H. R. 4215

To amend title XVIII of the Social Security Act to provide for pharmacy benefits manager standards under the Medicare prescription drug program to further fair audits of and payments to pharmacies.

IN THE HOUSE OF REPRESENTATIVES

March 20, 2012

Mrs. McMorris Rodgers introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend title XVIII of the Social Security Act to provide for pharmacy benefits manager standards under the Medicare prescription drug program to further fair audits of and payments to pharmacies.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Medicare Pharmacy
- 5 Transparency and Fair Auditing Act".

1	SEC. 2. PHARMACY BENEFITS MANAGER STANDARDS
2	UNDER MEDICARE FOR FAIR AUDITS AND
3	PAYMENTS TO PHARMACIES.
4	Section 1860D–12(b) of the Social Security Act (42
5	U.S.C. 1395w–112(b)) is amended by adding at the end
6	the following new paragraphs:
7	"(7) Pharmacy benefits manager trans-
8	PARENCY AND PROPER OPERATIONS REQUIRE-
9	MENTS.—Each contract entered into with a PDP
10	sponsor for the offering of a prescription drug plan
11	under this part for a plan year beginning after 2013
12	shall provide that the PDP sponsor may not enter
13	into a contract with any pharmacy benefits manager
14	to manage the prescription drug coverage provided
15	under such plan, or to control the costs of the pre-
16	scription drug coverage under such plan, unless the
17	pharmacy benefits manager satisfies the following
18	requirements:
19	"(A) PBM AUDIT REQUIREMENTS.—The
20	following shall apply to each audit of a phar-
21	macy conducted by or for the pharmacy benefits
22	manager with respect to such prescription drug
23	plan:
24	"(i) The period covered by the audit
25	may not exceed 2 years from the date the

1	claim involved was submitted to or ad-
2	justed by the pharmacy benefits manager.
3	"(ii) In the case the audit involves
4	clinical or professional judgment, the audit
5	shall be conducted by, or in consultation
6	with, a pharmacist licensed in the State of
7	the audit or the State board of pharmacy.
8	"(iii) The pharmacy benefits manager
9	may not apply recordkeeping requirements
10	on the pharmacy that are more stringent
11	than such requirements applied under Fed-
12	eral law or the State law involved.
13	"(iv) The pharmacy benefits manager,
14	or the entity conducting the audit for the
15	pharmacy benefits manager, shall have in
16	place a written appeals process that shall
17	include procedures for appeals for prelimi-
18	nary reports and final reports related to
19	such audit.
20	"(v) The pharmacy, practice site, or
21	other entity may use the records of a hos-
22	pital, physician, or other authorized practi-
23	tioner to validate the pharmacy records
24	and any legal prescription (one that com-
25	plies with State Board of Pharmacy re-

1	quirements) may be used to validate claims
2	submitted by the pharmacy in connection
3	with prescriptions, refills, or changes in
4	prescriptions.
5	"(vi) The pharmacy benefits manager
6	may not, pursuant to the audit, disallow or
7	reduce payment with respect to a claim
8	submitted by the pharmacy because of a
9	clerical or recordkeeping error (such as a
10	typographical error, scrivener's error, or
11	computer error) if there is an absence of
12	intent to commit fraud.
13	"(vii) The pharmacy benefits manager
14	or other entity conducting the audit may
15	not use extrapolation or other statistical
16	expansion techniques in calculating any
17	recoupment or penalty pursuant to the
18	audit.
19	"(viii) The pharmacy benefits man-
20	ager shall disclose the amount of each pay-
21	ment recovered pursuant to the audit to
22	the PDP sponsor with a copy to the phar-
23	macy.
24	"(ix) Any payment recovered by the
25	pharmacy benefit manager pursuant to the

1	audit shall be returned to the PDP spon-
2	sor.
3	"(B) DISCLOSURE REQUIREMENTS.—In
4	the case of a pharmacy benefits manager that
5	uses a maximum allowable cost list with respect
6	to determining reimbursements to pharmacies
7	for multiple source drugs (as defined in section
8	1927(k)), with respect to any contract between
9	the pharmacy benefits manager and a phar-
10	macy, with respect to the prescription drug plan
11	offered by the PDP sponsor, the pharmacy ben-
12	efits manager shall—
13	"(i) include in such contract the
14	methodology and resources utilized for
15	such maximum allowable cost list;
16	"(ii) update pricing information on
17	such list at least weekly, starting on Janu-
18	ary 1 of each calendar year; and
19	"(iii) establish a process to provide
20	prompt notification of such pricing infor-
21	mation updates to the pharmacy.".