Session – Panel Discussion

Transforming Pharmacy Benefits: Embracing the Push for Transparency, Innovation, and the Future of PBM Solutions

Moderator: Hugh Gallagher

Chief Commercial Officer | Leaf Health

Panelists:

- Lisa Boyd, Co-founder and CEO | Liviniti
- Lisa Gish, RN, MHA, CPBS®, Director of Product and Marketing Strategy | TrueScripts
- Rachel Straus, Founder and CEO | PBM Princess, LLC

Embracing Transparency

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Legislative Oversight

2025: President Trump, RFK Jr., Dr. Oz, Makary









Previously introduced bills which garnered bipartisan support (\$1339 and \$1542) focused on transparency requirements, prohibition on spread pricing and rebate reform did not pass in December of 2024.

The Health Subcommittee reconvened in February 2025.
Lawmakers met to discuss "An Examination of How Reining in PBMS Will Drive Competition and Lower Costs for Patients."

High probability new PBM legislation will be reintroduced in 2025 with focus on promoting transparency within PBM contracting and commercial market practices

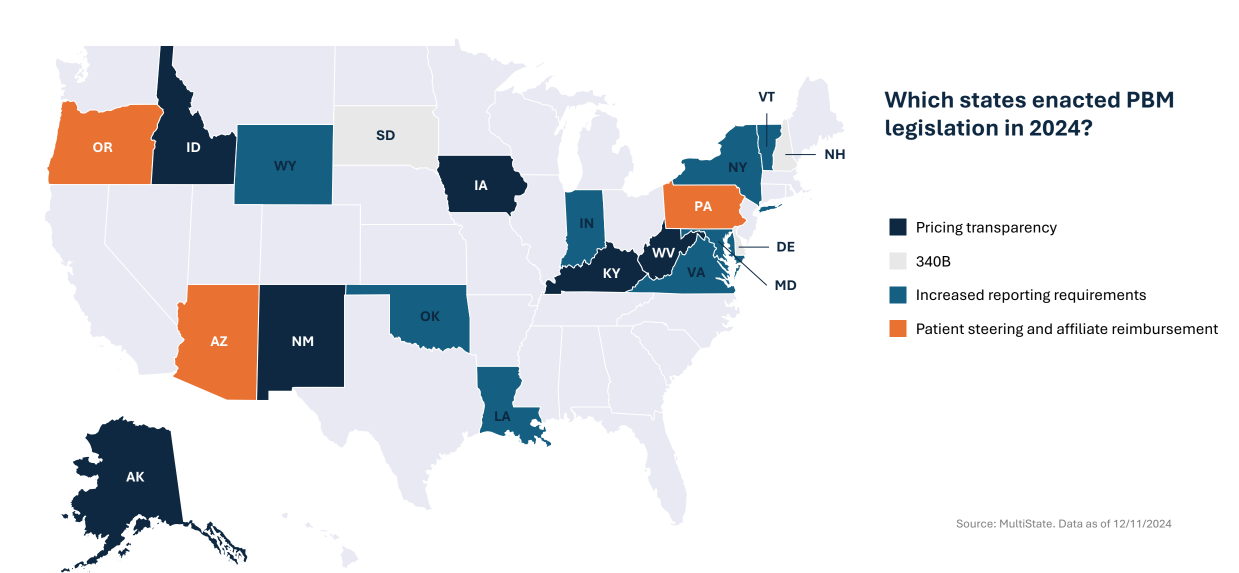
Up For Discussion

- Spread Pricing
- Pass Through of Rebates
- Retroactive Fees (DIR)
- Patient Steering
- Audit Practices
- Appeals Processes
- Delinking
- ERISA Preemption



PBM State Law Update

Patient Steering, PBM Reporting Requirements Expanded and Ban on Spread Pricing



States Focusing on PBM Reform 2025



Massachusetts



Florida



Oklahoma



Arkansas



Mississippi

Passed

Imposing cost sharing limits, mandatory licensing and regulation of PBMs, reporting requirements.

Market conduct exams **underway.**

The Patient's Right to Pharmacy Act

It restricts SI Plans on network and formulary choice.

HB 1150 - Passed

Bans PBMs from owning pharmacies within the states, includes operating a mail order only pharmacy.

SB 2677 & HB 1123

Focuses on PBM regulation and oversight.

McKee Foods Corporation v. BFP, Inc.,

 On March 31, 2025, the U.S. District Court for the Eastern District of Tennessee ruled that ERISA supersedes key provisions of Tennessee laws

- Federal Preemption Affirmed
- Plan Design Autonomy Protected
- Incentive Structures Upheld
- Fiduciary Responsibilities Clarified
- Implications for Multi-State Employers

The court's ruling is a positive development for sponsors of self-insured ERISA plans.

Innovative Payment Models

340B Insights

Hospitals and other Covered Entities are accused of:

Profiting from 340B without necessarily benefiting patients or reinvesting the savings for patients

Pursuing duplicate discounts from 340B pricing and rebates from payers

Growing 340B drug purchases through explosion of contract pharmacies



Regulatory:

States are fighting back by enacting laws for contract pharmacies

Federal courts are fighting the proposed rebate model as being unaffordable



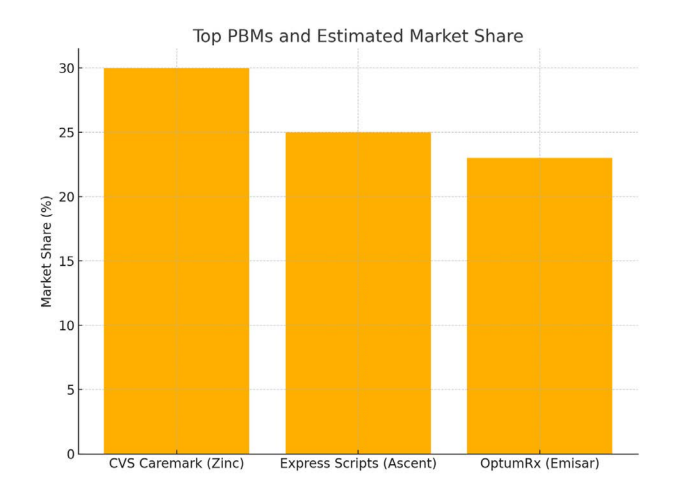
Drug Manufacturers:

Have restricted contract pharmacy use

Have attempted to move from a discount to rebate model

Rebates and the News

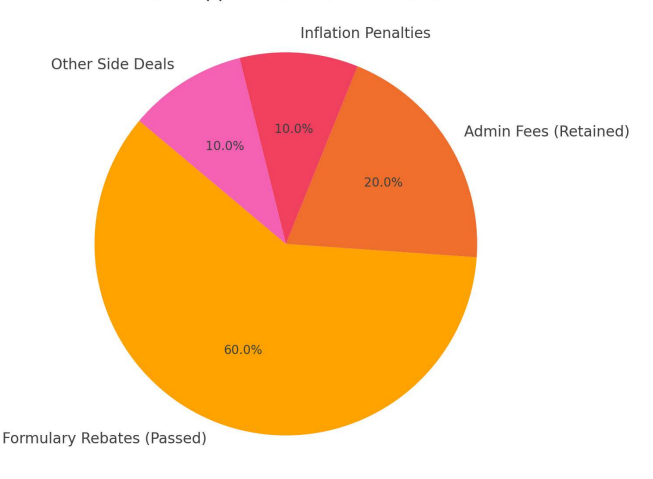
- Dominance of Major PBMs: CVS Caremark, Express Scripts, and OptumRx process nearly 80% of all Rx claims
- PBMs have their own GPOs for rebates: Zinc (CVS), Ascent (Express Scripts), Emisar (OptumRx)
- FTC is investigating PBM-owned GPOs for anti-competitive behavior
- Rebates may increase list prices, disadvantaging consumers



The 100% Pass-Through Illusion

- '100% pass-through' usually means only formulary rebates.
- Admin fees, inflation penalties, and other bonuses often excluded.
- PBM-owned GPOs may keep dollars outside rebate bucket.
- Considerations:
 - O What is defined as a rebate?
 - Will cost saving programs (OTC, Specialty, international) impact the contract terms negatively

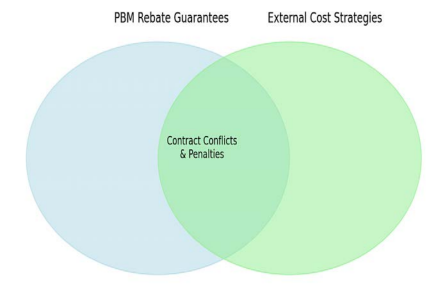
What Happens to Rebate Dollars?



When Rebates Clash with Cost-Saving Strategies

- Rebate guarantees may block programs like PAPs or international sourcing.
- These programs shift brand/specialty drug volume, hurting PBM rebate performance.
- Running outside programs may breach contract or trigger penalties.
- Solution: Carve out rebates via standalone contracts or aggregators.
- Considerations to ask PBMs:
 - Can rebates be marketed like the claims to vendors of the client's choice?
 - O Will this impact the rates? And why?

Where Rebates and Cost Strategies Collide



Rebate vs. Savings vs. Channel Optimization

- Rebates are not the same as net savings.
- Therapeutic changes should always be considered
- 340B and alternative channels can remove PBM margin (or Rebate margin) and increase value especially in the case of guarantees (even in a pass-through contract!)
- Employers should optimize by drug and site of care.
- Question: Are you chasing rebates or actual value?

DRUG NAME	PRICE (net est. Rebate 30%)	340B	Cost	\$\$ Savings by Percentage
OZEMPIC	\$4,257,057.02	\$3,396,753.10	\$860,303.92	20%
JARDIANCE	\$2,622,977.60	\$900,039.89	\$1,722,937.71	66%
TRULICITY	\$1,245,357.84	\$580,160.00	\$665,197.84	53%
STELARA	\$1,187,871.34	\$542,650.00	\$645,221.34	54%
FARXIGA	\$832,724.29	\$513,275.83	\$319,448.46	38%
ENBREL	\$806,890.56	\$282,362.20	\$524,528.36	65%
RINVOQ	\$755,544.65	\$417,666.67	\$337,877.98	45%
SKYRIZI	\$744,236.86	\$442,500.00	\$301,736.86	41%
JANUVIA	\$701,254.78	\$441,128.00	\$260,126.78	37%
RYBELSUS	\$700,417.86	\$535,860.00	\$164,557.86	23%

Key Drug Trends and The Future of PBM

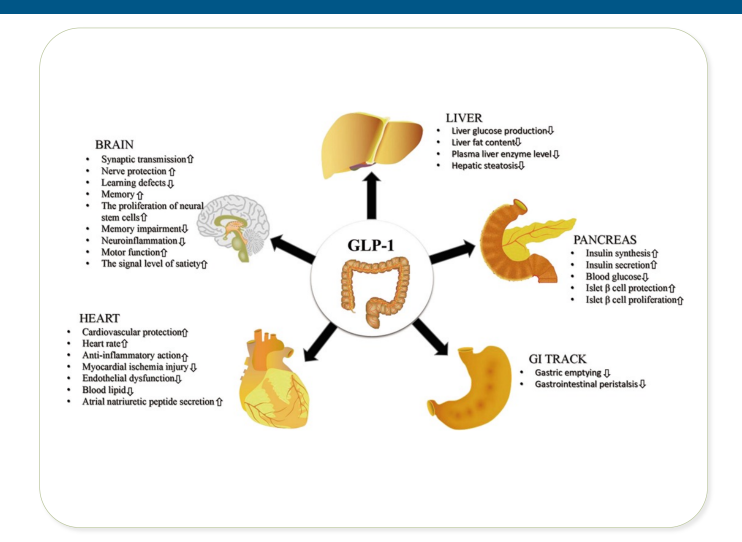
Uses for GLP-1 Medication

FDA Approved Indications:

- Diabetes Mellitus Type 2
- Weight Loss
- Sleep Apnea
- CV Risk Associated with Obesity

Current Clinical Trials:

- Heart Failure
- Peripheral Artery Disease (PAD)
- Diabetic Kidney Disease
- · Alzheimer's Disease
- Parkinson's Disease
- NAFLD/NASH



Approved GLP-1/GIP Medications

Generic Name	Brand Name	Approval Date	Indication
Exenatide	Byetta	2005	Type 2 Diabetes
Exanatide extended- release	Bydureon	2012	Type 2 Diabetes
Liraglutide	Victoza	2010	Type 2 Diabetes
	Saxenda	2014	Weight-loss
Dulaglutide	Trulicity	2014	Type 2 Diabetes
Semaglutide	Ozempic	2017	Type 2 Diabetes
	Rybelsus (PO)	2019	Type 2 Diabetes
	Wegovy	2021	Weight-loss
Tirzepatide	Mounjaro	2022	Type 2 Diabetes
	Zepbound	2023	Weight-loss
		2024	Sleep Apnea

FDA Stops Compounds

Tirzepatide and semaglutide are no longer in a shortage

FDA Grace Period End Dates:

- Tirzepatide
 - Pharmacies Feb 18th
 - Outsourcing Facilities March 19th
- Semaglutide
 - Pharmacies April 22nd
 - Outsourcing Facilities May 22nd





Current Landscape/Pipeline

CagriSema (cagrilintide/semaglutide)

- Type 2 Diabetes (2026)
- Weight Loss (2027)
 - REDEFINE 1 Phase 3 trial
 - 22.7% weight loss vs 16.1% weight loss with semaglutide

Notable future indication expansions:

- Zepbound
 - Heart Failure (3Q2025)
- Wegovy
 - Heart Failure (2H2025)
 - Metabolic dysfunction-associated steatohepatitis (2026)
 - Osteoarthritis of knee with obesity (2026)
- Ozempic
 - PAD with Diabetes (2026)
 - Diabetic retinopathy (2027)
- Rybelsus
 - Alzheimer's Disease (2027)



Coverage Strategy

Prior Authorization must be in place

- No "Smart" Prior Authorizations
- Provider must show documentation of diagnosis (Ex: A1c)

Initial Prior Authorization Criteria – Weight Loss

- At least 3 months of lifestyle modifications which include a reduced calorie diet and increased physical activity
 - Lifestyle modifications are to be continue during weight loss therapy
- BMI ≥ 30 (obese)
- BMI <u>></u> 27 with at least ONE weight-related comorbidity

Continuation (at 6 months) – Weight Loss

• Weight reduction \geq 5% from baseline

What is Biosimilar?

Biologic:

Made of sugars, proteins, living cells, or tissues

Natural or living sources (animal/plant cells, bacteria, yeast)

Biosimilar FDA Definition: A biopharmaceutical product highly similar to the reference product without meaningful differences in safety, purity, and potency.

Reference Product:

Original FDA approved biologic

Requirements to be a biosimilar:

Made from same type of source

Provide same clinical benefit Same strength, dosage and administration Same side effect profile

Biosimilars vs Generics

Similarities:

- Undergo clinical trials to compare with Brand medication
- Brand medication is FDA approved
- Abbreviated FDA review process compared to new medications
- Are as safe and effective as Brand medication
- Generally, less expensive than Brand medication

Differences:

- Biosimilar is made from a natural source, while a generic is made from chemicals
- Biosimilar is "similar" to Brand medication, while a generic is an exact copy
- FDA requires more clinical information from trials for biosimilars
- Biosimilars need additional information/trials to be considered interchangeable while generics can be automatically substituted for the Brand medication

Available Biosimilars

Humira (adalimumab)	
Lucentis (ranibizumab)	
Neulasta (pegfilgrastim)	
Neupogen (filgrastim)	
Procrit, Epogen (epoetin alfa)	
Actemra (tocilizumab)	

Humira (adalimumab)

FDA Indications:

- Ankylosing Spondylitis
- Crohn's Disease
- Hidradenitis Suppurativa
- Plaque Psoriasis
- Psoriatic Arthritis
- Rheumatoid Arthritis
- Sarcoidosis
- Ulcerative Colitis
- Uveitis

Approved Biosimilars: 10

Humira WAC price: \$6,922

~\$1,500-\$2,000 net cost

Biosimilar Low WAC Price:

\$995 - \$1,385

~\$700-\$1,000 net cost

Stelara (Ustekinumab)

FDA Indications:

- Plaque Psoriasis
- Psoriatic Arthritis
- Crohn's Disease
- Ulcerative Colitis

Approved Biosimilars: 7

Over 90% of Stelara spend is within the pharmacy benefit

Humira WAC price:

\$30,000 ~\$1,500-\$2,000 rebate value \$12-16k net cost

Biosimilar Low WAC Price:

\$3,000 - \$4,200 ~\$2,200 net cost

Financial Impact

Autoimmune disease category accounts for 1% of commercially insured patients but over 42% of specialty spend

Low WAC Stelara biosimilars are ~75% lower net cost compared to Stelara

Biosimilar market share on average at year 3:

- Fast uptake: 53% market share
- Slow uptake: 23% market share

Autoimmune market is generally considered a slow uptake biosimilar market

PBM Strategies

Three primary biosimilar strategies

1.

Stelara/Humira at parity with biosimilars (usual 2-3 biosimilar options)

- Retains rebate value on innovator
- Most common strategy

2.

Stelara/Humira Continuation of Therapy with biosimilar new starts

 Rebate reduction on innovator 3.

Biosimilar new starts

 No rebate value on innovator

PBM Strategies

Each PBM has their own internal strategy on biosimilar switches

Very important when selecting

CoT or biosimilar only

Must work with PBM with an aggressive biosimilar switch strategy if moving to a biosimilar only formulary

Can have rebate
implications on other
medications when electing
to remove Humira/Stelara
from formulary

Innovative Payment Models:

Alternative Funding Considerations

Sourcing Brand Humira or
Stelara may be higher net
cost than a biosimilar
option

More savings potential getting a member to switch to a biosimilar than to source Brand medication

Careful critique of savings analyses,
International
Sourcing Savings

Winning Messages

- Transparent PBMs deliver lowest net cost
- Challenge where the carriers won't:
 - Site of Care
 - White Bagging
 - Alternative Funding
 - International Sourcing
 - Specialty Carve Out
- One year contract/term
- Medical Rx Rebates
- Scale driven competitive pricing with preferred PBMs (Stronger Buying Power)
- Independent Prior Authorization (No fox guarding the hen house)
- Leverage Market Experts for pricing review with audited claim data

Thank You.

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