WEST VIRGINIA LEGISLATURE

2025 REGULAR SESSION

Committee Substitute

for

House Bill 3092

By Delegate Rohrbach

[Originating in the Committee on Finance, March 21,

2025]

1 A BILL to amend and reenact §33-15-4t, §33-16-3ee, §33-24-7t, §33-25-8q, and §33-25A-8t of 2 the Code of West Virginia, 1931, as amended, relating to cost sharing under health plans; 3 requiring pharmacy benefits managers to include any cost sharing amounts paid by 4 insured or by another person when calculating insured's contribution to any applicable cost 5 sharing requirement; applying certain annual limitation on cost sharing to all health plans 6 issued in this state; preventing insurers, pharmacy benefits managers, and third-party 7 administrators from changing the terms of health plan coverage based on the availability or 8 amount of financial assistance available for a prescription drug; defining terms; providing 9 civil penalties and authorizing restitution; and providing effective date.

Be it enacted by the Legislature of West Virginia:

ARTICLE 15. ACCIDENT AND SICKNESS INSURANCE.

	§33-15-4t.	Fairness	in	Cost-Sharing	Calculation.
1	(a) As used i	n this section:			
2	"Cost sharing	g" means any copa	yment, coinsi	irance, or deductible requi	red by or on behalf
3	of an insured in orde	er to receive a spec	ific health ca	re item or service covered	by a health plan.
4	"Drug" mean	s the same as the	term is define	d in §30-5-4 of this code.	
5	"Health care	service" means an	item or servi	ce furnished to any individu	ual for the purpose
6	of preventing, allevia	ating, curing, or hea	aling human i	<u>Iness, injury, or physical d</u>	<u>isability.</u>
7	<u>"Health plan"</u>	<u>means a policy, co</u>	ontract, certif	cation, or agreement offer	<u>ed or issued by an</u>
8	insurer to provide, o	deliver, arrange fo	r, pay for, or	reimburse any of the co	<u>sts of health care</u>
9	services.				
10	"Person" me	eans a natural p	person, corp	oration, mutual compan	y, unincorporated
11	association, partners	ship, joint venture, l	imited liability	company, trust, estate, for	undation, nonprofit
12	corporation, unincorp	porated organizatio	on, or govern	nent or governmental subo	division or agency.
13	"Pharmacy b	enefits manager" n	neans the sa	me as that term is defined	in §33-51-3 of this
14	code.				

15	"Third party administrator" means the same as that term is defined in § 33-46-2 of this
16	<u>code.</u>
17	(b) When calculating an insured's contribution to any applicable cost sharing requirement,
18	including, but not limited to, the annual limitation on cost sharing subject to 42 U.S.C. § 18022(c)
19	and 42 U.S.C. § 300gg-6(b):
20	(1) An <u>an</u> insurer <u>or pharmacy benefits manager</u> shall include any cost sharing amounts
21	paid by the insured or on behalf of the insured by another personand
22	(2) A pharmacy benefits manger shall include any cost sharing amounts paid by the
23	insured or on behalf of the insured by another person.
24	(c) The annual limitation on cost sharing provided for under 42 U.S.C. § 18022(c)(1) shall
25	apply to all health care services covered under any health plan offered or issued by an insurer in
26	this state.
27	(d) An insurer, pharmacy benefits manager, or third-party administrator may not directly or

indirectly set, alter, implement, or condition the terms of health plan coverage, including the benefit
 design, based in part or entirely on information about the availability or amount of financial or
 product assistance available for a prescription drug.

31 (c)(e) The commissioner is authorized to propose rules for legislative approval in 32 accordance with §29A-3-1 *et seq*. of this code to implement the provisions of this section.

(d)(f) This section is effective for policy, contract, plans, or agreements beginning on or
 after January 1, 2020. <u>The amendments made to this section in 2025 are effective for policy</u>,
 <u>contract</u>, plans, or agreements beginning on or after January 1, 2026. This section applies to all
 policies, contracts, plans, or agreements, subject to this article that are delivered, executed,
 issued, amended, adjusted, or renewed in this state on or after the effective date of this section.

38 (e)(g) If under federal law application of subsection (b) of this section would result in Health
 39 Savings Account ineligibility under Section 223 of the Internal Revenue Code, this requirement
 40 shall apply only for Health Savings Account-qualified High Deductible Health Plans with respect to

the deductible of such a plan after the enrollee has satisfied the minimum deductible under Section
223 of the Internal Revenue Code: *Provided*, That with respect to items or services that are
preventive care pursuant to Section 223(c)(2)(C) of the Internal Revenue Code, the requirements
of subsection (b) of this section shall apply regardless of whether the minimum deductible under
Section 223 of the Internal Revenue Code has been satisfied.
(h) In addition to the penalties and other enforcement provisions of this chapter, any person

- 47 who violates this section is subject to civil penalties of up to \$10,000 per violation. Imposition of
- 48 civil penalties shall be pursuant to an order of the commissioner issued after notice and hearing.

49 The commissioner's order may require a person found to be in violation of this section to make

50 restitution to persons aggrieved by violations of this section.

ARTICLE 16. GROUP ACCIDENT AND SICKNESS INSURANCE.

	§33-16-3ee.	Fairness	in	Cost-Sharing	Calculation.
1	(a) As used i	n this section:			
2	"Cost sharing	g" means any copay	vment, coinsu	ance, or deductible requi	ired by or on behalf
3	of an insured in orde	er to receive a speci	fic health care	e item or service covered	by a health plan.
4	"Drug" mean	s the same as the t	erm is defined	l in §30-5-4 of this code.	
5	"Health care	service" means an	item or servic	e furnished to any individ	ual for the purpose
6	of preventing, allevia	ating, curing, or hea	ling human ill	ness, injury, or physical d	<u>lisability.</u>
7	<u>"Health plan"</u>	means a policy, co	ontract, certific	ation, or agreement offer	<u>red or issued by an</u>
8	insurer to provide, o	deliver, arrange for	, pay for, or	reimburse any of the co	osts of health care
9	services.				
10	"Person" me	eans a natural p	erson, corpo	ration, mutual compar	y, unincorporated
11	association, partners	ship, joint venture, li	mited liability	company, trust, estate, fo	undation, nonprofit
12	corporation, unincor	porated organizatio	n, or governm	ent or governmental sub	division or agency.
13	"Pharmacy b	enefits manager" m	eans the sam	ne as that term is defined	in §33-51-3 of this
14	code.				

15 "Third party administrator" means the same as that term is defined in §33-46-2 of this code. (b) When calculating an insured's contribution to any applicable cost sharing requirement, 16 17 including, but not limited to, the annual limitation on cost sharing subject to 42 U.S.C. § 18022(c) 18 and 42 U.S.C. § 300gg-6(b): 19 (1) An an insurer or pharmacy benefits manager shall include any cost sharing amounts 20 paid by the insured or on behalf of the insured by another person. and 21 (2) A pharmacy benefits manger shall include any cost sharing amounts paid by the 22 insured or on behalf of the insured by another person. 23 (c) The annual limitation on cost sharing provided for under 42 U.S.C. § 18022(c)(1) shall 24 apply to all health care services covered under any health plan offered or issued by an insurer in 25 this state. 26 (d) An insurer, pharmacy benefits manager, or third-party administrator may not directly or 27 indirectly set, alter, implement, or condition the terms of health plan coverage, including the benefit 28 design, based in part or entirely on information about the availability or amount of financial or 29 product assistance available for a prescription drug. 30 (c)(e) The commissioner is authorized to propose rules for legislative approval in 31 accordance with §29A-3-1 et seq. of this code, to implement the provisions of this section. 32 (d)(f) This section is effective for policy, contract, plans, or agreements beginning on or 33 after January 1, 2020. The amendments made to this section in 2025 are effective for policy, 34 contract, plans, or agreements beginning on or after January 1, 2026. This section applies to all policies, contracts, plans, or agreements, subject to this article that are delivered, executed, 35 36 issued, amended, adjusted, or renewed in this state on or after the effective date of this section. 37 (e)(g) If under federal law application of subsection (b) of this section would result in Health 38 Savings Account ineligibility under Section 223 of the Internal Revenue Code, this requirement 39 shall apply only for Health Savings Account-gualified High Deductible Health Plans with respect to 40 the deductible of such a plan after the enrollee has satisfied the minimum deductible under Section

41 223 of the Internal Revenue Code: *Provided*, That with respect to items or services that are 42 preventive care pursuant to Section 223(c)(2)(C) of the Internal Revenue Code, the requirements 43 of subsection (b) of this section shall apply regardless of whether the minimum deductible under 44 Section 223 of the Internal Revenue Code has been satisfied.

45 (h) In addition to the penalties and other enforcement provisions of this chapter, any person

46 who violates this section is subject to civil penalties of up to \$10,000 per violation. Imposition of

47 <u>civil penalties shall be pursuant to an order of the commissioner issued after notice and hearing.</u>

48 <u>The commissioner's order may require a person found to be in violation of this section to make</u>

49 restitution to persons aggrieved by violations of this section.

ARTICLE 24. HOSPITAL SERVICE CORPORATIONS, MEDICAL SERVICE CORPORATIONS, DENTAL SERVICE CORPORATIONS AND HEALTH SERVICE CORPORATIONS.

§33-24-7t.	Fairness	in	Cost-Sharing	Calculation.
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1 (a) As used in this section:

2 "Cost sharing" means any copayment, coinsurance, or deductible required by or on behalf
3 of an insured in order to receive a specific health care item or service covered by a health plan.

4 "Drug" means the same as the term is defined in §30-5-4 of this code.

5 <u>"Health care service" means an item or service furnished to any individual for the purpose</u>

6 of preventing, alleviating, curing, or healing human illness, injury, or physical disability.

7 <u>"Health plan" means a policy, contract, certification, or agreement offered or issued by an</u>
8 insurer to provide, deliver, arrange for, pay for, or reimburse any of the costs of health care
9 services.

"Person" means a natural person, corporation, mutual company, unincorporated
 association, partnership, joint venture, limited liability company, trust, estate, foundation, nonprofit
 corporation, unincorporated organization, or government or governmental subdivision or agency.

13 "Pharmacy benefits manager" means the same as that term is defined in §33-51-3 of this14 code.

15 <u>"Third party administrator" means the same as that term is defined in §33-46-2 of this code.</u>
16 (b) When calculating an insured's contribution to any applicable cost sharing requirement,
17 including, but not limited to, the annual limitation on cost sharing subject to 42 U.S.C. § 18022(c)
18 and 42 U.S.C. § 300gg-6(b):

(1) An <u>an</u> insurer <u>or pharmacy benefits manager</u> shall include any cost sharing amounts
 paid by the insured or on behalf of the insured by another person. and

(2) A pharmacy benefits manger shall include any cost sharing amounts paid by the
 insured or on behalf of the insured by another person.

(c) The annual limitation on cost sharing provided for under 42 U.S.C. § 18022(c)(1) shall
 apply to all health care services covered under any health plan offered or issued by an insurer in
 this state.

(d) An insurer, pharmacy benefits manager, or third-party administrator may not directly or
 indirectly set, alter, implement, or condition the terms of health plan coverage, including the benefit
 design, based in part or entirely on information about the availability or amount of financial or
 product assistance available for a prescription drug.

30 (c)(e) The commissioner is authorized to propose rules for legislative approval in
 31 accordance with §29A-3-1 *et seq*. of this code, to implement the provisions of this section.

(d)(f) This section is effective for policy, contract, plans, or agreements beginning on or
 after January 1, 2020. <u>The amendments made to this section in 2025 are effective for policy</u>,
 <u>contract, plans, or agreements beginning on or after January 1, 2026</u>. This section applies to all
 policies, contracts, plans, or agreements subject to this article that are delivered, executed,
 issued, amended, adjusted, or renewed in this state on or after the effective date of this section.
 (e)(g) If under federal law application of subsection (b) of this section would result in Health

38 Savings Account ineligibility under Section 223 of the Internal Revenue Code, this requirement

39 shall apply only for Health Savings Account-qualified High Deductible Health Plans with respect to 40 the deductible of such a plan after the enrollee has satisfied the minimum deductible under Section 41 223 of the Internal Revenue Code: *Provided*, That with respect to items or services that are 42 preventive care pursuant to Section 223(c)(2)(C) of the Internal Revenue Code, the requirements 43 of subsection (b) of this section shall apply regardless of whether the minimum deductible under 44 Section 223 of the Internal Revenue Code has been satisfied.

45 (h) In addition to the penalties and other enforcement provisions of this chapter, any person

46 who violates this section is subject to civil penalties of up to \$10,000 per violation. Imposition of

47 <u>civil penalties shall be pursuant to an order of the commissioner issued after notice and hearing.</u>

48 <u>The commissioner's order may require a person found to be in violation of this section to make</u>

49 restitution to persons aggrieved by violations of this section.

ARTICLE 25. HEALTH CARE CORPORATIONS.

§33-25-8q.	Fairness	in	Cost-Sharing	Calculation.

1 (a) As used in this section:

2 "Cost sharing" means any copayment, coinsurance, or deductible required by or on behalf

3 of an insured in order to receive a specific health care item or service covered by a health plan.

4 "Drug" means the same as the term is defined in §30-5-4 of this code.

5 <u>"Health care service" means an item or service furnished to any individual for the purpose</u>

6 of preventing, alleviating, curing, or healing human illness, injury, or physical disability.

7 <u>"Health plan" means a policy, contract, certification, or agreement offered or issued by an</u>
8 <u>insurer to provide, deliver, arrange for, pay for, or reimburse any of the costs of health care</u>
9 services.

"Person" means a natural person, corporation, mutual company, unincorporated
 association, partnership, joint venture, limited liability company, trust, estate, foundation, nonprofit
 corporation, unincorporated organization, or government or governmental subdivision or agency.
 "Pharmacy benefits manager" means the same as that term is defined in §33-51-3 of this

14 code. 15 "Third party administrator" means as that term is defined in §33-46-2 of this code. 16 (b) When calculating an insured's contribution to any applicable cost sharing requirement, 17 including, but not limited to, the annual limitation on cost sharing subject to 42 U.S.C. § 18022(c) 18 and 42 U.S.C. § 300gg-6(b): 19 (1) An an insurer or pharmacy benefits manager shall include any cost sharing amounts 20 paid by the insured or on behalf of the insured by another person.-and 21 (2) A pharmacy benefits manger shall include any cost sharing amounts paid by the 22 insured or on behalf of the insured by another person. 23 (c) The annual limitation on cost sharing provided for under 42 U.S.C. § 18022(c)(1) shall apply to all health care services covered under any health plan offered or issued by an insurer in 24 25 this state. 26 (d) An insurer, pharmacy benefits manager, or third-party administrator may not directly or 27 indirectly set, alter, implement, or condition the terms of health plan coverage, including the benefit 28 design, based in part or entirely on information about the availability or amount of financial or 29 product assistance available for a prescription drug. 30 (c)(c) The commissioner is authorized to propose rules for legislative approval in 31 accordance with §29A-3-1 et seq. of this code, to implement the provisions of this section. 32 (d) (f) This section is effective for policy, contract, plans, or agreements beginning on or 33 after January 1, 2020. The amendments made to this section in 2025 are effective for policy, 34 contract, plans, or agreements beginning on or after January 1, 2026. This section applies to all 35 policies, contracts, plans, or agreements, subject to this article that are delivered, executed, 36 issued, amended, adjusted, or renewed in this state on or after the effective date of this section. 37 (e)(g) If under federal law application of subsection (b) of this section would result in Health 38 Savings Account ineligibility under Section 223 of the Internal Revenue Code, this requirement 39 shall apply only for Health Savings Account-gualified High Deductible Health Plans with respect to

the deductible of such a plan after the enrollee has satisfied the minimum deductible under Section
223 of the Internal Revenue Code: *Provided*, That with respect to items or services that are
preventive care pursuant to Section 223(c)(2)(C) of the Internal Revenue Code, the requirements
of subsection (b) of this section shall apply regardless of whether the minimum deductible under
Section 223 of the Internal Revenue Code has been satisfied.
(h) In addition to the penalties and other enforcement provisions of this chapter, any person

- 46 who violates this section is subject to civil penalties of up to \$10,000 per violation. Imposition of
- 47 <u>civil penalties shall be pursuant to an order of the commissioner issued after notice and hearing.</u>

48 <u>The commissioner's order may require a person found to be in violation of this section to make</u>

49 restitution to persons aggrieved by violations of this section.

ARTICLE 25A. HEALTH MAINTENANCE ORGANIZATION ACT.

§33-25A-8t. Fairness Cost-Sharing Calculation. in (a) As used in this section: 1 2 "Cost sharing" means any copayment, coinsurance, or deductible required by or on behalf 3 of an insured in order to receive a specific health care item or service covered by a health plan. 4 "Drug" means the same as the term is defined in §30-5-4 of this code. 5 "Health care service" means an item or service furnished to any individual for the purpose 6 of preventing, alleviating, curing, or healing human illness, injury, or physical disability. 7 "Health plan" means a policy, contract, certification, or agreement offered or issued by an insurer to provide, deliver, arrange for, pay for, or reimburse any of the costs of health care 8 9 services. 10 "Person" means a natural person, corporation, mutual company, unincorporated 11 association, partnership, joint venture, limited liability company, trust, estate, foundation, nonprofit 12 corporation, unincorporated organization, or government or governmental subdivision or agency. 13 "Pharmacy benefits manager" means the same as that term is defined in §33-51-3 of this code. 14

15	"Third party administrator" means as that term is defined in §33-46-2 of this code.
16	(b) When calculating an insured's contribution to any applicable cost sharing requirement,
17	including, but not limited to, the annual limitation on cost sharing subject to 42 U.S.C. § 18022(c)
18	and 42 U.S.C. § 300gg-6(b):
19	(1) An <u>an</u> insurer <u>or pharmacy benefits manager</u> shall include any cost sharing amounts
20	paid by the insured or on behalf of the insured by another person ; and
21	(2) A pharmacy benefits manger shall include any cost sharing amounts paid by the
22	insured or on behalf of the insured by another person.
23	(c) The annual limitation on cost sharing provided for under 42 U.S.C. § 18022(c)(1) shall
24	apply to all health care services covered under any health plan offered or issued by an insurer in
25	this state.
26	(d) An insurer, pharmacy benefits manager, or third-party administrator may not directly or
27	indirectly set, alter, implement, or condition the terms of health plan coverage, including the benefit
28	design, based in part or entirely on information about the availability or amount of financial or
29	product assistance available for a prescription drug.
30	(c)(e) The commissioner is authorized to propose rules for legislative approval in
31	accordance with §29A-3-1 et seq. of this code, to implement the provisions of this section.
32	(d)(f) This section is effective for policy, contract, plans, or agreements beginning on or
33	after January 1, 2020. The amendments made to this section in 2025 are effective for policy,
34	contract, plans, or agreements beginning on or after January 1, 2026. This section applies to all
35	policies, contracts, plans, or agreements, subject to this article that are delivered, executed,
36	issued, amended, adjusted, or renewed in this state on or after the effective date of this section.
37	(e)(g) If under federal law application of subsection (b) of this section would result in Health
38	Savings Account ineligibility under Section 223 of the Internal Revenue Code, this requirement
39	shall apply only for Health Savings Account-qualified High Deductible Health Plans with respect to
40	the deductible of such a plan after the enrollee has satisfied the minimum deductible under Section

223 of the Internal Revenue Code: *Provided*, That with respect to items or services that are
preventive care pursuant to Section 223(c)(2)(C) of the Internal Revenue Code, the requirements
of subsection (b) of this section shall apply regardless of whether the minimum deductible under
Section 223 of the Internal Revenue Code has been satisfied.
(h) In addition to the penalties and other enforcement provisions of this chapter, any person

- 46 who violates this section is subject to civil penalties of up to \$10,000 per violation. Imposition of
- 47 <u>civil penalties shall be pursuant to an order of the commissioner issued after notice and hearing.</u>
- 48 <u>The commissioner's order may require a person found to be in violation of this section to make</u>
- 49 restitution to persons aggrieved by violations of this section.