AMENDMENT TO THE AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 6283 OFFERED BY MR. LYNCH OF MASSACHUSETTS

Add at the end of section 2 the following:

1	(e) FEHBP: Access to PBM Contract Informa-
2	TION.—
3	(1) In General.—Chapter 89 of title 5, United
4	States Code, is amended—
5	(A) in section 8902, by adding at the end
6	the following:
7	"(q) A contract may not be made or a plan approved
8	under this chapter, with respect to a carrier that is a party
9	to a PBM carrier arrangement, unless the PBM and such
10	carrier comply with the requirements of section 8916. The
11	Office shall terminate such contract or discontinue such
12	plan for failure to comply with such requirements."; and
13	(B) by adding after section 8915 (as added
14	by subsection (d) of this Act) the following:
15	"§ 8916. FEHBP: access to PBM contract information
16	"(a) Access to PBM Contract Information.—
17	"(1) In general.—Under a PBM carrier ar-
18	rangement, at the request of the Office of Personnel
19	Management, a PBM shall provide to the Office and

1	to the Inspector General of the Office of Personnel
2	Management full access to information relating to
3	contracts entered into by such PBM under such ar-
4	rangement (such as PBM manufacturer contracts
5	and PBM contracts with pharmacies). Such informa-
6	tion shall include—
7	"(A) companywide rebate receipt aging re-
8	ports that cover all of the PBM's lines of busi-
9	ness;
10	"(B) information and methodology used to
11	calculate and allocate rebates between the
12	PBM's lines of business;
13	"(C) information on average wholesale
14	prices, wholesale acquisition costs, and max-
15	imum allowable costs;
16	"(D) information on dispensing fees (in-
17	cluding fees in the form of rebates or alter-
18	native discounts) paid; and
19	"(E) information and methodologies used
20	to calculate additional administrative and serv-
21	ice fees (including fees in the form of rebates
22	or alternative discounts) charged to the carrier.
23	"(2) Confidentiality.—Information provided
24	by a PBM under this subsection is confidential and

1	shall not be disclosed by the Office, except that
2	nothing in this paragraph shall prevent—
3	"(A) a disclosure required under the In-
4	spector General Act of 1978; or
5	"(B) any disclosure which the Office, in its
6	sole discretion, considers necessary in order to
7	carry out this section, if such disclosure is made
8	in a form which does not disclose the identity
9	of a specific PBM or carrier or the price
10	charged for a particular prescription drug.
11	"(3) Exemption from foia.—Any information
12	obtained under this subsection shall be exempt from
13	disclosure under section 552.
14	"(4) Definitions.—For purposes of this sub-
15	section—
16	"(A) GENERIC DRUG.—The term 'generic
17	drug' means a drug approved pursuant to an
18	abbreviated application submitted under section
19	505(j) of the Federal Food, Drug, and Cos-
20	metic Act (21 U.S.C. 355(j)).
21	"(B) MAXIMUM ALLOWABLE COST.—The
22	term 'maximum allowable cost' means a cost
23	that is set by a PBM as the upper payment
24	limit on the ingredient costs for a generic drug.

1	"(C) Wholesale acquisition cost.—
2	The term 'wholesale acquisition cost' means a
3	publicly available list price for sales of a drug
4	by a manufacturer to a wholesaler.
5	"(b) Definitions.—In this section and section
6	8902(q):
7	"(1) PBM CARRIER ARRANGEMENT.—The term
8	'PBM carrier arrangement' means a contract be-
9	tween a PBM and a carrier for the provision or ad-
10	ministration of a program of prescription drug cov-
11	erage under a health benefits plan under this chap-
12	ter. Such a contract may provide, among other du-
13	ties, for the PBM to—
14	"(A) process and pay prescription drug
15	claims;
16	"(B) provide programs and services de-
17	signed to—
18	"(i) maximize the effectiveness of pre-
19	scription drugs dispensed under such plan;
20	or
21	"(ii) contain prescription drug ex-
22	penditures under such plan; and
23	"(C) engage in other activities related to
24	the administration of such prescription drug
25	coverage.

1	"(2) PBM MANUFACTURER CONTRACT.—The
2	term 'PBM manufacturer contract' means a contract
3	between a PBM and a prescription drug manufac-
4	turer for the provision of prescription drugs to en-
5	rollees of health benefits plans with prescription
6	drug coverage that is administered or provided by
7	the PBM.
8	"(3) Pharmacy benefit manager; PBM.—
9	The terms 'pharmacy benefit manager' and 'PBM'
10	mean an entity that contracts with a carrier to pro-
11	vide or administer prescription drug coverage under
12	a health benefits plan under this chapter.".
13	(2) Clerical amendment.—The table of sec-
14	tions for chapter 89 of title 5, United States Code,
15	is amended by adding at the end the following:

"8916. FEHBP: access to PBM contract information.".

