Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 10-0417.01 Kristen Forrestal

HOUSE BILL 10-1202

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101 CONCERNING HEALTH BENEFIT COVERAGE FOR CHEMOTHERAPY
102 TREATMENT.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill requires a health benefit plan that covers cancer chemotherapy treatment to provide coverage for prescribed, orally administered anticancer medication at a cost to the patient at the same copayment percentage or relative coinsurance amount as is applied to the cost of other cancer medications.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. Legislative declaration. The general assembly finds that for cancer patients in the United States, there is an inequity in how much they have to pay toward the cost of an oral medication and how much they have to pay for an intravenous product that is administered in a physician's office or clinic. The general assembly further finds that when these inequities exist, patients' access to medically necessary, appropriate treatment is often unfairly restricted. The general assembly also acknowledges that oral chemotherapy is the only treatment for some types of cancer where there is no intravenous alternative. Therefore, the general assembly declares that in order to reduce the out-of-pocket costs for cancer patients whose diagnosis requires treatment through orally administered anticancer medication, the cost-sharing responsibilities for these patients shall be equitable to those of patients receiving intravenously administered anticancer medication.

SECTION 2. 10-16-104, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

10-16-104. Mandatory coverage provisions - definitions.
(21) Oral anticancer medication. (a) ANY HEALTH BENEFIT PLAN THAT

PROVIDES COVERAGE FOR CANCER CHEMOTHERAPY TREATMENT SHALL

PROVIDE COVERAGE FOR PRESCRIBED, ORALLY ADMINISTERED

ANTICANCER MEDICATION THAT HAS BEEN APPROVED BY THE FEDERAL

FOOD AND DRUG ADMINISTRATION AND IS USED TO KILL OR SLOW THE

24 GROWTH OF CANCEROUS CELLS. THE ORALLY ADMINISTERED MEDICATION

25 SHALL BE PROVIDED AT A COST TO THE COVERED PERSON NOT TO EXCEED

26 COINSURANCE PERCENTAGE OR RELATIVE COPAYMENT AMOUNT AS IS

-2- 1202

1	APPLIED TO AN INTRAVENOUSLY ADMINISTERED OR AN INJECTED CANCER
2	MEDICATION PRESCRIBED FOR THE SAME PURPOSE. A MEDICATION
3	PROVIDED PURSUANT TO THIS SUBSECTION (21) SHALL BE PRESCRIBED
4	ONLY UPON A FINDING THAT IT IS MEDICALLY NECESSARY BY THE
5	TREATING PHYSICIAN FOR THE PURPOSE OF KILLING OR SLOWING THE
6	GROWTH OF CANCEROUS CELLS IN A MANNER THAT IS IN ACCORDANCE
7	WITH NATIONALLY ACCEPTED STANDARDS OF MEDICAL PRACTICE,
8	CLINICALLY APPROPRIATE IN TERMS OF TYPE, FREQUENCY, EXTENT SITE,
9	AND DURATION, AND NOT PRIMARILY FOR THE CONVENIENCE OF THE
10	PATIENT, PHYSICIAN, OR OTHER HEALTH CARE PROVIDER. THIS
11	SUBSECTION (21) DOES NOT REQUIRE THE USE OF ORALLY ADMINISTERED
12	MEDICATIONS AS A REPLACEMENT FOR OTHER CANCER MEDICATIONS.
13	NOTHING IN THIS SUBSECTION (21) PROHIBITS COVERAGE FOR ORAL
14	GENERIC MEDICATIONS IN A HEALTH BENEFIT PLAN. NOTHING IN THIS
15	SUBSECTION (21) PROHIBITS A CARRIER FROM APPLYING AN APPROPRIATE
16	FORMULARY OR OTHER CLINICAL MANAGEMENT TO ANY MEDICATION
17	DESCRIBED IN THIS SUBSECTION (21).
18	(b) A CARRIER SHALL NOT ACHIEVE COMPLIANCE WITH THIS
19	SUBSECTION (21) BY IMPOSING AN INCREASE IN PATIENT OUT-OF-POCKET
20	COSTS WITH RESPECT TO ANTI-CANCER MEDICATIONS USED TO KILL OR
21	SLOW THE GROWTH OF CANCEROUS CELLS COVERED UNDER A POLICY
22	BEYOND THE MODIFICATIONS PERMITTED PURSUANT TO SECTION
23	10-16-201.5 (8).
24	SECTION 3. Specified effective date - applicability. This act
25	shall take effect November 1, 2010, and shall apply to policies issued or
26	renewed on or after the effective date of this act.
27	SECTION 4. Safety clause. The general assembly hereby finds,

-3-

- determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, and safety.

-4- 1202