [only] experimental drugs and drugs on <—
30 the Drug Efficacy Study Implementation List prepared by CMS. A

1 medical exception may be permitted by the department for
2 reimbursement of a drug on the Drug Efficacy Study
3 Implementation List upon declaration of its necessity on the
4 prescription by the treating physician or certified registered
5 nurse practitioner, except that, for DESI drugs for which the
6 FDA has issued a Notice for Opportunity Hearing (NOOH) for the
7 purpose of withdrawing the New Drug Application approved for
8 that drug, reimbursement coverage shall be discontinued under
9 the provisions of this [chapter] subchapter.

10 SECTION 6.1. SECTION 513 OF THE ACT, ADDED NOVEMBER 21, 1996 <—
11 (P.L.741, NO.134), IS AMENDED TO READ:

12 SECTION 513. MAIL ORDER SYSTEM.

13 (A) THE DEPARTMENT MAY NOT ENTER INTO A CONTRACT WITH A
14 PRIVATE CONTRACTOR FOR AN EXCLUSIVE MAIL-ORDER SYSTEM FOR THE
15 DELIVERY OF PRESCRIPTION DRUGS UNDER THIS PROGRAM. ONLY MAIL-
16 ORDER PHARMACY SERVICES PROVIDED BY PHARMACIES WHICH ARE
17 LICENSED BY THE COMMONWEALTH AND WHICH HAVE THEIR PRINCIPAL
18 PLACE OF BUSINESS WITHIN THIS COMMONWEALTH MAY PARTICIPATE AS
19 PROVIDERS UNDER THE PROGRAM. THE DEPARTMENT SHALL DEVELOP AND
20 PROMULGATE SPECIFIC REGULATIONS GOVERNING THE PRACTICE OF MAIL-
21 ORDER PHARMACY AND OTHER ENROLLED PROVIDERS TO INCLUDE THE
22 FOLLOWING MINIMUM STANDARDS OF PRACTICE TO ENSURE THE HEALTH,
23 SAFETY AND WELFARE OF PROGRAM PARTICIPANTS:

24 (1) THE APPROPRIATE METHOD OR METHODS BY WHICH SUCH
25 PHARMACIES SHALL VERIFY THE IDENTITY OF THE PROGRAM RECIPIENT
26 AND THE AUTHENTICITY OF PRESCRIPTIONS RECEIVED.

27 (2) THE APPROPRIATE METHOD OR METHODS BY WHICH SUCH
28 PHARMACIES SHALL MAIL OR DELIVER PRESCRIPTION DRUGS TO
29 PROGRAM RECIPIENTS ENSURING, TO THE MAXIMUM EXTENT POSSIBLE,
30 THAT THE INTENDED PROGRAM RECIPIENT IS THE ACTUAL ULTIMATE

1 RECIPIENT OF ANY PRESCRIPTION DISPENSED BY SUCH PHARMACIES.

2 (3) THE APPROPRIATE METHOD OR METHODS BY WHICH SUCH
3 PHARMACIES SHALL COMMUNICATE WITH PROGRAM PARTICIPANTS IN
4 EMERGENCY SITUATIONS.

5 (B) NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, A
6 CLAIMANT MAY USE ANY AND ALL PHARMACY SERVICES OFFERED BY A PDP
7 OR MEDICARE ADVANTAGE PRESCRIPTION DRUG PLAN TO RECEIVE DRUGS
8 AND SHALL BE PERMITTED TO CONTINUE TO USE THOSE SERVICES
9 THROUGHOUT THE NONCOVERAGE PHASE.

10 (C) NOTHING IN THIS SECTION SHALL REQUIRE A CLAIMANT TO USE
11 MAIL-ORDER SERVICES.

12 SECTION 6.2. SECTION 515 OF THE ACT, AMENDED NOVEMBER 26,
13 2003 (P.L.212, NO.37), IS AMENDED TO READ:

14 Section 515. Reimbursement.

15 For-profit third-party insurers, health maintenance
16 organizations, preferred provider organizations [and], not-for-
17 profit prescription plans, Medicare advantage plans and PDPs
18 shall be responsible for any payments made to a providing
19 pharmacy on behalf of a claimant covered by such a third party.
20 Final determination as to the existence of third-party coverage
21 shall be the responsibility of the department.

22 Section 7. Sections 517 and 518 of the act, added November
23 21, 1996 (P.L.741, No.134), are amended to read:

24 Section 517. Income verification.

25 (a) Procedure.--The department shall annually verify the
26 income of [eligible] claimants. The department shall verify the
27 income of [eligible] claimants by requiring income documentation
28 from the claimants. An application for benefits under this
29 [chapter] subchapter shall constitute a waiver to the department
30 of all relevant confidentiality requirements relating to the

1 claimant's Pennsylvania State income tax information in the
2 possession of the Department of Revenue. The Department of
3 Revenue shall provide the department with the necessary income
4 information shown on the claimant's Pennsylvania State income
5 tax return solely for income verification purposes.

6 (b) Information confidential.--It shall be unlawful for any
7 officer, agent or employee of the department to divulge or make
8 known in any manner whatsoever any information gained through
9 access to the Department of Revenue information except for
10 official income verification purposes under this [chapter]
11 subchapter or as authorized under section 535.

12 (c) Penalty.--A person who violates this [act] section
13 commits a misdemeanor and shall, upon conviction, be sentenced
14 to pay a fine of not more than \$1,000 or to imprisonment for not
15 more than one year, or both, together with the cost of
16 prosecution, and, if the offender is an officer or employee of
17 the Commonwealth, he shall be dismissed from office or
18 discharged from employment.

19 (d) Coordination with Department of Public Welfare.--To the
20 extent possible, the department and the Department of Public
21 Welfare shall coordinate efforts to facilitate the application
22 and enrollment of eligible older people in the Medicaid Healthy
23 Horizons Program by processing these applications at senior
24 citizens centers and other appropriate facilities providing
25 services to the elderly.

26 Section 518. Contract.

27 The department is authorized to enter into a contract
28 providing for prescription drugs to [eligible persons] claimants
29 pursuant to this [chapter] subchapter. The department shall
30 select a proposal that includes, but is not limited to, the

1 criteria set forth in this [chapter] subchapter.

2 Section 8. Section 519 of the act, amended November 26, 2003
3 (P.L.212, No.37), is amended to read:

4 Section 519. The Pharmaceutical Assistance Contract for the
5 Elderly Needs Enhancement Tier.

6 (a) Establishment.--There is hereby established within the
7 department a program to be known as the Pharmaceutical
8 Assistance Contract for the Elderly Needs Enhancement Tier
9 †(PACENET)†. <—

10 (b) PACENET eligibility.--A [claimant] person with an annual
11 income of not less than \$14,500 and not more than \$23,500 in the
12 case of a single person and of not less than \$17,700 and not
13 more than \$31,500 in the case of the combined income of persons
14 married to each other shall be eligible for enhanced
15 pharmaceutical assistance under this section. A person may, in
16 reporting income to the department, round the amount of each
17 source of income and the income total to the nearest whole
18 dollar, whereby any amount which is less than 50¢ is eliminated.

19 [(c) Deductible.--Upon enrollment in PACENET, eligible
20 claimants in the income ranges set forth in subsection (b) shall
21 be required to meet a deductible in unreimbursed prescription
22 drug expenses of \$40 per person per month. The \$40 monthly
23 deductible shall be cumulative and shall be applied to
24 subsequent months to determine eligibility. The cumulative
25 deductible shall be determined on an enrollment year basis for
26 an annual total deductible not to exceed \$480 in a year. To
27 qualify for the deductible set forth in this subsection the
28 prescription drug must be purchased for the use of the eligible
29 claimant from a provider as defined in this chapter. The
30 department, after consultation with the board, may approve an

1 adjustment in the deductible on an annual basis.]

2 (c.1) Premium.--In those instances in which a PACENET
3 claimant ~~does not enroll in Part D~~ IS NOT ENROLLED IN PART D <—
4 PURSUANT TO SECTION 533, the claimant shall be required to pay a
5 monthly premium equivalent to the regional benchmark premium.

6 (d) Copayment.--

7 (1) For [eligible] claimants under this section, the
8 copayment schedule shall be:

9 (i) eight dollars for noninnovator multiple source
10 drugs as defined in section 702; or

11 (ii) fifteen dollars for single-source drugs and
12 innovator multiple-source drugs as defined in section
13 702.

14 (2) The department shall annually calculate the
15 copayment schedules based on the Prescription Drugs and
16 Medical Supplies Consumer Price Index. When the aggregate
17 impact of the Prescription Drugs and Medical Supplies
18 Consumer Price Index equals or exceeds \$1, the department
19 shall adjust the copayment schedules. Each copayment schedule
20 shall not be increased by more than \$1 in a calendar year.

21 Section 9. Section 520.1 of the act, added November 26, 2003
22 (P.L.212, No.37), is amended to read:

23 [Section 520.1. Pharmacy best practices and cost controls
24 review.

25 (a) Review process.--The secretary shall review and
26 recommend pharmacy best practices and cost control mechanisms
27 that maintain high quality in prescription drug therapies but
28 are designed to reduce the cost of providing prescription drugs
29 for PACE and PACENET enrollees, including:

30 (1) A list of covered prescription drugs with

recommended copayment schedules. In developing the schedules, the department shall take into account the standards published in the United States Pharmacopeia Drug Information.

(2) A drug utilization review procedure, incorporating a prescription review process for copayment schedules.

(3) A step therapy program that safely and effectively utilizes in a sequential manner the least costly pharmacological therapy to treat the symptoms of or effect a cure for the medical condition or illness for which the therapy is prescribed.

(4) Education programs designed to provide information and education on the therapeutic and cost-effective utilization of prescription drugs to physicians, pharmacists, certified registered nurse practitioners and other health care professionals authorized to prescribe and dispense prescription drugs.

(b) Report and recommendations.--No later than two years from the effective date of this section, the department shall submit a report with recommendations to the Aging and Youth Committee, the Appropriations Committee and the Public Health and Welfare Committee of the Senate and the Aging and Older Adult Services Committee, the Appropriations Committee and the Health and Human Services Committee of the House of Representatives. The report shall include information regarding the efficacy of the pharmacy best practices and control mechanisms set forth in subsection (a), including recommended copayment schedules with impacted classes of drugs, exceptions, cost effectiveness, improved drug utilization and therapies, movement of market share and increased utilization of generic drugs.]

Section 10. Section 521 of the act, amended or added
November 21, 1996 (P.L.741, No.134) and November 26, 2003
(P.L.212, No.37), is amended to read:

Section 521. Penalties.

(a) Prohibited acts.--It shall be unlawful for any person to
submit a false or fraudulent claim or application under this
[chapter] subchapter, including, but not limited to:

(1) aiding or abetting another in the submission of a
false or fraudulent claim or application;

(2) receiving benefits or reimbursement under a private,
Federal or State program for prescription assistance and
claiming or receiving duplicative benefits hereunder;

(3) soliciting, receiving, offering or paying any
kickback, bribe or rebate, in cash or in kind, from or to any
person in connection with the furnishing of services under
this [chapter] subchapter;

(4) engaging in a pattern of submitting claims that
repeatedly uses incorrect National Drug Code numbers [for the
purpose of obtaining wrongful enhanced reimbursement]; or

(5) otherwise violating any provision of this [chapter]
subchapter.

(b) Civil penalty.--In addition to any appropriate criminal
penalty for prohibited acts under this [chapter] subchapter
whether or not that act constitutes a crime under 18 Pa.C.S.
(relating to crimes and offenses), a provider who violates this
section may be liable for a civil penalty in an amount not less
than \$500 and not more than \$10,000 for each violation of this
act which shall be collected by the department. Each violation
constitutes a separate offense. If the department collects three
or more civil penalties against the same provider, the provider

1 shall be ineligible to participate in either PACE or PACENET for
2 a period of one year. If more than three civil penalties are
3 collected from any provider, the department may determine that
4 the provider is permanently ineligible to participate in PACE or
5 PACENET.

6 (c) Suspension of license.--The license of any provider who
7 has been found guilty under this [chapter] subchapter shall be
8 suspended for a period of one year. The license of any provider
9 who has committed three or more violations of this [chapter]
10 subchapter may be suspended for a period of one year.

11 (d) Reparation.--Any provider, [recipient] claimant or other
12 person who is found guilty of a crime for violating this
13 [chapter] subchapter shall repay three times the value of the
14 material gain received. In addition to the civil penalty
15 authorized pursuant to subsection (b), the department may
16 require the provider, [recipient] claimant or other person to
17 repay up to three times the value of any material gain to PACE
18 or PACENET.

19 Section 11. Chapter 5 of the act is amended by adding a
20 subchapter to read:

21 SUBCHAPTER C

22 COORDINATION OF FEDERAL AND STATE BENEFITS

23 Section 531. Definitions.

24 The following words and phrases when used in this subchapter
25 shall have the meanings given to them in this section unless the
26 context clearly indicates otherwise:

27 "LIS." Low-income subsidy assistance from Part D provided by
28 the Medicare Prescription Drug, Improvement, and Modernization
29 Act of 2003 (Public Law 108-173, 117 Stat. 2066) to help pay for
30 annual premiums, deductibles and copayments charged to

individuals enrolled in Part D by prescription plans approved under that act.

~~"Medicare Advantage Prescription Drug Plan." A Medicare advantage plan that provides qualified prescription drug coverage as set forth in the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (Public Law 108-173, 117 Stat. 2066).~~

"Noncoverage phase." The deductible phase or the difference between Part D initial coverage and catastrophic coverage for certain Part D enrollees, as set forth in section 1860D-2 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (Public Law 108-173, 117 Stat. 2066).

"Part D eligible individual." An eligible person who is entitled to benefits under Part A of Medicare, or enrolled in Part B of Medicare, as specified in section 1860D-1 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (Public Law 108-173, 117 Stat. 2066).

"Part D enrollee." A claimant enrolled in a Part D plan.

"Part D provider." A pharmacy or other prescription drug dispenser authorized by a Part D enrollee's Part D plan.

Section 532. Purpose.

The benefits available to a claimant enrolled in the program under Subchapter B shall be a supplement to the benefits available under Part D. The department may require claimants to utilize Part D benefits prior to utilizing benefits provided under either program and shall coordinate the benefits of the programs with those provided under Part D.

~~Section 533. Powers of the department; notifications.~~

~~(a) Powers. The department may:~~

~~(1) Identify the Part D plan or plans with which the~~

~~department has entered into a contract under section 534 that meet the prescription drug needs and pharmacy preferences of a claimant.~~

~~(2) Recommend that the claimant enroll in the Part D plan that meets the prescription drug needs and pharmacy preferences of the claimant in the most cost effective manner for the Commonwealth.~~

~~(3) Initiate enrollment on behalf of the claimant in the Part D plan recommended by the department unless the claimant notifies the department that the claimant does not wish to enroll in the Part D plan.~~

~~(4) File and pursue appeals with a claimant's Part D plan to convert noncovered drugs to covered drugs or nonpreferred brand drugs to preferred drugs.~~

~~(5) Assist claimants the department believes to be eligible for the LIS in making an application to the Social Security Administration.~~

~~(b) Notifications. When recommending enrollment in a Part D plan to claimants, the department shall provide at least ten days for the claimant to decline enrollment and shall notify claimants of:~~

~~(1) The ability to decline enrollment in a Part D plan.~~

~~(2) The ability to file and pursue appeals to a Part D plan on their own behalf.~~

~~(3) The possibility that their choice of plan may affect their medical coverage if they are enrolled in a Medicare Advantage Plan.~~

SECTION 533. POWERS OF THE DEPARTMENT.

THE DEPARTMENT SHALL:

(1) IDENTIFY THE PART D PLAN OR PLANS WITH WHICH THE

1 DEPARTMENT HAS ENTERED INTO A CONTRACT UNDER SECTION 534 THAT
2 MEET THE PRESCRIPTION DRUG NEEDS AND PHARMACY PREFERENCES OF
3 A CLAIMANT.

4 (2) RECOMMEND THAT THE CLAIMANT ENROLL IN THE PART D
5 PLAN OR PROGRAM THAT MEETS THE PRESCRIPTION DRUG NEEDS AND
6 PHARMACY PREFERENCES OF THE CLAIMANT IN THE MOST COST-
7 EFFECTIVE MANNER FOR THE COMMONWEALTH.

8 (3) INITIATE ENROLLMENT ON BEHALF OF THE CLAIMANT IN THE
9 PART D PLAN RECOMMENDED BY THE DEPARTMENT UNLESS THE CLAIMANT
10 NOTIFIES THE DEPARTMENT THAT THE CLAIMANT WISHES TO ENROLL IN
11 ANOTHER PART D PLAN.

12 (4) FILE AND PURSUE APPEALS IN ACCORDANCE WITH CMS
13 REGULATIONS WITH A CLAIMANT'S PART D PLAN ON THE CLAIMANT'S
14 BEHALF TO REQUEST EXCEPTIONS TO THE PLAN'S TIERED COST-
15 SHARING STRUCTURE OR TO REQUEST A NONFORMULARY PART D DRUG.

16 (5) ASSIST CLAIMANTS THE DEPARTMENT BELIEVES TO BE
17 ELIGIBLE FOR THE LIS IN MAKING AN APPLICATION TO THE SOCIAL
18 SECURITY ADMINISTRATION.

19 (6) PROVIDE AT LEAST TEN DAYS FOR THE CLAIMANT TO
20 DECLINE ENROLLMENT IN THE RECOMMENDED PLAN.

21 (7) DEVELOP AND DISTRIBUTE LANGUAGE, WHEN RECOMMENDING
22 ENROLLMENT, NOTIFYING CLAIMANTS OF:

23 (I) THE ABILITY TO DECLINE ENROLLMENT IN THE
24 RECOMMENDED PART D PLAN.

25 (II) THE ABILITY TO FILE AND PURSUE APPEALS TO THE
26 RECOMMENDED PART D PLAN ON THEIR OWN BEHALF.

27 (III) THE POSSIBILITY THAT THEIR CHOICE OF PLAN MAY
28 AFFECT THEIR MEDICAL COVERAGE IF THEY ARE ENROLLED IN A
29 MEDICARE ADVANTAGE PLAN, IF APPLICABLE.

30 Section 534. Coordination of benefits.

1 (a) General coordination.--In addition to the specific
2 provisions of subsection (b), the department shall establish
3 standards and minimum requirements it deems necessary to allow
4 for the coordination of benefits between the program and Part D.

5 (b) Specific coordination provisions.--The following
6 provisions shall apply to claimants who are also Part D
7 enrollees:

8 (1) The primary payor shall be the PDP or the Medicare
9 Advantage Prescription Drug Plan, as appropriate.

10 (2) Part D enrollees shall be required to utilize
11 providers authorized by their PDPs or Medicare Advantage
12 Prescription Drug Plans.

13 (3) The program shall pay the premium assessed by a PACE
14 enrollee's PDP or, with respect to the prescription drug
15 plan, Medicare Advantage Prescription Drug Plan in an amount
16 not to exceed the regional benchmark premium and any
17 copayments in excess of those set forth in section 509.

18 (4) Part D enrollees enrolled in PACENET shall pay the
19 Part D premiums charged by their PDP or, with respect to the
20 prescription drug plan, Medicare Advantage Prescription Drug
21 Plan and the program shall pay any copayments in excess of
22 those set forth in section 519.

23 (5) For Part D enrollees enrolled in PACE who are not
24 eligible for LIS, PACE shall reimburse Part D providers for
25 prescription drugs in any noncoverage phase of Part D. For
26 Part D enrollees enrolled in PACENET, PACENET shall reimburse
27 Part D providers for prescription drugs in any noncoverage
28 phase of Part D.

29 (6) The provisions of Chapter 7 shall apply to all
30 payments made by the program in the noncoverage phase.

1 (7) The department shall advise a claimant on the
2 various benefits and drugs provided by each PDP approved by
3 the department as follows:

4 (i) Analyze the claimant's eligibility for and
5 assist the claimant in applying for LIS.

6 (ii) Identify the claimant's prescription drug needs
7 and preferred pharmacy.

8 (iii) Assist the claimant in enrolling in the PDP
9 that best fits the claimant's prescription drug needs.

10 ~~(iv) File and pursue appeals with the claimant's PDP~~ <—
11 ~~to convert noncovered drugs to covered drugs or~~
12 ~~nonpreferred brand drugs to preferred drugs.~~

13 (IV) FILE AND PURSUE APPEALS IN ACCORDANCE WITH CMS <—
14 REGULATIONS WITH A CLAIMANT'S PART D PLAN ON THE
15 CLAIMANT'S BEHALF TO REQUEST EXCEPTIONS TO THE PLAN'S
16 TIERED COST-SHARING STRUCTURE OR TO REQUEST A
17 NONFORMULARY PART D DRUG.

18 (8) NOTWITHSTANDING THE PROVISIONS OF SECTIONS 511 AND
19 513(A), FOR PURPOSES OF COORDINATION OF BENEFITS WITH
20 MEDICARE PART D PLANS, AND TO MINIMIZE DISRUPTION TO
21 ENROLLEES, THE PROGRAM SHALL BE AUTHORIZED TO REIMBURSE PART
22 D PROVIDERS, INCLUDING MAIL-ORDER PHARMACIES, FOR MORE THAN A
23 30-DAY SUPPLY OF PRESCRIPTION DRUGS.

24 (c) Contracts.--The department is authorized to enter into
25 contracts with Part D plans to provide for prescription drugs to
26 Part D enrollees through Part D pursuant to this subchapter. A
27 Part D plan selected by the department shall meet all of the
28 following requirements:

29 (1) The Part D plan has a retail pharmacy network that
30 includes at least 90% of the pharmacies in the PACE network.

1 (2) The Part D plan has a premium at or below the
2 regional benchmark premium.

3 (d) Rebates.--The department may only receive rebates as
4 provided in Chapter 7 where the program is the only payor for a
5 Part D enrollee's covered prescription drugs.

6 Section 535. Financial resource information.

7 (a) Procedure.--The department may obtain information on the
8 financial resources of a Part D eligible individual for the
9 purpose of determining the individual's potential eligibility
10 for the LIS. The authority granted under this subsection shall
11 be exercised only with respect to a Part D eligible individual
12 who has income which is below the applicable threshold
13 established by the Medicare Prescription Drug, Improvement, and
14 Modernization Act of 2003 (Public Law 108-173, 117 Stat. 2066)
15 for qualification under the LIS.

16 (b) Waiver.--An application by a Part D eligible individual
17 for enrollment in the program shall constitute a waiver to the
18 department of relevant confidentiality requirements relating to
19 the prospective claimant's financial resources in the possession
20 of any Commonwealth agency or third party when the information
21 is required for the purposes listed under subsection (a). This
22 waiver shall extend to the application phase and throughout the
23 entire time the claimant is in the program.

24 (c) Information confidential.--

25 (1) It shall be unlawful for an officer, agent or
26 employee of the department to divulge or make known
27 information obtained from a Commonwealth agency or third
28 party except for the purposes under subsection (a).

29 (2) A person that violates this subsection commits a
30 misdemeanor of the third degree and shall, upon conviction,

1 be sentenced to pay a fine of not more than \$1,000 or to
2 imprisonment for not more than one year, or both, and to pay
3 the cost of prosecution. If the offender is an officer or
4 employee of the Commonwealth, the offender shall be dismissed
5 from office or discharged from employment.

6 (D) UPON REQUEST OF THE CLAIMANT, THE DEPARTMENT SHALL <—
7 PROVIDE A COPY OF ANY AND ALL FILINGS THAT ARE PROCESSED OR
8 SUBMITTED UNDER THIS SUBCHAPTER.

9 Section 536. Reimbursement.

10 For-profit insurers, health maintenance organizations,
11 preferred provider organizations, not-for-profit prescription
12 plans, Medicare Advantage plans and PDPs shall be responsible
13 for any payments made to a pharmacy on behalf of a Part D
14 enrollee covered by any such third party. Final determination as
15 to the existence of third-party coverage shall be the
16 responsibility of the department.

17 SECTION 537. COLLECTION. <—

18 THE DEPARTMENT SHALL HAVE THE AUTHORITY TO COLLECT ANY
19 AMOUNTS FROM THE PAYMENT BY THE DEPARTMENT OF PHARMACY CLAIMS
20 THAT ARE THE RESPONSIBILITY OF A PDP OR MEDICARE ADVANTAGE
21 PRESCRIPTION DRUG PLAN AS A PRIMARY PAYOR PURSUANT TO SECTION
22 534(B)(1).

23 Section 12. Section 706 of the act, added November 21, 1996
24 (P.L.741, No.134), is amended to read:

25 Section 706. Excessive pharmaceutical price inflation discount.

26 (a) General rule.--A discount shall be provided to the
27 department for all covered prescription drugs except those
28 excluded under subsection (d). The discount shall be calculated
29 as follows:

30 (1) For each quarter for which a rebate under section

1 705(a) and (b) is to be paid after December 31, 1991, and
2 before January 1, 1997, the average manufacturer price for
3 each dosage form and strength of a covered prescription drug
4 shall be compared to the average manufacturer price for the
5 same form and strength in the previous calendar year, and a
6 percentage increase shall be calculated.

7 (2) For each quarter under paragraph (1), the average
8 percentage increase in the Producer Price Index for
9 Pharmaceuticals over the same quarter in the previous
10 calendar year shall be calculated.

11 (3) If the calculation under paragraph (1) is greater
12 than the calculation under paragraph (2), the discount amount
13 for each quarter shall be equal to the product of:

14 (i) the difference between the calculations under
15 paragraphs (1) and (2); and

16 (ii) the total number of units of each dosage form
17 and strength reimbursed by PACE and General Assistance
18 and the average manufacturer price reported by the
19 manufacturer under section 704(c)(1).

20 (b) Revised general rule.--A discount shall be provided to
21 the department for all covered prescription drugs EXCEPT THOSE <—
22 EXCLUDED UNDER SUBSECTION (D). The discount shall be calculated
23 as follows:

24 (1) For each quarter for which a rebate under section
25 705(a) and (c) is to be paid after December 31, 1996, the
26 average manufacturer price for each dosage form and strength
27 of a covered prescription drug shall be compared to the
28 average manufacturer price for the same form and strength in
29 the previous calendar year and a percentage increase shall be
30 calculated.

1 (2) For each quarter under paragraph (1), the average
2 percentage increase in the Consumer Price Index-Urban over
3 the same quarter in the previous calendar year shall be
4 calculated.

5 (3) If the calculation under paragraph (1) is greater
6 than the calculation under paragraph (2), the discount amount
7 for each quarter shall be equal to the product of:

8 (i) the difference between the calculations under
9 paragraphs (1) and (2); and

10 (ii) the total number of units of each dosage form
11 and strength reimbursed by PACE, PACENET and designated
12 pharmaceutical programs and the average manufacturer
13 price reported by the manufacturer under section
14 704(c)(1).

15 (c) New bemarketed drugs.--For covered prescription drugs
16 that have not been marketed for a full calendar year, subsection
17 (a) shall apply after the covered prescription drug has been on
18 the market for four consecutive quarters. The drug's initial
19 average manufacturer price shall be based on the first day of
20 the first quarter that the drug was marketed.

21 (d) Applicability.--This section shall not apply to a
22 noninnovator multiple-source prescription drug or generic
23 prescription drug.

24 Section 13. Section 2103 of the act, added November 26, 2003
25 (P.L.212, No.37), is amended to read:
26 Section 2103. Federal programs.

27 If the Federal Government enacts pharmacy programs similar to
28 PACE or PACENET, the State programs shall be construed to only
29 supplement the Federal pharmacy programs[, and all] All persons
30 qualified for coverage under [the] a Federal pharmacy program

1 [shall], including the prescription drug benefit program
2 provided by the Medicare Prescription Drug, Improvement, and
3 Modernization Act of 2003 (Public Law 108-173, 117 Stat. 2066),
4 may be required by the department to utilize [that] the Federal
5 program before utilizing any State program.

6 Section 14. (a) Notwithstanding any other provision of law
7 to the contrary, persons who, as of December 31, 2004 2005, are <—
8 enrolled in the PACE or PACENET program as defined in section
9 502 of the act shall remain eligible for the PACE or PACENET
10 program if the maximum income limit is exceeded due solely to a
11 Social Security cost-of-living adjustment.

12 (b) Funding, to the extent authorized by section
13 306(b)(1)(vii) of the act of June 26, 2001 (P.L.755, No.77),
14 known as the Tobacco Settlement Act, shall continue to be
15 appropriated to the Pharmaceutical Assistance Contract for the
16 Elderly Fund to support the program expansions contained in this
17 section. The Department of Aging shall also designate funds from
18 the fund to continue eligibility under this section; however,
19 these funds shall not exceed the funding designated under
20 section 306(b)(1)(vii) of the Tobacco Settlement Act. If
21 eligibility under this section requires that funds from the fund
22 exceed those from section 306(b)(1)(vii) of the Tobacco
23 Settlement Act, then the Department of Aging is authorized to
24 determine eligibility requirements.

25 ~~(c) Eligibility in the PACE and PACENET programs pursuant to~~ <—
26 ~~this section shall expire December 31, 2007.~~

27 (C) ELIGIBILITY IN THE PACE PROGRAM PURSUANT TO THIS SECTION <—
28 SHALL EXPIRE DECEMBER 31, 2006.

29 (D) ELIGIBILITY IN THE PACENET PROGRAM PURSUANT TO THIS
30 SECTION SHALL EXPIRE DECEMBER 31, 2007.

~~Section 15. This act shall take effect immediately.~~

SECTION 15. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:

(1) THE AMENDMENT OF SECTION 512 OF THE ACT SHALL TAKE EFFECT JANUARY 1, 2008.

(2) THE AMENDMENT OF SECTION 706 OF THE ACT SHALL TAKE EFFECT JANUARY 1, 2007.

(3) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IMMEDIATELY.