### 2023 -- H 5678

LC001788

# STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2023**

\_\_\_\_\_

#### AN ACT

RELATING TO STATE AFFAIRS AND GOVERNMENT – THE RHODE ISLAND HEALTH CARE REFORM ACT OF 2004 – HEALTH INSURANCE OVERSIGHT

<u>Introduced By:</u> Representatives Potter, Kislak, Casey, Voas, Stewart, Morales, Tanzi, J. Lombardi, Carson, and Donovan

Date Introduced: February 17, 2023

Referred To: House Health & Human Services

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 42-14.5-2.1 of the General Laws in Chapter 42-14.5 entitled "The

Rhode Island Health Care Reform Act of 2004 — Health Insurance Oversight" is hereby amended

to read as follows:

2

3

4

12

13

14

18

## 42-14.5-2.1. Definitions.

5 As used in this chapter:

6 (1) "Accountability standards" means measures including service processes, client and

7 population outcomes, practice standard compliance and fiscal integrity of social and human service

8 providers on the individual contractual level and service type for all state contacts of the state or

9 any subdivision or agency to include, but not limited to, the department of children, youth and

10 families (DCYF), the department of behavioral healthcare, developmental disabilities and hospitals

11 (BHDDH), the department of human services (DHS), the department of health (DOH), and

Medicaid. This may include mandatory reporting, consolidated, standardized reporting, audits

regardless of organizational tax status, and accountability dashboards of aforementioned state

departments or subdivisions that are regularly shared with the public.

15 (2) "Consumer Price Index" means the consumer price index, annual average, for all urban

consumers, CPI-U: US city average, all items, reported by the United States Department of Labor,

Bureau of Labor Statistics, or its successor or, if the index is discontinued, an equivalent index

reported by a federal authority or, if no such index is reported, "Consumer Price Index" means a

2	(3) "Executive Office of Health and Human Services (EOHHS)" means the department
3	that serves as "principal agency of the executive branch of state government" (§ 42-7.2-2)
4	responsible for managing the departments and offices of: health (RIDOH), human services (DHS)
5	healthy aging (OHA), veterans services (VETS), children, youth and families (DCYF), and
6	behavioral healthcare, developmental disabilities and hospitals (BHDDH). EOHHS is also
7	designated as the single state agency with authority to administer the Medicaid program in Rhode
8	Island.
9	(4) "Identified drug" means any prescription drug that has at any time been identified as
10	having an unsupported price increase.
11	(5) "Prescription drug" has the same meaning as prescription as defined in § 15-19.1-2.
12	(3)(6) "Rate review" means the process of reviewing and reporting of specific trending
13	factors that influence the cost of service that informs rate setting.
14	(4)(7) "Rate setting" means the process of establishing rates for social and human service
15	programs that are based on a thorough rate review process.
16	(5)(8) "Social and human service program" means a social, mental health, developmental
17	disability, child welfare, juvenile justice, prevention services, habilitative, rehabilitative, substance
18	use disorder treatment, residential care, adult or adolescent day services, vocational, employment
19	and training, or aging service program or accommodations purchased by the state.
20	(6)(9) "Social and human service provider" means a provider of social and human service
21	programs pursuant to a contract with the state or any subdivision or agency to include, but not be
22	limited to, the department of children, youth and families (DCYF), the department of behavioral
23	healthcare, developmental disabilities and hospitals (BHDDH), the department of human services
24	(DHS), the department of health (DOH), and Medicaid.
25	(7)(10) "State government and the provider network" refers to the contractual relationship
26	between a state agency or subdivision of a state agency and private companies the state contracts
27	with to provide the network of mandated and discretionary social and human services.
28	(11) "Unsupported price increase" means an increase in price for a prescription drug for
29	which there was no, or inadequate, new clinical evidence to support the price increase. In order to
30	determine whether a price increase for a prescription drug is unsupported by new clinical evidence
31	the state shall utilize and rely upon the analyses of prescription drugs prepared annually by the
32	Institute for Clinical and Economic Review (ICER) and published in its annual unsupported price
33	increase report.
34	(12) "Wholesale acquisition cost" has the meaning set forth in 42 U.S.C. § 1395w-3a.

 $\underline{\text{comparable index chosen by the bureau of labor statistics.}}$ 

I	SECTION 2. Chapter 42-14.5 of the General Laws entitled "The Rhode Island Health Care
2	Reform Act of 2004 - Health Insurance Oversight" is hereby amended by adding thereto the
3	following section:
4	42-14.5-6. Penalty imposed and collection power.
5	(a) A penalty shall be assessed on the sales within the state of identified drugs and payable
6	by the manufacturers of the identified drugs. The penalty shall be calculated as described in
7	subsection (a)(1) of this section.
8	(1) The penalty in any calendar year shall equal eighty percent (80%) of the difference
9	between the revenue generated by sales within the state of the identified drugs and the revenue that
10	would have been generated if the manufacturer had maintained the wholesale acquisition cost from
11	the previous calendar year, adjusted for inflation utilizing the Consumer Price Index.
12	(2) In order to be subject to the penalty a manufacturer must have at least two hundred fifty
13	thousand dollars (\$250,000) in total annual sales within the state in the calendar year for which the
14	penalty is assessed.
15	(3) Within sixty (60) days of the annual publication by ICER of the unsupported price
16	increase report, the commissioner shall identify the manufacturers of identified drugs. The
17	commissioner shall notify each manufacturer that sales within the state of identified drugs shall be
18	subject to the penalty assessed in this section for a period of two (2) calendar years following the
19	identified drug's appearance in the annual publication by ICER.
20	(4) Such penalty shall be collected annually. Any manufacturer notified by the
21	commissioner pursuant to subsection (a)(3) of this section, shall submit to the commissioner a
22	return on a form prescribed and furnished by the commissioner and pay the penalty by April 15 for
23	the previous calendar year.
24	(5) The form described in subsection (a)(4) of this section shall contain information
25	including, but not limited to:
26	(i) The total amount of sales of the identified drug within the state;
27	(ii) The total number of units sold of the identified drug within the state;
28	(iii) The wholesale acquisition cost of the identified drug during the tax period and any
29	changes in the wholesale acquisition cost during the calendar year;
30	(iv) The wholesale acquisition cost during the previous calendar year;
31	(v) A calculation of the penalty owed; and
32	(vi) Any other information that the commissioner determines is necessary to calculate the
33	correct amount of the penalty owed.
34	(6) The commissioner may request any agency to assist in calculation of the penalty and

1	collection, including the tax administrator, who may collect the contribution with interest in the
2	same manner and with the same powers as are prescribed for collection of taxes in title 44.
3	(b) Use of revenue.
4	(1) The payments required by this section may be made by electronic transfer of monies to
5	the general treasurer.
6	(2) The general treasurer shall take all steps necessary to facilitate the transfer of monies
7	to a restricted receipt account and made available to the office of the health insurance commissioner
8	to offset costs to assess and collect the penalty, audit manufacturers that are required to submit
9	returns pursuant to this section, and defend appeals from manufacturers. The balance shall be
10	deposited to the "childhood immunization account" described in § 23-1-45(a) and the "adult
11	immunization account" described in § 23-1-45(c), equally.
12	(3) The general treasurer shall provide the commissioner with a record of any monies
13	received and the director of the department of health with a record of any monies transferred and
14	deposited to the two (2) immunization accounts set forth in subsection (b)(2) of this section.
15	(c) Prohibition on withdrawal of prescription drugs for sale.
16	(1) It shall be a prohibition of this chapter for any manufacturer or distributor of an
17	identified drug to withdraw that drug from sale or distribution within this state for the purpose of
18	avoiding the penalty set forth in this section.
19	(2) Any manufacturer who intends to withdraw an identified drug from sale or distribution
20	from within the state in order to avoid a penalty as described in this section shall provide a notice
21	of withdrawal in writing to the board of pharmacy and to the attorney general at a minimum of one
22	hundred eighty (180) days prior to such withdrawal.
23	(3) The attorney general shall assess a penalty of five hundred thousand dollars (\$500,000)
24	on any entity, including any manufacturer or distributor of an identified drug, that it determines has
25	withdrawn an identified drug from distribution or sale in the state in violation of this section.
26	(d) Hearing by commission on application and appeals.
27	(1) Any manufacturer aggrieved by the action of the commissioner in determining the
28	amount of any penalty imposed under the provisions of this section may apply to the commissioner,
29	within thirty (30) days after the notice of the action is mailed to it, for a hearing relative to the
30	penalty. The commissioner shall fix a time and place for the hearing and shall so notify the
31	manufacturer. Upon the hearing the commissioner shall correct manifest errors, if any, disclosed at
32	the hearing and thereupon assess and collect the amount lawfully due together with any penalty or
33	interest thereon.
34	(2) Appeals from administrative orders or decisions made pursuant to any provisions of

this section shall be pursued pursuant to chapter 35 of title 42 ("administrative procedures"). The 1 2 right to appeal under this section shall be expressly made conditional upon prepayment of all 3 contributions, interest, and penalties unless the manufacturer demonstrates to the satisfaction of the 4 court that the manufacturer has a reasonable probability of success on the merits and is unable to 5 prepay all contributions, interest, and penalties, considering not only the manufacturer's own 6 financial resources, but also the ability of the manufacturer to borrow the required funds. If the 7 court, after appeal, holds that the manufacturer is entitled to a refund, the manufacturer shall also 8 be paid interest on the amount at the rate provided in § 44-1-7.1, as amended.

9 SECTION 3. This act shall take effect upon passage.

LC001788

### **EXPLANATION**

# BY THE LEGISLATIVE COUNCIL

OF

## AN ACT

# RELATING TO STATE AFFAIRS AND GOVERNMENT – THE RHODE ISLAND HEALTH CARE REFORM ACT OF 2004 – HEALTH INSURANCE OVERSIGHT

\*\*\*

1	This act would regulate price increases for prescription drugs. Any unsupported price
2	increase of a prescription drug would be subject to a penalty equal to eight percent (80%) of the
3	difference between the revenue generated by the sales of the prescription drug and the revenue that
4	would have been generated if the manufacturer had maintained the wholesale acquisition cost from
5	the previous calendar year, adjusted appropriately for inflation. Manufacturers would be prohibited
6	from withdrawing a prescription drug from sale or distribution for the sole purpose of avoiding the
7	penalty of a price increase.
8	This act would take effect upon passage.

LC001788

\_\_\_\_