

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, ~~Sec. 1, Ch. 570, OL 2013, Sec. 1-3, Ch.~~  
10 ~~73, OL 2017 & 2017 Or Laws ch 73, SS 1-3~~

Commented [GNL1]: Updating statutory References

11 Statutes/Other Implemented: ORS 735.530 to 735.552

12 History:

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

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

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16 **836-200-0406**

17 **Application Requirements for Pharmacy Benefit Manager**

Commented [GNL2]: Language updates - licensure

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

24 (2) An application for ~~licensure~~ registration as a pharmacy benefit manager shall include:

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

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

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

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

34 (e) Information relevant to a determination of the circumstances listed in ~~ORS~~  
35 ~~735.533section 2(1.), chapter 73, Oregon Laws 2017.~~

36 (3) A pharmacy benefit manager shall provide the Department with written notification of  
37 any change to its ~~licensureregistration~~ information not later than 30 days after the date of  
38 change.

39 (4) The application for ~~licensureregistration~~ as a pharmacy benefit manager must include a  
40 fee of \$1100.

41

42 Statutory/Other Authority: ORS 731.244, 735.532, ~~Sec. 2-3, Ch. 73, OL 2017 & 2017 Or~~  
43 ~~Laws ch 73, §§ 1-3~~

44 Statutes/Other Implemented: ORS 735.530, 735.532, ~~2024 Oregon Laws & Sec. 2-5, Ch. 87~~  
45 ~~73, OL 2017~~

46 History:

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

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

49

50 **836-200-0411**

51 **Renewal of Pharmacy Benefit ~~LicenseRegistration~~**

52 ▲

53 (1) All pharmacy benefit manager ~~licensesregistrations~~ expire annually on September 1  
54 unless renewed on or before that date. A pharmacy benefit manager must apply for  
55 renewal of the ~~licenseregistration~~ by submitting a renewal application, in form as posted on  
56 the Department's Division of Financial Regulation website, to the Director of the  
57 Department of Consumer and Business Services. The application to renew a ~~license to~~

Commented [GNL3]: Language updates - licensure

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58 ~~transact business~~registration as a pharmacy benefit manager must include a renewal fee  
59 of \$1100.

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

63

64

65 Statutory/Other Authority: ORS 731.244, 735.532, ~~Sec. 2-3, Ch. 73, OL 2017 & 2017 Or~~  
66 ~~Laws ch 73, §§ 1-3~~

67 Statutes/Other Implemented: ORS 735.530, 735.532, ~~2024 Oregon Laws & Sec. 2-5, Ch.~~  
68 ~~8773, OL 2017~~

69 History:

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

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

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73 **836-200-0416**

74 **~~Licensure~~Registration Requirements Not Exclusive**

75 ▲

76 Compliance with pharmacy benefit manager ~~licensure~~registration requirements is  
77 additional to and not in lieu of filing and other requirements established by law for the  
78 purpose of doing business in this state, including but not limited to ~~licensure as a third-~~  
79 ~~party administrator under ORS 744.700 et seq and~~ compliance with registration  
80 requirements of the Secretary of State applicable to assumed business names and  
81 applicable to the business structure of an applicant.

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83 Statutory/Other Authority: ORS 731.244, 735.532, ~~Sec. 2-3, Ch. 73, OL 2017 & 2017 Or~~  
84 ~~Laws ch 73, §§ 1-3~~

85 Statutes/Other Implemented: ORS 735.530, 735.532, ~~2024 Oregon Laws & Sec. 2-5, Ch.~~  
86 ~~8773, OL 2017~~

87 History:

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Commented [GNL4]: Language updates, licensure

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

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

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91 **836-200-0418**

92 **Aggregated Rebate and Payment Reports**

93

94 (1) For the purposes of this rule, “health benefit plan” has the meaning defined in ORS  
95 743B.005(16).

96

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

99 (3) For the purposes of this rule “administrative fee” has the meaning defined in ORS  
100 735.537(a).

101 (4) For the purposes of this rule, “dispensing fee” means an amount paid to a pharmacist  
102 for dispensing a prescription in addition to reimbursement for the cost of the drug;

103 (

104 (6)(3) No later than June 1 of each year, a pharmacy benefit manager required to be  
105 licensed~~registered~~ with the Department of Consumer and Business Services must file a  
106 report using the form and manner prescribed by the department. The report must contain  
107 the following information for the immediately preceding calendar year:

108

109 (a) The aggregated amount of rebates, fees, price protection payments, and any other  
110 payments the pharmacy benefit manager received from manufacturers related to  
111 managing the pharmacy benefits for carriers issuing health benefit plans in this state. This  
112 amount must include payments that the pharmacy benefit manager received from  
113 manufacturers directly and payments the pharmacy benefit manager received from  
114 manufacturers by the pharmacy benefit manager’s subsidiaries, any other entities that the  
115 pharmacy benefit manager holds an ownership in, or any entities which hold an ownership  
116 interest in the pharmacy benefit manager. This includes:

117 (A

**Commented [GNL5]:** New definitions per 4149

**Commented [GNL6]:** Moved language to permit addition of new data elements, while maintaining applicability of the affiliated entity language to existing requirements.

~~(b)~~ The aggregated amount of any payments, as described in subsection ~~(63)~~(a) of this rule, that were passed on to carriers issuing health benefit plans in this state.

~~(B)~~

~~(c)~~ The aggregated amount of any payments, as described in subsection ~~(63)~~(a) of this rule, that were passed on to enrollees in a health benefit plan at the point of sale in this state.

~~(C)~~

~~(d)~~ The aggregated amount of any payments, as described in subsection ~~(63)~~(a) of this rule, that were retained as revenue by the pharmacy benefit manager.

~~(b)~~

~~(4)~~ The amount described in section ~~(63)~~(a) of this rule should be equal to the sum of the amounts described in sections ~~(6)(A)(a), (6)(A3)(b), (3)(c), and (6)(A)(c3)(d) of this rule.~~

~~(5) The amounts described in section (3) of this rule must include all payments that the pharmacy benefit manager received from manufacturers directly and any payments the pharmacy benefit manager received from manufacturers by the pharmacy benefit manager's subsidiaries, any other entities that the pharmacy benefit manager holds an ownership in, or any entities which hold an ownership interest in the pharmacy benefit manager.~~

~~(c) The total dispensing fees paid to the pharmacy benefit manager in this state from insurers, coordinated care organizations, and the Oregon Prescription Drug Program.~~

~~(d) The total dispensing fees paid to pharmacies in this state by the pharmacy benefit manager.~~

~~(e) The total administrative fees received from manufacturers and carriers.~~

~~(f) The total administrative fees as described in subsection (e) that were retained by the pharmacy benefit manager.~~

~~(g) The total amount of revenue received by the pharmacy benefit manager through spread pricing, pay-for-performance arrangements, or similar means, which includes the following:~~

~~(A) The difference between the total amount the pharmacy benefit manager reimbursed pharmacies in Oregon for prescriptions, inclusive of ingredient cost and dispensing fee.~~

and the total amount the pharmacy benefit manager was reimbursed by carriers for prescriptions dispensed by pharmacies in Oregon; and  
(B) Any revenue obtained by the pharmacy benefit manager through spread pricing as defined in ORS 735.537(1)(e).

**Commented [GNL7]:** Modified definition following DOJ guidance.

Statutory/Other Authority: ORS 731.244, ORS 735.534

Statutes/Other Implemented: ORS 743.025 & 735.537, 2024 Oregon Laws Ch. 87

History:

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

**836-200-0421**

**Service on LicenseeRegistrant**

**Commented [GNL8]:** Language updates - licensure

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

Statutory/Other Authority: ORS 731.244, 735.532, ~~Sec. 2-3, Ch. 73, OL 2017 & 2017 Or Laws ch 73, §§ 1-3~~

Statutes/Other Implemented: ORS 735.530 to 735.552, ORS 731.236 & 731.296, 2024 Oregon Laws Ch. 87

History:

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

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

**836-200-0436**

**Submission of Complaints**

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

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

Statutory/Other Authority: ORS 731.244, 735.532, ~~735.534~~Sec. 2, Ch. 73, OL 2017 & 2017 Or Laws ch 73, §§ 1-3

Statutes/Other Implemented: ORS 735.530 to 735.552

History:

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

**836-200-0440**

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

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

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

(3) For the purposes of subsection (2) of this section, the department will consider a prescription drug to meet the definition of “specialty drug” under [ORS 735.534 Oregon Laws 2019, chapter 526, section 4](#) if, to be properly dispensed according to standard industry practice, the drug:

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

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

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

(4) For the purposes of subsection (2) of this section, a pharmacy may demonstrate to the department that it meets the definition of “specialty pharmacy” under [ORS 735.534 Oregon Laws 2019, chapter 526, section 4](#) by showing that:

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

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

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



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

~~(7) A pharmacy benefit manager may not require a prescription to be filled or refilled by a mail order pharmacy as a condition for reimbursing the cost of the drug.~~

~~(8) A network pharmacy may appeal its reimbursement from a pharmacy benefit manager for a drug subject to maximum allowable cost pricing if on the pharmacy benefit manager's reimbursement to basis that the pharmacy drug is less than the net amount that the network pharmacy paid to the supplier of the drug.~~

~~(a) If the pharmacy benefit manager denies a pharmacy's appeal under this rule, it must provide the reason for the denial and identify a national drug code for the drug, generally only available for purchase by similarly situated pharmacies, and national or regional wholesalers where that national drug code was listed at a price equal to or less than the maximum allowable cost for the drug at the time that the claim in question was adjudicated.~~

~~(A) For the purposes of this rule, "generally available for purchase" means a drug is available for purchase in this state by a pharmacy from a national or regional wholesaler at the time a claim for reimbursement is submitted by a network pharmacy. A drug is not "generally available for purchase" if the drug:~~

~~(i) May only be dispensed in a hospital or inpatient care facility;~~

~~(ii) Is unavailable due to a shortage of the produce or an ingredient;~~

~~(iii) Is available to a pharmacy at a price at or below the maximum allowable cost only at the specified price if purchased in substantial quantities in excess of its business needs. For the purposes of this subsection, a quantity in excess of the business needs of a network pharmacy is defined as a purchase quantity greater than a 3-month supply based on the pharmacy's total dispensing history over the most recent rolling 12 months. A pharmacy benefit manager may require a network pharmacy appealing its reimbursement for a drug in accordance with this subsection to submit applicable evidence of its dispensing history to the pharmacy benefit manager as part of the appeal process.~~

~~(iv) Is sold at a discount due to a short expiration date on the drug; or~~

**Commented [GNL9]:** Reorganized language in this section to try and provide greater clarity on expectations, make 'generally available for purchase' standard workable.

269 (v) Is the subject of an active or pending recall.

270 (b) The appeals process required by ORS 735.534(4) must provide the pharmacy the  
271 opportunity to rebut an appeal on the basis that the NDC provided in the denial is not  
272 generally available for purchase for similarly situated pharmacies for one of the reasons  
273 described in ~~A pharmacy benefit manager's compliance with this subsection (8)(a)(A) of~~  
274 ~~this rule, is sufficient to demonstrate compliance with Oregon Laws 2019, chapter 526,~~  
275 ~~section 4 (1)(a)(B)(iii).~~

276 (c) If an appeal is upheld under this rule, the pharmacy benefit manager must make an  
277 adjustment for the appealing pharmacy from the date of initial adjudication forward and  
278 allow the pharmacy to reverse the claim and resubmit an adjusted claim without any  
279 charges.

280 ~~(d)~~ If a prescription drug subject to a specified maximum allowable cost is available at  
281 that price if purchased in quantities that are consistent with the business needs of some  
282 pharmacies but inconsistent with the business needs of others, nothing in subsection ~~(8)~~  
283 shall be construed to prohibit a pharmacy benefit manager from applying the maximum  
284 allowable cost to pharmacies that can purchase the drug in the necessary quantities  
285 consistent with their business needs.

286 (e) If the request for an adjustment has come from a "critical access pharmacy", as defined  
287 by the Oregon Health Authority in OAR 431-121-2000, the adjustment approved under  
288 subsection (8) of this rule is only required to apply to critical access pharmacies.

289 (9) A pharmacy benefit manager may not retroactively deny or reduce payment on a claim  
290 for reimbursement of the cost of services after the claim has been adjudicated by the  
291 pharmacy benefit manager unless the:

292 (a) Adjudicated claim was submitted fraudulently. For the purposes of this section, "fraud"  
293 has the meaning defined in ORS 735.540.

294 (b) The payment was incorrect because the pharmacy had already been paid for the  
295 services;

296 (c) Services were improperly rendered by the pharmacy in violation of state or federal law;  
297 or

298 (d) The payment was incorrect due to an error that the pharmacy and pharmacy benefit  
299 manager agree was a clerical error.

**Commented [GNL10]:** Remaining changes are related to HB 4149 requirements.

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

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

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

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

(c) Engaging in the legislative process; or

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

(12) For the purposes of subsection (11) of this rule, “penalize” includes but is not limited any of the following actions if applied to a network pharmacy that has engaged in the protected conduct described in subsections (11)(a) to (e) of this rule differently from similarly situated pharmacies that have not engaged in said protected conduct: imposing charges or fees, requiring contract amendments, canceling or terminating contracts, demanding recoupment, or conducting an unnecessary or unwarranted audit of a pharmacy.

(13) May not charge a fee to a pharmacy for submitting claims or for the adjudication of claims.

(14) Nothing in subsections (9) and (11) of this rule shall be construed as limiting a pharmacy benefit manager from conducting a pharmacy claims audit that is in compliance with the requirements of ORS 735.540 – 735.552.

Statutory/Other authority: ~~ORS 735.534, ORS 735.536, ORS 735.534~~ Authority: ~~Or Laws 2019, ch 526~~

Statutes/Other Implemented: ~~ORS 735.534, ORS 735.536, 2024 Oregon~~ Or Laws ~~Ch. 87~~ ~~2019, ch 526~~

History:

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

Division 53

HEALTH BENEFIT PLANS

836-053-1630

330 Drug Price Transparency Insurer Reporting

331 (1) For the purposes of this rule, “insurer” means a licensed insurance company, health  
332 care services contractor, or health maintenance organization that issues health benefit  
333 plans as defined in ORS 743B.005(16) in this state.

334 (2) No later than May 1 of each year, an insurer ~~with 200 or more enrollees in the state of~~  
335 ~~Oregon~~ must report to the department the information described in ORS 743.025(2) in the  
336 form and manner prescribed by the department. For drugs reimbursed by the insurer under  
337 both pharmacy and medical benefits in health benefit plans during the prior calendar year,  
338 the reporting must include all of the following:

339 (a) The 25 most frequently prescribed drugs.

340 (b) The 25 most costly drugs. In determining this list, the insurer must consider total annual  
341 spending, including the net impact of any rebates or other price concessions if applicable.

342 (c) The 25 drugs that have caused the greatest increase in total plan spending from one  
343 year to the next. In determining this list, the insurer must consider the net impact on total  
344 plan spending of any rebates or other price concessions if applicable.

345 (d) The impact of the costs of prescription drugs on premium rates, on a per member per  
346 month basis, including the net impact of any rebates or other price concessions if  
347 applicable.

348

349 Statutory/Other Authority: ORS 731.244

350 Statutes/Other Implemented: ORS 743.025 & 735.537

351 History:

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

**Commented [GNL11]:** This deletion was required by legislative counsel.