HB1825 Enrolled

1 AN ACT concerning insurance.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

- Section 5. The Illinois Insurance Code is amended by adding
 Section 356z.19 as follows:
- 6 (215 ILCS 5/356z.19 new)
- 7 Sec. 356z.19. Cancer drug parity.
- 8 (a) As used in this Section:
- 9 "Financial requirement" means deductibles, copayments,
- 10 <u>coinsurance</u>, <u>out-of-pocket</u> expenses, <u>aggregate</u> lifetime
- 11 limits, and annual limits.
- 12 <u>"Treatment limitation" means limits on the frequency of</u> 13 <u>treatment, days of coverage, or other similar limits on the</u> 14 scope or duration of treatment.
- (b) On and after the effective date of this amendatory Act 15 of the 97th General Ass<u>embly, every insurer that amends,</u> 16 17 delivers, issues, or renews an individual or group policy of accident and health insurance amended, delivered, issued, or 18 19 renewed on or after the effective date of this amendatory Act of the 97th General Assembly that provides coverage for 20 21 prescribed orally-administered cancer medications and 22 intravenously administered or injected cancer medications shall ensure that: 23

- 2 - LRB097 05082 RPM 45123 b

1	(1) the financial requirements applicable to such
2	prescribed orally-administered cancer medications are no
3	more restrictive than the financial requirements applied
4	to intravenously administered or injected cancer
5	medications that are covered by the policy and that there
6	are no separate cost-sharing requirements that are
7	applicable only with respect to such prescribed
8	orally-administered cancer medications; and
9	(2) the treatment limitations applicable to such
10	prescribed orally-administered cancer medications are no

10prescribed orally-administered cancer medications are no11more restrictive than the treatment limitations applied to12intravenously administered or injected cancer medications13that are covered by the policy and that there are no14separate treatment limitations that are applicable only15with respect to such prescribed orally-administered cancer16medications.

17 (c) An insurer cannot achieve compliance with this Section 18 by increasing financial requirements or imposing more 19 restrictive treatment limitations on prescribed 20 orally-administered cancer medications or intravenously 21 administered or injected cancer medications covered under the 22 policy on the effective date of this amendatory Act of the 97th 23 General Assembly.

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