A BILL FOR AN ACT

Concerning health insurance carrier price transparency requirements.

(Snote: 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://leg.colorado.gov.)

The bill requires health insurance carriers (carriers) to comply with federal price transparency laws and to make available an internet-based self-service tool that provides real-time responses to a covered person's questions concerning carrier prices that are based on cost-sharing information.

The bill also requires carriers to submit information required by
federal pharmacy benefit and drug cost reporting laws to the commissioner of insurance. A carrier that violates the requirements of the bill engages in an unfair method of competition and an unfair or deceptive act or practice in the business of insurance.

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

SECTION 1. In Colorado Revised Statutes, add 10-16-167 and 10-16-168 as follows:


    (1) (a) Legislative declaration. The general assembly finds and declares that:

    (I) The federal "Patient Protection and Affordable Care Act", Pub.L. 111-148, was enacted on March 23, 2010, and the federal "Health Care and Education Reconciliation Act of 2010", Pub.L. 111-152, was enacted on March 30, 2010, and these acts are referred to collectively as "PPACA";

    (II) PPACA reorganized, amended, and added to the provisions of part A of Title XXVII of the federal "Public Health Service Act", Pub.L. 78-410, relating to health coverage requirements for group health plans and health insurance issuers in the group and individual markets;

    (III) Section 2715A of the federal "Public Health Service Act", Pub.L. 78-410, provides that group health plans and health insurance issuers offering group or individual health insurance coverage must comply with section 1311 (e)(3) of PPACA, which addresses transparency in health coverage and imposes certain reporting and disclosure requirements for health plans;
(IV) Effective January 11, 2021, the Federal Centers for Medicare and Medicaid Services, or "CMS", published the final rule to implement PPACA, codified at 45 CFR 147.210 to 147.212;

(V) In its summary of the final rule, CMS states that requiring plans to disclose in-network provider rates, historical out-of-network allowed amounts and the associated billed charges, and negotiated rates for prescription drugs "can help ensure the accurate and timely disclosure of information appropriate to support an efficient and competitive health care market"; and

(VI) As former United States President Donald Trump's "Executive Order on Improving Price and Quality Transparency in American Healthcare to Put Patients First" explains: "To make fully informed decisions about their healthcare, patients must know the price and quality of a good or service in advance." Additionally, the executive order then notes that "patients often lack both access to useful price and quality information and the incentives to find low-cost, high-quality care." The lack of this information is widely understood to be one of the root problems causing dysfunction within the United States' health-care system.

(b) Therefore, in order to protect Colorado health-care consumers, it is the intent of the General Assembly to require carriers to provide consumer access to accurate and accessible health-care coverage price information.

(2) Definitions. As used in this section:

(a) "Carrier price transparency laws" means the
REQUIREMENTS CODIFIED IN 42 U.S.C. SEC. 18031 (e)(3), AS AMENDED, AND THE IMPLEMENTING RULES ADOPTED BY THE UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES.

(b) "FEDERAL CENTERS FOR MEDICARE AND MEDICAID SERVICES" OR "CMS" MEANS THE CENTERS FOR MEDICARE AND MEDICAID SERVICES IN THE UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES.

(c) "ITEMS AND SERVICES" OR "ITEMS OR SERVICES" MEANS "ITEMS OR SERVICES" AS DEFINED IN 45 CFR 147.210 (a)(2)(xiii).

(d) "PHARMACY BENEFIT AND DRUG COST REPORTING LAWS" MEANS THE REQUIREMENTS CODIFIED IN 26 U.S.C. SEC. 9825, AS AMENDED.

(3) Transparency - rules. (a) BEGINNING JULY 1, 2024, A CARRIER SHALL COMPLY WITH CARRIER PRICE TRANSPARENCY LAWS AND SHALL MAKE AVAILABLE AN INTERNET-BASED SELF-SERVICE TOOL THAT PROVIDES REAL-TIME RESPONSES TO EACH INDIVIDUAL ENROLLED IN A HEALTH BENEFIT PLAN WHO REQUESTS COST-SHARING INFORMATION THAT IS ACCURATE AT THE TIME OF THE COVERED PERSON'S REQUEST. THE SERVICE TOOL MUST ALSO PROVIDE:

(I) SEARCHABLE COST-SHARING INFORMATION FOR A COVERED ITEM OR SERVICE PROVIDED BY A SPECIFIC IN-NETWORK PROVIDER; AND

(II) SEARCHABLE INFORMATION FOR AN OUT-OF-NETWORK ALLOWED AMOUNT, PERCENTAGE OF BILLED CHARGES, OR OTHER RATE THAT PROVIDES A REASONABLY ACCURATE ESTIMATE OF THE AMOUNT A CARRIER WILL PAY FOR A COVERED ITEM OR SERVICE PROVIDED BY AN OUT-OF-NETWORK PROVIDER.

(b) IF A COVERED PERSON CAN DEMONSTRATE THAT THE COVERED PERSON RELIED ON COST-SHARING OR PRICE INFORMATION PROVIDED
THROUGH THE SERVICE TOOL CREATED PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION, A CARRIER SHALL NOT CHARGE THE COVERED PERSON AN AMOUNT GREATER THAN THE COST-SHARING OR PRICE INFORMATION REFLECTED IN THE SERVICE TOOL FOR COVERED HEALTH-CARE ITEMS OR SERVICES PROVIDED OR PERFORMED WITHIN THIRTY DAYS AFTER THE COVERED PERSON FOUND THE COST-SHARING OR PRICE INFORMATION THROUGH THE USE OF THE SERVICE TOOL.

(c) THE COMMISSIONER MAY ADOPT RULES TO IMPLEMENT THIS SUBSECTION (3).

(4) (a) BEGINNING JULY 1, 2025, EACH CARRIER SHALL MAKE PUBLICLY AVAILABLE, IN A FORM AND MANNER DETERMINED BY THE COMMISSIONER, THREE PRICE-TRANSPARENCY FILES. THE FILES MUST INCLUDE INFORMATION REGARDING:

(I) NEGOTIATED RATES FOR ALL COVERED ITEMS AND SERVICES BETWEEN THE HEALTH BENEFIT PLAN OR CARRIER AND IN-NETWORK PROVIDERS;

(II) UNIQUE OUT-OF-NETWORK ALLOWED AMOUNTS AND BILLED CHARGES FOR COVERED ITEMS AND SERVICES FURNISHED BY OUT-OF-NETWORK PROVIDERS; AND

(III) IN-NETWORK NEGOTIATED RATES AND HISTORICAL NET PRICES FOR ALL PRESCRIPTION DRUGS COVERED BY THE HEALTH BENEFIT PLAN OR CARRIER.

(b) THE COMMISSIONER SHALL CONDUCT A STAKEHOLDER ENGAGEMENT PROCESS TO CREATE A STANDARDIZED TEMPLATE FOR THE PRICE-TRANSPARENCY FILES.

(c) EACH CARRIER SHALL UPDATE THE PRICE-TRANSPARENCY FILES AND INFORMATION REQUIRED BY SUBSECTION (4)(a) OF THIS SECTION ON
AT MINIMUM A MONTHLY BASIS. EACH CARRIER SHALL CLEARLY INDICATE
THE DATE THAT THE FILES WERE MOST RECENTLY UPDATED.

(5) A CARRIER THAT VIOLATES THIS SECTION COMMITS AN UNFAIR METHOD OF COMPETITION AND AN UNFAIR OR DECEPTIVE TRADE PRACTICE UNDER SECTION 10-3-1104.

10-16-168. Carriers - prescription drug coverage - transparency - violation. BEGINNING JANUARY 1, 2025, AND ON OR BEFORE EACH JANUARY 1 THEREAFTER, EACH CARRIER SHALL SUBMIT TO THE COMMISIONER, IN THE SAME FORM AND MANNER AS SUBMITTED TO THE UNITED STATES SECRETARY OF HEALTH AND HUMAN SERVICES, INFORMATION REQUIRED BY FEDERAL PHARMACY BENEFIT AND DRUG COST REPORTING LAWS.

SECTION 2. In Colorado Revised Statutes, 10-3-1104, add (1)(uu) as follows:

10-3-1104. Unfair methods of competition - unfair or deceptive practices. (1) The following are defined as unfair methods of competition and unfair or deceptive acts or practices in the business of insurance:

(uu) A VIOLATION OF SECTION 10-16-167 OR 10-16-168.

SECTION 3. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions.