

VIRGINIA ACTS OF ASSEMBLY — CHAPTER

An Act to amend and reenact §§ 38.2-3407.7, 38.2-4209.1, and 38.2-4312.1 of the Code of Virginia, and to repeal §§ 38.2-3407.8, 38.2-4209.2, and 38.2-4312.2 of the Code of Virginia, relating to pharmacies and ancillary service providers; freedom of choice.

[H 2304]

Approved

Be it enacted by the General Assembly of Virginia:

1. That §§ 38.2-3407.7, 38.2-4209.1, and 38.2-4312.1 of the Code of Virginia are amended and reenacted as follows:

§ 38.2-3407.7. Pharmacies; freedom of choice.

A. Notwithstanding any provision of § 38.2-3407 to the contrary, no insurer proposing to issue preferred provider policies or contracts shall prohibit any person receiving pharmacy benefits furnished thereunder from selecting, without limitation, the pharmacy of his choice to furnish such benefits. This right of selection extends to and includes pharmacies that are nonpreferred providers and that ~~agree~~ *have previously notified the insurer, by facsimile or otherwise, of their agreement* to accept reimbursement for their services at rates applicable to pharmacies that are preferred providers, *including any copayment consistently imposed by the insurer, as payment in full. Each insurer shall permit prompt electronic or telephonic transmittal of the reimbursement agreement by the pharmacy and ensure prompt verification to the pharmacy of the terms of reimbursement. In no event shall any person receiving a covered pharmacy benefit from a nonpreferred provider which has submitted a reimbursement agreement be responsible for amounts that may be charged by the nonpreferred provider in excess of the copayment and the insurer's reimbursement applicable to all of its preferred pharmacy providers.*

B. No such insurer shall impose upon any person receiving pharmaceutical benefits furnished under any such policy or contract:

1. Any copayment, fee or condition that is not equally imposed upon all individuals in the same benefit category, class or copayment level, whether or not such benefits are furnished by pharmacists who are nonpreferred providers;

2. Any monetary penalty that would affect or influence any such person's choice of pharmacy; or

3. Any reduction in allowable reimbursement for pharmacy services related to utilization of pharmacists who are nonpreferred providers.

C. *For purposes of this section, a prohibited condition or penalty shall include, without limitation: (i) denying immediate access to electronic claims filing to a pharmacy which is a nonpreferred provider and which has complied with subsection D below or (ii) requiring a person receiving pharmacy benefits to make payment at point of service, except to the extent such conditions and penalties are similarly imposed on preferred providers.*

D. *Any pharmacy which wishes to be covered by this section shall, if requested to do so in writing by an insurer, within thirty days of the pharmacy's receipt of the request, execute and deliver to the insurer the direct service agreement or preferred provider agreement which the insurer requires all of its preferred providers of pharmacy benefits to execute. Any pharmacy which fails to timely execute and deliver such agreement shall not be covered by this section with respect to that insurer unless and until the pharmacy executes and delivers the agreement.*

~~E.~~ E. The Commission shall have no jurisdiction to adjudicate controversies arising out of this section.

§ 38.2-4209.1. Pharmacies; freedom of choice.

A. Notwithstanding any provision of § 38.2-4209, no corporation providing preferred provider subscription contracts shall prohibit any person receiving pharmaceutical benefits thereunder from selecting, without limitation, the pharmacy of his choice to furnish such benefits. This right of selection extends to and includes pharmacies that are nonpreferred providers and that ~~agree~~ *have previously notified the corporation, by facsimile or otherwise, of their agreement* to accept reimbursement for their services at rates applicable to pharmacies that are preferred providers, *including any copayment consistently imposed by the corporation, as payment in full. Each corporation shall permit prompt electronic or telephonic transmittal of the reimbursement agreement by the pharmacy and ensure payment verification to the pharmacy of the terms of reimbursement. In no event shall any person receiving a covered pharmacy benefit from a nonpreferred provider which has submitted a reimbursement agreement be responsible for amounts that may be charged by the nonpreferred provider in excess of the copayment and the corporation's reimbursement applicable to all of its preferred*

57 pharmacy providers.

58 B. No such corporation shall impose upon any person receiving pharmaceutical benefits furnished
59 under any such contract:

60 1. Any copayment, fee or condition that is not equally imposed upon all individuals in the same
61 benefit category, class or copayment level, whether or not such benefits are furnished by pharmacists
62 who are nonpreferred providers;

63 2. Any monetary penalty that would affect or influence any such person's choice of pharmacy; or

64 3. Any reduction in allowable reimbursement for pharmacy services related to utilization of
65 pharmacists who are nonpreferred providers.

66 C. For purposes of this section, a prohibited condition or penalty shall include, without limitation:
67 (i) denying immediate access to electronic claims filing to a pharmacy which is a nonpreferred provider
68 and which has complied with subsection D below or (ii) requiring a person receiving pharmacy benefits
69 to make payment at point of service, except to the extent such conditions and penalties are similarly
70 imposed on preferred providers.

71 D. Any pharmacy which wishes to be covered by this section shall, if requested to do so in writing
72 by a corporation, within thirty days of the pharmacy's receipt of the request, execute and deliver to the
73 corporation the direct service agreement or preferred provider agreement which the corporation
74 requires all of its preferred providers of pharmacy benefits to execute. Any pharmacy which fails to
75 timely execute and deliver such agreement shall not be covered by this section with respect to that
76 corporation unless and until the pharmacy executes and delivers the agreement.

77 E. The Commission shall have no jurisdiction to adjudicate controversies arising out of this
78 section.

79 § 38.2-4312.1. Pharmacies; freedom of choice.

80 A. Notwithstanding any other provision in this chapter, no health maintenance organization providing
81 health care plans shall prohibit any person receiving pharmaceutical benefits thereunder from selecting,
82 without limitation, the pharmacy of his choice to furnish such benefits. This right of selection extends to
83 and includes pharmacies that are not participating providers under any such health care plan and that
84 agree have previously notified the health maintenance organization, by facsimile or otherwise, of their
85 agreement to accept reimbursement for their services at rates applicable to pharmacies that are
86 participating providers, including any copayment consistently imposed by the plan, as payment in full.
87 Each health maintenance organization shall permit prompt electronic or telephonic transmittal of the
88 reimbursement agreement by the pharmacy and ensure prompt verification to the pharmacy of the terms
89 of reimbursement. In no event shall any person receiving a covered pharmacy benefit from a
90 nonparticipating provider which has submitted a reimbursement agreement be responsible for amounts
91 that may be charged by the nonparticipating provider in excess of the copayment and the health
92 maintenance organization's reimbursement applicable to all of its participating pharmacy providers.

93 B. No such health maintenance organization shall impose upon any person receiving pharmaceutical
94 benefits furnished under any such health care plan:

95 1. Any copayment, fee or condition that is not equally imposed upon all individuals in the same
96 benefit category, class or copayment level, whether or not such benefits are furnished by pharmacists
97 who are not participating providers;

98 2. Any monetary penalty that would affect or influence any such person's choice of pharmacy; or

99 3. Any reduction in allowable reimbursement for pharmacy services related to utilization of
100 pharmacists who are not participating providers.

101 C. For purposes of this section, a prohibited condition or penalty shall include, without limitation:
102 (i) denying immediate access to electronic claims filing to a pharmacy which is a nonparticipating
103 provider and which has complied with subsection E below or (ii) requiring a person receiving pharmacy
104 benefits to make payment at point of service, except to the extent such conditions and penalties are
105 similarly imposed on participating providers.

106 D. The provisions of this section are not applicable to any pharmaceutical benefit covered by a
107 health care plan whose terms require exclusive utilization of pharmacies when those benefits are
108 obtained from a pharmacy wholly owned and operated by, or exclusively operated for, the health
109 maintenance organization providing the health care plan.

110 E. Any pharmacy which wishes to be covered by this section shall, if requested to do so in writing
111 by a health maintenance organization, within thirty days of the pharmacy's receipt of the request,
112 execute and deliver to the health maintenance organization the direct service agreement or participating
113 provider agreement which the health maintenance organization requires all of its participating providers
114 of pharmacy benefits to execute. Any pharmacy which fails to timely execute and deliver such agreement
115 shall not be covered by this section with respect to that health maintenance organization unless and
116 until the pharmacy executes and delivers the agreement.

117 F. The Commission shall have no jurisdiction to adjudicate controversies arising out of this

118 section.

119 2. That §§ 38.2-3407.8, 38.2-4209.2, and 38.2-4312.2 of the Code of Virginia are repealed.

120 3. That the Joint Commission on Health Care shall conduct a three-year study of ancillary medical
121 services insofar as the availability and quality of the same are affected by managed care, and shall
122 include its findings thereon in its 1996, 1997 and 1998 reports to the Governor and the General
123 Assembly.

ENROLLED

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