

By: Representatives Evans, Straughter

To: Public Health and Human  
Services; Appropriations

## HOUSE BILL NO. 699

1 AN ACT TO BE KNOWN AS THE PRESCRIPTION DRUG FAIR-PRICING ACT;  
 2 TO PROVIDE FOR LEGISLATIVE FINDINGS AND DEFINITIONS; TO ESTABLISH  
 3 THE PRESCRIPTION DRUG FAIR-PRICING PROGRAM WITHIN THE STATE  
 4 DEPARTMENT OF HEALTH TO LOWER PRESCRIPTION DRUG PRICES FOR  
 5 UNINSURED AND UNDERINSURED RESIDENTS OF THE STATE; TO PROVIDE THAT  
 6 A DRUG MANUFACTURER OR LABELER THAT SELLS PRESCRIPTION DRUGS IN  
 7 THE STATE MAY VOLUNTARILY ELECT TO ENTER INTO A REBATE AGREEMENT  
 8 WITH THE DEPARTMENT; TO PROVIDE THAT THE DIRECTOR OF THE  
 9 DEPARTMENT SHALL NEGOTIATE THE TERMS OF THE REBATE; TO PROVIDE  
 10 THAT IF A DRUG MANUFACTURER OR LABELER ELECTS NOT TO AGREE TO A  
 11 REBATE, THE DIRECTOR MAY PLACE THEIR PRODUCTS ON THE PRIOR  
 12 AUTHORIZATION LIST FOR THE MEDICAID PROGRAM; TO PROVIDE THAT THE  
 13 DIRECTOR SHALL PUBLICIZE TO HEALTH CARE PROVIDERS INFORMATION  
 14 ABOUT THE RELATIVE COSTS OF DRUGS PRODUCED BY THOSE THAT ENTER  
 15 INTO REBATE AGREEMENTS COMPARED TO THOSE THAT DO NOT ENTER INTO  
 16 REBATE AGREEMENTS; TO REQUIRE RETAIL PHARMACIES TO DISCOUNT THE  
 17 PRICE OF PRESCRIPTION DRUGS SOLD TO PARTICIPANTS IN THE PROGRAM;  
 18 TO PROVIDE THAT ALL RESIDENTS OF THE STATE ARE ELIGIBLE TO  
 19 PARTICIPATE IN THE PROGRAM; TO PROVIDE THAT THE DEPARTMENT SHALL  
 20 UNDERTAKE OUTREACH EFFORTS TO BUILD PUBLIC AWARENESS OF THE  
 21 PROGRAM AND MAXIMIZE ENROLLMENT; TO DIRECT THE STATE BOARD OF  
 22 PHARMACY TO ADOPT RULES REQUIRING DISCLOSURE BY RETAIL PHARMACIES  
 23 TO PROGRAM PARTICIPANTS OF THE AMOUNT OF SAVINGS PROVIDED AS A  
 24 RESULT OF THE PROGRAM; TO PROVIDE THAT THE DEPARTMENT SHALL  
 25 REIMBURSE RETAIL PHARMACIES FOR DISCOUNTED PRICES PROVIDED TO  
 26 PROGRAM PARTICIPANTS AND DISPENSING FEES; TO PROVIDE PROCEDURES  
 27 FOR RESOLVING DISCREPANCIES IN REBATE AMOUNTS; TO ESTABLISH A  
 28 SPECIAL FUND IN THE STATE TREASURY TO RECEIVE REBATE FUNDS FROM  
 29 MANUFACTURERS AND ANY APPROPRIATED FUNDS FOR THE PROGRAM; AND FOR  
 30 RELATED PURPOSES.

31 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

32 **SECTION 1.** This act shall be known as the "Mississippi  
 33 Prescription Drug Fair-Pricing Act."

34 **SECTION 2.** (1) The Legislature finds that:

35 (a) Approximately one (1) in four (4) residents of  
 36 Mississippi have no or wholly inadequate prescription drug  
 37 insurance coverage.

38 (b) These uninsured residents pay excessive prices for  
 39 prescription drugs, far higher prices than are paid by managed  
 40 care organizations, insurance companies and the federal government  
 41 for the same medicines and dosages. In many cases, these

42 excessive drug prices have the effect of denying residents access  
43 to medically necessary care, thereby threatening their health and  
44 safety.

45 (c) Many residents require repeated doctor or medical  
46 clinic appointments, having gotten sicker because they cannot  
47 afford to take the prescriptions prescribed for them. Many  
48 residents are admitted to or treated at hospitals each year  
49 because they cannot afford the drugs prescribed for them that  
50 could have prevented the need for hospitalization. Many others  
51 enter expensive institutional care settings because they cannot  
52 afford their necessary prescription drugs that could have  
53 supported them outside of an institution. In each of these  
54 circumstances, state medical assistance programs, including the  
55 Medicaid program, literally pay the price.

56 (d) One major reason uninsured residents pay so much  
57 for prescription drugs is that, unlike insured residents, they  
58 have no prescription benefits manager negotiating a fair price  
59 with the drug companies on their behalf.

60 (e) The state government is the only agent that, as a  
61 practical matter, can play an effective role as a market  
62 participant on behalf of all residents who are uninsured or  
63 underinsured. The state can and should act as a prescription  
64 benefit manager, negotiating voluntary drug rebates and using  
65 these funds to reimburse retail pharmacies for offering lower drug  
66 prices.

67 (2) The Legislature is enacting this act to create a program  
68 in which the state acts as a participant in the prescription drug  
69 marketplace, negotiating voluntary rebates from drug companies and  
70 using the funds to make prescription drugs more affordable to  
71 Mississippi residents. Such a program will improve public health  
72 and welfare, promote the economic strength of our society, and  
73 substantially benefit state health assistance programs, including  
74 the Medicaid program.

75           **SECTION 3.** (1) As used in this section:

76           (a) "Board" means the State Board of Health.

77           (b) "Department" means the State Department of Health.

78           (c) "Director" means the Executive Director of the  
79 State Department of Health, or the executive director's  
80 designee(s).

81           (d) "Labeler" means an entity or person that receives  
82 prescription drugs from a manufacturer or wholesaler and  
83 repackages those drugs for later retail sale, and that has a  
84 labeler code from the Federal Food and Drug Administration under  
85 21 Code of Federal Regulations, 207.20.

86           (e) "Manufacturer" means a manufacturer of prescription  
87 drugs, and includes a subsidiary or affiliate of a manufacturer.

88           (f) "Program" means the Prescription Drug Fair-Pricing  
89 Program established in this section.

90           (g) "Retail pharmacy" means a pharmacy or other  
91 facility or business that dispenses or delivers prescription drugs  
92 to consumers in this state and is registered with the State Board  
93 of Pharmacy under Section 73-21-105.

94           (2) (a) The Prescription Drug Fair-Pricing Program is  
95 established within the department to lower prescription drug  
96 prices for uninsured and underinsured residents of the state.

97           (b) A drug manufacturer or labeler that sells  
98 prescription drugs in the state may voluntarily elect to enter  
99 into a rebate agreement with the department.

100           (c) The director shall negotiate the terms of the  
101 rebate from a manufacturer or labeler, taking into consideration  
102 the rebate calculated under the Medicaid Rebate Program under 42  
103 USCS, Section 1396r-8, the average wholesale price of prescription  
104 drugs, and any other available information on prescription drug  
105 prices and price discounts.

106           (d) If a drug manufacturer or labeler elects not to  
107 agree to a rebate, the director may place those manufacturer's or

108 labeler's products on the prior authorization list for the state  
109 Medicaid program, and take similar actions involving prior  
110 authorization or formularies for any other state funded  
111 prescription drug program. The board shall promulgate rules  
112 creating clear procedures for the implementation of this  
113 paragraph. The names of manufacturers and labelers that do not  
114 enter into rebate agreements are public information, and the  
115 department shall release this information to the public. The  
116 director also shall publicize to doctors, pharmacists, and other  
117 health professionals information about the relative cost of drugs  
118 produced by manufacturers and labelers that enter into rebate  
119 agreements compared to those who do not enter into rebate  
120 agreements.

121 (e) A retail pharmacy shall discount the price of  
122 prescription drugs sold to participants in the prescription drug  
123 program.

124 (i) The department shall establish discounted  
125 prices for drugs covered by a rebate agreement and shall promote  
126 the use of efficacious and reduced-cost drugs, taking into  
127 consideration reduced prices for state and federally capped drug  
128 programs, differential dispensing fees, administrative overhead,  
129 and incentive payments.

130 (ii) Beginning July 1, 2005, a retail pharmacy  
131 shall offer prescription drugs at or below the average wholesale  
132 price, minus six percent (6%), plus a dispensing fee designated by  
133 the director. These initial price levels shall be calculated by  
134 the director, and the dispensing fee shall not be less than that  
135 provided under the state Medicaid program. The average wholesale  
136 price is the wholesale price charged on a specific commodity that  
137 is assigned by the drug manufacturer and is listed in a nationally  
138 recognized drug pricing file.

139 (iii) No later than January 1, 2006, a retail  
140 pharmacy shall offer prescription drugs at or below the initial

141 price levels specified in subparagraph (ii) minus the amount of  
142 any rebate paid by the state to the retail pharmacy. These  
143 discounted price levels shall be calculated by the director. In  
144 determining the discounted price levels, the director shall  
145 consider an average of all rebates weighted by sales of drugs  
146 subject to these rebates over the most recent twelve-month period  
147 for which the information is available.

148 (f) All residents of the state are eligible to  
149 participate in the program. The department shall establish  
150 simplified procedures for issuing program enrollment cards to  
151 eligible residents. The department shall undertake outreach  
152 efforts to build public awareness of the program and maximize  
153 enrollment by eligible resident.

154 (g) (i) The State Board of Pharmacy shall adopt rules  
155 requiring disclosure by retail pharmacies to program participants  
156 of the amount of savings provided as a result of the program. The  
157 rules must protect information that is proprietary in nature.

158 (ii) The department may not impose transaction  
159 charges on retail pharmacies that submit claims or receive  
160 payments under the program.

161 (iii) A retail pharmacy shall submit claims to the  
162 department to verify the amount charged to program participants.

163 (iv) On a weekly or biweekly basis, the department  
164 shall reimburse a retail pharmacy for discounted prices provided  
165 to program participants and dispensing fees set by the direction.

166 (v) The department shall collect from the retail  
167 pharmacies utilization data necessary to calculate the amount of  
168 the rebate from the manufacturer or labeler. The department shall  
169 protect the confidentiality of all information subject to  
170 confidentiality protection under state or federal law, rule or  
171 regulation.

172 (h) Discrepancies in rebate amounts must be resolved  
173 using the process established in this paragraph.

174 (i) If there is a discrepancy in the  
175 manufacturer's or labeler's favor between the amount claimed by a  
176 pharmacy and the amount rebated by the manufacturer or labeler,  
177 the department, at the department's expense, may hire a mutually  
178 agreed-upon independent auditor. If a discrepancy still exists  
179 following the audit, the manufacturer or labeler shall justify the  
180 reason for the discrepancy or make payment to the department for  
181 any additional amount due.

182 (ii) If there is a discrepancy against the  
183 interest of the manufacturer or labeler in the information  
184 provided by the department to the manufacturer or labeler  
185 regarding the manufacturer's or labeler's rebate, the manufacturer  
186 or labeler, at the manufacturer's or labeler's expense, may hire a  
187 manually agreed-upon independent auditor to verify the accuracy of  
188 the data supplied to the department. If a discrepancy still  
189 exists following the audit, the department shall justify the  
190 reason for the discrepancy or refund to the manufacturer any  
191 excess payment made by the manufacturer or labeler.

192 (iii) Following the procedures established in  
193 subparagraph (i) or (ii), either the department or the  
194 manufacturer or labeler may request a hearing. Supporting  
195 documentation must accompany the request for a hearing.

196 (i) The Prescription Drug Fair-Pricing Program Fund is  
197 established as a special fund in the State Treasury to receive  
198 funds from manufacturers and labelers who pay rebates and any  
199 appropriations or allocations designated for the fund. The  
200 purposes of the fund are to reimburse retail pharmacies for  
201 discounted prices provided to program participants, and reimburse  
202 the department for the costs of administering the program,  
203 including contracted services, computer costs, professional fees  
204 paid to retail pharmacies and other reasonable program costs.  
205 Unexpended amounts remaining in the fund at the end of a fiscal  
206 year shall not lapse into the State General Fund, and any interest

207 earned on amounts in the fund shall be deposited to the credit of  
208 the fund.

209 (j) The department shall report the enrollment and  
210 financial status of the program to the Legislature by the first  
211 week in December.

212 (k) In implementing this section, the department shall  
213 coordinate with other governmental programs to increase efficiency  
214 and, where it is beneficial to another state program, combine drug  
215 pricing negotiations to maximize drug rebates for this and other  
216 programs, including the state Medicaid program.

217 (l) The board may adopt rules to implement the  
218 provisions of this section.

219 (m) The department may seek any waivers of federal law,  
220 rule or regulation necessary to implement the provisions of this  
221 section.

222 **SECTION 4.** This act shall take effect and be in force from  
223 and after July 1, 2005.