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(Original Signature of Member)

118TH CONGRESS 1ST SESSION

H.R.

To amend the Employee Retirement Income Security Act of 1974 to require a group health plan (or health insurance coverage offered in connection with such a plan) to provide for cost-sharing for oral anticancer drugs on terms no less favorable than the cost-sharing provided for anticancer medications administered by a health care provider.

IN THE HOUSE OF REPRESENTATIVES

Иr.	GROTHMAN	introduced	the	following	bill;	which	was	referred	to	the
	Com	mittee on								

A BILL

To amend the Employee Retirement Income Security Act of 1974 to require a group health plan (or health insurance coverage offered in connection with such a plan) to provide for cost-sharing for oral anticancer drugs on terms no less favorable than the cost-sharing provided for anticancer medications administered by a health care provider.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1	1	OTHOR	TACATO	CITADI	n memera
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- 2 This Act may be cited as the "Cancer Drug Parity
- 3 Act of 2023".
- 4 SEC. 2. PARITY IN COST-SHARING FOR ORAL ANTICANCER
- 5 DRUGS.
- 6 (a) IN GENERAL.—The Employee Retirement Income
- 7 Security Act of 1974 is amended by inserting after section
- 8 725 of such Act (29 U.S.C. 1185d) the following new sec-
- 9 tion:
- 10 "SEC. 726. PARITY IN COST-SHARING FOR ORAL
- 11 ANTICANCER DRUGS.
- 12 "(a) In General.—Subject to subsection (b), a
- 13 group health plan (or health insurance coverage offered
- 14 in connection with such a plan) that provides benefits with
- 15 respect to anticancer medications administered by a health
- 16 care provider shall provide that any cost-sharing for pre-
- 17 scribed, patient-administered anticancer medications that
- 18 are used to kill, slow, or prevent the growth of cancerous
- 19 cells and that have been approved by the Food and Drug
- 20 Administration is no less favorable than the cost-sharing
- 21 for anticancer medications that is intravenously adminis-
- 22 tered or injected by a health care provider.
- 23 "(b) Limitation.—Subsection (a) shall only apply to
- 24 an anticancer medication that is prescribed based on a
- 25 finding by the treating physician that the medication—

1	"(1) is medically necessary for the purpose of			
2	killing, slowing, or preventing the growth of can-			
3	cerous cells; or			
4	"(2) is clinically appropriate in terms of type,			
5	frequency, extent site, and duration.			
6	"(c) Restriction on Certain Changes.—A group			
7	health plan (or health insurance coverage offered in con-			
8	nection with such a plan) may not, in order to comply with			
9	the requirement of subsection (a), make changes to bene-			
10	fits or replace existing benefits with new benefits under			
11	the plan (or health insurance coverage) designed to have			
12	the effect of—			
13	"(1) imposing an increase in out-of-pocket costs			
14	with respect to anticancer medications;			
15	"(2) reclassifying benefits with respect to			
16	anticancer medications in a way that would increase			
17	such costs; or			
18	"(3) applying more restrictive limitations on			
9	prescribed orally administered anticancer medica-			
20	tions than on intravenously administered or injected			
21	anticancer medications.			
22	"(d) Construction.—Nothing in this section shall			
23	be construed—			

1	"(1) to require the use of orally administered				
2	anticancer medications as a replacement for other				
3	anticancer medications;				
4	"(2) to prohibit a group health plan (or health				
5	insurance coverage offered in connection with such a				
6	plan) from requiring prior authorization or imposing				
7	other appropriate utilization controls in approving				
8	coverage for any chemotherapy; or				
9	"(3) to supersede a State law that provides				
10	greater protections with respect to the coverage with				
11	respect to orally administered anticancer medications				
12	than is provided under this section.				
13	"(e) Cost-Sharing Defined.—In this section, the				
14	term 'cost-sharing' includes a deductible, coinsurance, co-				
15	payment, and any maximum limitation on the application				
16	of such a deductible, coinsurance, copayment, and similar				
17	out-of-pocket expenses.".				
18	(b) TECHNICAL CORRECTION; CLERICAL CHANGE.—				
19	The table of contents in section 1 of the Employee Retire-				
20	ment Income Security Act of 1974 (29 U.S.C. 1001 et				
21	seq.) is amended by inserting after the item relating to				
22	section 725 the following new item:				
	"Sec. 726. Parity in cost-sharing for oral anticancer drugs.".				
23	(e) Effective Date.—The amendments made by				
24	this section shall apply with respect to plan years begin-				
25	ning on or after January 1, 2024.				

1 SEC. 3. GAO STUDY.

- Not later than 2 years after the date of enactment of this Act, the Comptroller General of the United States
- 4 shall—
- 5 (1) complete a study that assesses the impact 6 of section 726 of the Employee Retirement Income 7 Security Act of 1974, as added by section 2(a), on 8 the out-of-pocket costs associated with oral and pa-9 tient-administered anticancer medications furnished 10 or dispensed to individuals enrolled in a group 11 health plan to which such section 726 applies, in 12 comparison to individuals enrolled in group health 13 plans or health insurance coverage to which section 14 726 does not apply, including any recommendations 15 or matters for congressional consideration regarding 16 actions Federal agencies or Congress can take to re-17 duce financial barriers to access to oral and patient-18 administered anticancer medications; and
 - (2) submit to Congress a report on the results of such study, including recommendations or matters for congressional consideration to improve access to oral and patient-administered anticancer medications for individuals enrolled in group health plans and group or individual health insurance coverage offered by a health insurance issuer.

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