2024 Health Care Affordability State Policy Snapshot

OHIO

CURB EXCESS PRICES IN THE SYSTEM	PREMIUM RATE REVIEW	HEALTH CARE SPENDING BENCHMARKS	HOSPITAL PRICE REGULATION	PUBLIC OPTION
IMPROVE OVERSIGHT, ACCOUNTABILITY AND TRANSPARENCY	HEALTH SPENDING OVERSIGHT ENTITIES	ALL-PAYER OR MULTI-PAYER CLAIMS DATABASE	PRICE TRANSPARENCY	MEDICAL DEBT COLLECTION REGULATIONS
ADDRESS CONSOLIDATION AND PROMOTE COMPETITION	CONSOLIDATION ASSESSMENT AND AUTHORIZATION	BALANCE BILL PROTECTIONS	FACILITY FEE LIMITS	ANTI- COMPETITIVE CONTRACT PROVISIONS
MAKE OUT-OF-POCKET COSTS AFFORDABLE	REDUCED COST-SHARING: PRESCRIPTION DRUGS	REDUCED COST-SHARING: HIGH VALUE SERVICES	MEDICAL DEBT PREVENTION	EXPANDED COVERAGE

The Health Care Value Hub ("the Hub") is proud to launch the 2024 Health Care Affordability Policy Snapshot ("Affordability Snapshot") which replaces the annual Healthcare Affordability Scorecard ("Scorecard"). The Affordability Snapshot provides legislators, consumer advocates, regulators and other stakeholders a tool to compare their state's health policies across other states.

The categories examined in this resource explore a variety of policy options that have previously appeared in the Scorecard, as well additional policies that impact health care affordability. Policies were selected based on whether they have the potential to impact health care affordability or access to health care at the state level, whether a reputable source was available for review, and whether evidence was current within the past ten years.

Policies were examined for whether they were active, implemented to a limited degree, or not active as of July 1, 2024. Sources for this information can be found in the downloadable Data and Source Document available on the Dashboard page.

The Hub offers both online and hands-on support, with a staff dedicated to monitoring, translating, and disseminating evidence and connecting advocates, researchers, and policymakers to build communities and galvanize action around creating a patient-centered, high-value healthcare system. As a research-based organization, the Hub takes a comprehensive approach to improving affordability through policy analysis, translation, visualization, and collaborative engagement. We encourage advocates, legislators, and other stakeholders to share our findings to improve consumer health care affordability across the states.

State Has Active Legislation

State Does Not Have Active Legislation

Curb Excess Prices in the System

Premium Rate Review

States can control excessive health insurance premium increases through premium rate review, where state insurance regulators scrutinize proposed rate hikes for the upcoming year to ensure that the increases are based on accurate data and realistic projections of health care costs and utilization. The Affordable Care Act (ACA) set standards for these efforts, and states meeting these standards are recognized by the Centers for Medicare and Medicaid Services (CMS) as having an effective rate review process. States may also establish the authority to approve or deny rate increases and incorporate affordability criteria into their evaluations. This section examines whether a state has an effective rate review program, as defined by CMS, the power to approve or deny rate increases, and if affordability criteria are integrated into the rate review process.

Health Care Spending Benchmarks

Health spending benchmarks aim to limit annual health care spending growth by establishing a maximum limit, or "benchmark." Benchmarks may examine overall spending or spending for specific hospitals or insurers. If the benchmark is surpassed, the overseeing state entity will often collaborate with providers to curtail spending, and some states authorize the entity to mandate performance improvement plans or impose penalties. This section examines whether a state has established a benchmark, and if so, whether the state has statutory authority to enforce the benchmark.

Hospital Price Regulation

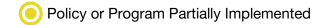
This section assesses state efforts to reduce hospital service costs through reference-based pricing, global budgets, or a comparable program that regulates hospital pricing. Unlike reference-based benefits, which set a maximum allowed benefit for specified drugs or services, reference-based pricing establishes set service costs based on a predetermined reference rate. As of publication, each state that has implemented this model has set reimbursement as a multiple of the Medicare reimbursement rate.

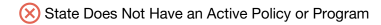
Similarly, global budgeting involves setting a fixed prospective payment for a specified range of services over a defined period, rather than being paid for each service. By establishing a limit on annual spending, this model shifts the financial responsibility to providers and payers and encourages managing service delivery within the set budget. Some states have established state-specific insurance models which mirror select aspects of these strategies, which are also highlighted under "alternative hospital price regulation strategies."

Public Option

A Public Option is a state-managed health insurance model designed to enhance competition and control costs through negotiated rates. States possess a degree of flexibility in designing these coverage options, resulting in variations in cost-containment measures and provisions related to network adequacy and reimbursement. This section highlights states that have an active Public Option and those with provider participation mandates to ensure consistent access to in-network providers.

Policy	Status as of July 1, 2024		Summary
Premium Rate Review		Has an effective rate review process.	Ohio has the authority to approve or deny proposed premium rate increases in the individual, small, and large group markets. The state also has the authority to hold public hearings to solicit stakeholder engagement in the process.
		Has the authority to modify or reject premium rate increases.	
	(X)	Does not incorporate affordability criteria into premium rate review.	
Health Care Spending Benchmarks	(X)	Does not have health care spending benchmark for providers and/or insurers.*	
	\otimes	Does not have a spending benchmark, with or without an enforcement mechanism.*	
Hospital Price Regulation	\otimes	Has not implemented hospital reference-based pricing or rate-setting.	
	\otimes	Has not implemented hospital global budgets.	
	\otimes	Has not implemented alternative hospital price regulation strategies.	
5.1."	\otimes	Does not have an active Public Option.	
Public Option	\otimes	Does not offer a state-wide Public Option, with or without a provider participation mandate.	





Improve Oversight, Accountability, and Transparency

Health Spending Oversight Entities

Health Spending Oversight Entities monitor and track health care spending systematically, offering data and research support to ensure efficient resource use. While many states set population health priorities, few have established oversight entities with enforcement powers. This section examines whether a state has a health spending oversight entity reviewing primary care, hospital, or prescription drug spending, and if upper payment limits for prescription drugs have been implemented.

All-Payer or Multi-Payer Claims Database

All-payer claims databases (APCDs) compile diverse health care data, that may include health, dental, and pharmacy claims from private insurers, state employee health programs, Medicare, and Medicaid. In instances where a database includes only some of these payers, it is referred to as a multi-payer claims database. Typically created through legislation, APCDs are often subject to state oversight and regulation. However, some claims databases have been voluntarily developed by independent entities, limiting oversight.

This section examines whether a state has an active all-payer or multi-payer claims database, if the database is facilitated and managed by the state or by third-party entities, if the data is free and accessible without institutional review board approval, and if the database is required to capture race and ethnicity demographic information.

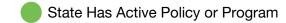
Price Transparency

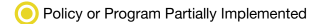
This section evaluates state efforts to provide access to health care price data through a publicly available and easily accessible tool. To be credited, the tool must show negotiated prices for various services and be accessible without fees, IRB approval, or legislative restrictions. Additionally, this section reviews whether a state requires prescription drug price data to be reported to a state entity and if a state has another form of price transparency regulation.

Medical Debt Collection Regulations

This section examines how a state regulates providers' ability to collect medical debt once it has been incurred. It reviews whether a state: prohibits providers from sending debts to collections while a patient is actively pursuing efforts to address the bill (e.g., appealing to insurance, applying for financial assistance, negotiating the bill, in a payment plan); prohibits spouses or other persons from being held liable for another adult's debt; limits collections' ability to garnish wages; prohibits collections from initiating home foreclosure; prohibits collections from initiating actions that would lead to an individual's arrest due to medical debt; prohibits collections from seizing a bank account.

Policy	Statu	us as of July 1, 2024	Summary
Health Spending	\otimes	Does not have a Prescription Drug Affordability Board reporting on prescription drug prices.	
	\otimes	Does not have a Prescription Drug Affordability Board, with or without Upper Payment Limits.	
Oversight Entity	\otimes	Does not monitor and report on hospital spending.	
	\otimes	Does not monitor and report on primary care spending.	
	8	Does not have an all-payer or multi-payer claims database.	
All-Payer or Multi-Payer	\otimes	Does not have an APCD, either operated by the state or another entity.	
Claims Database	\otimes	Does not have an APCD, with or without access restrictions.	
	\otimes	Does not have an APCD, with or without demographic reporting requirements.	
	\otimes	Does not have a price transparency tool.*	Hospitals are required to submit utilization and charges data for outpatient visits and the sixty most
Price Transparency	8	Does not have a Prescription Drug price transparency reporting requirement.*	frequently diagnosed disease groups at their facility.
		Has other price transparency regulation.	
	\otimes	Does not prohibit providers from sending debts to collections while patient is actively pursuing means to pay the bill.*	Ohio law prohibits placing a lien on a patient's residence as a method of collecting medical debt.
Medical Debt Collection Regulations	\otimes	Does not prohibit other persons being held liable for another adult's medical debt.	
		Prohibits collections from initiating home lien or foreclosure due to medical debt.	
	\otimes	Does not exceed federal wage garnishment protections.	
	\otimes	Does not prohibit actions that would lead to an individual's arrest due to medical debt.	
	\otimes	Does not prohibit collections from initiating bank account seizure due to medical debt.	





State Does Not Have an Active Policy or Program

* No Source, or Limited Information Found

Address Consolidation and Promote Competition

Consolidation Assessment and Authorization

This section examines whether relevant parties are required by law or statute to notify the state of hospital consolidation transactions beyond the federal requirements, and whether the state has the authority to review these transactions; to approve, reject, or modify conditions of the transaction; and if consumer affordability or price growth are included in the review criteria

Balance Bill Protections

The federal No Surprises Act (NSA) protects patients from balance bills, which are unexpected costs from out-of-network providers. Under the federal legislation, patients receiving emergency care or who are unknowingly treated by out-of-network providers during an in-network procedure are only required to pay the innetwork cost-sharing amount for services provided. Effective January 1, 2022, the No Surprises Act applies to most health plans but not all care sites and services. States can legislate additional protections for balance bills not covered under the NSA, such as for ground ambulances, or services provided at urgent care locations, hospice facilities, and birthing centers.

Facility Fee Limits

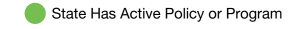
Facility fees are charges for services provided in outpatient and physician office settings that hospitals own. These fees increase the out-of-pocket costs for care and are becoming increasingly more common as the rate of health system consolidation has accelerated. This section explores whether a state prohibits facility fees under certain circumstances, if they have imposed regulations to protect consumers against out-of-pocket costs from facility fees, and if they require hospitals to report facility fee data.

Anti-Competitive Contract Provisions

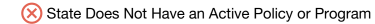
Anti-competitive contracting is a pattern of contracting between health care providers and insurers where one party gains unfair advantages over potential competitors. States can enact regulations that limit dominant health systems from abusing their market power in ways that increase prices. This section evaluates whether states prohibit four types of anti-competitive contracting practices in the health system:

- Most Favored Nation Clauses: Health systems agree not to offer lower prices to competing insurers, preventing them from offering the same service at a lower price. These provisions may allow insurers and providers to collude to raise prices.
- All-or-Nothing Clauses: Health systems require plans to contract with all providers in their system or none of them, even if those providers are low-value or high-cost.
- Non-Compete Clauses: Doctors are prohibited from working at competing hospitals within a certain distance for a certain period of time.
- Anti-Tiering or Anti-Steering Clauses: Insurers must place favored providers in higher tiers regardless of cost or quality (anti-tiering) and restrict directing patients to higher value care from competitors (anti-steering).

Policy	Status as of July 1, 2024		Summary
Consolidation Assessment & Authorization		Requires certain healthcare providers to notify the state of consolidation transactions.	Ohio requires the Attorney General be notified of transactions involving nonprofit health care entities, and the state Attorney General has the authority to approve or disapprove transactions.
		Has authority to approve, set conditions, or disapprove consolidation transactions.	
	8	Does not include consumer affordability or price growth in review criteria or approval conditions.	
Balance Bill Protections		Prohibits balance billing for out-of-network ground ambulance services.	Ohio has established balance bill protections that extend to both public and private ground ambulance services. Ohio R.C. § 3923.58 also prohibits hospitals, health care facilities, and health care
		Prohibits balance billing for out-of-network services at specific facilities not included in the NSA (see notes).	practitioners from balance billing for health care supplies or services.
Facility Fee Limits		Prohibits facility fees for specified procedures and/or care settings.	Ohio prohibits providers from charging facility fees for telehealth services.
	\otimes	Does not have codified protections against out-of-pocket costs from facility fees.*	
	\otimes	Does not require hospitals to report facility fee data.*	
Anti- Competitive Contract Provisions		Law restricts Most Favored Nation contract provisions.	Ohio law prohibits Most Favored Nation clauses in health care contracts. The law bars provisions that guarantee an insurer will be offered lower prices, or prices at least as favorable as, all other insurers
	\otimes	No law restricting all-or-nothing contract provisions.	and provisions that require providers to disclose their reimbursement rates with other entities.
	\otimes	No law restricting anti-tiering or anti-steering contract provisions.	
	\otimes	No statutes limiting physician non-compete contract provisions.	









Make Out-of-Pocket Costs Affordable

Reduced Cost Sharing: Prescription Drugs

This section examines whether states have passed legislation reduce the amount a consumer pays out-of-pocket for select prescriptions drugs including insulin, epinephrine, oral oncology medications and asthma inhalers. This section also examines state-level legislation prohibiting copay accumulator programs, which are payer strategies that limit the impact of manufacturer cost-sharing assistance programs on consumer out-of-pocket costs.

Reduced Cost-Sharing: High Value Services

This section provides an overview of state efforts aimed at reducing consumer cost burdens for high-value services. Specifically, it identifies states which have enacted legislation mandating coverage without cost-sharing for: primary care services recommended by the United States Preventive Services Task Force (USPSTF); various cancer screening and diagnostic services; and annual mental health exams. It also evaluates state efforts to expand access to affordable maternal and reproductive health care by highlighting the states that mandate private insurers cover in-vitro fertilization, fertility preservation, doula services and abortion care. The section concludes with a review of whether a state has incorporated equity-focused initiatives in their state-regulated insurance design.

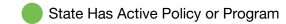
Medical Debt Prevention

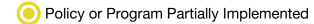
This section reviews state laws aimed at preventing medical debt, including mandates for hospitals and health care providers to offer financial assistance policies, screen patients for insurance and charity care eligibility, and inform patients of charity care policies before collecting payment. It also assesses whether states have extended Medicaid benefits retroactively for 90 days; expanded general presumptive eligibility for Medicaid to all adults; prohibited short-term, limited duration health plans; and if the state has established annual reporting requirements on community benefit spending.

Expanded Coverage

This section evaluates policies aimed at expanding access to and improving the affordability of health insurance, including whether a state has expanded Medicaid eligibility to adults with incomes up to 138% of the federal poverty level (FPL); authorized 12-month continuous Medicaid eligibility for all adults; extended postpartum Medicaid coverage to 12 months following delivery: established a Basic Health Plan; initiated a program providing state-funded premium subsidies for residents ineligible for Medicaid; explicitly authorizes coverage for gender-affirming care under Medicaid; has authorized the provision of Medicaid coverage to individuals transitioning from incarceration; and if the state has extended Medicaid coverage to include dental, hearing, and vision benefits, including eye exams and glasses, beyond what is deemed medically necessary following injury or surgery. Beyond these policy options, this section also reviews state efforts to extend coverage to children, pregnant residents, and non-pregnant adults regardless of immigration status. This includes waiving the five-year required waiting period for immigrant children and legally residing pregnant residents (the "five-year bar"); offering alternative coverage options regardless of citizenship status; and opting into the From-Conception-to-End-of-Pregnancy (FCEP) option under the Children's Health Insurance Program (CHIP), previously known as the CHIP Unborn Child option.

Policy	Status as of July 1, 2024		Summary
Reduced Cost-Sharing: Prescription Drugs	\otimes	Does not prohibit copay accumulator programs.	Ohio caps cost-sharing for oral anticancer medications at \$100.00 per prescription.
	\otimes	Does not cap the price of insulin or diabetes supplies.	
		Caps the price of other prescription drugs or medical devices (see notes).	
	\otimes	Does not mandate private insurers cover USPSTF recommended preventive services without cost-sharing.	Ohio's Medicaid program covers services provided by a certified doula with a valid provider agreement. However, it is unclear whether the statute establishing the coverage mandate will sunset October 2028.
Reduced	\otimes	Does not waive or reduce cost-sharing for an annual mental health wellness exam in private health plans.	Health insurers in Ohio must cover "basic health care services," including medically necessary infertility
Cost-Sharing: High Value		Provides coverage and/or waives or reduces cost-sharing for select maternal and reproductive health services.	services. They are also required to provide coverage for screening mammography, including breast tomosynthesis, and supplemental breast cancer screenings. The total benefit for these screenings cannot exceed 130% of the Medicare reimbursement rate. Insurers must also provide coverage for the expenses associated with cytologic screening to detect the presence of cervical cancer.
Services		Mandates coverage for some cancer screening services without cost-sharing.	
	\otimes	Insurance design does not include cost-saving measures to mitigate health disparities.*	
		Mandates hospitals and other health care providers provide free or discounted care with set eligibility criteria for low-income patients (see notes).	Ohio requires hospitals to provide charity care to residents earning up to 100% FPL if the patient is not enrolled in Medicaid.
	\otimes	Does not mandate health care providers screen patients for insurance eligibility or charity care.	
		Mandates health care providers notify patients of charity care options before collecting payment.	
Medical Debt Prevention		Retroactively extends Medicaid benefits ninety days prior to application date for all enrollees.	
		Has authorized all qualified entities to provide presumptive eligibility for all adults in Medicaid.	
	\otimes	Has not prohibited or effectively eliminated short-term, limited duration health plans.	
		Requires transparency in spending for community benefit programs.	





State Does Not Have an Active Policy or Program

★ No Source, or Limited Information Found

Policy	Status as of July 1, 2024		Summary
Expanded Coverage — Medicaid and Other Options		Expanded Medicaid income eligibility to 138% FPL.	Ohio Medicaid covers eye exams and eyeglasses for adults; covers hearing aids and other hearing devices for adults; and offers some dental coverage for extraction, dentures, root canals, restorative (crowns and fillings), preventive, and diagnostic dental services.
	\otimes	Does not offer a basic health plan or other affordable coverage option for residents with incomes below 200% FPL.*	
	\otimes	Has not authorized 12-month continuous eligibility for adult Medicaid enrollees.	
		Includes 12 months of postpartum care in Medicaid benefits.	
	\otimes	Does not provide select Medicaid services to justice-involved people up to 90 days before release.*	
	\otimes	Medicaid policy does not explicitly include coverage for gender-affirming services.	
		Offers extensive dental, vision, or hearing coverage in Medicaid benefits.	
	\otimes	Does not offer state-based premium subsidies.	
		Offers coverage for lawfully residing immigrant children or pregnant people without a five-year bar.	
Expanded Coverage— Immigrant Coverage	\otimes	Does not cover pregnancy-related services through the CHIP "From-Conception-to-End-of-Pregnancy" (FCEP) Option.	
	\otimes	Does not offer an affordable coverage option for undocumented immigrant children.	
	\otimes	Does not offer an affordable coverage option for undocumented immigrant adults.	

