DIGEST

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HB 526 Engrossed

2019 Regular Session

Hoffmann

Abstract: Adds requirements for medical assistance program coverage of opioid use disorder medications by prohibiting certain acts.

<u>Proposed law</u> prohibits prior authorization requirements for opioid use disorder by Medicaid and its managed care organizations for medications of any United States Food and Drug Administration (FDA) approved treatment for opioid use disorder.

<u>Proposed law</u> prohibits managed care organizations from restricting the prescribing of any medication by prescriber type speciality that is approved by the FDA for the treatment of opioid use disorder.

<u>Proposed law</u> prohibits step therapy requirements prior to authorization of coverage by Medicaid and its managed care organizations for an FDA approved medication used for the treatment of opioid use disorder.

<u>Proposed law</u> requires the listing of at least two formulations of buprenorphine/naloxone on the La. Medicaid Preferred Drug List.

<u>Proposed law</u> prohibits excluding coverage of prescriptions and services by Medicaid and its managed care organizations that are based upon court order.

(Adds R.S. 46:460.37)

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Health and Welfare</u> to the <u>original</u> bill:

- 1. Prohibit managed care organizations from restricting the prescribing of any medication by prescriber type speciality.
- 2. Require at least two formulations of buprenorphine/naloxone to be on the La. Medicaid Preferred Drug List.
- 3. Amend <u>proposed law</u> by changing the list that formulations of buprenorphine/naloxone are required to appear on the Louisiana Medicaid fee-for-service preferred drug list and

the Healthy Louisiana Common Preferred Drug List to <u>Louisiana Medicaid Common Preferred Drug List.</u>

4. Amend <u>proposed law</u> by eliminating the requirement that any exclusion for coverage for any prescription medication be approved by the United States Food and Drug Administration for any associated counseling or wraparound services on the grounds the services were court ordered.