

1 **836-200-0401**

2 **Statement of Purpose; Authority; Applicability**

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4 Under the authority of section 1, chapter 570, Oregon Laws 2013, ORS 735.530 to 735.552
5 shall be administered and enforced in accordance with the Insurance Code. The rules
6 promulgated under ORS 735.530 to 735.552 are authorized and reasonably necessary for,
7 or as an aid to, the effectuation of the Insurance Code.

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9 Statutory/Other Authority: ORS 731.244, 735.532

10 Statutes/Other Implemented: ORS 735.530 to 735.552

11 History:

12 ID 16-2017, amend filed 12/28/2017, effective 01/01/2018

13 ID 12-2014, f. & cert. ef. 7-21-14

14

15 **836-200-0406**

16 **Application Requirements for Pharmacy Benefit Manager**

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18 (1) Each pharmacy benefit manager conducting business in Oregon must obtain a license
19 to transact business as a pharmacy benefit manager from the Department of Consumer
20 and Business Services. To obtain a license under this rule, an applicant must submit a
21 Pharmacy Benefit Manager Application, in form as posted on the Department's Division of
22 Financial Regulation website.

23 (2) An application for licensure as a pharmacy benefit manager shall include:

24 (a) The name, address and FEIN of the pharmacy benefit manager;

25 (b) The names, business addresses and job titles of the principal officers of the pharmacy
26 benefit manager;

27 (c) The name, business address, business telephone number, business e-mail address and
28 job title of the officer or employee who should be contacted regarding any pharmacy
29 benefit manager regulatory compliance concerns;

30 (d) The business telephone number and business e-mail address where pharmacy benefit
31 manager personnel directly responsible for the processing of appeals may be contacted;
32 and,

33 (e) Information relevant to a determination of the circumstances listed in ORS 735.533.

34 (3) A pharmacy benefit manager shall provide the Department with written notification of
35 any change to its licensure information not later than 30 days after the date of change.

36 (4) The application for licensure as a pharmacy benefit manager must include a fee of
37 \$1100.

38

39 Statutory/Other Authority: ORS 731.244, 735.532,

40 Statutes/Other Implemented: ORS 735.530, 735.532 History:

41 ID 16-2017, amend filed 12/28/2017, effective 01/01/2018

42 ID 12-2014, f. & cert. ef. 7-21-14

43

44 **836-200-0411**

45 **Renewal of Pharmacy Benefit Registration**

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47 (1) All pharmacy benefit manager licenses expire annually on September 1 unless renewed
48 on or before that date. A pharmacy benefit manager must apply for renewal of the license
49 by submitting a renewal application, in form as posted on the Department's Division of
50 Financial Regulation website, to the Director of the Department of Consumer and Business
51 Services. The application to renew a license to transact business as a pharmacy benefit
52 manager must include a renewal fee of \$1100.

53 (2) A pharmacy benefit manager shall provide the Department with written notification of
54 any change to its licensure information not later than 30 days after the date of change.

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56

57 Statutory/Other Authority: ORS 731.244, 735.532,

58 Statutes/Other Implemented: ORS 735.530, 735.532

59 History:

60 ID 16-2017, amend filed 12/28/2017, effective 01/01/2018

61 ID 12-2014, f. & cert. ef. 7-21-14

62

63 **836-200-0416**

64 **Licensure Requirements Not Exclusive**

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66 Compliance with pharmacy benefit manager licensure requirements is additional to and
67 not in lieu of filing and other requirements established by law for the purpose of doing
68 business in this state, including but not limited to licensure as a third-party administrator
69 under ORS 744.700 *et seq* and compliance with registration requirements of the Secretary
70 of State applicable to assumed business names and applicable to the business structure
71 of an applicant.

72

73 Statutory/Other Authority: ORS 731.244, 735.532

74 Statutes/Other Implemented: ORS 735.530, 735.532

75 History:

76 ID 16-2017, amend filed 12/28/2017, effective 01/01/2018

77 ID 12-2014, f. & cert. ef. 7-21-14

78

79 **836-200-0418**

80 **Aggregated Rebate and Payment Reports**

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82 (1) For the purposes of this rule, “health benefit plan” has the meaning defined in ORS
83 743B.005(16).

84

85 (2) For the purposes of this rule, “pharmacy benefit manager” has the meaning defined in
86 ORS 735.530.

87 (3) For the purposes of this rule, “spread pricing” has the meaning defined in ORS 735.537.

88 (4) For the purposes of this rule “administrative fee has the meaning defined in ORS
89 735.537(a)

90

91 (4) No later than June 1 of each year, a pharmacy benefit manager required to be licensed
92 with the Department of Consumer and Business Services must file a report using the form
93 and manner prescribed by the department. The report must contain the following
94 information for the immediately preceding calendar year:

95

96 (a) The aggregated amount of rebates, fees, price protection payments, and any other
97 payments the pharmacy benefit manager received from manufacturers related to
98 managing the pharmacy benefits for carriers issuing health benefit plans in this state. This
99 amount must include payments that the pharmacy benefit manager received from
100 manufacturers directly and payments the pharmacy benefit manager received from
101 manufacturers by the pharmacy benefit manager’s subsidiaries, any other entities that the
102 pharmacy benefit manager holds an ownership in, or any entities which hold an ownership
103 interest in the pharmacy benefit manager.

104

105 (b) The aggregated amount of any payments, as described in subsection (4)(a) of this rule,
106 that were passed on to carriers issuing health benefit plans in this state.

107

108 (c) The aggregated amount of any payments, as described in subsection (4)(a) of this rule,
109 that were passed on to enrollees in a health benefit plan at the point of sale in this state.

110

111 (d) The aggregated amount of any payments, as described in subsection (4)(a) of this rule,
112 that were retained as revenue by the pharmacy benefit manager.

113 (e) The total dispensing fees paid in this state to the pharmacy benefit manager by insurers,
114 coordinated care organizations, and the Oregon Prescription Drug Program;

115 (f) The total dispensing fees paid to pharmacies in this state by the pharmacy benefit
116 manager;

117 (g) The total administrative fees obtained from manufacturers and carriers.

118 (e) The total administrative fees as described in subsection (g) that were retained by the
119 PBM.

120 (f) The total amount of revenue obtained by the pharmacy benefit manager through spread
121 pricing, pay-for-performance arrangements, or similar means.

122

123 (5) The amount described in section (4)(a) of this rule should be equal to the sum of the
124 amounts described in sections (4)(b), (4)(c), and (4)(d) of this rule.

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126 Statutory/Other Authority: ORS 731.244

127 Statutes/Other Implemented: ORS 743.025 & 735.537

128 History:

129 ID 3-2024, adopt filed 04/29/2024, effective 05/01/2024

130

131 **836-200-0421**

132 **Service on Licensee**

133

134 The Director of the Department of Consumer and Business Services may direct notices and
135 inquiries to, and make service on a pharmacy benefit manager at, the address shown on
136 the current license of the pharmacy benefit manager on file with the director, in the manner
137 provided in ORS Chapter 183.

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139 Statutory/Other Authority: ORS 731.244, 735.532

140 Statutes/Other Implemented: ORS 735.530 to 735.552, ORS 731.236 & 731.296

141 History:

142 ID 16-2017, amend filed 12/28/2017, effective 01/01/2018

143 ID 12-2014, f. & cert. ef. 7-21-14

144

145 **836-200-0436**

146 **Submission of Complaints**

147

148 (1) Any complaint filed with the Department of Consumer and Business Services by a
149 pharmacy, or by an entity acting on behalf of a pharmacy, alleging a violation of ORS
150 735.530 to 735.552, shall be in form as posted on the Department’s Division of Financial
151 Regulation website.

152 (2) A complaint shall include documentation of the alleged violation and of all efforts made
153 to resolve the alleged violation prior to filing of the complaint.

154

155 Statutory/Other Authority: ORS 731.244, 735.532

156 Statutes/Other Implemented: ORS 735.530 to 735.552

157 History:

158 ID 16-2017, adopt filed 12/28/2017, effective 01/01/2018

159

160 **836-200-0440**

161 **Market Conduct Requirements for Pharmacy Benefit Managers**

162 (1) A pharmacy benefit manager shall allow a network pharmacy to mail, ship or deliver
163 prescription drugs to its patients as an ancillary service. A contract between a pharmacy
164 benefit manager and a network pharmacy may establish limits and parameters on the
165 pharmacy’s mail, shipment and/or delivery of prescription drugs on the request of
166 enrollees based on the pharmacy’s total prescription volume. A pharmacy benefit manager
167 is not required to reimburse a delivery fee charged by a network pharmacy unless the fee is
168 specified in the contract between the pharmacy benefit manager and the pharmacy.

169

170 (2) Except as provided in subsection (6) of this section, a pharmacy benefit manager may
171 require a prescription for a specialty drug to be filled or refilled at a specialty pharmacy as a
172 condition for the reimbursement of the cost of a drug.

173

174 (3) For the purposes of subsection (2) of this section, the department will consider a
175 prescription drug to meet the definition of “specialty drug” under ORS 735.534 if, to be
176 properly dispensed according to standard industry practice, the drug:

177 (a) Requires specialized preparation, administration, handling, storage, inventory, reporting
178 or distribution;

179

180 (b) Is associated with difficult or unusual data collection or administrative requirements; or

181

182 (c) Requires a pharmacist to manage the patient’s use of the drug by monitoring, provide
183 disease or therapeutic support systems, provide care coordination including collaboration
184 with patients or other health care providers to manage adherence, identify side effects,
185 monitor clinical parameters, assess responses to therapy, or document outcomes.

186

187 (4) For the purposes of subsection (2) of this section, a pharmacy may demonstrate to the
188 department that it meets the definition of “specialty pharmacy” under ORS 735.534 by
189 showing that:

190

191 (a) Its business is primarily providing specialty drugs and specialized, disease-specific
192 clinical care and services for people with serious or chronic health conditions requiring
193 complex medication therapies; or

194

195 (b) It has been validated for meeting quality, safety and accountability standards for
196 specialty pharmacy practice through accreditation in specialty pharmacy by a nationally
197 recognized, independent accreditation organization such as URAC or the Accreditation
198 Commission for Health Care (ACHC).

199

200 (5) Nothing in subsection (4) of this section shall be construed to prohibit a pharmacy
201 benefit manager from specifying additional terms and conditions for a specialty pharmacy
202 network contract, including terms and conditions related to reimbursement.

203

204 (6) A pharmacy benefit manager shall reimburse the cost of a specialty drug that is filled or
205 refilled at a network pharmacy that is a long term care pharmacy, provided that the
206 specialty drug is dispensed to an enrollee who is a resident of a long term care facility
207 served by the long term care pharmacy.

208

209 (7) A network pharmacy may appeal its reimbursement for a drug subject to maximum
210 allowable cost pricing if the pharmacy benefit manager's reimbursement to the pharmacy
211 is less than the net amount that the network pharmacy paid to the supplier of the drug.

212 (a) If the pharmacy benefit manager denies a pharmacy's appeal under this rule, it must
213 provide the reason for the denial and a national drug code for the drug that may be
214 purchased by similarly situated pharmacies at a price equal to or less than the maximum
215 allowable cost for the drug.

216 (b) A network pharmacy may appeal a denial under subsection (a) of this rule, on the basis
217 that the drug is only available at the specified price if purchased in substantial quantities in
218 excess of its business needs. For the purposes of this subsection, a quantity in excess of
219 the business needs of a network pharmacy is defined as a purchase quantity greater than a
220 3-month supply based on the pharmacy's total dispensing history over the most recent
221 rolling 12 months. A pharmacy benefit manager may require a network pharmacy appealing
222 its reimbursement for a drug in accordance with this subsection to submit applicable
223 evidence of its dispensing history to the pharmacy benefit manager as part of the appeal
224 process.

225 (c) If an appeal is upheld under subsection (7)(a) or (7)(b) of this rule, the pharmacy benefit
226 manager must make an adjustment for the appealing pharmacy from the date of initial
227 adjudication forward and allow the pharmacy to reverse the claim and resubmit an
228 adjusted claim without any charges.

229

230 (d) If a prescription drug subject to a specified maximum allowable cost is available at that
231 price if purchased in quantities that are consistent with the business needs of some
232 pharmacies but inconsistent with the business needs of others, nothing in subsection (7)
233 shall be construed to prohibit a pharmacy benefit manager from applying the maximum
234 allowable cost to pharmacies that can purchase the drug in the necessary quantities
235 consistent with their business needs.

236 (8) A pharmacy benefit manager may not retroactively deny or reduce payment on a claim
237 for reimbursement of the cost of services after the claim has been adjudicated by the
238 pharmacy benefit manager unless the:

239 (a) Adjudicated claim was submitted fraudulently. For the purposes of this section, “fraud”
240 has the meaning defined in ORS 735.540.

241 (b) The payment was incorrect because the pharmacy had already been paid for the
242 services; or

243 (c) The payment was incorrect due to an error that the pharmacy and pharmacy benefit
244 manager agree was a clerical error.

245 (9) A pharmacy benefit manager may not impose a fee for a particular claim on a pharmacy
246 after the point of sale. For the purposes of this subsection, “point-of-sale” means the time
247 that the claim was adjudicated.

248 (10) A pharmacy benefit manager may not require a prescription to be filled or refilled by a
249 mail order pharmacy as a condition for reimbursing the cost of the drug.

250 (11) A pharmacy benefit manager may not penalize a network pharmacy for:

251 (a) Appealing the reimbursement of a drug to the pharmacy benefit manager;

252 (b) Filing a complaint against the pharmacy benefit manager with the Department;

253 (d) Engaging in the legislative process; or

254 (e) Challenging the pharmacy benefit manager’s practices or agreements.

255 (f) For the purposes of this subsection, “penalize” includes but is not limited any of the
256 following actions if applied to a network pharmacy that has engaged in the conduct
257 described in subsections (11)(a) to(e) of this rule differently from network pharmacies that
258 have not engaged in similar conduct: imposing charges or fees, requiring contract
259 amendments, canceling or terminating contracts, demanding recoupment, or conducting
260 an audit of a pharmacy.

261 Statutory/Other Authority: ORS 735.534, ORS 735.536

262 Statutes/Other Implemented: ORS 735.534, ORS 735.536

263 History:

264 ID 10-2020, adopt filed 12/18/2020, effective 01/01/2021