## WEST VIRGINIA LEGISLATURE

## **2019 REGULAR SESSION**

Introduced

## Senate Bill 488

FISCAL NOTE

BY SENATORS MARONEY, HARDESTY, TAKUBO,

STOLLINGS, PLYMALE, AND TARR

[Introduced January 31, 2019; Referred

to the Committee on Banking and Insurance; and then to

the Committee on Finance]

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1 A BILL to amend and reenact §5-16-9 of the Code of West Virginia, 1931, as amended, relating to the Director of the Public Employee Insurance Agency's authority to execute contracts 2 3 for group prescription drug insurance; requiring the director to include language in any 4 contract for pharmacy benefits management that requires the guarterly report of certain 5 data relating to payment of claims; requiring any pharmacy benefit manager of the agency 6 to itemize administrative fees, rebates, or processing charges associated with pharmacy 7 claims when there is a difference between the amount paid to a pharmacy provider and 8 the amount charged to the agency; providing that any proprietary data be kept confidential; 9 requiring the director to report aggregated data to the Joint Committee on Government 10 and Finance at least quarterly which details any difference between the amount paid by a 11 pharmacy benefit manager to pharmacy providers and the amount charged to the agency 12 for each claim by the pharmacy benefit manager, and the impact any difference has on 13 agency expenditures; and requiring the director to terminate a pharmacy benefit manager 14 contract for failure to comply.

Be it enacted by the Legislature of West Virginia:

## ARTICLE 16. WEST VIRGINIA PUBLIC EMPLOYEES INSURANCE ACT.

§5-16-9. Authorization to execute contracts for group hospital and surgical insurance, group major medical insurance, group prescription drug insurance, group life and accidental death insurance, and other accidental death insurance; mandated benefits; limitations; awarding of contracts; reinsurance; certificates for covered employees; discontinuance of contracts.

1 (a) The director is hereby given exclusive authorization to execute such contract or 2 contracts as are necessary to carry out the provisions of this article and to provide the plan or 3 plans of group hospital and surgical insurance coverage, group major medical insurance 4 coverage, group prescription drug insurance coverage, and group life and accidental death 5 insurance coverage selected in accordance with the provisions of this article, such contract or

contracts to be executed with one or more agencies, corporations, insurance companies or
service organizations licensed to sell group hospital and surgical insurance, group major medical
insurance, group prescription drug insurance and group life and accidental death insurance in this
state.

(b) The group hospital or surgical insurance coverage and group major medical insurance
coverage herein provided shall include coverages and benefits for x-ray and laboratory services
in connection with mammogram and pap smears when performed for cancer screening or
diagnostic services and annual checkups for prostate cancer in men age 50 and over. Such
benefits shall include, but not be limited to, the following:

(1) Mammograms when medically appropriate and consistent with the current guidelines
from the United States Preventive Services Task Force;

(2) A pap smear, either conventional or liquid-based cytology, whichever is medically
appropriate and consistent with the current guidelines from the United States Preventive Services
Task Force or The American College of Obstetricians and Gynecologists, for women age 18 and
over;

(3) A test for the human papilloma virus (HPV) for women age 18 or over, when medically
 appropriate and consistent with the current guidelines from either the United States Preventive
 Services Task Force or the American College of Obstetricians and Gynecologists for women age
 18 and over;

25 (4) A checkup for prostate cancer annually for men age 50 or over; and

(5) Annual screening for kidney disease as determined to be medically necessary by a
 physician using any combination of blood pressure testing, urine albumin or urine protein testing,
 and serum creatinine testing as recommended by the National Kidney Foundation.

(6) Coverage for general anesthesia for dental procedures and associated outpatient
 hospital or ambulatory facility charges provided by appropriately licensed healthcare individuals
 in conjunction with dental care if the covered person is:

32 (A) Seven years of age or younger or is developmentally disabled and is either an 33 individual for whom a successful result cannot be expected from dental care provided under local 34 anesthesia because of a physical, intellectual, or other medically compromising condition of the 35 individual and for whom a superior result can be expected from dental care provided under 36 general anesthesia; or

(B) A child who is 12 years of age or younger with documented phobias, or with documented mental illness, and with dental needs of such magnitude that treatment should not be delayed or deferred and for whom lack of treatment can be expected to result in infection, loss of teeth or other increased oral or dental morbidity and for whom a successful result cannot be expected from dental care provided under local anesthesia because of such condition and for whom a superior result can be expected from dental care provided under general anesthesia.

(7) (A) A policy, plan, or contract that is issued or renewed on or after January 1, 2019,
and that is subject to this section, shall provide coverage, through the age of 20, for amino acidbased formula for the treatment of severe protein-allergic conditions or impaired absorption of
nutrients caused by disorders affecting the absorptive surface, function, length, and motility of the
gastrointestinal tract. This includes the following conditions, if diagnosed as related to the disorder
by a physician licensed to practice in this state pursuant to either §30-3-1 et seq. or §30-14-1 et
seq. of this code:

50 (i) Immunoglobulin E and Nonimmunoglobulin E-medicated allergies to multiple food
51 proteins;

52 (ii) Severe food protein-induced enterocolitis syndrome;

53 (iii) Eosinophilic disorders as evidenced by the results of a biopsy; and

54 (iv) Impaired absorption of nutrients caused by disorders affecting the absorptive surface,
55 function, length, and motility of the gastrointestinal tract (short bowel).

56 (B) The coverage required by §15-16-9(b)(7)(A) of this code shall include medical foods 57 for home use for which a physician has issued a prescription and has declared them to be

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58 medically necessary, regardless of methodology of delivery.

(C) For purposes of this subdivision, "medically necessary foods" or "medical foods" shall
mean prescription amino acid-based elemental formulas obtained through a pharmacy: *Provided*,
That these foods are specifically designated and manufactured for the treatment of severe allergic
conditions or short bowel.

63 (D) The provisions of this subdivision shall not apply to persons with an intolerance for64 lactose or soy.

(c) The group life and accidental death insurance herein provided shall be in the amount
of \$10,000 for every employee. The amount of the group life and accidental death insurance to
which an employee would otherwise be entitled shall be reduced to \$5,000 upon such employee
attaining age 65.

69 (d) All of the insurance coverage to be provided for under this article may be included in70 one or more similar contracts issued by the same or different carriers.

71 (e) The provisions of §5A-3-1 et seq. of this code, relating to the Division of Purchasing of 72 the Department of Finance and Administration, shall not apply to any contracts for any insurance 73 coverage or professional services authorized to be executed under the provisions of this article. 74 Before entering into any contract for any insurance coverage, as authorized in this article, the 75 director shall invite competent bids from all gualified and licensed insurance companies or 76 carriers, who may wish to offer plans for the insurance coverage desired: Provided, That the 77 director shall negotiate and contract directly with healthcare providers and other entities, 78 organizations and vendors in order to secure competitive premiums, prices, and other financial advantages. The director shall deal directly with insurers or healthcare providers and other 79 80 entities, organizations, and vendors in presenting specifications and receiving quotations for bid 81 purposes. No commission or finder's fee, or any combination thereof, shall be paid to any 82 individual or agent; but this shall not preclude an underwriting insurance company or companies, 83 at their own expense, from appointing a licensed resident agent, within this state, to service the

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84 companies' contracts awarded under the provisions of this article. Commissions reasonably 85 related to actual service rendered for the agent or agents may be paid by the underwriting 86 company or companies: Provided, however, That in no event shall payment be made to any agent 87 or agents when no actual services are rendered or performed. The director shall award the 88 contract or contracts on a competitive basis. In awarding the contract or contracts the director 89 shall take into account the experience of the offering agency, corporation, insurance company, or 90 service organization in the group hospital and surgical insurance field, group major medical 91 insurance field, group prescription drug field, and group life and accidental death insurance field, 92 and its facilities for the handling of claims. In evaluating these factors, the director may employ 93 the services of impartial, professional insurance analysts or actuaries or both. Any contract 94 executed by the director with a selected carrier shall be a contract to govern all eligible employees 95 subject to the provisions of this article. Nothing contained in this article shall prohibit any insurance 96 carrier from soliciting employees covered hereunder to purchase additional hospital and surgical, 97 major medical or life and accidental death insurance coverage.

(f) The director may authorize the carrier with whom a primary contract is executed to
reinsure portions of the contract with other carriers which elect to be a reinsurer and who are
legally qualified to enter into a reinsurance agreement under the laws of this state.

101 (g) Each employee who is covered under any contract or contracts shall receive a 102 statement of benefits to which the employee, his or her spouse and his or her dependents are 103 entitled under the contract, setting forth the information as to whom the benefits are payable, to 104 whom claims shall be submitted and a summary of the provisions of the contract or contracts as 105 they affect the employee, his or her spouse and his or her dependents.

(h) The director may at the end of any contract period discontinue any contract or contracts
it has executed with any carrier and replace the same with a contract or contracts with any other
carrier or carriers meeting the requirements of this article.

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(i) The director shall provide by contract or contracts entered into under the provisions of

110 this article the cost for coverage of children's immunization services from birth through age 16 111 years to provide immunization against the following illnesses: Diphtheria, polio, mumps, measles, 112 rubella, tetanus, hepatitis-b, hemophilia influenzae-b, and whooping cough. Additional 113 immunizations may be required by the Commissioner of the Bureau for Public Health for public 114 health purposes. Any contract entered into to cover these services shall require that all costs 115 associated with immunization, including the cost of the vaccine, if incurred by the healthcare 116 provider, and all costs of vaccine administration be exempt from any deductible, per visit charge 117 and/or copayment provisions which may be in force in these policies or contracts. This section 118 does not require that other healthcare services provided at the time of immunization be exempt 119 from any deductible and/or copayment provisions.

- 120 (j) The director shall include language in all contracts for pharmacy benefits management,
- 121 as defined by §33-51-3 of this code, requiring the pharmacy benefit manager to report quarterly

122 to the agency for all pharmacy claims the amount paid to the pharmacy provider per claim,

- 123 including, but not limited to, the following:
- 124 (1) The cost of drug reimbursement;
- 125 (2) Dispensing fees;
- 126 (3) Copayments; and
- 127 (4) The amount charged to the agency for each claim by the pharmacy benefit manager. 128 In the event there is a difference between these amounts for any claim, the pharmacy 129 benefit manager shall report an itemization of all administrative fees, rebates, or processing 130 charges associated with the claim. All data and information provided by the pharmacy benefit 131 manager shall be kept secure, and notwithstanding any other provision of this code to the 132 contrary, the agency shall maintain the confidentiality of the proprietary information and not share 133 or disclose the proprietary information contained in the report or data collected with persons 134 outside the agency. Only those agency employees involved in collecting, securing and analyzing 135 the data for the purpose of preparing the report provided for herein shall have access to the

136 proprietary data. The director shall, using aggregated data only, report at least quarterly to	the
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- 137 Joint Committee on Government and Finance on the implementation of this subsection and its
- 138 impact on program expenditures, including any difference or spread between the amount paid by
- 139 pharmacy benefit managers to the pharmacy providers and the amount charged to the agency
- 140 for each claim by the pharmacy benefit manager.
- 141 (k) If the information required herein is not provided, the agency shall terminate the
- 142 contract with the pharmacy benefit manager.

NOTE: The purpose of this bill is to require the Director of the Public Employees Insurance Agency to include language in any contract for pharmacy benefits management that requires a pharmacy benefit manager to provide quarterly data relating to the payment of claims to pharmacy providers and the amount charged to the agency for each claim by the pharmacy benefit manager so that the agency and the Joint Committee on Government and Finance can assess the impact of any differences on expenditures for the public employees insurance program.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.