By: Representative Hobgood-Wilkes To: Insurance

## HOUSE BILL NO. 1612

AN ACT TO AMEND SECTION 73-21-153, MISSISSIPPI CODE OF 1972, TO DEFINE NEW TERMS AND REVISE THE DEFINITIONS OF EXISTING TERMS UNDER THE PHARMACY BENEFIT PROMPT PAY ACT; TO AMEND SECTION 73-21-155, MISSISSIPPI CODE OF 1972, TO PROHIBIT PHARMACY BENEFIT 5 MANAGERS FROM CHARGING A PLAN SPONSOR MORE FOR A PRESCRIPTION DRUG THAN THE NET AMOUNT IT PAYS A PHARMACY FOR THE PRESCRIPTION DRUG; 7 TO AMEND SECTION 73-21-156, MISSISSIPPI CODE OF 1972, TO REQUIRE PHARMACY BENEFIT MANAGERS TO PROVIDE A REASONABLE ADMINISTRATIVE 8 9 APPEAL PROCEDURE TO ALLOW PHARMACIES TO CHALLENGE A REIMBURSEMENT 10 FOR A SPECIFIC DRUG OR DRUGS AS BEING BELOW THE REIMBURSEMENT RATE 11 REQUIRED BY THE PRECEDING PROVISION; TO PROVIDE THAT IF THE APPEAL 12 IS UPHELD, THE PHARMACY BENEFIT MANAGER SHALL MAKE THE CHANGE IN 13 THE PAYMENT TO THE REQUIRED REIMBURSEMENT RATE; TO PROVIDE THAT A PATIENT SHALL NOT PAY A COPAYMENT FOR A PRESCRIPTION THAT EXCEEDS 14 1.5 THE TOTAL REIMBURSEMENT PAID BY THE PHARMACY BENEFIT MANAGER TO 16 THE PHARMACY; TO AMEND SECTION 73-21-157, MISSISSIPPI CODE OF 17 1972, TO REQUIRE THAT A PHARMACY BENEFIT MANAGER LICENSE BE 18 RENEWED ANNUALLY; THAT A PHARMACY SERVICES ADMINISTRATIVE 19 ORGANIZATION TO PROVIDE TO A PHARMACY OR PHARMACIST A COPY OF ANY 20 CONTRACT ENTERED INTO ON BEHALF OF THE PHARMACY OR PHARMACIST BY 21 THE PHARMACY SERVICES ADMINISTRATIVE ORGANIZATION; TO AMEND 22 SECTION 73-21-161, MISSISSIPPI CODE OF 1972, TO PROHIBIT 23 PHARMACIES, PHARMACY BENEFIT MANAGERS AND PHARMACY BENEFIT MANAGER 24 AFFILIATES FROM ORDERING A PATIENT TO USE AN AFFILIATE PHARMACY OF ANOTHER PHARMACY BENEFIT MANAGER, OR OFFERING OR IMPLEMENTING PLAN 25 26 DESIGNS THAT PENALIZE A PATIENT WHEN A PATIENT CHOOSES NOT TO USE 27 AN AFFILIATE PHARMACY OR THE AFFILIATE PHARMACY OF ANOTHER 28 PHARMACY BENEFIT MANAGER, OR INTERFERING WITH THE PATIENT'S RIGHT TO CHOOSE THE PATIENT'S PHARMACY OR PROVIDER OF CHOICE; TO CREATE 29 NEW SECTION 73-21-162, MISSISSIPPI CODE OF 1972, TO PROHIBIT 30 31 PHARMACY BENEFIT MANAGERS AND PHARMACY BENEFIT MANAGER AFFILIATES 32 FROM PENALIZING OR RETALIATING AGAINST A PHARMACIST, PHARMACY OR 33 PHARMACY EMPLOYEE FOR EXERCISING ANY RIGHTS UNDER THIS ACT, 34 INITIATING ANY JUDICIAL OR REGULATORY ACTIONS, OR APPEARING BEFORE

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- 35 ANY GOVERNMENTAL AGENCY, LEGISLATIVE MEMBER OR BODY OR ANY
- 36 JUDICIAL AUTHORITY; TO AMEND SECTION 73-21-163, MISSISSIPPI CODE
- 37 OF 1972, TO AUTHORIZE THE BOARD OF PHARMACY, FOR THE PURPOSES OF
- 38 CONDUCTING INVESTIGATIONS, TO CONDUCT EXAMINATIONS OF PHARMACY
- 39 BENEFIT MANAGERS AND TO ISSUE SUBPOENAS TO OBTAIN DOCUMENTS OR
- 40 RECORDS THAT IT DEEMS RELEVANT TO THE INVESTIGATION; TO PROVIDE
- 41 THAT MONIES FROM PENALTIES SHALL BE DEPOSITED IN A SPECIAL FUND
- 42 FOR PURPOSES OF THE BOARD IN REGULATING PHARMACY BENEFIT MANAGERS;
- 43 AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 45 **SECTION 1.** Section 73-21-153, Mississippi Code of 1972, is
- 46 amended as follows:
- 47 73-21-153. For purposes of Sections 73-21-151 through
- 48 73-21-163, the following words and phrases shall have the meanings
- 49 ascribed herein unless the context clearly indicates otherwise:
- 50 (a) "Board" means the State Board of Pharmacy.
- 51 (b) "Clean claim" means a completed billing instrument,
- 52 paper or electronic, received by a pharmacy benefit manager from a
- 53 pharmacist or pharmacies or the insured, which is accepted and
- 54 payment remittance advice is provided by the pharmacy benefit
- 55 manager. A clean claim includes resubmitted claims with
- 56 previously identified deficiencies corrected.
- 57 ( \* \* \*c) "Commissioner" means the Mississippi
- 58 Commissioner of Insurance.
- ( \* \* \*d) "Day" means a calendar day, unless otherwise
- 60 defined or limited.
- 61 (\* \* \*e) "Electronic claim" means the transmission of
- 62 data for purposes of payment of covered prescription drugs, other
- 63 products and supplies, and pharmacist services in an electronic

64	data	format	specified	bу	а	pharmacy	benefit	manager	and	approved
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- 65 by the department.
- 66 (\*\* \*  $\underline{f}$ ) "Electronic adjudication" means the process
- of electronically receiving \* \* \* and reviewing an electronic
- 68 claim and either accepting and providing payment remittance advice
- 69 for the electronic claim or rejecting an electronic claim.
- 70 (\*\*\*g) "Enrollee" means an individual who has been
- 71 enrolled in a pharmacy benefit management plan or a health
- 72 insurance plan or both.
- 73 (\*\*\*h) "Health insurance plan" means benefits
- 74 consisting of prescription drugs, other products and supplies, and
- 75 pharmacist services provided directly, through insurance or
- 76 reimbursement, or otherwise and including items and services paid
- 77 for as prescription drugs, other products and supplies, and
- 78 pharmacist services under any hospital or medical service policy
- 79 or certificate, hospital or medical service plan contract,
- 80 preferred provider organization agreement, or health maintenance
- 81 organization contract offered by a health insurance issuer.
- (i) "Payment remittance advice" means the claim detail
- 83 that the pharmacy receives when successfully processing an
- 84 electronic or paper claim. The claim detail shall contain, but is
- 85 not limited to:
- 86 (i) The amount that the pharmacy benefit manager
- 87 will reimburse for product ingredient; and

88	(ii) The amount that the pharmacy benefit manager
89	will reimburse for product dispensing fee; and
90	(iii) The amount that the pharmacy benefit manager
91	dictates the patient must pay.
92	(j) "Pharmacist," "pharmacist services" and "pharmacy"
93	or "pharmacies" shall have the same definitions as provided in
94	<u>Section 73-21-73.</u>
95	( * * * $\underline{k}$ ) "Pharmacy benefit manager" * * * includes
96	those entities defined as a pharmacy benefit manager in Section
97	73-21-179 and also includes those entities sponsoring or providing
98	cash discount cards as defined in Section 83-9-6.1. * * * The
99	term "pharmacy benefit manager" shall not include:
100	(i) An insurance company unless the insurance
101	company is providing services as a pharmacy benefit manager as
102	defined in Section 73-21-179, in which case the insurance company
103	shall be subject to Sections 73-21-151 through * * * $\frac{73-21-163}{}$
104	only for those pharmacy benefit manager services * * *; and
105	(ii) The * * * Mississippi Division of Medicaid or
106	its contractors when performing pharmacy benefit manager services
107	for the Division of Medicaid.
108	(1) "Pharmacy benefit management plan" means an
109	arrangement for the delivery of pharmacist's services in which a
110	pharmacy benefit manager undertakes to administer the payment or
111	reimbursement of any of the costs of pharmacist's services for an

112	enrollee or participant on a prepaid or insured basis or otherwis
113	that:
114	(i) Contains one or more incentive arrangements
115	intended to influence the cost or level of pharmacist's services
116	between the plan sponsor and one or more pharmacies with respect
117	to the delivery of pharmacist's services; and
118	(ii) Requires or creates benefit payment
119	differential incentives for enrollees to use under contract with
120	the pharmacy benefit manager.
121	( * * $*\underline{m}$ ) "Pharmacy benefit manager affiliate"
122	means * * * an entity that directly or indirectly, * * * owns or
123	controls, is owned or controlled by, or is under common ownership
124	or control with a pharmacy benefit manager.
125	* * *
126	(n) "Pharmacy services administrative organization"
127	means any entity that contracts with a pharmacy or pharmacist to
128	assist with third-party payer interactions and that may provide a
129	variety of other administrative services, including contracting
130	with pharmacy benefits managers on behalf of pharmacies and
131	managing pharmacies' claims payments for third-party payers.
132	(o) "Plan sponsors" means the employers, insurance
133	companies, unions and health maintenance organizations that
134	contract with a pharmacy benefit manager for delivery of
135	prescription services.

136	( * * *p) "Uniform claim form" means a form prescribed
137	by rule by the State Board of Pharmacy; however, for purposes of
138	Sections 73-21-151 through * * * $\frac{73-21-163}{}$ , the board shall adopt
139	the same definition or rule where the State Department of
140	Insurance has adopted a rule covering the same type of claim. The
141	board may modify the terminology of the rule and form when
142	necessary to comply with the provisions of Sections 73-21-151
143	through * * * <u>73-21-163</u> .
144	* * *
145	(q) "Wholesale acquisition cost" means the wholesale
146	acquisition cost of the drug as defined in 42 USC Section
147	1395w-3a(c)(6)(B).
148	SECTION 2. Section 73-21-155, Mississippi Code of 1972, is
148 149	SECTION 2. Section 73-21-155, Mississippi Code of 1972, is amended as follows:
149	amended as follows:
149 150	amended as follows:  73-21-155. (1) Reimbursement under a contract to a
149 150 151	amended as follows:  73-21-155. (1) Reimbursement under a contract to a  pharmacist or pharmacy for prescription drugs and other products
149 150 151 152	amended as follows:  73-21-155. (1) Reimbursement under a contract to a  pharmacist or pharmacy for prescription drugs and other products and supplies that is calculated according to a formula that uses
149 150 151 152 153	amended as follows:  73-21-155. (1) Reimbursement under a contract to a  pharmacist or pharmacy for prescription drugs and other products and supplies that is calculated according to a formula that uses  Medi-Span, Gold Standard or a nationally recognized reference that
149 150 151 152 153 154	amended as follows:  73-21-155. (1) Reimbursement under a contract to a  pharmacist or pharmacy for prescription drugs and other products and supplies that is calculated according to a formula that uses  Medi-Span, Gold Standard or a nationally recognized reference that has been approved by the board in the pricing calculation shall
149 150 151 152 153 154 155	amended as follows:  73-21-155. (1) Reimbursement under a contract to a  pharmacist or pharmacy for prescription drugs and other products and supplies that is calculated according to a formula that uses  Medi-Span, Gold Standard or a nationally recognized reference that has been approved by the board in the pricing calculation shall use the most current reference price or amount in the actual or
149 150 151 152 153 154 155	amended as follows:  73-21-155. (1) Reimbursement under a contract to a pharmacist or pharmacy for prescription drugs and other products and supplies that is calculated according to a formula that uses Medi-Span, Gold Standard or a nationally recognized reference that has been approved by the board in the pricing calculation shall use the most current reference price or amount in the actual or constructive possession of the pharmacy benefit manager, its
149 150 151 152 153 154 155 156	amended as follows:  73-21-155. (1) Reimbursement under a contract to a pharmacist or pharmacy for prescription drugs and other products and supplies that is calculated according to a formula that uses Medi-Span, Gold Standard or a nationally recognized reference that has been approved by the board in the pricing calculation shall use the most current reference price or amount in the actual or constructive possession of the pharmacy benefit manager, its agent, or any other party responsible for reimbursement for

nonelectronic claim.

2	provided in subsection (1) of this section violates the public
3	policy of the state and is void.
4	( * * $\frac{1}{2}$ ) Pharmacy benefit managers, their agents and other
5	parties responsible for reimbursement for prescription drugs and
6	other products and supplies shall be required to update the
7	nationally recognized reference prices or amounts used for
8	calculation of reimbursement for prescription drugs and other
9	products and supplies no less than every three (3) business days.
0	( * * $\star \underline{4}$ ) (a) All benefits payable under a pharmacy benefit
1	management plan shall be paid within seven (7) days after receipt
2	of * * * a clean electronic claim where * * * the claim was
3	electronically adjudicated, and shall be paid within thirty-five
4	(35) days after receipt of due written proof of a clean claim
5	where claims are submitted in paper format. Benefits due under
6	the plan and claims are overdue if not paid within seven (7) days
7	or thirty-five (35) days, whichever is applicable, after the
8	pharmacy benefit manager receives a clean claim containing
9	necessary information essential for the pharmacy benefit manager
0	to administer preexisting condition, coordination of benefits and
1	subrogation provisions under the plan sponsor's health insurance
2	plan. * * *
3	* * *

(2) Any contract that provides for less than reimbursement

( \* \* \*b) \* \* \* If an electronic claim is denied, the

pharmacy benefit manager shall \* \* \* notify the pharmacist or

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186	pharmacy * * * of the reasons why the claim or portion thereof is
187	not clean and will not be paid and what substantiating
188	documentation and information is required to adjudicate the claim
189	as clean. If a written claim is denied, the pharmacy benefit
190	manager shall notify the pharmacy or pharmacies. * * * No later
191	than thirty-five (35) days * * * $\frac{1}{2}$ of receipt of such claim, the
192	pharmacy benefit manager shall * * * $\frac{1}{2}$ provide the pharmacist or
193	pharmacy * * * the reasons why the claim or portion thereof is not
194	clean and will not be paid and what substantiating documentation
195	and information is required to adjudicate the claim as clean. Any
196	claim or portion thereof resubmitted with the supporting
197	documentation and information requested by the pharmacy benefit
198	manager shall be paid within twenty (20) days after receipt.
199	(c) A claim for pharmacist services may not be
200	retroactively denied or reduced after adjudication of the claim
201	unless the:
202	(i) Original claim was submitted fraudulently;
203	(ii) Original claim payment was incorrect because
204	the pharmacy or pharmacist had already been paid for the
205	pharmacist services;
206	(iii) Pharmacist services were not rendered by the
207	pharmacy or pharmacist; or
208	(iv) Adjustment was agreed upon by the pharmacy
209	prior to the denial or reduction.

210	$(***\underline{5})$ If the board finds that any pharmacy benefit
211	manager, agent or other party responsible for reimbursement for
212	prescription drugs and other products and supplies has not paid
213	ninety-five percent (95%) of clean claims * * * received from all
214	pharmacies in a calendar quarter, he shall be subject to
215	administrative penalty of not more than Twenty-five Thousand
216	Dollars (\$25,000.00) to be assessed by the State Board of
217	Pharmacy.

- (a) Examinations to determine compliance with this \* \* \* section may be conducted by the board. The board may contract with qualified impartial outside sources to assist in examinations to determine compliance. The expenses of any such examinations shall be paid by the pharmacy benefit manager examined and deposited into a special fund that is created in the State Treasury, which shall be used by the board, upon appropriation by the Legislature, to support the operations of the board relating to the regulation of pharmacy benefit managers.
- 227 (b) Nothing in the provisions of this section shall
  228 require a pharmacy benefit manager to pay claims that are not
  229 covered under the terms of a contract or policy of accident and
  230 sickness insurance or prepaid coverage.
- 231 (c) If the claim is not denied for valid and proper 232 reasons by the end of the applicable time period prescribed in 233 this provision, the pharmacy benefit manager must pay the pharmacy 234 (where the claim is owed to the pharmacy) or the patient (where

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the claim is owed to a patient) interest on accrued benefits at
the rate of one and one-half percent (1-1/2%) per month accruing
from the day after payment was due on the amount of the benefits
that remain unpaid until the claim is finally settled or
adjudicated. Whenever interest due pursuant to this provision is
less than One Dollar (\$1.00), such amount shall be credited to the
account of the person or entity to whom such amount is owed.

- enter into an express written agreement containing timely claim payment provisions which differ from, but are at least as stringent as, the provisions set forth under subsection ( \* \* \*4) of this section, and in such case, the provisions of the written agreement shall govern the timely payment of claims by the pharmacy benefit manager to the pharmacy. If the express written agreement is silent as to any interest penalty where claims are not paid in accordance with the agreement, the interest penalty provision of \* \* \* paragraph (c) of this subsection shall apply.
- (e) The State Board of Pharmacy may adopt rules and regulations necessary to ensure compliance with this subsection.
- (\*\*\* $\underline{6}$ ) (a) For purposes of this subsection (\*\* $\underline{6}$ ), "network pharmacy" means a licensed pharmacy in this state that has a contract with a pharmacy benefit manager to provide covered drugs at a negotiated reimbursement rate. A network pharmacy or pharmacist may decline to provide a brand name drug, multisource generic drug, or service, if the network pharmacy or pharmacist is

- 260 paid less than that network pharmacy's \* \* \* cost for the \* \* \*
- 261 prescription. If the network pharmacy or pharmacist declines to
- 262 provide such drug or service, the pharmacy or pharmacist shall
- 263 provide the customer with adequate information as to where the
- 264 prescription for the drug or service may be filled.
- 265 (b) The State Board of Pharmacy shall adopt rules and
- 266 regulations necessary to implement and ensure compliance with this
- 267 subsection, including, but not limited to, rules and regulations
- 268 that address access to pharmacy services in rural or underserved
- 269 areas in cases where a network pharmacy or pharmacist declines to
- 270 provide a drug or service under paragraph (a) of this
- 271 subsection. \* \* \*
- 272 (\* \* \*7) A pharmacy benefit manager shall not directly or
- 273 indirectly retroactively deny or reduce a claim or aggregate of
- 274 claims after the claim or aggregate of claims has been
- 275 adjudicated.
- 276 **SECTION 3.** Section 73-21-156, Mississippi Code of 1972, is
- 277 amended as follows:
- 73-21-156. (1) As used in this section, the following terms
- 279 shall be defined as provided in this subsection:
- 280 (a) "Maximum allowable cost list" means a listing of
- 281 drugs or other methodology used by a pharmacy benefit manager,
- 282 directly or indirectly, setting the maximum allowable payment to a
- 283 pharmacy or pharmacist for a generic drug, brand-name drug,

284	biologic product or other prescription drug. The term "maximum
285	allowable cost list" includes without limitation:
286	(i) Average acquisition cost, including national
287	average drug acquisition cost;
288	(ii) Average manufacturer price;
289	(iii) Average wholesale price;
290	(iv) Brand effective rate or generic effective
291	rate;
292	(v) Discount indexing;
293	<pre>(vi) Federal upper limits;</pre>
294	(vii) Wholesale acquisition cost; and
295	(viii) Any other term that a pharmacy benefit
296	manager or a health care insurer may use to establish
297	reimbursement rates to a pharmacist or pharmacy for pharmacist
298	services.
299	(b) "Pharmacy acquisition cost" means the amount that a
300	pharmaceutical wholesaler charges for a pharmaceutical product as
301	listed on the pharmacy's billing invoice.
302	(2) Before a pharmacy benefit manager places or continues a
303	particular drug on a maximum allowable cost list, the drug:
304	(a) If * * * a generic equivalent drug product as
305	defined in 73-21-73, shall be listed as therapeutically equivalent
306	and pharmaceutically equivalent "A" or "B" rated in the United
307	States Food and Drug Administration's most recent version of the

"Orange Book" or "Green Book" or have an NR or NA rating by

309	Medi-Span,	Gold	Standard,	or	a	similar	rating	by	а	nationally

- 310 recognized reference approved by the board;
- 311 (b) Shall be available for purchase by each pharmacy in
- 312 the state from national or regional wholesalers operating in
- 313 Mississippi; and
- 314 (c) Shall not be obsolete.
- 315 (3) A pharmacy benefit manager shall:
- 316 (a) Provide access to its maximum allowable cost list
- 317 to each pharmacy subject to the maximum allowable cost list;
- 318 (b) Update its maximum allowable cost list on a timely
- 319 basis, but in no event longer than three (3) calendar days; and
- 320 (c) Provide a process for each pharmacy subject to the
- 321 maximum allowable cost list to receive prompt notification of an
- 322 update to the maximum allowable cost list.
- 323 (4) A pharmacy benefit manager shall:
- 324 (a) Provide a reasonable administrative appeal
- 325 procedure to allow pharmacies to challenge a maximum allowable
- 326 cost list and reimbursements made under a maximum allowable cost
- 327 list for a specific drug or drugs as:
- 328 (i) Not meeting the requirements of this section;
- 329 or
- 330 (ii) Being below the pharmacy acquisition cost.
- 331 (b) The reasonable administrative appeal procedure
- 332 shall include the following:

333	(1) A dedicated telephone number, email address
334	and website for the purpose of submitting administrative appeals;
335	(ii) The ability to submit an administrative
336	appeal directly to the pharmacy benefit manager regarding the
337	pharmacy benefit management plan or through a pharmacy service
338	administrative organization; and
339	(iii) A period of <u>no</u> less than * * * <u>forty-five</u>
340	(45) business days to file an administrative appeal.
341	(c) The pharmacy benefit manager shall respond to the
342	challenge under paragraph (a) of this subsection (4) within * * *
343	forty-five (45) business days after receipt of the challenge.
344	(d) If a challenge is made under paragraph (a) of this
345	subsection (4), the pharmacy benefit manager shall within * * $\star$
346	forty-five (45) business days after receipt of the challenge
347	either:
348	(i) * * * <u>Uphold</u> the appeal * * * <u>and</u> :
349	1. Make the change in the maximum allowable
350	cost list payment to at least the pharmacy acquisition cost;
351	2. Permit the challenging pharmacy or
352	pharmacist to reverse and rebill the claim in question $\underline{\text{if}}$
353	<pre>necessary;</pre>
354	3. Provide the National Drug Code that the
355	increase or change is based on to the pharmacy or pharmacist; and
356	4. Make the change under item 1 of this
357	subparagraph (i) effective for each similarly situated pharmacy as

358	defined by the payor subject to the maximum allowable cost list;
359	or
360	(ii) * * * Deny the appeal * * * and:
361	1. Provide the challenging pharmacy or
362	pharmacist the National Drug Code and the name of the national or
363	regional pharmaceutical wholesalers operating in Mississippi that
364	have the drug currently in stock at a price below the maximum
365	allowable cost as listed on the maximum allowable cost list; * * *
366	and
367	* * $*2.$ If the National Drug Code provided
368	by the pharmacy benefit manager is not available below the
369	pharmacy acquisition cost from the pharmaceutical wholesaler from
370	whom the pharmacy or pharmacist purchases the majority of
371	prescription drugs for resale, then the pharmacy benefit manager
372	shall adjust the maximum allowable cost as listed on the maximum
373	allowable cost list above the challenging pharmacy's pharmacy
374	acquisition cost and permit the pharmacy to reverse and rebill
375	each claim affected by the inability to procure the drug at a cost
376	that is equal to or less than the previously challenged maximum
377	allowable cost.
378	(5) (a) The board may conduct an audit or audits of appeals
379	denied under the provisions of subsection (4) of this section to
380	ensure compliance with its requirements. In conducting audits,
381	the board is empowered to request production of documents
282	nertaining to compliance with the provisions of this section and

383	documents so requested shall be produced within seven (7) days of
384	the request unless extended by the board or its duly authorized
385	staff.
386	(b) The pharmacy benefit manager being audited shall
387	pay all costs of such audit. The cost of the audit examination
388	shall be deposited into the special fund created in Section
389	73-21-155, and shall be used by the board to support the
390	operations of the board relating to the regulation of pharmacy
391	benefit managers.
392	(c) The board is authorized to hire independent
393	consultants to conduct appeal audits of a pharmacy benefit manager
394	and expend funds collected under this section to pay the cost of
395	performing audit examination services.
396	$(***\underline{6})$ (a) A pharmacy benefit manager shall not
397	reimburse a pharmacy or pharmacist in the state an amount less
398	than the amount that the pharmacy benefit manager reimburses a
399	pharmacy benefit manager affiliate for providing the same
400	pharmacist services.
401	(b) The amount shall be calculated on a per unit basis based
402	on the same brand and generic product identifier or brand and
403	generic code number.
404	(7) A pharmacy benefit manager or third-party payer may not
405	charge or cause a patient to pay a copayment that exceeds the
406	total reimbursement paid by the pharmacy benefit manager to the
407	pharmacy.

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408	SECTION 4.	Section	73-21-157,	Mississippi	Code	of	1972,	is
409	amended as follo	ws:						

- 410 73-21-157. (1) Before beginning to do business as a
- 411 pharmacy benefit manager, a pharmacy benefit manager shall obtain
- 412 a license to do business from the board. This license shall be
- 413 renewed annually on or before the anniversary date of the license.
- 414 To obtain a license or to renew a license, the applicant shall
- 415 submit an application to the board on a form to be prescribed by
- 416 the board.
- 417 (2) Each pharmacy benefit manager providing pharmacy
- 418 management benefit plans in this state shall file a statement with
- 419 the board annually by March 1 or within sixty (60) days of the end
- 420 of its fiscal year if not a calendar year. The statement shall be
- 421 verified by at least two (2) principal officers and shall cover
- 422 the preceding calendar year or the immediately preceding fiscal
- 423 year of the pharmacy benefit manager.
- 424 (3) The statement shall be on forms prescribed by the board
- 425 and shall include:
- 426 (a) A financial statement of the organization,
- 427 including its balance sheet and income statement for the preceding
- 428 year; and
- (b) Any other information relating to the operations of
- 430 the pharmacy benefit manager required by the board under this
- 431 section.

432	(4) (a) Any information required to be submitted to the
433	board pursuant to licensure application that is considered
434	proprietary by a pharmacy benefit manager shall be marked as
435	confidential when submitted to the board. All such information
436	shall not be subject to the provisions of the federal Freedom of
437	Information Act or the Mississippi Public Records Act and shall
438	not be released by the board unless subject to an order from a
439	court of competent jurisdiction. The board shall destroy or
440	delete or cause to be destroyed or deleted all such information
441	thirty (30) days after the board determines that the information
442	is no longer necessary or useful.

- 443 Any person who knowingly releases, causes to be released or assists in the release of any such information shall 444 445 be subject to a monetary penalty imposed by the board in an amount 446 not exceeding Fifty Thousand Dollars (\$50,000.00) per violation. 447 When the board is considering the imposition of any penalty under 448 this paragraph (b), it shall follow the same policies and 449 procedures provided for the imposition of other sanctions in the 450 Pharmacy Practice Act. Any penalty collected under this paragraph 451 (b) shall be deposited into the special fund, and shall be used by 452 the board, upon appropriation of the Legislature, to support the 453 operations of the board relating to the regulation of pharmacy 454 benefit managers.
- 455 (c) All employees of the board who have access to the 456 information described in paragraph (a) of this subsection shall be

- fingerprinted, and the board shall submit a set of fingerprints
  for each employee to the Department of Public Safety for the
  purpose of conducting a criminal history records check. If no
  disqualifying record is identified at the state level, the
  Department of Public Safety shall forward the fingerprints to the
  Federal Bureau of Investigation for a national criminal history
  records check.
- 464 (5) If the pharmacy benefit manager is audited annually by
  465 an independent certified public accountant, a copy of the
  466 certified audit report shall be filed annually with the board by
  467 June 30 or within thirty (30) days of the report being final.
  - pharmacy benefit manager for filing annual statements or other reports or exhibits of any kind for good cause shown. However, the board shall not extend the time for filing annual statements beyond sixty (60) days after the time prescribed by subsection (1) of this section. The board may waive the requirements for filing financial information for the pharmacy benefit manager if an affiliate of the pharmacy benefit manager is already required to file such information under current law with the Commissioner of Insurance and allow the pharmacy benefit manager to file a copy of documents containing such information with the board in lieu of the statement required by this section.

480	(7) The expense of administering this section shall be
481	assessed annually by the board against all pharmacy benefit
482	managers operating in this state.
483	(8) A pharmacy benefit manager or third-party payor may not
484	require pharmacy accreditation standards or recertification
485	requirements inconsistent with, more stringent than, or in
486	addition to federal and state requirements for licensure as a
487	pharmacy in this state.
488	(9) A pharmacy or pharmacist that belongs to a pharmacy
489	services administrative organization shall be provided with a true
490	and correct copy of any contract that the pharmacy services
491	administrative organization enters into with a pharmacy benefit
492	manager or third-party payer on the pharmacy's or pharmacist's
493	behalf.
494	SECTION 5. Section 73-21-161, Mississippi Code of 1972, is
495	amended as follows:
496	73-21-161. (1) As used in this section, the term "referral"
497	means:
498	(a) Ordering of a patient to a pharmacy benefit manager
499	affiliate by a pharmacy benefit manager or a pharmacy benefit
500	manager affiliate either orally or in writing, including online
501	messaging, or any form of communication;

(b)

another pharmacy benefit manager;

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Requiring a patient to use an affiliate pharmacy of

504	( * * $\times$ <u>c</u> ) Offering or implementing plan designs that
505	require patients to use affiliated pharmacies or affiliated
506	pharmacies of another pharmacy benefit manager or that penalize a
507	patient, including requiring a patient to pay the full cost for a
508	prescription or a higher cost-share, when a patient chooses not to
509	use an affiliate pharmacy or the affiliate pharmacy of another
510	<pre>pharmacy benefit manager; or</pre>
511	( * * $\star \underline{d}$ ) Patient or prospective patient specific
512	advertising, marketing, or promotion of a pharmacy by * * * $\underline{a}$
513	pharmacy benefit manager or pharmacy benefit manager affiliate.
514	The term "referral" does not include a pharmacy's inclusion
515	by a pharmacy benefit manager or a pharmacy benefit manager
516	affiliate in communications to patients, including patient and
517	prospective patient specific communications, regarding network
518	pharmacies and prices, provided that the pharmacy benefit manager
519	or a pharmacy benefit manager affiliate includes information
520	regarding eligible nonaffiliate pharmacies in those communications
521	and the information provided is accurate.
522	(2) A pharmacy, pharmacy benefit manager, or pharmacy

- benefit manager affiliate licensed or operating in Mississippi 523 shall be prohibited from: 524
- 525 Making referrals; (a)
- 526 Transferring or sharing records relative to 527 prescription information containing patient identifiable and 528 prescriber identifiable data to or from a pharmacy benefit manager

529	affiliate for any commercial purpose; however, nothing in this
530	section shall be construed to prohibit the exchange of
531	prescription information between a pharmacy and its affiliate for
532	the limited purposes of pharmacy reimbursement; formulary
533	compliance; pharmacy care; public health activities otherwise
534	authorized by law; or utilization review by a health care
535	provider; * * *

- (c) Presenting a claim for payment to any individual, third-party payor, affiliate, or other entity for a service furnished pursuant to a referral from \* \* \* a pharmacy benefit manager or pharmacy benefit manager affiliate \* \* \*; or
- (d) Interfering with the patient's right to choose the patient's pharmacy or provider of choice, including inducement, required referrals or offering financial or other incentives or measures that would constitute a violation of Section 83-9-6.
- (3) This section shall not be construed to prohibit a pharmacy from entering into an agreement with a pharmacy benefit manager affiliate to provide pharmacy care to patients, provided that the pharmacy does not receive referrals in violation of subsection (2) of this section and the pharmacy provides the disclosures required in subsection (1) of this section.
- 550 (4) If a pharmacy licensed or holding a nonresident pharmacy 551 permit in this state has an affiliate, it shall annually file with 552 the board a disclosure statement identifying all such affiliates.

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553	(5)	In	additi	on to	any	othe	r reme	edy r	provided by	y law, a	
554	violation	of	this s	ectio	n by	a ph	armacy	y sha	all be grou	unds for	
555	disciplina	ary	action	by t	he bo	pard	under	its	authority	granted	in
556	this chapt	er.									

- 557 (6) A pharmacist who fills a prescription that violates 558 subsection (2) of this section shall not be liable under this 559 section.
- 560 **SECTION 6.** The following shall be codified as Section 73-21-162, Mississippi Code of 1972:
- 73-21-162. (1) Retaliation is prohibited.
- (a) A pharmacy benefit manager may not retaliate

  364 against a pharmacist or pharmacy based on the pharmacist's or

  365 pharmacy's exercise of any right or remedy under this chapter.

  366 Retaliation prohibited by this section includes, but is not
- 567 limited to:
- 568 (i) Terminating or refusing to renew a contract
  569 with the pharmacist or pharmacy;
- 570 (ii) Subjecting the pharmacist or pharmacy to an 571 increased frequency of audits, number of claims audited, or amount 572 of monies for claims audited; or
- (iii) Failing to promptly pay the pharmacist or pharmacy any money owed by the pharmacy benefit manager to the pharmacist or pharmacy.

576		(b)	For	the	purposes	of t	his s	ection,	a ph	narmacy	
577	benefit	manager	is	not	consider	ed to	have	retalia	ated	against	a
578	pharmac	v if the	e pha	armad	cv benefi	t man	ager:				

- 579 (i) Takes an action in response to a credible 580 allegation of fraud against the pharmacist or pharmacy; and
- 581 (ii) Provides reasonable notice to the pharmacist 582 or pharmacy of the allegation of fraud and the basis of the 583 allegation before initiating an action.

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- A pharmacy benefit manager or pharmacy benefit manager affiliate shall not penalize or retaliate against a pharmacist, pharmacy or pharmacy employee for exercising any rights under this chapter, initiating any judicial or regulatory actions or discussing or disclosing information pertaining to an agreement with a pharmacy benefit manager or a pharmacy benefit manager affiliate when testifying or otherwise appearing before any governmental agency, legislative member or body or any judicial authority.
- SECTION 7. Section 73-21-163, Mississippi Code of 1972, is 593 594 amended as follows:
- 595 Whenever the board has reason to believe 73-21-163. (1) 596 that a pharmacy benefit manager or pharmacy benefit manager 597 affiliate is using, has used, or is about to use any method, act 598 or practice prohibited in Sections 73-21-151 through 73-21-163 and 599 that proceedings would be in the public interest, it may bring an action in the name of the board against the pharmacy benefit 600

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601	manager or pharmacy benefit manager affiliate to restrain by
602	temporary or permanent injunction the use of such method, act or
603	practice. The action shall be brought in the Chancery Court of
604	the First Judicial District of Hinds County, Mississippi. The
605	court is authorized to issue temporary or permanent injunctions to
606	restrain and prevent violations of Sections 73-21-151 through
607	73-21-163 and such injunctions shall be issued without bond.

- benefit manager or a pharmacy benefit manager affiliate for noncompliance with the provisions of the Sections 73-21-151 through 73-21-163, in amounts of not less than One Thousand Dollars (\$1,000.00) per violation and not more than Twenty-five Thousand Dollars (\$25,000.00) per violation. Each day that a violation continues \* \* \* is a separate violation. The board shall prepare a record entered upon its minutes that states the basic facts upon which the monetary penalty was imposed. Any penalty collected under this subsection (2) shall be deposited into the special fund of the board created in Section 73-21-155, and shall be used by the board to support the operations of the board relating to the regulation of pharmacy benefit managers.
- (3) For the purposes of conducting investigations, the board, through its executive director, may conduct examinations of a pharmacy benefit manager and may also issue subpoenas to any individual, pharmacy, pharmacy benefit manager, or any other entity having documents or records that it deems relevant to the

626	investigation. The board may contract with qualified impartial
627	outside sources to assist in examinations to determine
628	noncompliance with the provisions of Sections 73-21-151 through
629	73-21-163. Money collected by the board under subsection (2) of
630	this section may be used to pay the cost of conducting or
631	contracting for such examinations.
632	( * * $\star \underline{4}$ ) The board may assess a monetary penalty for those
633	reasonable costs that are expended by the board in the
634	investigation and conduct of a proceeding if the board imposes a
635	monetary penalty under subsection (2) of this section. A monetary
636	penalty assessed and levied under this section shall be paid to
637	the board by the licensee, registrant or permit holder upon the
638	expiration of the period allowed for appeal of those penalties
639	under Section 73-21-101, or may be paid sooner if the licensee,
640	registrant or permit holder elects. Any penalty collected by the
641	board under this subsection ( * * $\pm 4$ ) shall be deposited into the
642	special fund of the board created in Section 73-21-155, and shall
643	be used by the board to support the operations of the board
644	relating to the regulation of pharmacy benefit managers.
645	( * * $\star$ $\star$ 5) When payment of a monetary penalty assessed and
646	levied by the board against a licensee, registrant or permit
647	holder in accordance with this section is not paid by the
648	licensee, registrant or permit holder when due under this section,
649	the board shall have the power to institute and maintain
650	proceedings in its name for enforcement of payment in the chancery

651	court of the county and judicial district of residence of the
652	licensee, registrant or permit holder, or if the licensee,
653	registrant or permit holder is a nonresident of the State of
654	Mississippi, in the Chancery Court of the First Judicial District
655	of Hinds County, Mississippi. When those proceedings are
656	instituted, the board shall certify the record of its proceedings
657	together with all documents and evidence, to the chancery court
658	and the matter shall be heard in due course by the court, which
659	shall review the record and make its determination thereon in
660	accordance with the provisions of Section 73-21-101. The hearing
661	on the matter may, in the discretion of the chancellor, be tried
662	in vacation.

- 663 ( \* \* \*6) The board shall develop and implement a uniform 664 penalty policy that sets the minimum and maximum penalty for any 665 given violation of Sections 73-21-151 through 73-21-163. 666 board shall adhere to its uniform penalty policy except in those 667 cases where the board specifically finds, by majority vote, that a 668 penalty in excess of, or less than, the uniform penalty is 669 appropriate. That vote shall be reflected in the minutes of the 670 board and shall not be imposed unless it appears as having been 671 adopted by the board.
- 672 **SECTION 8.** This act shall take effect and be in force from 673 and after July 1, 2024.