BILL ANALYSIS

S.B. 1834 By: Hegar Government Reform Committee Report (Unamended)

BACKGROUND AND PURPOSE

A pharmacy benefit manager (PBM) is a private company that manages the purchasing, dispensing and reimbursing of prescription drugs. PBMs provide their services to health insurers or to large health care purchasers, such as the Employee Retirement System of Texas, or government agencies such as the Health and Human Services Commission. PBM services include negotiating rebates or discounts from pharmaceutical companies, processing claims for prescription drugs, and negotiating price discounts from retail pharmacies. PBMs also develop formularies and manage utilization of drugs through prior authorization or utilization reviews. Several state agencies have hired PBMs to manage the prescription drug portion of their employee health plans. Under these contracts, the PBMs negotiate with pharmacies and drug manufacturers on behalf of the State of Texas.

Currently, the contracts between state agencies and PBMs fail to appropriately reflect the State's interest. To date, state-contracted PBMs have refused to disclose the source and extent of their profits, despite their use of taxpayer dollars to leverage greater profits for themselves. For example, a recent study conducted by The University of Texas Center for Pharmoeconomic Studies raises doubts that mail order and specialty mail order drug offerings save money. These questionable business practices by state-contracted PBMs inflate drug costs, placing unnecessary pressure on the state budget. Such practices also cause deductibles, co-pays and premiums to rise for beneficiaries of the plans.

This bill reforms the state's PBM contracting process. The bill requires greater transparency in PBM contracts, that PBMs pass-through the full value of discounts from pharmacies and revenue from drug manufacturers on an administrative fee basis, and that the state reserve full auditing rights of a PBM contract.

RULEMAKING AUTHORITY

It is the committee's opinion that this bill does not expressly grant any additional rulemaking authority to a state officer, department, agency, or institution.

ANALYSIS

The bill amends the Government Code, the Health and Safety Code, and the Texas Insurance Code in regards to the treatment of pharmaceutical services between governmental entities that administer state-funded health plans and pharmacy benefit managers (PBMs). The bill affects contracts between PBMs and health plans administered by the Health and Human Services Commission, the Department of State Health Services, the Employee Retirement System of Texas, and the Teacher Retirement System of Texas. The bill makes application of the changes in code prospective and defines for its purpose the terms "pharmacy bene fit manager," "specialty pharmacy service," and "mail order pharmacy."

The bill specifies that that a PBM must pass through to the contracting agency 100 percent of any revenue associated with distribution of a specialty pharmacy product paid to the PBM. Additionally, the PBM must charge the respective agency on an acquisition cost basis for all specialty pharmacy prescriptions, based on actual inventory costs or wholesale acquisition cost. The PBM must also provide case management for critical disease conditions, as specified by the contract, and agree not to incorporate the costs of case management into the costs assessed for specialty pharmacy product drug ingredients.

The bill also requires that a PBM contract, which includes mail order pharmacy services, must charge the contracting agency on an acquisition cost basis, which may include a dispensing fee for all prescriptions filled by a mail order pharmacy, based on actual inventory costs or wholesale acquisition cost.

The bill provides that the contracting agency may audit the program's pharmacy benefit claims, the PBM's contracts with pharmaceutical manufacturers and labelers, the PBM's utilization management clinical criteria, and the program's mail service purchasing invoices, with respect to any mail order or specialty pharmacy services program. Nonetheless, the bill states that a contracting agency's authority to audit the program does not affect the state auditor's authority to access information or conduct an audit.

In turn, the bill provides that a PBM may designate as confidential any information the pharmacy benefit manager is required to disclose. The bill further states that information designated as confidential may not be disclosed unless ordered by a court, made under seal in a court filing, or made to the commissioner of insurance or the attorney general in connection with an investigation, or any other law.

EFFECTIVE DATE

Upon passage, or, if the Act does not receive the necessary vote, the Act takes effect September 1, 2007.