Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: H3/23/99 S4/8/99		
2	82nd General Assembly	A Bill		
3	Regular Session, 1999		HOUSE BILL	1989
4				
5	By: Representative Teague			
6				
7				
8		For An Act To Be Entitled		
9	"AN ACT	TO REQUIRE EQUITY IN PRESCRIPTION DRUG		
10	BENEFI TS;	; AND FOR OTHER PURPOSES."		
11				
12		Subtitle		
13		IE PRESCRIPTION DRUG BENEFIT EQUITY		
14	ACT	- II -		
15				
16				
17	BE II ENACIED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAI	NSAS:	
18				
19 20		kansas Code 17-92-401 is amended to rea		
20 21		plicability to out-of-state operations		
21		acy operating outside the state which <u>i</u> n any manner a dispensed legend drug i		
22		nse issued by the Arkansas State Board		
23 24		rmacy operation dispensing the prescri	2	
25		all abide by Arkansas law and regulation		d.
26		armacy operating outside the state which		
27		n any manner a dispensed legend drug i		
28		on staff in the out-of-state pharmacy a		
29	pharmacist, who shall	I be designated the pharmacist-in-charg	ge for the Arka	nsas
30	out-of-state pharmacy	y license.		
31	<u>(2) If</u>	the out-of-state pharmacy fails to have	e on staff an	
32	Arkansas licensed pha	armacist due to extended illness, deat	n, resignation,	or
33	for any other reason,	, the pharmacy shall, within ten (10) (<u>calendar days,</u>	
34	<u>notify the Board of I</u>	Pharmacy of the fact and must, within	<u>thirty (30) cal</u>	<u>endar</u>
35	<u>days, or such addition</u>	onal time at the discretion of the boa	rd not to excee	<u>d</u>
36	<u>thirty (30) calendar</u>	days, either secure the services of a	<u>n Arkansas lice</u>	nsed



As Engrossed: H3/23/99 S4/8/99

1	pharmacist or cease to operate as a pharmacy in the State of Arkansas.
2	(c) An out-of-state pharmacy which ships, mails, or delivers in any
3	manner a dispensed legend drug into Arkansas shall designate an agent, who is
4	a resident of Arkansas, for service of process and register such agent with
5	the Secretary of State.
6	(d) If under investigation for violation of Chapter 92, Title 17 of the
7	Arkansas Code, an out-of-state pharmacy shall be required to appear before the
8	board to respond to questions concerning such investigation.
9	(e) The board shall have all the powers to enforce this section as are
10	granted to the board under Chapter 92, Title 17 of the Arkansas Code."
11	
12	SECTION 2. Chapter 79 of Title 23 of the Arkansas Code is amended by
13	adding the following new section to be numbered by the Arkansas Code Revision
14	Commission:
15	"Prescription Drug Benefits.
16	(a) As used in this section, 'insurance policy' means any individual,
17	group, or blanket policy, contract, or evidence of coverage written, issued,
18	amended, delivered, or renewed in this state, or which provides such insurance
19	for residents of this state, by an insurance company, hospital medical
20	corporation, or health maintenance organization.
21	(b) No insurance company, hospital medical corporation, or health
22	maintenance organization issuing insurance policies in this state shall
23	contract with a pharmacist, pharmacy, pharmacy distributor or wholesale drug
24	distributor, nonresident or otherwise to provide benefits under such insurance
25	policies for the shipment or delivery of a dispensed legend drug into the
26	State of Arkansas, unless such pharmacist, pharmacy or distributor has been
27	granted a license or permit from the Arkansas State Board of Pharmacy to
28	operate in the State of Arkansas.
29	(c)(1) Each insurance policy shall apply the same coinsurance, co-
30	payment and deductible factors to <i>covered</i> drug prescriptions filled by a
31	pharmacy provider who participates in the insurance policy's network if the
32	provider meets the contract's explicit product cost determination.
33	(2) Nothing in this subsection (c) shall be construed to prohibit
34	the insurance policy from applying different coinsurance, copayment and
35	deductible factors between and among generic and brand name drugs.
36	(d) Insurance policies shall not set a limit on the quantity of drugs

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HB1989

1	which an enrollee may obtain at any one time with a prescription, unless such
2	limit is applied uniformly to all pharmacy providers in the insurance policy's
3	network.
4	<u>(e)(1) For the purpose of this subsection (e), 'maintenance drug' means</u>
5	a drug prescribed by a practitioner who is licensed to prescribe drugs and
6	used to treat a medical condition for a period greater than thirty (30) days.
7	(2) Insurance policies shall not insist or mandate any provider
8	to change an enrollee's maintenance drug unless the prescribing provider and
9	enrollee agree to such change.
10	(3) Notwithstanding other provisions of law to the contrary,
11	insurance policies that change an enrollee's maintenance drug without the
12	consent of the provider and enrollee shall be liable to the provider or
13	enrollee or both for any damages resulting from such change.
14	(f) The commissioner shall enforce the provisions of this section and
15	shall impose and collect a penalty of one thousand dollars (\$1,000) for the
16	first violation of this section and a penalty of five thousand dollars
17	(\$5,000) for each subsequent violation of this section. In addition, the
18	commissioner shall have all the powers to enforce this section as are granted
19	to the commissioner elsewhere in the Arkansas Insurance Code, beginning at
20	<u>§ 23-60-101.</u>
21	(g) The commissioner shall have all the powers to enforce this section,
22	including, but not limited to, ensuring that the different coinsurance,
23	copayment and deductible factors applicable between and among generic and
24	brand name drugs are reasonable, as are granted to the commissioner elsewhere
25	in the Arkansas Insurance Code, beginning at § 23-60-101."
26	
27	SECTION 3. All provisions of this act of a general and permanent nature
28	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
29	Revision Commission shall incorporate the same in the Code.
30	
31	SECTION 4. If any provision of this act or the application thereof to
32	any person or circumstance is held invalid, such invalidity shall not affect
33	other provisions or applications of the act which can be given effect without
34	the invalid provision or application, and to this end the provisions of this
35	act are declared to be severable.
36	

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1	SECTION 5.	All laws	and	parts	ofla	ws in	conflict	wi th	thi s	act	are
2	hereby repealed.										
3				/s/	∕ Teag	jue					
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