GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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SENATE BILL 479 PROPOSED COMMITTEE SUBSTITUTE S479-PCS35266-BCf-14

Short Title: SCRIPT Act.

(Public)

Sponsors:

Referred to:

March 26, 2025

1		A BILL TO BE ENTITLED
2	AN ACT SUF	PPORTING COMMUNITY RETAIL PHARMACIES AND IMPROVING
3	TRANSPA	RENCY.
4	The General As	sembly of North Carolina enacts:
5		
6	PART I. ALLO	DW CERTAIN ADVANTAGES IN PHARMACY DESERTS AND MAKE
7	TECHNICAL	CORRECTIONS TO THE RELATED STATUTES
8	SEC	TION 1.1. G.S. 58-51-37 reads as rewritten:
9	"§ 58-51-37. Pl	narmacy of choice.
10	(a) This	section shall apply to all health benefit plans providing pharmaceutical services
11		ng prescription drugs, to any resident of North Carolina. This section shall also
12		ice companies and health maintenance organizations that provide or administer
13		penefits for prescription drugs. This section shall apply to pharmacy benefits
14	managers with	respect to 340B covered entities and 340B contract pharmacies, as defined in
15		This section shall not apply to any entity that has its own facility, employs or
16	contracts with	physicians, pharmacists, nurses, and other health care personnel, and that
17	dispenses prescr	iption drugs from its own pharmacy to its employees and to enrollees of its health
18	benefit plan; pr	ovided, however, this section shall apply to an entity otherwise excluded that
19	contracts with a	n outside pharmacy or group of pharmacies to provide prescription drugs and
20	services. This se	ection shall not apply to any federal program, clinical trial program, hospital or
21	other health car	e facility licensed pursuant to Chapter 131E or Chapter 122C of the General
22	Statutes, when c	lispensing prescription drugs to its patients.
23	(b) As u	sed <u>Definitions. – The following definitions apply in this section:</u>
24	(1)	"Copayment" means a type of cost sharing whereby insured or covered
25		persons pay a specified predetermined amount per unit of service with their
26		insurer paying the remainder of the charge. The copayment is incurred at the
27		time the service is used. The copayment may be a fixed or variable
28		amount.340B contract pharmacy. – As defined in G.S. 58-56A-1.
29	(2)	"Contract provider" means a Contract provider A pharmacy granted the
30		right to provide prescription drugs and pharmacy services according to the
31		terms of the insurer.
32	(3)	<u>Copayment. – A type of cost-sharing in which an insured is required to pay a</u>
33		specified predetermined amount, which is either fixed or variable, per unit of
34		service that is incurred at the time of service and in which the insurer pays the
35		remainder of the charge for that service.



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(4	<u>4)</u>	"Health Health benefit plan" is as that term is plan	- As defined in
<u>×</u>	<u> </u>	<u>G.S. 58-50-110(11).G.S. 58-3-167.</u>	<u> </u>
(<u>5)</u>	Housing unit. – All of the following are considered housing	units:
22	<u>e </u>	<u>a.</u> <u>A house.</u>	<u></u>
		b. An apartment.	
		<u>c.</u> <u>A mobile home or trailer.</u>	
		 <u>c.</u> <u>A mobile home or trailer.</u> <u>d.</u> <u>A group of rooms or a single room that is occupied</u> 	. or intended for
		occupation, as separate living quarters, in which th	
		separately from any other persons in the building	
		access from the outside of the building or through a c	
()	6)	Independent pharmacy. – A pharmacy that is part of a group	
_		pharmacies under common ownership, including a pharmacy	
		group of one.	*
(7)	Insured. – An individual covered by a health benefit plan.	
	4 <u>)(8)</u>	"Insurer" means any entity that provides or offers a health ben	efit plan.Insurer.
		<u>– As defined in G.S. 58-3-167.</u>	
<u>(</u>	<u>9)</u>	Reserved for future codification purposes.	
(.	5)(10)	<u>) "Pharmacy" means a Pharmacy. – A pharmacy registered</u>	with the North
		Carolina Board of Pharmacy.	
(11)	Pharmacy desert. – Either of the following areas:	
		<u>a.</u> <u>An urban community or neighborhood without a ph</u>	armacy within a
		2-mile radius of any point in the community or neigh	
		b. <u>A rural community without a pharmacy within a 15-m</u>	nile radius of any
		point in the community.	
<u>(</u>	12)	Rural. – An open county or settlement with fewer than 5,	000 residents or
		2,000 housing units.	
<u>(</u>	13)	Urban A densely developed area with at least 5,000 re	sidents or 2,000
		housing units.	
		ability This section applies to insurers offering health b	-
-	-	on drug or pharmacy benefits. This section shall also apply to pl	
-		ame way that it applies to insurers with respect to 340B cov	
	-	armacies. This section does not apply to any federal program	
	-	, or other health care facility licensed pursuant to Chapter	-
		ral Statutes, when dispensing prescription drugs to its patients rms of a health benefit plan shall not: Prohibitions. – An insurer	
(c) 4 of the follow		this of a health benefit plan shar not. <u>r tomotions. – All hisure</u>	<u>i shali not do any</u>
	1)	Prohibit or limit a resident of this State, an insured who	o is eligible for
(1)	reimbursement for pharmacy services as a participant or	-
		health benefit plan, from selecting a pharmacy of his or l	•
		choice when the pharmacy has agreed to participate in the he	
		according to the terms offered by the insurer; insurer.	and seneric plan
(2)	Deny a pharmacy the opportunity to participate as a contract	provider under a
(*	_/	health benefit plan if the pharmacy agrees to provide pharm	-
		meet the terms and requirements, including terms of reimb	•
		insurer under a health benefit plan, provided that if the plan.	
		offered the opportunity to participate, it participate as a contra	
		the pharmacy must participate or no provisions of G.S	
		apply;apply.	
(.	3)	Impose upon a beneficiary of pharmacy services under a he	alth benefit plan
		an insured any copayment, fee, or condition that is not equal	-
		all beneficiaries insureds in the same benefit category, class	s, or copayment

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	level under the health benefit plan when receivi provider;provider.	ing services from a contract
(4)	Impose a monetary advantage or penalty under would affect a beneficiary's an insured's choi advantage or penalty includes pharmacy, include reduction in reimbursement for services, or the pr	ce of pharmacy. Monetary ding a higher copayment, a comotion of one participating
(5)	pharmacy contract provider over another by the the imposition of a monetary advantage sha advantages imposed upon a pharmacy located county with a population of fewer than 20,000 re Reduce allowable reimbursement for pharmacy se a health benefit plan an insured because the b pharmacy of his or her choice, so long as that pha health benefit plan under the terms offered to	all not apply to monetary in a pharmacy desert or a ssidents. ervices to a beneficiary under eneficiary insured selects a armacy has enrolled with the
	coverage area; or<u>area.</u>	
(6)	Require <u>a beneficiary, an insured</u> , as a	
	reimbursement, to purchase pharmacy produ	
(d) Use of	prescription drugs, exclusively through a mail-or	1 2
· · ·	<u>Agent.</u> – A pharmacy, by or through a pharmaci or owner, may not waive, discount, rebate, or	-
	plan, insurer or health benefit plan or a beneficiar	
- ·	cription drug coverage or reimbursement and if	-
	hrough a pharmacist's acting action on its behalf a	
	s a pharmacy service to an enrollee of a health be	
-	uirements of the insurer under a health benefit pl	-
-	acy services to all enrollees of individuals cover	
	terms and requirements of the insurer. A violation	
*	Pharmacy Practice Act subjecting the pharmacist	
	orth Carolina Board of Pharmacy pursuant to G.S.	
•	o Participate. – At least 60 days before the effective	
	mbursement to North Carolina residents coverage	-
	s pharmacy participation, the entity insurer provi	
shall notify, in w	riting, provide a written notification and offer to	o_all pharmacies within the
geographical cov	erage area of the health benefit plan, and offer-	to the pharmacies plan the
opportunity to par	ticipate in the health benefit plan. All pharmacies i	in the geographical coverage
	all be eligible to participate under identical reimbu	
	s, including prescription drugs. The entity provi-	
	ugh reasonable means, on a timely basis, and on	
1	poses of this section, inform the beneficiaries of th	1
-	harmacies that are participating in the plan as pro	
	rugs. Additionally, participating pharmacies shall	
	heir customers through a means acceptable to the	- · ·
	Ith benefit plans. insurer. The pharmacy notification	
	hen an individual or group is enrolled, but when	the plan enters a particular
county of the Stat		ing incontinues and all and 1
	es and Marketing Incentives. – If rebates or market	
	her dispensing entities providing <u>pharmaceutical</u> these rebates or marketing incentives shall be of	
Dealth penetit bla	1 mese repaies or marketing incentives shall be of	tered on an equal pasts to all

40 (1) <u>Repares and Marketing meentives.</u> In repares of marketing meentives are anowed to 47 pharmacies or other dispensing entities providing <u>pharmaceutical</u> services or benefits under a 48 health benefit plan, these rebates or marketing incentives shall be offered on an equal basis to all 49 pharmacies and other dispensing entities providing services or benefits under a the health benefit 50 plan when pharmacy services, including prescription drugs, are purchased in the same volume 51 and under the same terms of payment. Nothing in this section shall prevent a pharmaceutical

1	manufacturer or	wholesale distributor of pharmaceutical products from providing special prices,
2	marketing incent	ives, rebates, or discounts to different purchasers not prohibited by federal and
3	State antitrust lav	WS.
4	(g) Any (entity or insurer providing a health benefit plan is subject to G.S. 58-2-70.
5	Violations of Thi	is Section. – It shall be a violation of this section for any insurer to provide any
6		an providing coverage for pharmaceutical services or products to residents of
7		es not conform to the provisions of this section. A violation of this section shall
8		ty providing a health benefit plan insurer to the sanctions of revocation,
9		efusal to renew license in the discretion of the Commissioner pursuant to
10	-	violation of this section creates a civil cause of action for damages or injunctive
11	relief in favor of	any person or pharmacy aggrieved by the violation.
12	(h) A vio	lation of this section creates a civil cause of action for damages or injunctive
13	relief in favor of	any person or pharmacy aggrieved by the violation.
14	(i) <u>Appro</u>	oval by Commissioner. – The Commissioner shall not approve any health benefit
15	plan providing pl	harmaceutical services which that does not conform to this section.
16	(j) <u>Provi</u>	sions to the Contrary Void. – Any provision in a health benefit plan which is
17	executed, deliver	red, or renewed, or otherwise contracted for in this State that is contrary to any
18	1	section shall, to the extent of the conflict, be void.
19		ll be a violation of this section for any insurer or any person to provide any
20		an providing for pharmaceutical services to residents of this State that does not
21	-	rovisions of this section.
22		in Lock-In Programs. – An insurer's use of a lock-in program developed
23	1	58-51-37.1 or G.S. 108A-68.2 is not a violation of this section."
24		FION 1.2. This Part becomes effective October 1, 2025, and applies to
25	insurance contrac	cts entered into or amended on or after that date.
20		
26		
27		HARMACY SERVICES ADMINISTRATIVE ORGANIZATIONS
27 28	TRANSPAREN	CY AND FREEDOM OF CONTRACT
27 28 29	TRANSPAREN SECT	
27 28 29 30	TRANSPAREN	CY AND FREEDOM OF CONTRACT FION 2.1. Chapter 58 of the General Statutes is amended by adding a new
27 28 29 30 31	TRANSPAREN SECT	CY AND FREEDOM OF CONTRACT FION 2.1. Chapter 58 of the General Statutes is amended by adding a new " <u>Article 56B.</u>
27 28 29 30 31 32	TRANSPAREN SECT Article to read:	CY AND FREEDOM OF CONTRACT FION 2.1. Chapter 58 of the General Statutes is amended by adding a new " <u>Article 56B.</u> " <u>Pharmacy Services Administrative Organizations.</u>
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27 28 29 30 31 32 33 34 35 36	TRANSPAREN SECT Article to read: " <u>§ 58-56B-1. De</u> <u>The followin</u> (1) (2)	CY AND FREEDOM OF CONTRACT FION 2.1. Chapter 58 of the General Statutes is amended by adding a new " <u>Article 56B.</u> " <u>Pharmacy Services Administrative Organizations.</u> <u>efinitions.</u> <u>g definitions apply in this Article:</u> Reserved for future codification purposes. <u>Independent pharmacy. – As defined in G.S. 58-51-37.</u>
27 28 29 30 31 32 33 34 35 36 37	TRANSPAREN SECT Article to read: " <u>§ 58-56B-1. De</u> <u>The followin</u> (1) (2) (3)	CY AND FREEDOM OF CONTRACT FION 2.1. Chapter 58 of the General Statutes is amended by adding a new " <u>Article 56B.</u> " <u>Pharmacy Services Administrative Organizations.</u> <u>Efinitions.</u> <u>g definitions apply in this Article:</u> Reserved for future codification purposes. <u>Independent pharmacy. – As defined in G.S. 58-51-37.</u> <u>Insured. – An individual covered by a health benefit plan.</u>
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	TRANSPAREN SEC7 Article to read: " <u>§ 58-56B-1. Dec</u> <u>The followin</u> (1) (2) (3) (4) (5)	CY AND FREEDOM OF CONTRACT FION 2.1. Chapter 58 of the General Statutes is amended by adding a new " <u>Article 56B.</u> " <u>Pharmacy Services Administrative Organizations.</u> <u>efinitions.</u> <u>g definitions apply in this Article:</u> Reserved for future codification purposes. <u>Independent pharmacy. – As defined in G.S. 58-51-37.</u> <u>Insured. – An individual covered by a health benefit plan.</u> <u>Pharmacy. – As defined in G.S. 58-51-37.</u> <u>Pharmacy benefits manager or PBM. – As defined in G.S. 58-56A-1.</u> <u>Pharmacy services administrative organization or PSAO. – An entity</u> <u>operating within this State that contracts with one or more independent</u>
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	TRANSPAREN SEC7 Article to read: " <u>§ 58-56B-1. Dec</u> <u>The followin</u> (1) (2) (3) (4) (5)	CY AND FREEDOM OF CONTRACT FION 2.1. Chapter 58 of the General Statutes is amended by adding a new " <u>Article 56B.</u> " <u>Pharmacy Services Administrative Organizations.</u> <u>stinitions.</u> g definitions apply in this Article: Reserved for future codification purposes. Independent pharmacy. – As defined in G.S. 58-51-37. Insured. – An individual covered by a health benefit plan. <u>Pharmacy. – As defined in G.S. 58-51-37.</u> Pharmacy benefits manager or PBM. – As defined in G.S. 58-56A-1. Pharmacy services administrative organization or PSAO. – An entity operating within this State that contracts with one or more independent pharmacies to conduct business with third-party payers on behalf of the independent pharmacy or pharmacies and to negotiate and enter into contracts with third-party payers or PBMs on behalf of the independent pharmacy or pharmacies. Administrative services provided on behalf of one or more
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	TRANSPAREN SEC7 Article to read: " <u>§ 58-56B-1. Dec</u> <u>The followin</u> (1) (2) (3) (4) (5)	CY AND FREEDOM OF CONTRACT FION 2.1. Chapter 58 of the General Statutes is amended by adding a new "Article 56B. "Pharmacy Services Administrative Organizations. finitions. g definitions apply in this Article: Reserved for future codification purposes. Independent pharmacy. – As defined in G.S. 58-51-37. Insured. – An individual covered by a health benefit plan. Pharmacy. – As defined in G.S. 58-51-37. Pharmacy benefits manager or PBM. – As defined in G.S. 58-56A-1. Pharmacy services administrative organization or PSAO. – An entity operating within this State that contracts with one or more independent pharmacies to conduct business with third-party payers on behalf of the independent pharmacy or pharmacies to provide administrative services to the independent pharmacy or pharmacies and to negotiate and enter into contracts with third-party payers or PBMs on behalf of the independent pharmacy or pharmacies. Administrative services provided on behalf of one or more independent pharmacies may include one or more of the following: a. Assistance with claims.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	TRANSPAREN SEC7 Article to read: " <u>§ 58-56B-1. Dec</u> <u>The followin</u> (1) (2) (3) (4) (5)	CY AND FREEDOM OF CONTRACT TION 2.1. Chapter 58 of the General Statutes is amended by adding a new "Article 56B. "Pharmacy Services Administrative Organizations. Grinitions. g definitions apply in this Article: Reserved for future codification purposes. Independent pharmacy. – As defined in G.S. 58-51-37. Insured. – An individual covered by a health benefit plan. Pharmacy. – As defined in G.S. 58-51-37. Pharmacy benefits manager or PBM. – As defined in G.S. 58-56A-1. Pharmacy services administrative organization or PSAO. – An entity operating within this State that contracts with one or more independent pharmacies to conduct business with third-party payers on behalf of the independent pharmacy or pharmacies to provide administrative services to the independent pharmacy or pharmacies and to negotiate and enter into contracts with third-party payers or PBMs on behalf of the independent pharmacy or pharmacies. Administrative services provided on behalf of one or more independent pharmacies may include one or more of the following: a. Assistance with claims. b. Assistance with audits.
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		e. <u>Compliance support.</u>	
		<u>e.</u> <u>Compliance support.</u> <u>f.</u> <u>Setting flat fees for generic drugs.</u>	
		h. Inventory management.	
		<u>i.</u> Marketing support.	
		g.Assistance with store layout.h.Inventory management.i.Marketing support.j.Management and analysis of payment	and drug dispensing data
		k. Provision of services for retail cash car	• • •
	(7)	PSAO-pharmacy contract. – A contractual ag	
	(f)	an independent pharmacy under which a PSAC	
		or third-party payers or both on behalf of	
		PSAO-pharmacy contract may contain an a	
		provide other services to the independent phar	-
		with PBMs or third-party payers.	macy in addition to negotiation
	(8)	Reserved for future codification purposes.	
	<u>(8)</u> (9)	Wholesale distributor. – As defined in G.S. 10)6 145 2
8 59 56T		egulation of PSAOs by Department.	00-145.2.
			dministrative organization that
<u>(a)</u>		<u>usure Requirement. – No pharmacy services a</u>	-
		PBMs, third-party payers, or both on behalf of a	iny pharmacy in this State shan
-		obtaining a license from the Department.	application for licensum of a
<u>(b)</u>		ication. – The Commissioner shall develop an	
		es administrative organization and may charge a	* *
		(\$200.00) and an annual renewal fee of one hund	red my donars (\$150.00). The
applicatio		must collect at least the following information:	wher of the DSAO
	$\frac{(1)}{(2)}$	The name, address, and telephone contact num	-
	$\frac{(2)}{(2)}$	The name and address of the PSAO's agent for	_
	<u>(3)</u>	The name and address of each individual with	th management or control over
	(\mathbf{A})	the PSAO.	tites with a han afficial arreaching
	<u>(4)</u>	The name and address of each individual or en	<u>uity with a beneficial ownership</u>
	(5)	interest in the PSAO.	f the employeet's lynewiledee
	<u>(5)</u>	Either (i) a signed statement that, to the best of efficient with monogement or control of the I	
		officer with management or control of the F	
		felony or has violated any requirement of Sta	
		pharmacy services administration, pharma	• •
		pharmacy services or (ii) a description of any	• • •
		requirement of State or federal law appl	
		administration, pharmacy benefits manage	- · · ·
		committed by any officer with managemen	it or control of the pharmacy
		benefits manager.	
<u>(c)</u>		ication Modifications. – Unless otherwise pro	
		AO that is licensed to conduct business in the St	
		dification of the information required to be contain	ined in the licensure application
under this			
<u>(d)</u>	-	rt and Disclose Requirements of Licensees In	-
		uired to be submitted to the Department by a PS	
	-	nally identifiable information of any insured. Info	
		ed a public record under Chapter 132 of th	he General Statutes or under
		nd is confidential and privileged.	
		Disclosure of ownership requirements.	
<u>(a)</u>		e Department. – Prior to licensure under this A	
	-	erial change to that disclosure, each PSAO shall	provide a written disclosure of
ownership	o to the	Department.	

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1	(b) To Independent Pharmacies, PBMs, and Third-Party Payers.	- Prior to entering into
2	a contract with an independent pharmacy, PBM, or third-party payer, a	PSAO shall provide the
3	pharmacy, PBM, or third-party payer a written disclosure of ownershi	p or control in order to
4	assist the pharmacy, PBM, or third-party payer in making an informed	l decision regarding the
5	relationship with the PSAO and the pharmacy, including the PSAO's	s relationship with any
6	independent pharmacy on behalf of which the PSAO is negotiating.	
7	(c) Content of Required Disclosures. – A disclosure of owners	ship required under this
8	section shall include the extent of any ownership or control of the PSAO	by any parent company,
9	subsidiary, or other organization that does any of the following:	
10	(1) <u>Provides pharmacy services or support.</u>	
11	(2) <u>Provides prescription drugs or drug services.</u>	
12	(3) Manufactures, sells, or distributes prescription drugs.	, biological products, or
13	medical devices.	
14	(d) Updates to Required Disclosure. – If there is any material	
15	control of a PSAO relating to any disclosure required under this section, t	
16	the Department and all relevant independent pharmacies, PBMs, and the	nird-party payers of this
17	change within five calendar days of the change.	
18	" <u>§ 58-56B-15. Contract requirements.</u>	
19	(a) <u>Negotiated Terms. – A PSAO-pharmacy contract shall include</u>	
20	PSAO provide to the pharmacy a copy of any contract, amendment	
21	reimbursement rate within three calendar days after the execution of, or a	mendment to, a contract
22	that the PSAO has signed on behalf of the independent pharmacy.	
23	(b) Updates to Required Disclosures. – A contract between a PS	-
24	pharmacy, PBM, or third-party payer shall include the requirement	that the PSAO update
25	disclosures in accordance with G.S. 58-56B-10(d).	
26	(c) Prohibition on Certain Purchase Requirements. – A PSA	
27	pharmacy to purchase specific amounts of prescription drugs, whether ge	eneric or brand name, in
28	order to access discounts.	
29	(d) <u>Audits. – If a PSAO-pharmacy contract grants a PBM the</u>	
30	conduct audits of an independent pharmacy, then that PSAO-pharmacy	
31	contain language that permits the PBM to obtain information from the PS	SAO in connection with
32	the PBM's audit of that independent pharmacy.	1 11 . 1 .1 .
33	(e) <u>Timely Transmission of Remittance. – A PSAO-pharmacy co</u>	
34 25	all remittances for claims submitted to the PSAO by a PBM or third-part	
35	independent pharmacy shall be passed through by the PSAO to the pharm	
36 37	amount of time after receipt of the remittance by the PSAO from a PB	
38	The reasonable amount of time required under this section shall PSAO-pharmacy contract.	be established in the
38 39		
39 40	" <u>§ 58-56B-20. Prohibition on price discrimination.</u> A PSAO shall not discriminate on the price of drugs sold to an indep	andant pharmaay bagad
40 41	on the price of drugs purchased from a wholesale distributor of the drug	
42	"§ 58-56B-30. Ownership interests in or of the PSAO by drug man	=
43	wholesale distributors.	nulactulers, schers, or
43 44	(a) Prohibitions. – A PSAO that owns or is owned by, in whole of	r in part any antity that
45	manufactures, sells, or distributes prescription drugs, biological produ	• • •
46	shall not, as a condition of entering into a PSAO-pharmacy contract, requ	
47	pharmacy purchase any drugs or medical devices solely from an entity w	
48	an ownership interest or that has an ownership in the PSAO.	in which the 1 5/10 llds
49	(b) Disclosure Requirements. – A PSAO that owns or is owned	hy in whole or in part
50	any entity that manufactures, sells, or distributes prescription drugs,	
51	medical devices shall disclose to the Department any agreement with an	
~ 1	measure de rees shan alsolose to die Department any agreement with an	<u></u>

1	to purchase prescription drugs, biological products, or medical devices by an independent
2	pharmacy from the PSAO or an entity with which the PSAO has an ownership interest or that
3	has an ownership in the PSAO.
4	"§ 58-56B-35. Appeals.
5	(a) Disputes. – If there is a dispute between an independent pharmacy and a PBM or
6	third-party payer, then a PSAO which has entered into a PSAO-pharmacy contract with that
7	independent pharmacy shall ensure and facilitate timely communication between the pharmacy
8	and the PBM or third-party payer.
9	(b) PSAO Contracted with an Independent Pharmacy. – If a third-party payer or a PBM
10	provides any notice or other information to a PSAO that is related to an independent pharmacy
11	with which the PSAO has entered into a PSAO-pharmacy contract, then that shall be considered
12	provision of that notice or other information to the pharmacy with which the PSAO is contracted.
13	A third-party payer or PBM shall not be required to provide notice or other information to both
14	the PSAO and the independent pharmacy with which the PSAO has entered into a
15	PSAO-pharmacy contract.
16	(c) <u>Timeliness. – A PSAO shall forward all notices of appeals from an independent</u>
17	pharmacy with which the PSAO has entered into a PSAO-pharmacy contract to the relevant PBM
18	or third-party payer in a timely manner.
19	(d) Denials. – If an appeal received by a PSAO from an independent pharmacy does not
20	meet the minimum requirements contained within a PSAO-pharmacy contract, then the PSAO
21	shall notify the pharmacy and provide the denial reason or reasons. The PSAO shall allow the
22	pharmacy to resubmit the appeal for review by a PBM, if applicable.
23	" <u>§ 58-56B-40. Penalties.</u>
24	(a) Financial Penalty. – Any PSAO that fails to comply with the provisions of this Article,
25	as determined by the Commissioner, shall pay a penalty of one thousand dollars (\$1,000) per day
26	until the Commissioner determines that the applicable provision is met.
27	(b) Impact on Licensure. – Failure to comply with this Article may be grounds for
28	revocation or nonrenewal of a license under this Article, as determined by the Commissioner.
29	(c) Unfair Trade. $-$ A violation of any of the following provisions of this Article is an
30	unfair trade practice under Article 63 of this Chapter and under G.S. 75-1.1:
31	<u>(1)</u> <u>G.S. 58-56B-10.</u>
32	(2) <u>G.S. 58-56B-15.</u>
33	(3) <u>G.S. 58-56B-20.</u>
34	$\underbrace{(4)}_{(4)} \underbrace{G.S. 58-56B-30.}_{(4)}$
35	(5) $G.S. 58-56B-35.$
36	" <u>§ 58-56B-45. Fiduciary duty.</u>
37	A PSAO must act as a fiduciary and perform its duties to a pharmacy exercising good faith
38	and fair dealing. A PSAO has a duty to avoid self-dealing and conflicts of interest."
39	SECTION 2.1A.(a) Article 56B of Chapter 58 of the General Statutes, as amended
40	by Section 2.1 of this act, is amended by adding a new section to read:
41	" <u>§ 58-56B-50. Rules.</u>
42	The Commissioner of Insurance is authorized to adopt rules, temporary or otherwise,
43	regarding the administration of this Article."
44	SECTION 2.1A.(b) No later than October 1, 2026, the Commissioner of Insurance
45	shall adopt rules necessary to implement Part II of this act.
46	SECTION 2.1A.(c) This section is effective when it becomes law.
47	SECTION 2.2. Except as otherwise provided, this Part is effective October 1, 2026,
48	and applies to contracts entered into, renewed, or amended on or after that date.
49	
50	PART III. PHARMACY BENEFITS MANAGER TRANSPARENCY, FAIR
51	REIMBURSEMENT, AND FIDUCIARY DUTIES

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	SEC	TION 3.1.(a) Article 56A of Chapter 58	of the General Statutes is amended by
	adding a new see		5
5	0	Reporting requirements for transparen	ICV.
		rts to Commissioner. – No later than May	
		report to the Commissioner all of	
	-	g benefits specific to insurers within the	
	manager has a co		
	(1)		that the pharmacy benefits manager
			s or whole distributers by therapeutic
			porting the aggregate amount of the
		rebates, the pharmacy benefits manage	r shall include any utilization discounts
		it receives from a manufacturer or who	-
	<u>(2)</u>	The aggregated amount of difference	between the amount paid by the health
		benefit plan for prescription drugs	and the aggregated amount paid to
		pharmacies for claims paid under	the health benefit plan, including
		point-of-sale and retroactive charges.	
	<u>(3)</u>	The spread between aggregate amoun	nt paid to pharmacies for prescription
		drugs and the aggregated amount charge	ged to insurers for prescription drugs.
	<u>(4)</u>	A list of all pharmacies that are under	r common control or ownership of the
		pharmacy benefits manager.	
	<u>(5)</u>		affiliated with a retail pharmacy shall
			differences between what the pharmacy
			es affiliated retail pharmacies and what
		it reimburses or charges non-affiliated	
	<u>(6)</u>		er assessments, including point-of-sale
		• •	osed on, or collected from, contracted,
			etroactive charges shall not include any
		-	ed under Part 8 of Article 50 of Chapter
		58 of the General Statutes.	
	<u>(7)</u>		fees that were passed on to either the
			fits manager is contracted or an insured
		at the point-of-sale of a prescription dr	
	<u>(8)</u>		ate percentages for retained rebates by
		the pharmacy benefits manager.	
		rts to Insurers. – Upon the request of an i	
	-	tracted, the pharmacy benefits manage	
		al amount of the difference between the	± •
	*	ered by the insurer for prescription drug	
	2	laims paid under each applicable health l	.
		identiality of Data. – Information cont	
		t reveal any personally identifiable info	
		s report is not considered a public reco	-
		r G.S. 58-2-100 and is confidential and p	
		TION 3.2.(a) G.S. 58-56A-4 is amended	
		harmacy benefits manager contract may nacy services administration organization	
		or providing a covered prescription drug,	
		for the covered drug, device, or service.	
	•	der Article 63 of this Chapter and under	
	-	l penalty provisions of an unfair trade	
		pter 75 of the General Statutes."	practice under this Chapter and under
	mucie i di Cila	pier 75 of the Ocheral Statules.	

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1	SECTION 3.2.(b) G.S. 90-85.40 is amended by adding a new subs	section to read:
2	"(i) In accordance with G.S. 58-56A-4(g), any independent pharmacy of	
3	has a contract, either directly or through a pharmacy services administration org	ganization, with a
4	pharmacy benefits manager administering any type of drug or pharmacy benefit	it plan to provide
5	covered drugs, devices, or services at a contractual reimbursement rate may dec	cline to provide a
5	covered drug, device, or service if the pharmacy or pharmacist will be or is p	aid less than the
7	acquisition cost for the covered drug, device, or service. The act of declining to p	provide a covered
3	drug, device, or service as authorized by this subsection shall not be construed of this Article."	to be a violation
)	SECTION 3.2.(c) Subsection (a) of this section applies to contra	acts entered into,
	renewed, or amended on or after October 1, 2025. Subsection (b) of this se	ection applies to
	prescription drugs, devices, or services provided by a pharmacy or pharmacist or	n or after October
	1, 2025.	
	SECTION 3.3. Article 56A of Chapter 58 of the General Statute	es is amended by
	adding a new section to read:	
	" <u>§ 58-56A-55. Health benefit plan requirements applicable.</u>	
	(a) <u>All requirements relating to the coverage of prescription drugs and plants</u>	•
	under this Chapter that apply to health benefit plans are applicable to pharmacy b	enefits managers
	in the same way they are applicable to an insurer.	1 1 64
	(b) <u>Article 63 of this Chapter, Unfair Trade Practices, is applicable to a p</u>	harmacy benefits
	manager in the same manner as it is applicable to an insurer."	
	SECTION 3.4. G.S. 58-56A-21 reads as rewritten:	d to contracted
	"§ 58-56A-21. Claims data provided to health benefit plan.Duties owe	<u>a to contracted</u>
	(a) <u>insurers.</u> <u>(a)</u> Fiduciary Duty. – A pharmacy benefits manager has a fiduciary du	ty to get in good
	<u>faith and fair dealing in the performance of all of its contractual duties, inc</u>	
	following:	nuunig an or the
	(1) Controlling costs.	
	(2) Acting in the best interest of the insureds under the health ben	efit plans offered
	by the insurer with which the pharmacy benefits manager ha	
	(3) Acting with prudence and passing through any rebates	
	pharmacy benefits manager received related to covered ben	
	paid for with the contracted insurer's assets or funds.	
	(4) Avoiding self-dealing and conflicts of interest.	
	(b) <u>Claims Data Requests. – Upon the request of an insurer offering a here is the second sec</u>	ealth benefit plan
	that contracts with a pharmacy benefits manager, the pharmacy benefits mana	
	the insurer with claims data that reflects the total amount the insurer paid to the p	
	manager under the health benefit plan for a specified outpatient prescription dr	•
	ingredient cost and the dispensing fee. The pharmacy benefits manager shall	
	cost that it paid for the specified outpatient prescription drug, including the ing	
	the dispensing fee."	
	SECTION 3.5. Sections 3.1 and 3.2 of this Part are effective Octo	ber 1, 2025. The
	remainder of this Part is effective when it becomes law.	
	PART IV. CLARIFY PHARMACY BENEFITS MANAGER AN	TI-STEERING
	REGULATION AND ENSURE NETWORK ADEQUACY	
	SECTION 4.1. G.S. 58-56A-3 is amended by adding a new subsec	
	"(f) G.S. 58-51-37 shall apply to pharmacy benefits managers that contra	ct with an insurer
	in this State in the same manner as it applies to an insurer."	
	SECTION 4.2. G.S. 58-56A-15 reads as rewritten:	
	"§ 58-56A-15. Pharmacy benefits manager networks.	

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pha	(a) A pharmacy benefits manager shall not deny the right to any p rmacist or pharmacy to participate in a retail pharmacy network on the	1 4
-	ditions of other similarly situated participants in the network.	
	(b) A pharmacist or pharmacy that is a member of a pharmacy servic	e administrative
org	anization that enters into a contract with a health benefit plan issuer or a ph	
ma	nager on the pharmacy's behalf is entitled to receive from the pharmacy service	ce administrative
org	anization a copy of the contract provisions applicable to the pharmacy,	, including each
pro	vision relating to the pharmacy's rights and obligations under the contract.	
	(c) Termination of a pharmacy or pharmacist from a pharmacy benefits r	
	s not release the pharmacy benefits manager from the obligation to make any	
	pharmacy or pharmacist for pharmacist services properly rendered accordin	g to the contract.
Thi	s subsection does not apply in cases of fraud, waste, and abuse.	
	(d) <u>A pharmacy benefits manager pharmacy provider network shall me</u>	
	dicare Part D program standards for convenient access to network pharmacies	s under 42 C.F.R.
<u>84</u>	23.120." SECTION 4.3 This Part is affective October 1, 2025, and ann	ling to contracto
ont	SECTION 4.3. This Part is effective October 1, 2025, and appered into, renewed, or amended on or after that date.	nes to contracts
em	fred into, renewed, or amended on or after that date.	
РА	RT V. ALLOW INDEPENDENT PHARMACIES TO REDIRECT PI	RESCRIPTION
	FILLS	
	SECTION 5.1.(a) G.S. 90-85.3 is amended by adding a new subset	ction to read:
	"(i2) "Independent pharmacy" has the same meaning as in G.S. 58-51-37.	
	SECTION 5.1.(b) G.S. 90-85.3A reads as rewritten:	
"§ !	00-85.3A. Practice of pharmacy.	
	(e) A pharmacy has a professional responsibility to offer complete	pharmaceutical
ser	vices to meet the needs of patients."	
	SECTION 5.1.(c) Article 4A of Chapter 90 of the General Statute	s is amended by
	ing a new section to read:	
8	00-85.21E. Independent pharmacy prescriptions.	: 6 (1) = 4 = = 4 = = = = 1 1
d:	(a) An independent pharmacy may decline to fill or refill a prescription	
	ctly result in an unbearable cost to the independent pharmacy, provided that rmacy meets the requirements of subsection (b) of this section. If the independent	
-	not find a pharmacy to accept the referral without causing harm to the	
	ependent pharmacy must fill the prescription.	patient, then the
<u>1110</u>	(b) If the independent pharmacy elects to decline to fill or refill a pr	escription under
sub	section (a) of this section, then, prior to declining to fill or refill a	
	ependent pharmacy shall refer the prescription and patient to another pharma	
	venient for the patient to fill or refill the prescription in the same manner wi	
	ering any harm. The independent pharmacy may refer the prescription to	
onl	y provides centralized pharmacy services in this State through the mail or re	mote medication
ord	er processing services subject to the Board's rules if the independent pha	armacy makes a
det	ermination the provision of pharmaceutical services through the mail do	es not harm the
<u>pat</u>	ent."	
	SECTION 5.2. No later than October 1, 2025, the North Carolina Bo	oard of Pharmacy
sha	Il adopt rules to implement this Part.	
	SECTION 5.3. Section 5.1 of this Part becomes effective Octob	er 1, 2025. The
ren	ainder of this Part is effective when it becomes law.	
D۸	RT VI. STRENGTHEN PHARMACY AUDIT PROTECTIONS	
ГA		

General Assem	bly Of N	North Carolina				S	ession 2	025
SEC	FION 6	.1.(a) Article 4C of C	'hapto	er 90 of the C	Jenera	1 Statutes is re	ecodifie	d as
Part 8 of Article	50 of C	hapter 58 of the Gener	al St	atutes, as foll	ows:			
(1)	G.S. 9	0-85.50(a) is recodifi	ed as	G.S. 58-50-4	00, to	be entitled "I	Definitio	ns."
	Subdi	vision (1) of G.S. 9	0-85.	50(a) is rec	odifie	d as subdivis	sion (6)	of
	G.S. 5	58-50-400, and subdi	visio	n (2) of G.S.	5. 90-8	85.50(a) is re	codified	l as
		vision (8) of G.S. 58-5		• •				
(2)		ead-in language of s			G.S. 9	0-85.50 is re	codified	l as
		58-50-405(a).						
(3)	G.S. 9	0-85.52 is recodified	as G.	S. 58-50-410				
(4)		0-85.51 is recodified						
(5)		0-85.53 is recodified						
(6)		ubdivisions of G.S. 90				as follows:		
	a.	Subdivision (1) thro		· /			ubdivisi	ions
		(1) through (5) of G	0	•	/			
	b.	Subdivision (6) of (reco	lified as subse	ection (i) of
		G.S. 58-50-410.					[×]	/
	c.	Subdivision (7) t	hrou	zh subdivisi	on (10) are rec	odified	as
		subdivisions (6) three				· ·		
	d.	Subdivision (11) of	0	· /		· · ·	ection (e	e) of
		G.S. 58-50-410, an		. ,			•	·
		G.S. 90-85.50(b) are		-			~ /	
	e.	Subdivision (12) of		U	0	•	ection (f) of
		G.S. 58-50-410.					× ×	/
	f.	Subdivision (13) of	G.S.	90-85.50(b) i	s reco	dified as G.S.	58-50-4	415.
		to be entitled "Reve		. ,				,
	g.	Subdivision (14)			ion ((19) are rec	codified	as
	0	subdivisions (10) th		0		· /		
	h.	Subdivision (20) of	0	. ,		. ,	ection (d	l) of
		G.S. 58-50-410.					,	<i>,</i>
	i.	Subdivision (21) of	G.S.	90-85.50(b) i	s reco	dified as subse	ection (g) of
		G.S. 58-50-410, an						
		G.S. 90-85.50(b) are						
	j.	Subdivision (22)	is	recodified	as	subdivision	(16)	of
	5	G.S. 58-50-405(a).						
	k.	Subdivision (23) of	G.S.	90-85.50(b) i	s reco	dified as subse	ection (b) of
		G.S. 58-50-405.						,
	l.	Subdivision (24)	is	recodified	as	subdivision	(17)	of
		G.S. 58-50-405(a).					× ,	
SEC	FION 6	.1.(b) Part 8 of Arti	cle 50	0 of Chapter	58 of	the General	Statutes	, as
) of this section, reads		-				,
J		"Part 8. Pharm						
"§ 58-50-400. D	efinitio		2	e				
-		tions apply in this Art	icle: F	art:				
(1)	-	ing entity. – The respo			icting	an audit of a p	oharmac	y or
		tity conducting an au			-	-		•
(2)	-	. – A request for reim						_
	-	harmacy benefits man			-			
	-	dication for which a p	-	-		•		
		able State or federal l				-		
		icated and processed		-	-			
		÷	<u>/</u>	• /		<u>v</u>		

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1		refill shall constitute a separate and distinct claim,	regardless of the number
2		of days' supply or quantity dispensed.	
3	(3)	Reserved for future codification purposes.	
4	(4)	Medication error. – The dispensing of the wrong	g prescription drug, the
5		dispensing of a prescription to the wrong patient,	
6		prescription with the wrong directions or patient inst	
7	(5)	Pharmacist An individual licensed to practice pharmacist	
8		of Chapter 90 of the General Statutes.	•
9	(6)	"Pharmacy" means a person Pharmacy An indiv	idual or entity holding a
10		valid pharmacy permit pursuant to G.S. 90-85.21 or	
11	(7)	Reserved for future codification purposes.	
12	(8)	"Responsible party" means the Responsible party.	– An insurer offering a
13		health benefit plan or any other entity regulated under	-
14		for payment of claims for health care services other	
15		whom the health care services were rendered or (ii)	
16		or legal representative.healthcare services.	-
17	"§ 58-50-405. <u>R</u>	ights of a pharmacy/audits.	
18	(a) Notwi	ithstanding any other provision of law, whenever a-	managed care company,
19	insurance compa	ny, third-party payer, or any entity that represents a resp	oonsible party <u>an auditing</u>
20	entity conducts a	an audit of the records of a pharmacy, the pharmacy	has a right to all of the
21	following:		
22	(1)	To have at At least 14 days' advance notice of the ini	itial on-site audit for each
23		audit cycle.	
24	(2)	To have any audit that involves clinical judgm	tent be done with The
25		participation of a licensed pharmacist who is licen	sed, and is employed or
26		working under contract with the auditing entity.entit	ty when an audit involves
27		<u>clinical judgment.</u>	
28	(3)	Not to have clerical Clerical or record-keeping errors	
29		errors, scrivener's errors, and computer errors, on	
30		record, in the absence of any other evidence, not to be	
31		subdivision does not prohibit recoupment of fraudule	
32	(4)	If required under the terms of the contract, to ha	
33		pharmacy to the auditing entity provide a pharmacy,	· · · ·
34		provision of all records related to the audit in an elect	ronic format or contained
35		in digital media.	
36	(5)	To have the The properly documented records of	1 01
37		authorized to prescribe controlled substances for t	
38		medical or pharmaceutical care for their patients tran	
39		communication in order to validate a pharmacy r	1
40		prescription or refill for a controlled substance or na	0
41	(6)	Prior to the initiation of an audit, if <u>If</u> the audit is co	
42		problem, notification prior to the audit of the i	-
43		limitation of the audit is limited to claims that are i	identified by prescription
44	-	number.	
45	(7)	If an audit is conducted for a reason other than descri	
46		this subsection, the audit is limited to an identified p	problem, limitation of the
47		<u>audit to 100 selected prescriptions.</u>	
48	(8)	If an audit reveals the necessity for a review of additional additional and the second s	tional claims, to have the
49 50		audit conducted on site.	
50	(9)	Except for audits initiated for the reason described	
51		subsection, to be subject to no-No more than one au	iun in one calendar year,

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	unless fraud or misrepresentation is reasonably	suspected.suspected or unless
	an audit is conducted for an identifiable proble	
(10)	To be audited under the The same standards	and parameters applied to the
	pharmacy as are applied to other similarly situated	ated pharmacies audited by the
	same <u>auditing</u> entity.	
(11)	To have at At least 30 days following receipt	of the preliminary audit report
	to produce documentation to address any discr	epancy found during an audit.
(12)	To have the The period covered by an audit l	imited to 24 months from the
	date a claim was submitted to, or adjudicated	by, a managed care company,
	an insurance company, a third party payer,	or any entity that represents
	responsible parties, the auditing entity unless a	a longer period is permitted by
	a federal plan under federal law.	
(13)	Not to be subject to the No initiation or sched	•
	five calendar days of any month due to the high	
	during that time, without the express consent o	
	shall cooperate with the auditor-auditing entity	y to establish an alternate date
	should the audit fall within the days excluded.	
(14)	To have the The preliminary audit report deli	vered to the pharmacy within
	120 days after conclusion of the audit.	
(15)	To have a <u>The</u> final audit report delivered to the	
	the end of the appeals period, as provided for	r in G.S. 90-85.51.as required
	under this Part.	
(16)	To have an <u>An</u> audit based only on information	
	conducting the audit and not based on any au	
	gained from an audit conducted by a different a	
	does not prohibit an auditing entity from using	
	by that auditing entity for the same pharmacy.	
	federal law, an <u>auditing</u> entity conducting an au	
	to a pharmacy's previous audit report only if th	e previous report was prepared
	by that <u>auditing</u> entity.	
(17)	To- <u>The</u> use <u>of</u> any prescription that complies	
	regulations at the time of dispensing to validat	
	prescription, prescription refill, or a change in	1 1
	auditing entity conducting an audit of a pharmad	•
	at entity subcontractor of the responsible party of	
	hat vendor or contractor is required to identify t	
	<u>1</u> the audit is being conducted without ha	ving this information being
	been first requested by the pharmacy.	
	harmacy audit recoupments.	
	ntity conducting an audit auditing entity shall n	
-	penalties from a pharmacy until (i) the deadline for	• • •
	ant to G.S. 90-85.51 in accordance with this Pa	
	position of an audit, including the required appe	
	s, whichever is later, unless fraud or misrepresen	• •
	ipment on an audit shall be refunded to the resp	consible party as contractually
agreed upon by the	1	the man and the mant of the
	ntity conducting the audit may charge or assess	
•	ed on amounts recouped if both of the following	
(1)	The responsible party and the entity conductin	0
	contract that explicitly states the percentage	charge or assessment to the
	responsible party.	

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1 2		(2)	A commission or other payment to an agent or employ conducting the audit is not based, directly or indirectly, on a	mounts recouped.	
3	(d)		b have the <u>The</u> accounting practice of extrapolation <u>shall</u>		
4		-	pments or penalties for <u>pharmacy</u> audits, unless otherwise re	quired by federal	
5	-		ederal plans.		
6 7	v 1	grams,	t for cases of Food and Drug Administration regulation or d to be free of recoupments based on any of the following an	nd unless defined	
8 9 10	not incon	sistent	requirements set forth in the pharmacy <u>a pharmacy's provide</u> with the current <u>rules adopted by the North Carolina Bo</u> macy, an auditing entity shall not subject a pharmacy to recom	ard of Pharmacy	
11	any of the			- <u>-</u>	
12		(1)	Documentation requirements in addition to or exceeding	-that exceed the	
13		~ /	requirements set by the North Carolina Board of Pharmac		
14			maintaining documentation prescribed by the St		
15			Pharmacy.documentation.		
16		(2)	A requirement that a pharmacy or pharmacist perform a pro-	ofessional duty in	
17			addition to or exceeding that exceeds the professional duties	•	
18			State North Carolina Board of Pharmacy. Pharmacy or requi		
19			4A of Chapter 90 of the General Statutes.		
20	(f)	To- A	pharmacy shall be subject to recoupment only following the	e correction of a	
21			recoupment <u>claim</u> . Recoupment is limited to amounts paid in e		
22			e corrected claim.		
23	(g)		be An auditing entity shall not subject a pharmacy to rec	coupment on any	
24	portion of		imbursement for the dispensed product of a prescription,		
25			ubdivision:one of the following applies:		
26	-	(1)	Recoupment of reimbursement, or a portion of reimbu	rsement, for the	
27			dispensed product of a prescription may be had in the follow		
28		a.	Fraud-There is fraud or other intentional and willful	misrepresentation	
29			evidenced by a review of the claims data, statements, physica	al review, or other	
30			investigative methods.		
31 32		b.<u>(2)</u>	Dispensing <u>A prescription was dispensed</u> in excess of the established by the plan sponsor.	benefit design, as	
33		c.<u>(</u>3)	Prescriptions A prescription was not filled in accordance wi	th the prescriber's	
34			order.		
35		<u>d.(4)</u>	Actual There was an overpayment to the pharmacy.		
36	<u>(2)(h)</u>	Recou	pment of claims in cases set out in sub-subdivision a. of this	subdivision under	
37	subsection	<u>n (g) of</u>	this section shall be based on the actual financial harm to the e	ntity or the actual	
38	1.	underpayment or overpayment. Calculations of overpayments shall not include dispensing fees			
39	unless one		re of the following conditions is present: applies:		
40		a.<u>(1)</u>	A prescription was not actually dispensed.		
41		b.<u>(</u>2)	The prescriber denied authorization.		
42		c.<u>(</u>3)	The prescription dispensed was a medication error by th		
43			purposes of this subdivision, a medication error is a dispension		
44			drug or dispensing to the wrong patient or dispensing	with the wrong	
45			directions.		
46		<u>d.(4)</u>	The identified overpayment is based solely on an extra disp	-	
47		e.<u>(5)</u>	The pharmacy was noncompliant with Risk Evaluation	and Mitigation	
48			Strategies (REMS) program guidelines.		
49		<u>f.(6)</u>	There was insufficient documentation, including elec	•	
50			information, as described in this subsection.that did not mee	t the standards set	
51			by the North Carolina Board of Pharmacy.		

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1	g.(7) Fraud There is evidence of fraud or other intentional and willful
2	misrepresentation by the pharmacy.
3	(i) <u>To have a Any projection of an overpayment or underpayment by an auditing entity</u>
4	shall be based on either the number of patients served with a similar diagnosis or the number of
5	similar prescription orders or refills for similar drugs. This subdivision subsection does not
6	prohibit recoupments of actual overpayments, unless the projection for overpayment or
7	underpayment is part of a settlement by the pharmacy.
8	"§ 58-50-415. Reversals of approval.
9	Except for Medicare claims, to be no auditing entity shall subject a pharmacy to reversals of
10	approval for drug, prescriber, or patient eligibility upon adjudication of a claim only in cases in
11	which unless the pharmacy obtained the adjudication by fraud or misrepresentation of claim
12	elements.
13	"§ 58-50-420. Mandatory appeals process.
14	(a) Each <u>auditing</u> entity that conducts an audit of a pharmacy shall establish an appeals
15	process under which a pharmacy may appeal an unfavorable preliminary audit report to the
16	auditing entity.
17	(b) If, following the appeal, the <u>auditing</u> entity finds that an unfavorable audit report or
18	any portion of the unfavorable audit report is unsubstantiated, then the auditing entity shall
19	dismiss the unsubstantiated portion of the audit report without any further proceedings.
20	(c) Each <u>auditing</u> entity conducting an audit -shall provide a copy, if required under
21	contractual terms, of the audit findings to the plan sponsor responsible party or the insurer
22	offering a health benefit plan after completion of any appeals process.
23	"§ 58-50-425. Applicability.
24	This Article Part does not apply to any audit, review, or investigation that involves alleged
25	Medicaid fraud, Medicaid abuse, insurance fraud, or other criminal fraud or misrepresentation.
26	" <u>§ 58-50-430. Rulemaking.</u>
27	The Commissioner is authorized to adopt rules to implement, administer, and enforce this
28	Part."
29	SECTION 6.2.(a) G.S. 58-50-405(a)(7), as created by Section $6.1(a)$ of this Part and
30	as amended by Section 6.1(b) of this Part, reads as rewritten:
31	"(7) If an audit is conducted for a reason other than an identified problem,
32	limitation of the audit to 100 selected prescriptions.one percent (1%) of claims
33	or 100 claims, whichever is less."
34	SECTION 6.2.(b) G.S. $58-50-405(a)(8)$, as created by Section 6.1(a) of this Part and
35	as amended by Section 6.1(b) of this Part, reads as rewritten:
36	"(8) If an audit reveals the necessity for a review of additional claims, to have the
37	audit conducted on site.site upon request by the pharmacy. Except in the case
38	of an identified problem, the pharmacy shall also be entitled to written notice
39	provided at least 14 days prior to any audit of additional claims that details the
40	basis for the review of additional claims, including a specific description of
41	any suspected fraud or abuse."
42	SECTION 6.2.(c) G.S. 58-50-410, as created by Section 6.1(a) of this Part and as
43	amended by Section 6.1(b) of this Part, is further amended by adding a new subsection to read:
44	"(j) Prior to any recoupment, the auditing entity shall provide the pharmacy with a
45	summary describing the total recoupment amount and the approximate date on which the
46	recoupment will occur. This summary shall be accompanied by payment summaries or electronic
47 48	remittance advices documenting any disputed funds, charges, or other penalties."
48	SECTION 6.2.(d) Part 8 of Article 50 of Chapter 58 of the General Statutes, as
49 50	created by Section 6.1(a) of this Part, is amended by adding a new section to read:
50	" <u>§ 58-50-429. Violations.</u>
51	(a) <u>A violation of this Part is an unfair trade practice under Article 63 of this Chapter.</u>

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1	(b) A	violation of this Part is an unfair trade under G.S. 75-1.1 and is subj	ect to all of the	
2		and penalty provisions of an unfair trade practice under Article 1 of		
3	the General Statutes."			
4		ECTION 6.3. Section 6.2 of this Part becomes effective Januar	v 1. 2026. and	
5		dits conducted on or after that date. The remainder of this Part is ef		
6	becomes law			
7		•		
8	PART VII I	PHARMACY BENEFITS MANAGER AFFILIATES		
9		ECTION 7.1. G.S. 58-56A-20 reads as rewritten:		
10		0. Pharmacy benefits manager affiliate disclosure; sharing of da	uta_affiliates	
11		pharmacy benefits manager shall not, in any way that is prohibited		
12		rtability and Accountability Act of 1996 (HIPAA), transfer or share	•	
13		on information containing patient-identifiable and prescriber-identifi		
14		nefits manager affiliate.	inuole duta to a	
15	1 V	pharmacy benefits manager shall not reimburse a pharmacy or pha	armacist in this	
16		unt less than the amount that the pharmacy benefits manager reimbur		
17		ager affiliate for providing the same pharmacist services or same pre-		
18		ig the amount of the reimbursement for the purposes of this section, the		
19		on a per-unit basis using the same generic product identifier or gener		
20		lect all drug manufacturer's rebates, all direct and indirect administration		
21		t-savings or discounts that may be given related to the drug or service		
22		ection is an unfair trade practice under Article 63 of this Chap		
23		and is subject to all of the enforcement and penalty provisions of		
24		er this Chapter and under Article 1 of Chapter 75 of the General Stat		
25		ECTION 7.2. This Part becomes effective October 1, 2025,		
26	pharmacist se	ervices or prescription drugs dispensed on or after that date.		
27				
28		CONSUMERS TO RECEIVE THE BENEFIT OF PHARMAG	CY REBATES	
29		CRIPTION DRUGS		
30		ECTION 8.1. Article 3 of Chapter 58 of the General Statutes is ame	nded by adding	
31	a new section			
32		Consumer protections/prescription cost-sharing.		
33		efinitions. – The following definitions apply in this section:		
34	<u>(1</u>			
35		on an insured for a prescription drug that is covered under the	nsured's health	
36		benefit plan.		
37	<u>(2</u>			
38	<u>(3</u>	- 11	1 / 11 / /1	
39	<u>(4</u>	•		
40		utilization of prescription drugs in the State and that is paid by	<u>a manufacturer</u>	
41		to a pharmacy benefits manager.	• .• •	
42		<u>Then calculating an insured's defined cost-sharing for a covered press</u>		
43	· •	ale, an insurer offering a health benefit plan shall base the calculati	-	
44		iption drug after taking into account all rebates associated with th		
45		ice of the prescription drug and any defined cost-sharing shall be		
46 47		1 to ninety percent (90%) of all rebates received, or to be received,	m conjunction	
47 48	-	ensing or administration of the prescription drug.	aurod's defined	
48 49		othing in this section shall preclude an insurer from decreasing an in	sureu s dermed	
49 50	-	by an amount greater than that required under this section. y January 1 of each year, each insurer offering a health benefit plan	chall submit to	
50 51		joner a certification attesting that, for all health benefit plans offered		

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the insurer, the in	nsurer has complied with the requirements of this section	on. The Commissioner
		the other requirements
		ż
		ticle 63 of this Chapter
	-	-
trade practice und	der this Chapter and under Article 1 of Chapter 75 of the	e General Statutes."
SECT	CION 8.2. G.S. 58-56A-3 is amended by adding a new s	subsection to read:
" <u>(c3)</u> <u>G.S. 5</u>	8-3-182 applies to pharmacy benefits managers when a	calculating an insured's
-		
		applies to prescription
drugs purchased	on or after that date.	
	TION 9.(a) Chapter 90 of the General Statutes is ame	nded by adding a new
Article to read:	"A	
"8 00_85 55 Dof		
<u>(1)</u>	~	drugs or (ii) employ
		<u>urugo or (ii) emproy</u>
<u>(2)</u>		nat produces, prepares,
	propagates, compounds, processes, packages, rep	ackages, or labels a
	engaged in the preparation and dispensing of a brand	l-name or generic drug
	pursuant to a prescription.	
<u>(3)</u>		of this State to issue a
	*	
<u>(6)</u>	•	<u>ned in 42 U.S.C. §</u>
(7)		h and Human Camilana
		n and Human Services.
		octurer shall notify all
· ·	· · · · ·	
	•	-
<u>x=7</u>	manufacturer.	
(2)		five years prior to the
<u>*</u>	•	• •
	under this subsection.	-
	the insurer, the in shall establish the (e) Failur under this section the certification i (f) A viol and under G.S. 73 trade practice und SECT "(c3) G.S. 5 out-of-pocket cos SECT drugs purchased of PART IX. PRES SECT Article to read: "§ 90-85.55. Def The following (1) (2) (2) (3) (4) (5) (6) (7) "§ 90-85.56. Rea (a) Price interested parties prior calendar yea for a 30-day supp	 under this section is a violation subject to G.S. 58-2-70. Each day that an i the certification is considered a separate violation. (f) A violation of this section is an unfair trade practice under Ar and under G.S. 75-1.1 and is subject to all of the enforcement and penalty trade practice under this Chapter and under Article 1 of Chapter 75 of the SECTION 8.2. G.S. 58-56A-3 is amended by adding a new s "(c3) G.S. 58-3-182 applies to pharmacy benefits managers when of out-of-pocket cost for a covered prescription drug." SECTION 8.3. This Part is effective October 1, 2025, and drugs purchased on or after that date. PART IX. PRESCRIPTION DRUG TRANSPARENCY SECTION 9.(a) Chapter 90 of the General Statutes is ame Article to read: "Article 4D. "Prescription Drug Transparency. *§ 90-85.55. Definitions. The following definitions apply in this Article: (1) Interested parties All of the following: a. State agencies that (i) purchase prescription prescribers. b. Health insurance companies. c. Health care service plan providers. d. Pharmacy benefits managers. (2) Manufacturer An entity or an agent of an entity d propagates, compounds, processes, packages, rep brand-name or generic drug. "Manufacturer" does engaged in the preparation and dispensing of a brand pursuant to a prescription. (3) Prescription order. Defined in G.S. 90-85.3. (5) Prescription order Defined in G.S. 90-85.3. (6) Price The wholesale acquisition cost as defit 1395w-3a(c)(6)(B). (7) Secretary The Secretary of the Department of Healt "<u>\$90-85.56. Required notifications and disclosures.</u> (a) Price Increases By January 31 of each year, a manufa interested parties of each increase in price of fifteen percent (15%) or gree prior calendar year for a prescription drug with a price of one hundred do for a 30-day supply. The manufacturer

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1	(b) New Products. – A manufacturer shall notify all interested parties of	of the price of any
2	new prescription drug within three days after it is made available for purch	ase in this State.
3	Within 30 days after the notification required by this subsection, the manufactu	irer shall disclose
4	to interested parties the date and price of acquisition of the drug if it was not	developed by the
5	manufacturer.	
6	(c) <u>Satisfaction of Obligations. – A manufacturer's obligations under the</u>	
7	fully satisfied by the submission of information and data that a manufacture	
8 9	annual consolidated report on Securities and Exchange Commission Form 19 public disclosure.	0-K or any other
10	(d) Information is Not Public Record. – Information provided to the	e Secretary or an
11	interested party pursuant to this section shall, except to the extent it is already	
12	domain, be considered trade secret under Article 24 of Chapter 66 of the	General Statutes,
13	confidential, exempt from public inspection and copying under Chapter 13	
14	Statutes, and shall not be disclosed directly or indirectly. The Secretary, inter-	
15	their agents shall not publish or otherwise disclose any information that wo	-
16	identification of an individual drug, therapeutic class of drugs, or manufacturer,	
17	the prices of any drug or therapeutic class of drugs, or that has the potential to	·
18	financial, competitive, or proprietary nature of any information submitted by	
19	pursuant to this section. The Secretary and interested parties shall impose the	
20	protections of this section on any downstream third party that may receive of	r otherwise have
21	access to this information.	
22	" <u>§ 90-85.57. Penalty for failure to report.</u>	· · · · · · · · · · · · · · · · · · ·
23	The Secretary shall assess a civil penalty against any manufacturer fail	
24 25	information required by this Article. The amount of the penalty shall not exce dollars (\$1,000) for each day the manufacturer foils to submit the required infor	
23 26	dollars (\$1,000) for each day the manufacturer fails to submit the required infor proceeds of any civil penalties assessed pursuant to this section shall be rem	
20 27	Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. Chapter 150	
28	Statutes applies to proceedings for the assessment of civil penalties under this	
29	"§ 90-85.58. Report and data collection by the Secretary; public portal.	<u>section.</u>
30	(a) Plan for Implementation. – The Secretary shall develop a plan to	collect data from
31	manufacturers pursuant to G.S. 90-85.56 to provide transparency and a	
32	prescription drug pricing. The Secretary shall consult with other state and natio	
33	nonprofit organizations to determine how to implement this data collection dire	
34	disclose any confidential, proprietary, or trade secret information.	
35	(b) Public Portal. – The Secretary shall create an online portal to provide	le the public with
36	access to the notifications, reports, and other disclosures required by this Article	le.
37	(c) <u>Annual Report. – Beginning March 1, 2026, and annually thereaf</u>	ter, the Secretary
38	shall report to the Joint Legislative Oversight Committee on Health and Hun	man Services the
39	following information with respect to prescription drugs sold in this State:	
40	(1) The 25 drugs prescribed most frequently in the State.	
41	(2) The 25 most costly drugs based on the total amount spent of	on those drugs by
42	consumers in this State.	
43	(3) <u>The 25 drugs with the greatest percentage cost increases</u>	during the prior
44	<u>calendar year.</u>	
45	(4) <u>The 10 manufacturers with the greatest average percentage</u>	
46	the prior calendar year for all drugs sold by that manufacture SECTION 9 (b) This Part is affective when it becomes law	er in the State.
47 48	SECTION 9.(b) This Part is effective when it becomes law.	
48 49	PART X. PHARMACY REPORTING REQUIREMENTS	
49 50	SECTION 10. Article 4A of Chapter 90 of the General Statute	s is amended by
50 51	adding a new section to read:	is is amended by
51		

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1	" <u>§ 90-85</u> .	"§ 90-85.42. Board of Pharmacy reporting.			
2	<u>(a)</u>	Defir	nitions. – The following definitions apply in this section:		
3		(1)	Chain pharmacy. – Four or more pharmacies under a comm	non ownership.	
4		(2)	Independent pharmacy. – Three or fewer pharmacies	under a common	
5			ownership.		
6	<u>(b)</u>	<u>Repo</u>	rting Requirements No later than October 1 of each yea	r, the Board shall	
7	report th	e follo	wing information to the Department of Insurance and the	Joint Legislative	
8	Oversigh	t Comn	nittee on Health and Human Services:	-	
9	-	(1)	The current number of licensed pharmacies in the State.		
10		(2)	The number of independent pharmacies that have opened in	the preceding five	
11			years.		
12		<u>(3)</u>	The number of chain pharmacies that have opened in the pre-	eceding five years.	
13		(4)	The number of independent pharmacies that have closed in	the preceding five	
14			years.		
15		(5)	The number of chain pharmacies that have closed in the pre-	ceding five years."	
16					
17	PART X	I. EFF	ECTIVE DATE		
18		SEC'	TION 11.1. Except as otherwise provided, this act is effective	e when it becomes	
19	law.				