Outdated coverage policies in Georgia USED TO limit cancer patients’ access to life-saving drugs!

Traditionally, IV chemotherapy treatments are covered under a health plan’s medical benefit where the patient is required to pay an office visit co-pay, usually between $20 and $30. Conversely, oral anticancer medications are covered under a health plan’s prescription benefit and, many times, patients are responsible for extremely high and unmanageable copays, creating an enormous barrier for patients to access orally administered drugs. According to a recent study published in the Journal of Oncology Practice and American Journal of Managed Care, 10% of cancer patients failed to fill their initial prescriptions for oral anticancer medications due to high out-of-pocket costs.

Legislative Solution

In an effort to remove barriers to accessing lifesaving treatments for cancer patients, Georgia passed legislation for health policies issued or renewed on or after January 1, 2015. This law requires any health benefit plan that provides coverage for cancer treatment to extend coverage for orally administered anticancer medication at a cost no less favorable to intravenously administered or injected cancer medications. A health benefit plan is also in compliance with the law if they charge no more than $200 per prescription for the orally administered anticancer treatment. Plans may not increase the cost-sharing of IV medications or reclassify benefits to comply with the legislation.

What Does This Mean for Patients?

If a patient is privately insured (the law does not apply to Medicare or Medicare supplemental plans), and their plan covers chemotherapy, an FDA-approved, orally administered drug will have a maximum of $200 co-payment per prescription, per month.

What to do if an insurance plan does not comply & to find out if the law applies to your health plan:

Please visit the Georgia Department of Insurance on the web at http://www.oci.ga.gov/ConsumerService/Complaint.aspx or contact the Division of Consumer Services at 1-800-656-2298. For information about our oral parity work in Washington, DC, please go to: peac.myeloma.org.
Georgia’s Oral Anticancer Treatment Access Law: What Clinicians Need to Know

PART II

78 SECTION 2-1. This Act shall be known and may be cited as the "Cancer Treatment Fairness Act."

80 SECTION 2-2. Article 1 of Chapter 24 of Title 33 of the Official Code of Georgia Annotated, relating to general provisions regarding insurance generally, is amended by adding a new Code section to read as follows:

84 "33-24-56.5.

85 (a) As used in this Code section, the term:
86 (1) 'Cost sharing requirements' includes co-payments, coinsurance, deductibles, and any other amounts paid by the covered person for a prescription dispensed by a licensed retail pharmacy.
(2) 'Health benefit policy' means any individual or group plan, policy, or contract for health care services issued, delivered, issued for delivery, executed, or renewed by an insurer in this state on or after January 1, 2015. The term 'health benefit policy' does not include the following limited benefit insurance policies: accident only, CHAMPUS supplement, dental, disability income, fixed indemnity, long-term care, Medicaid, medicare supplement, specified disease, vision, self-insured plans, and nonrenewable individual policies written for a period of less than six months.
96 (3) 'Insurer' means any person, corporation, or other entity authorized to provide health benefit policies under this title.
98 (b) A health benefit policy that provides coverage for intravenously administered or injected chemotherapy for the treatment of cancer shall provide coverage for orally administered chemotherapy for the treatment of cancer on a basis no less favorable than the intravenously administered or injected chemotherapy regardless of the formulation or benefit category determination by the insurer.
103 (c) An insurer providing a health benefit policy and any participating entity through which the insurer offers health services shall not:
105 (1) Vary the terms of any health benefit policy in effect on December 30, 2014, to avoid compliance with this Code section;
107 (2) Provide any incentive, including, but not limited to, a monetary incentive, or impose treatment limitations to encourage a covered person to accept less than the minimum protections available under this Code section;
110 (3) Penalize a health care practitioner or reduce or limit the compensation of a health care practitioner for recommending or providing services or care to a covered person as required under this Code section;
113 (4) Provide any incentive, including, but not limited to, a monetary incentive, to induce a health care practitioner to provide care or services that do not comply with this Code section;
116 (5) Change the classification of any intravenously administered or injected chemotherapy treatment or increase the amount of cost sharing applicable to any intravenously administered or injected chemotherapy in effect on January 1, 2015, in order to achieve compliance with this Code section.
120 (d) An insurer that limits the total amount paid by a covered person through all cost sharing requirements to no more than $200.00 per filled prescription for any orally administered chemotherapy shall be deemed to be in compliance with this Code section."

PART III

124 SECTION 3-1.
125 (a) Part I and Part III of this Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.
127 (b) Part II of this Act shall become effective on January 1, 2015.