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To: Public Health and
Welfare

SENATE BILL NO. 2677
(As Passed the Senate)

1 AN ACT TO AMEND SECTION 73-21-151, MISSISSIPPI CODE OF 1972,
2 TO REFERENCE NEW SECTIONS IN THE PHARMACY BENEFIT PROMPT PAY ACT;
3 TO AMEND SECTION 73-21-153, MISSISSIPPI CODE OF 1972, TO DEFINE
4 NEW TERMS AND REVISE THE DEFINITIONS OF EXISTING TERMS UNDER THE
5 PHARMACY BENEFIT PROMPT PAY ACT; TO AMEND SECTION 73-21-155,
6 MISSISSIPPI CODE OF 1972, TO REQUIRE A PHARMACY BENEFIT MANAGER TO
7 MAKE PROMPT PAYMENT TO A PHARMACY; TO AMEND SECTION 73-21-156,
8 MISSISSIPPI CODE OF 1972, TO REQUIRE PHARMACY BENEFIT MANAGERS TO
9 PROVIDE A REASONABLE ADMINISTRATIVE APPEAL PROCEDURE TO ALLOW
10 PHARMACIES TO CHALLENGE A REIMBURSEMENT FOR A SPECIFIC DRUG OR
11 DRUGS AS BEING BELOW THE REIMBURSEMENT RATE REQUIRED BY THE
12 PRECEDING PROVISION; TO PROVIDE THAT IF THE APPEAL IS UPHELD, THE
13 PHARMACY BENEFIT MANAGER SHALL MAKE THE CHANGE IN THE PAYMENT TO
14 THE REQUIRED REIMBURSEMENT RATE; TO AMEND SECTION 73-21-157,
15 MISSISSIPPI CODE OF 1972, TO REQUIRE A PHARMACY SERVICES
16 ADMINISTRATIVE ORGANIZATION (PSAO) TO BE LICENSED WITH THE
17 MISSISSIPPI BOARD OF PHARMACY; TO REQUIRE A PSAO TO PROVIDE TO A
18 PHARMACY OR PHARMACIST A COPY OF ANY CONTRACT ENTERED INTO ON
19 BEHALF OF THE PHARMACY OR PHARMACIST BY THE PSAO; TO CREATE NEW
20 SECTION 73-21-158, MISSISSIPPI CODE OF 1972, TO PROHIBIT A
21 PHARMACY BENEFIT MANAGER, PSAO, CARRIER OR HEALTH PLAN FROM SPREAD
22 PRICING; TO AMEND SECTION 73-21-161, MISSISSIPPI CODE OF 1972, TO
23 PROHIBIT A PHARMACY BENEFIT MANAGER OR PHARMACY BENEFIT MANAGER
24 AFFILIATES FROM ORDERING A PATIENT TO USE A SPECIFIC PHARMACY OR
25 PHARMACIES, INCLUDING AN AFFILIATE PHARMACY; OFFERING OR
26 IMPLEMENTING PLAN DESIGNS THAT PENALIZE A PATIENT WHEN A PATIENT
27 CHOOSES NOT TO USE A PARTICULAR PHARMACY, INCLUDING AN AFFILIATE
28 PHARMACY; ADVERTISING OR PROMOTING A PHARMACY, INCLUDING AN
29 AFFILIATE PHARMACY, OVER ANOTHER IN-NETWORK PHARMACY; CREATING
30 NETWORK OR ENGAGING IN PRACTICES THAT EXCLUDE AN IN-NETWORK
31 PHARMACY; ENGAGING IN A PRACTICE THAT ATTEMPTS TO LIMIT THE
32 DISTRIBUTION OF A PRESCRIPTION DRUG TO CERTAIN PHARMACIES;
33 INTERFERING WITH THE PATIENT'S RIGHT TO CHOOSE THE PATIENT'S
34 PHARMACY OR PROVIDER OF CHOICE; TO PROVIDE THAT THIS SECTION DOES



35 NOT APPLY TO FACILITIES LICENSED TO FILL PRESCRIPTIONS SOLELY FOR
36 EMPLOYEES OF A PLAN SPONSOR OR EMPLOYER; TO CREATE NEW SECTION
37 73-21-162, MISSISSIPPI CODE OF 1972, TO PROHIBIT PHARMACY BENEFIT
38 MANAGERS, PHARMACY BENEFIT MANAGER AFFILIATES AND PHARMACY
39 SERVICES ADMINISTRATIVE ORGANIZATIONS (PSAOS) FROM PENALIZING OR
40 RETALIATING AGAINST A PHARMACIST, PHARMACY OR PHARMACY EMPLOYEE
41 FOR EXERCISING ANY RIGHTS UNDER THIS ACT, INITIATING ANY JUDICIAL
42 OR REGULATORY ACTIONS, OR APPEARING BEFORE ANY GOVERNMENTAL
43 AGENCY, LEGISLATIVE MEMBER OR BODY OR ANY JUDICIAL AUTHORITY; TO
44 AMEND SECTION 73-21-163, MISSISSIPPI CODE OF 1972, TO AUTHORIZE
45 THE BOARD OF PHARMACY, FOR THE PURPOSES OF CONDUCTING
46 INVESTIGATIONS, TO CONDUCT EXAMINATIONS OF A PHARMACY BENEFIT
47 MANAGER OR PSAO AND TO ISSUE SUBPOENAS TO OBTAIN DOCUMENTS OR
48 RECORDS THAT IT DEEMS RELEVANT TO THE INVESTIGATION; TO CREATE NEW
49 SECTION 73-21-165, MISSISSIPPI CODE OF 1972, TO REQUIRE EACH DRUG
50 MANUFACTURER TO SUBMIT A REPORT TO THE BOARD OF PHARMACY THAT
51 INCLUDES THE CURRENT WHOLESALE ACQUISITION COST; TO REQUIRE SUCH
52 ENTITIES TO PROVIDE THE BOARD OF PHARMACY WITH VARIOUS DRUG
53 PRICING INFORMATION WITHIN A CERTAIN TIME; TO REQUIRE PHARMACY
54 BENEFIT MANAGERS AND PSAOS TO FILE A REPORT WITH THE BOARD OF
55 PHARMACY; TO REQUIRE EACH HEALTH INSURER TO SUBMIT A REPORT TO THE
56 BOARD OF PHARMACY THAT INCLUDES CERTAIN DRUG PRESCRIPTION
57 INFORMATION; TO CREATE NEW SECTION 73-21-167, MISSISSIPPI CODE OF
58 1972, TO REQUIRE THE BOARD OF PHARMACY TO DEVELOP A WEBSITE TO
59 PUBLISH INFORMATION RELATED TO THE ACT; TO CREATE NEW SECTION
60 73-21-169, MISSISSIPPI CODE OF 1972, TO REQUIRE PHARMACY BENEFIT
61 MANAGERS AND PSAOS TO IDENTIFY OWNERSHIP AFFILIATION OF ANY KIND
62 TO THE BOARD OF PHARMACY; AND FOR RELATED PURPOSES.

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

64 **SECTION 1.** Section 73-21-151, Mississippi Code of 1972, is
65 amended as follows:

66 73-21-151. Sections 73-21-151 through * * * 73-21-169 shall
67 be known as the "Pharmacy Benefit Prompt Pay Act."

68 **SECTION 2.** Section 73-21-153, Mississippi Code of 1972, is
69 amended as follows:

70 73-21-153. For purposes of Sections 73-21-151 through * * *
71 73-21-169, the following words and phrases shall have the meanings
72 ascribed herein unless the context clearly indicates otherwise:



73 (a) "Board" means the * * * Mississippi Board of
74 Pharmacy.

75 (b) "Clean claim" means a completed billing instrument,
76 paper or electronic, received by a pharmacy benefit manager from a
77 pharmacist or pharmacies or the insured, which is accepted and
78 payment remittance advice is provided by the pharmacy benefit
79 manager. A clean claim includes resubmitted claims with
80 previously identified deficiencies corrected.

81 (* * * c) "Commissioner" means the Mississippi
82 Commissioner of Insurance.

83 (* * * d) "Day" means a calendar day, unless otherwise
84 defined or limited.

85 (* * * e) "Electronic claim" means the transmission of
86 data for purposes of payment of covered prescription drugs, other
87 products and supplies, and pharmacist services in an electronic
88 data format specified by a pharmacy benefit manager and approved
89 by the department.

90 (* * * f) "Electronic adjudication" means the process
91 of electronically receiving * * * and reviewing an electronic
92 claim and either accepting and providing payment remittance advice
93 for the electronic claim or rejecting * * * the electronic claim.

94 (* * * g) "Enrollee" means an individual who has been
95 enrolled in a pharmacy benefit management plan or health insurance
96 plan.



97 (* * *h) "Health insurance plan" means benefits
98 consisting of prescription drugs, other products and supplies, and
99 pharmacist services provided directly, through insurance or
100 reimbursement, or otherwise and including items and services paid
101 for as prescription drugs, other products and supplies, and
102 pharmacist services under any hospital or medical service policy
103 or certificate, hospital or medical service plan contract,
104 preferred provider organization agreement, or health maintenance
105 organization contract offered by a health insurance issuer.

106 (i) "Network pharmacy" means a pharmacy licensed by the
107 board and provides pharmacy services to Mississippi consumers and
108 has a contract with a pharmacy benefit manager to provide covered
109 drugs at a negotiated reimbursement rate.

110 (j) "Payment remittance advice" means the claim detail
111 that the pharmacy receives when successfully processing an
112 electronic or paper claim. The claim detail shall contain, but is
113 not limited to:

114 (i) The amount that the pharmacy benefit manager
115 will reimburse for product ingredient; and

116 (ii) The amount that the pharmacy benefit manager
117 will reimburse for product dispensing fee; and

118 (iii) The amount that the pharmacy benefit manager
119 dictates the patient must pay.

120 (k) "Pharmacist" and "pharmacy" shall have the same
121 definition as provided in Section 73-21-73.



122 (* * *l) "Pharmacy benefit manager" * * * means an
123 entity that provides pharmacy benefit management services. * * *

124 The term "pharmacy benefit manager" shall not include:

125 (i) An insurance company unless the insurance
126 company is providing services as a pharmacy benefit manager * * *,
127 in which case the insurance company shall be subject to Sections
128 73-21-151 through * * * 73-21-169 only for those pharmacy benefit
129 manager services * * *; and

130 (ii) The Mississippi Division of Medicaid or its
131 contractors when performing pharmacy benefit manager services for
132 the Division of Medicaid.

133 (* * *m) "Pharmacy benefit manager affiliate"
134 means * * * an entity that directly or indirectly, * * * owns or
135 controls, is owned or controlled by, or is under common ownership
136 or control with a pharmacy benefit manager.

137 (* * *n) "Pharmacy benefit management plan" * * *
138 means an arrangement for the delivery of pharmacist's services in
139 which a pharmacy benefit manager undertakes to administer the
140 payment or reimbursement of any of the costs of pharmacist's
141 services, drugs or devices.

142 * * *

143 (o) "Pharmacy benefit management services" shall
144 include, but is not limited to, the following services, which may
145 be provided either directly or through outsourcing or contracts:



146 (i) Adjudicate drug claims or any portion of the
147 transaction.

148 (ii) Contract with retail and mail pharmacy
149 networks.

150 (iii) Establish payment levels for pharmacies.

151 (iv) Develop formulary or drug list of covered
152 therapies.

153 (v) Provide benefit design consultation.

154 (vi) Manage cost and utilization trends.

155 (vii) Contract for manufacturer rebates.

156 (viii) Provide fee-based clinical services to
157 improve member care.

158 (ix) Third-party administration.

159 (x) Sponsoring or providing cash discount cards as
160 defined in Section 83-9-6.1, and also electronic discount cards.

161 (p) "Pharmacist services" means products, goods and
162 services, or any combination of products, goods and services,
163 provided as part of the practice of pharmacy.

164 (q) "Pharmacy services administrative organization" or
165 "PSAO" means any entity that contracts with a pharmacy or
166 pharmacist to assist with third-party payor interactions and that
167 may provide a variety of other administrative services, including,
168 but not limited to, contracting with third-party payers or
169 pharmacy benefit managers on behalf of pharmacies and providing



170 pharmacies or pharmacists with credentialing, billing, audit,
171 general business and analytic support.

172 (* * *r) *"Plan sponsors" means the employers,*
173 *insurance companies, unions and health maintenance organizations*
174 *that contract, either directly or indirectly, with a pharmacy*
175 *benefit manager for delivery of prescription drugs and/or*
176 *services.*

177 (s) "Proprietary information" means information on
178 pricing, costs, revenue, taxes, market share, negotiating
179 strategies, customers and personnel that is held by a pharmacy
180 benefit manager or PSAO and used for its business purposes.

181 (t) "Rebate" means any and all payments and price
182 concessions that accrue to a pharmacy benefit manager or its plan
183 sponsor client, directly or indirectly, including through an
184 affiliate, subsidiary, third party or intermediary, including
185 off-shore group purchasing organizations, from a pharmaceutical
186 manufacturer, its affiliate, subsidiary, third party or
187 intermediary, including, but not limited, to payments, discounts,
188 administration fees, credits, incentives or penalties associated
189 directly or indirectly in any way with claims administered on
190 behalf of a plan sponsor.

191 (u) "Spread pricing" means any amount charged or
192 claimed by a pharmacy benefit manager or PSAO in excess of the
193 ingredient cost for a dispensed prescription drug plus dispensing
194 fee paid directly or indirectly to any pharmacy, pharmacist or



195 other provider on behalf of the health benefit plan, less a
196 pharmacy benefit management or PSAO fee.

197 (* * *y) "Uniform claim form" means a form prescribed
198 by rule by the * * * board; however, for purposes of Sections
199 73-21-151 through * * * 73-21-169, the board shall adopt the same
200 definition or rule where the State Department of Insurance has
201 adopted a rule covering the same type of claim. The board may
202 modify the terminology of the rule and form when necessary to
203 comply with the provisions of Sections 73-21-151 through * * *
204 73-21-169.

205 (w) "Wholesale acquisition cost" means the wholesale
206 acquisition cost of the drug as defined in 42 USC
207 1395w-3a(c) (6) (B) .

208 **SECTION 3.** Section 73-21-155, Mississippi Code of 1972, is
209 amended as follows:

210 73-21-155. (1) Any reimbursement under a contract to a
211 pharmacist or pharmacy for prescription drugs and other products
212 and supplies * * * shall be calculated according to a formula that
213 uses * * * a nationally recognized reference, which may include
214 the wholesale acquisition cost, average wholesale price, national
215 average drug acquisition cost, or a nationally recognized
216 reference that has been approved by the board * * *.

217 (2) Pharmacy benefit managers, their agents and other
218 parties responsible for reimbursement for prescription drugs and
219 other products and supplies shall be required to update the



220 nationally recognized reference prices or amounts used for
221 calculation of reimbursement for prescription drugs and other
222 products and supplies no less than every three (3) business days.

223 (3) (a) All benefits payable * * * from a pharmacy
224 benefit * * * *manager* shall be paid within seven (7) days after
225 receipt of * * * a clean electronic claim where * * * the claim
226 was electronically adjudicated, and shall be paid within
227 thirty-five (35) days after receipt of due written proof of a
228 clean claim where claims are submitted in paper format.
229 Benefits * * * are overdue if not paid within seven (7) days or
230 thirty-five (35) days, whichever is applicable, after the pharmacy
231 benefit manager receives a clean claim containing necessary
232 information essential for the pharmacy benefit manager to
233 administer preexisting condition, coordination of benefits and
234 subrogation provisions under the plan sponsor's health insurance
235 plan. * * *

236 * * *

237 (* * * b) * * * If an electronic claim is denied, the
238 pharmacy benefit manager shall * * * notify the pharmacist or
239 pharmacy * * * within seven (7) days of the reasons why the claim
240 or portion thereof is not clean and will not be paid and what
241 substantiating documentation and information is required to
242 adjudicate the claim as clean. * * * If a written claim is
243 denied, the pharmacy benefit manager shall notify the pharmacy or
244 pharmacies no later than thirty-five (35) days * * * of receipt of



245 such claim * * *. The pharmacy benefit manager shall * * * notify
246 the pharmacist or pharmacy * * * of the reasons why the claim or
247 portion thereof is not clean and will not be paid and what
248 substantiating documentation and information is required to
249 adjudicate the claim as clean. Any claim or portion thereof
250 resubmitted with the supporting documentation and information
251 requested by the pharmacy benefit manager shall be paid within
252 twenty (20) days after receipt.

253 (4) If the board finds that any pharmacy benefit manager,
254 agent or other party responsible for reimbursement for
255 prescription drugs and other products and supplies has not paid
256 ninety-five percent (95%) of clean claims as defined in subsection
257 (3) of this section received from all pharmacies in a calendar
258 quarter, * * * such pharmacy benefit manager, agent or other party
259 responsible for reimbursement for prescription drugs and other
260 products and supplies shall be subject to an administrative
261 penalty of not more than Twenty-five Thousand Dollars (\$25,000.00)
262 to be assessed by the * * * board.

263 (a) Examinations to determine compliance with this
264 subsection may be conducted by the board. The board may contract
265 with qualified impartial outside sources to assist in examinations
266 to determine compliance. * * *

267 (b) Nothing in the provisions of this section shall
268 require a pharmacy benefit manager to pay claims that are not



269 covered under the terms of a contract or policy of accident and
270 sickness insurance or prepaid coverage.

271 * * *

272 (* * * c) Any pharmacy benefit manager and a pharmacy
273 may enter into an express written agreement containing timely
274 claim payment provisions which differ from, but are at least as
275 stringent as, the provisions set forth under subsection (3) of
276 this section, and in such case, the provisions of the written
277 agreement shall govern the timely payment of claims by the
278 pharmacy benefit manager to the pharmacy. If the express written
279 agreement is silent as to any interest penalty where claims are
280 not paid in accordance with the agreement, the interest penalty
281 provision of subsection * * * (5) of this section shall apply.

282 (* * * d) The * * * board may adopt rules and
283 regulations necessary to ensure compliance with this subsection.

284 (5) * * * If * * * a clean claim is not paid or is
285 denied * * * without providing to the pharmacy a valid and
286 proper * * * reason as to why the claim is not clean by the end of
287 the applicable time period prescribed in this * * * section, the
288 pharmacy benefit manager must pay the pharmacy (where the claim is
289 owed to the pharmacy) or the patient (where the claim is owed to a
290 patient) interest on accrued benefits at the rate of one and one
291 half percent (1 1/2%) per month accruing from the day after
292 payment was due on the amount of the benefits that remain unpaid
293 until the claim is finally settled or adjudicated. Whenever



294 interest due pursuant to this * * * subsection is less than One
295 Dollar (\$1.00), such amount shall be credited to the account of
296 the person or entity to whom such amount is owed.

297 (6) (a) * * * A network pharmacy or pharmacist may decline
298 to provide a brand name drug, * * * generic drug, biosimilar drug
299 or service, if the network pharmacy or pharmacist is paid less
300 than that network pharmacy's * * * cost for the * * *
301 prescription. If the network pharmacy or pharmacist declines to
302 provide such drug or service, the pharmacy or pharmacist shall
303 provide the customer with adequate information as to where the
304 prescription for the drug or service may be filled.

305 (b) The * * * board shall adopt rules and regulations
306 necessary to implement and ensure compliance with this subsection,
307 including, but not limited to, rules and regulations that address
308 access to pharmacy services in rural or underserved areas and also
309 in cases where a network pharmacy or pharmacist declines to
310 provide a drug or service under paragraph (a) of this
311 subsection. * * *

312 (* * * 7) A pharmacy benefit manager or PSAO shall not,
313 directly or indirectly, retroactively deny or reduce a claim or
314 aggregate of claims after the claim or aggregate of claims has
315 been adjudicated.

316 **SECTION 4.** Section 73-21-156, Mississippi Code of 1972, is
317 amended as follows:



318 73-21-156. (1) As used in this section, the following terms
319 shall be defined as provided in this subsection:

320 (a) "Maximum allowable cost list" means a listing of
321 drugs or other methodology used by a pharmacy benefit manager,
322 directly or indirectly, setting the maximum allowable payment to a
323 pharmacy or pharmacist for a generic drug, brand-name drug,
324 biologic product or other prescription drug. The * * * "maximum
325 allowable cost list" utilized by a pharmacy benefit manager shall
326 comply with Section 73-21-155 and includes * * * any * * * term
327 that a pharmacy benefit manager or a health care insurer may use
328 to establish reimbursement rates to a pharmacist or pharmacy for
329 pharmacist services.

330 (b) "Pharmacy acquisition cost" means the amount that a
331 pharmaceutical wholesaler charges for a pharmaceutical product as
332 listed on the pharmacy's billing invoice.

333 (2) Before a pharmacy benefit manager places or continues a
334 particular drug on a maximum allowable cost list, the drug:

335 (a) If the drug is a generic equivalent drug product as
336 defined in Section 73-21-73, shall be listed as therapeutically
337 equivalent and pharmaceutically equivalent "A" or "B" rated in the
338 United States Food and Drug Administration's most recent version
339 of the "Orange Book" or "Green Book" or have an NR or NA rating by
340 Medi-Span, Gold Standard, or a similar rating by a nationally
341 recognized reference approved by the board;



342 (b) Shall be available for purchase by each pharmacy in
343 the state from national or regional wholesalers operating in
344 Mississippi; and

345 (c) Shall not be obsolete.

346 (3) A pharmacy benefit manager shall:

347 (a) Provide access to its maximum allowable cost list
348 to each pharmacy subject to the maximum allowable cost list;

349 (b) Update its maximum allowable cost list on a timely
350 basis, but in no event longer than three (3) calendar days; and

351 (c) Provide a process for each pharmacy subject to the
352 maximum allowable cost list to receive prompt notification of an
353 update to the maximum allowable cost list.

354 (4) A pharmacy benefit manager shall:

355 (a) Provide a reasonable administrative appeal
356 procedure to allow pharmacies to challenge * * * reimbursements
357 made * * * for a specific drug or drugs as:

358 (i) Not meeting the requirements of this section;

359 or

360 (ii) Being below the pharmacy acquisition cost.

361 (b) The reasonable administrative appeal procedure
362 shall include the following:

363 (i) A * * * direct telephone number, email address
364 and website for the purpose of submitting administrative appeals;

365 (ii) The website of the pharmacy benefit manager
366 shall include easily accessible administrative appeal



367 instructions, including listing any required information to be
368 submitted by pharmacies for the purpose of submitting
369 administrative appeals;

370 (* * * iii) The ability to submit an
371 administrative appeal or a claim appeal report for multiple claims
372 directly to the pharmacy benefit manager * * * or through a * * *
373 PSAO; and

374 (* * * iv) A period of no less than thirty
375 (30) * * * days to file an administrative appeal.

376 (c) The pharmacy benefit manager shall respond to the
377 challenge under paragraph (a) of this subsection (4) within thirty
378 (30) * * * days after receipt of the challenge.

379 (d) If a challenge is made under paragraph (a) of this
380 subsection (4), the pharmacy benefit manager shall within thirty
381 (30) * * * days after receipt of the challenge either:

382 (i) * * * Uphold the appeal * * * and adjust the
383 reimbursement paid to the pharmacist or pharmacy to no less than
384 the pharmacy acquisition cost, as documented on the pharmacist's
385 or pharmacy's billing invoice, or as provided in the claim appeal
386 report, and make the * * * adjustment effective for each * * *
387 pharmacy that filed a claim for that NDC on the same day of
388 service and was reimbursed at or below the challenged rate; or

389 (ii) * * * Deny the appeal * * * and provide
390 the * * * reason for the denial in writing to the pharmacist or
391 pharmacy.



392 (e) The board may adopt rules and regulations necessary
393 to ensure compliance with this subsection.

394 (5) A pharmacy benefit manager shall not deny an appeal
395 submitted pursuant to subsection (4) of this section based upon an
396 existing contract with the pharmacy that provides for a
397 reimbursement rate lower than the pharmacy acquisition cost.

398 (6) A pharmacy or pharmacist that belongs to a PSAO shall be
399 provided a true and correct copy of any contract and contract
400 amendment that the PSAO enters into with a pharmacy benefit
401 manager or third-party payer on the pharmacy's or pharmacist's
402 behalf.

403 (* * * 7) * * * A pharmacy benefit manager shall not
404 reimburse a pharmacy or pharmacist in the state an amount less
405 than the amount that the pharmacy benefit manager reimburses a
406 pharmacy benefit manager affiliate for providing the same * * *
407 drug or drugs. * * * The reimbursement amount for such drug or
408 drugs shall be calculated on a per unit basis based on the same
409 brand and generic product identifier or brand and generic code
410 number.

411 **SECTION 5.** Section 73-21-157, Mississippi Code of 1972, is
412 amended as follows:

413 73-21-157. (1) Before beginning to do business as a
414 pharmacy benefit manager or PSAO, a pharmacy benefit manager or
415 PSAO shall obtain a license to do business from the board. To
416 obtain a license, the applicant shall submit an application to the



417 board on a form to be prescribed by the board. This license shall
418 be renewed annually.

419 (2) When applying for a license or renewal of a license,
420 each pharmacy benefit manager * * * or PSAO shall file * * * with
421 the board * * *:

422 (a) A copy of a certified audit report, if the pharmacy
423 benefit manager has been audited by a certified public accountant
424 within the last twenty-four (24) months; or

425 (* * *b) If the pharmacy benefit manager has not been
426 audited in the last twenty-four (24) months, a financial statement
427 of the organization, including its balance sheet and income
428 statement for the preceding year which shall be verified by at
429 least two (2) principal officers; and

430 (* * *c) Any other information relating to the
431 operations of the pharmacy benefit manager required by the
432 board * * *.

433 (* * *3) (a) Any information required to be submitted to
434 the board pursuant to licensure application that is considered
435 proprietary by a pharmacy benefit manager or PSAO shall be marked
436 as confidential when submitted to the board. All such information
437 shall not be subject to the provisions of the federal Freedom of
438 Information Act or the Mississippi Public Records Act and shall
439 not be released by the board unless subject to an order from a
440 court of competent jurisdiction. The board shall destroy or
441 delete or cause to be destroyed or deleted all such information



442 thirty (30) days after the board determines that the information
443 is no longer necessary or useful.

444 (b) Any person who knowingly releases, causes to be
445 released or assists in the release of any such information shall
446 be subject to a monetary penalty imposed by the board in an amount
447 not exceeding Fifty Thousand Dollars (\$50,000.00) per violation.
448 When the board is considering the imposition of any penalty under
449 this paragraph (b), it shall follow the same policies and
450 procedures provided for the imposition of other sanctions in the
451 Pharmacy Practice Act. Any penalty collected under this paragraph
452 (b) shall be deposited into the special fund of the board and used
453 to support the operations of the board relating to the regulation
454 of pharmacy 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
457 fingerprinted, and the board shall submit a set of fingerprints
458 for each employee to the Department of Public Safety for the
459 purpose of conducting a criminal history records check. If no
460 disqualifying record is identified at the state level, the
461 Department of Public Safety shall forward the fingerprints to the
462 Federal Bureau of Investigation for a national criminal history
463 records check.

464 (* * * 4) * * * The board may waive the requirements for
465 filing financial information for the pharmacy benefit manager if
466 an affiliate of the pharmacy benefit manager is already required



467 to file such information under current law with the Commissioner
468 of Insurance and allow the pharmacy benefit manager to file a copy
469 of documents containing such information with the board in lieu of
470 the statement required by this section.

471 (* * * 5) The expense of administering this section shall be
472 assessed annually by the board against all pharmacy benefit
473 managers and PSAOs operating in this state.

474 (* * * 6) A pharmacy benefit manager, PSAO or third-party
475 payor * * * shall not require pharmacy accreditation standards
476 or * * * certification requirements inconsistent with, more
477 stringent than, or in addition to federal and state requirements
478 for licensure as a pharmacy in this state.

479 **SECTION 6.** The following shall be codified as Section
480 73-21-158, Mississippi Code of 1972:

481 73-21-158. (1) No pharmacy benefit manager, PSAO, carrier or
482 health benefit plan may, either directly or through an
483 intermediary, agent or affiliate engage in, facilitate or enter
484 into a contract with another person involving spread pricing in
485 this state.

486 (2) A pharmacy benefit manager or PSAO contract with a
487 carrier or health benefit plan entered into, renewed or amended on
488 or after the effective date of this act must:

489 (a) Specify all forms of revenue, including pharmacy
490 benefit management or PSAO fees, to be paid by the carrier or
491 health benefit plan to the pharmacy benefit manager or PSAO; and



492 (b) Acknowledge that spread pricing is not permitted in
493 accordance with this section.

494 (3) Subsections (1) and (2) of this section shall not apply
495 to self-insured plans.

496 (4) Every pharmacy benefit manager and PSAO shall disclose
497 to the plan sponsor or employer one hundred percent (100%) of all
498 rebates and other payments that the pharmacy benefit manager or
499 PSAO receives directly or indirectly from pharmaceutical
500 manufacturers and/or rebate aggregators in connection with claims
501 administered on behalf of the plan sponsor or employer and the
502 recipients of such rebates. In addition, a pharmacy benefit
503 manager or PSAO shall report annually to each plan sponsor or
504 employer the aggregate amount of all rebates and
505 other payments and the recipients of such rebates.

506 (5) A pharmacy benefit manager or third-party payer shall
507 not charge or cause a patient to pay an amount that exceeds the
508 total amount retained by the pharmacy.

509 (6) This section shall stand repealed on June 30, 2028.

510 **SECTION 7.** Section 73-21-161, Mississippi Code of 1972, is
511 amended as follows:

512 73-21-161. (1) As used in this section, the term

513 " * * * steering" means:

514 (a) Directing, ordering * * *, or requiring a patient
515 to use a specific affiliate pharmacy * * * or pharmacies, for the



516 purpose of filling a prescription or receiving services or other
517 care from a pharmacist;

518 (b) Offering or implementing health insurance plan
519 designs that require * * * a beneficiary to * * * utilize an
520 affiliate pharmacy or pharmacies, or that increases costs to a
521 patient, including requiring a patient to pay the full cost for a
522 prescription drug when such patient chooses not to use a pharmacy
523 benefit manager affiliate pharmacy; * * *

524 (c) * * * Advertising, marketing, or * * * promoting an
525 affiliate * * * pharmacy or pharmacies, over another in-network
526 pharmacy;

527 (d) Creating any network or engaging in any practice,
528 including accreditation or credentialing standards, day supply
529 limitations or delivery methods limitations, that exclude an
530 in-network pharmacy or restrict an in-network pharmacy from
531 filling a prescription for a prescription drug; or

532 (e) Directly or indirectly engaging in any practice
533 that attempts to influence or induce a pharmaceutical manufacturer
534 to limit the distribution of a prescription drug to a small number
535 of pharmacies or certain types of pharmacies, or to restrict
536 distribution of such drug to nonaffiliate pharmacies.

537 The term " * * * steering" does not include a pharmacy's
538 inclusion by a pharmacy benefit manager or pharmacy benefit
539 manager affiliate in communications to patients, including patient
540 and prospective patient specific communications, regarding network



541 pharmacies and prices, provided that the pharmacy benefit manager
542 or a pharmacy benefit manager affiliate includes information
543 regarding eligible nonaffiliate pharmacies in those communications
544 and the information provided is accurate.

545 (2) A pharmacy, pharmacy benefit manager, or pharmacy
546 benefit manager affiliate licensed or operating in Mississippi
547 shall be prohibited from:

548 (a) * * * Steering;

549 (b) Transferring or sharing records relative to
550 prescription information containing patient identifiable and
551 prescriber identifiable data to or from a pharmacy benefit manager
552 affiliate for any commercial purpose; however, nothing in this
553 section shall be construed to prohibit the exchange of
554 prescription information between a pharmacy and its affiliate for
555 the limited purposes of pharmacy reimbursement; formulary
556 compliance; pharmacy care; public health activities otherwise
557 authorized by law; or utilization review by a health care
558 provider; or

559 (c) Presenting a claim for payment to any individual,
560 third-party payor, affiliate, or other entity for a service
561 furnished * * * by steering from * * * a pharmacy benefit manager
562 or pharmacy benefit manager affiliate * * *; or

563 (d) Interfering with the patient's right to choose the
564 patient's pharmacy or provider of choice, including inducement,



565 required referrals or offering financial or other incentives or
566 measures that would constitute a violation of Section 83-9-6.

567 (3) This section shall not be construed to prohibit a
568 pharmacy from entering into an agreement with a pharmacy benefit
569 manager or pharmacy benefit manager affiliate to provide pharmacy
570 care to patients, provided that neither the pharmacy * * * nor the
571 pharmacy benefit manager or pharmacy benefit manager affiliate
572 violate subsection (2) of this section and the pharmacy provides
573 the disclosures required in subsection (1) of this section.

574 * * *

575 (* * *4) In addition to any other remedy provided by law, a
576 violation of this section by a pharmacy shall be grounds for
577 disciplinary action by the board under its authority granted in
578 this chapter.

579 (* * *5) A pharmacist who fills a prescription that
580 violates subsection (2) of this section shall not be liable under
581 this section.

582 (6) This section shall not apply to facilities licensed to
583 fill prescriptions solely for employees of a plan sponsor or
584 employer.

585 **SECTION 8.** The following shall be codified as Section
586 73-21-162, Mississippi Code of 1972:

587 73-21-162. (1) Retaliation is prohibited.

588 (a) A pharmacy benefit manager, pharmacy benefit
589 manager affiliate or PSAO shall not retaliate against a pharmacist



590 or pharmacy based on the pharmacist's or pharmacy's exercise of
591 any right or remedy under this chapter. Retaliation prohibited by
592 this section includes, but is not limited to:

593 (i) Terminating or refusing to renew a contract
594 with the pharmacist or pharmacy;

595 (ii) Subjecting the pharmacist or pharmacy to an
596 increased frequency of audits, number of claims audited or amount
597 of monies for claims audited; or

598 (iii) Failing to promptly pay the pharmacist or
599 pharmacy any money owed by the pharmacy benefit manager to the
600 pharmacist or pharmacy.

601 (b) For the purposes of this section, a pharmacy
602 benefit manager, pharmacy benefit manager affiliate or PSAO is not
603 considered to have retaliated against a pharmacy if the pharmacy
604 benefit manager:

605 (i) Takes an action in response to a credible
606 allegation of fraud against the pharmacist or pharmacy; and

607 (ii) Provides reasonable notice to the pharmacist
608 or pharmacy of the allegation of fraud and the basis of the
609 allegation before initiating an action.

610 (2) A pharmacy benefit manager, pharmacy benefit manager
611 affiliate or PSAO shall not penalize or retaliate against a
612 pharmacist, pharmacy or pharmacy employee for exercising any
613 rights under this chapter, initiating any judicial or regulatory
614 actions or discussing or disclosing information pertaining to an



615 agreement with a pharmacy benefit manager or a pharmacy benefit
616 manager affiliate when testifying or otherwise appearing before
617 any governmental agency, legislative member or body or any
618 judicial authority.

619 **SECTION 9.** Section 73-21-163, Mississippi Code of 1972, is
620 amended as follows:

621 73-21-163. (1) Whenever the board has reason to believe
622 that a pharmacy benefit manager * * *, pharmacy benefit manager
623 affiliate or PSAO is using, has used, or is about to use any
624 method, act or practice prohibited in * * * this act and that
625 proceedings would be in the public interest, it may bring an
626 action in the name of the board against the pharmacy benefit
627 manager * * *, pharmacy benefit manager affiliate or PSAO to
628 restrain by temporary or permanent injunction the use of such
629 method, act or practice. The action shall be brought in the
630 Chancery Court of the First Judicial District of Hinds County,
631 Mississippi. The court is authorized to issue temporary or
632 permanent injunctions to restrain and prevent violations of * * *
633 this act and such injunctions shall be issued without bond.

634 (2) The board may impose a monetary penalty on a pharmacy
635 benefit manager * * *, or a pharmacy benefit manager affiliate or
636 PSAO for noncompliance with the provisions of * * * this act, in
637 amounts of not less than One Thousand Dollars (\$1,000.00) per
638 violation and not more than Twenty-five Thousand Dollars
639 (\$25,000.00) per violation. Each day a violation continues for



640 the same brand or generic product identifier or brand or generic
641 code number is a separate violation. Each day that a pharmacy
642 benefit manager or PSAO does business in this state without a
643 license is deemed a separate violation. The board shall prepare a
644 record entered upon its minutes that states the basic facts upon
645 which the monetary penalty was imposed. Any penalty collected
646 under this subsection (2) shall be deposited into the special fund
647 of the board.

648 (3) For the purposes of conducting investigations, the
649 board, through its executive director, may conduct audits and
650 examinations of a pharmacy benefit manager or PSAO and may also
651 issue subpoenas to any individual, pharmacy, pharmacy benefit
652 manager, PSAO or any other entity having documents or records that
653 it deems relevant to the investigation.

654 (* * *4) The board may assess a monetary penalty for those
655 reasonable costs that are expended by the board in the
656 investigation and conduct of a proceeding if the board imposes a
657 monetary penalty under subsection (2) of this section. A monetary
658 penalty assessed and levied under this section shall be paid to
659 the board by the licensee, registrant or permit holder upon the
660 expiration of the period allowed for appeal of those penalties
661 under Section 73-21-101, or may be paid sooner if the licensee,
662 registrant or permit holder elects. Any penalty collected by the
663 board under this subsection (* * *4) shall be deposited into the
664 special fund of the board.



665 (* * *5) When payment of a monetary penalty assessed and
666 levied by the board against a licensee, registrant or permit
667 holder in accordance with this section is not paid by the
668 licensee, registrant or permit holder when due under this section,
669 the board shall have the power to institute and maintain
670 proceedings in its name for enforcement of payment in the chancery
671 court of the county and judicial district of residence of the
672 licensee, registrant or permit holder, or if the licensee,
673 registrant or permit holder is a nonresident of the State of
674 Mississippi, in the Chancery Court of the First Judicial District
675 of Hinds County, Mississippi. When those proceedings are
676 instituted, the board shall certify the record of its proceedings,
677 together with all documents and evidence, to the chancery court
678 and the matter shall be heard in due course by the court, which
679 shall review the record and make its determination thereon in
680 accordance with the provisions of Section 73-21-101. The hearing
681 on the matter may, in the discretion of the chancellor, be tried
682 in vacation.

683 (6) (a) The board may conduct audits to ensure compliance
684 with the provisions of this act. In conducting audits, the board
685 is empowered to request production of documents pertaining to
686 compliance with the provisions of this act, and documents so
687 requested shall be produced within seven (7) days of the request
688 unless extended by the board or its duly authorized staff.



689 (b) If, after the conclusion of the audit, the pharmacy
690 benefit manager or PSAO was found to be in compliance with all of
691 the requirements of this act, then the board shall pay the costs
692 of the audit. However, the pharmacy benefit manager or PSAO being
693 audited shall pay all costs of such audit if such audit reveals
694 any noncompliance with this act. The cost of the audit
695 examination shall be deposited into the special fund and shall be
696 used by the board, upon appropriation of the Legislature, to
697 support the operations of the board relating to the regulation of
698 pharmacy benefit managers.

699 (c) The board is authorized to hire independent
700 consultants to conduct audits of a pharmacy benefit manager and
701 expend funds collected under this section to pay the cost of
702 performing audit services.

703 (* * *7) The board shall develop and implement a uniform
704 penalty policy that sets the minimum and maximum penalty for any
705 given violation of * * * this act. The board shall adhere to its
706 uniform penalty policy except in those cases where the board
707 specifically finds, by majority vote, that a penalty in excess of,
708 or less than, the uniform penalty is appropriate. That vote shall
709 be reflected in the minutes of the board and shall not be imposed
710 unless it appears as having been adopted by the board.

711 **SECTION 10.** The following shall be codified as Section
712 73-21-165, Mississippi Code of 1972:



713 73-21-165. (1) Each drug manufacturer shall submit a report
714 to the board no later than the fifteenth day of January, April,
715 July and October with the current wholesale acquisition cost
716 information for the prescription drugs sold in or into the state
717 by that drug manufacturer; provided, however, the first report due
718 under this subsection shall not be due until October 1, 2025.

719 (2) Not more than thirty (30) days after an increase in
720 wholesale acquisition cost of forty percent (40%) or greater over
721 the preceding five (5) calendar years or ten percent (10%) or
722 greater in the preceding twelve (12) months for a prescription
723 drug with a wholesale acquisition cost of Seventy Dollars (\$70.00)
724 or more for a manufacturer-packaged drug container, a drug
725 manufacturer shall submit a report to the board. The report must
726 contain the following information:

727 (a) The name of the drug;

728 (b) Whether the drug is a brand name or a generic;

729 (c) The effective date of the change in wholesale
730 acquisition cost;

731 (d) Aggregate, company-level research and development
732 costs for the previous calendar year;

733 (e) Aggregate rebate amounts paid to each pharmacy
734 benefit manager or PSAO for the previous calendar year;

735 (f) The name of each of the drug manufacturer's drugs
736 approved by the United States Food and Drug Administration in the
737 previous five (5) calendar years;



738 (g) The name of each of the drug manufacturer's drugs
739 that lost patent exclusivity in the United States in the previous
740 five (5) calendar years; and

741 (h) A concise statement of rationale regarding the
742 factor or factors that caused the increase in the wholesale
743 acquisition cost, such as raw ingredient shortage or increase in
744 pharmacy benefit manager's or PSAO's rebates.

745 (2) The quality and types of information and data a drug
746 manufacturer submits to the board pursuant to this section must be
747 the same as the quality and types of information and data the drug
748 manufacturer includes in the drug manufacturer's annual
749 consolidated report on the Securities and Exchange Commission Form
750 10-K or any other public disclosure. A drug manufacturer shall
751 notify the board in writing if the drug manufacturer is
752 introducing a new prescription drug to market at a wholesale
753 acquisition cost that exceeds the threshold set for a specialty
754 drug under the Medicare Part D Program.

755 (3) The notice must include a concise statement of rationale
756 regarding the factor or factors that caused the new drug to exceed
757 the Medicare Part D Program price. The drug manufacturer shall
758 provide the written notice within three (3) calendar days
759 following the release of the drug in the commercial market. A
760 drug manufacturer may make the notification pending approval by
761 the United States Food and Drug Administration if commercial



762 availability is expected within three (3) calendar days following
763 the approval.

764 (4) On or before October 1st of each year, a pharmacy
765 benefit manager or PSAO providing services for a health care plan
766 shall file a report with the board. The report must contain the
767 following information for the previous state fiscal year:

768 (a) The aggregated rebates, fees, price protection
769 payments, and any other payments collected from each drug
770 manufacturer;

771 (b) The aggregated dollar amount of rebates, price
772 protection payments, fees, and any other payments collected from
773 each drug manufacturer which were passed to health insurers;

774 (c) The aggregated fees, price concessions, penalties,
775 effective rates, and any other financial incentive collected from
776 pharmacies which were passed to enrollees at the point of sale;

777 (d) The aggregated dollar amount of rebates, price
778 protection payments, fees, and any other payments collected from
779 drug manufacturers which were retained as revenue by the pharmacy
780 benefit manager or PSAO; and

781 (e) The aggregated rebates passed on to employers.

782 (5) Reports submitted by pharmacy benefit managers and PSAOs
783 under this section may not disclose the identity of a specific
784 health benefit plan or enrollee, the identity of a drug
785 manufacturer, the prices charged for specific drugs or classes of



786 drugs, or the amount of any rebates or fees provided for specific
787 drugs or classes of drugs.

788 (6) On or before October 1st of each year, each health
789 insurer shall submit a report to the board. The report must
790 contain the following information for the previous two (2)
791 calendar years:

792 (a) Names of the twenty-five (25) most frequently
793 prescribed drugs across all plans;

794 (b) Names of the twenty-five (25) prescription drugs
795 dispensed with the highest dollar spent in terms of gross revenue;

796 (c) Percent of increase in annual net spending for
797 prescription drugs across all plans;

798 (d) Percent of increase in premiums which is
799 attributable to prescription drugs across all plans;

800 (e) Percentage of specialty drugs with utilization
801 management requirements across all plans; and

802 (f) Premium reductions attributable to specialty drug
803 utilization management.

804 (7) A report submitted by a health insurer may not disclose
805 the identity of a specific health benefit plan or the prices
806 charged for specific prescription drugs or classes of prescription
807 drugs.

808 (8) This section shall stand repealed on June 30, 2028.

809 **SECTION 11.** The following shall be codified as Section
810 73-21-167, Mississippi Code of 1972:



811 73-21-167. (1) The board shall develop a website to publish
812 information the board receives under this chapter. The board
813 shall make the website available on the board's website with a
814 dedicated link prominently displayed on the home page, or by a
815 separate, easily identifiable Internet address.

816 (2) Within sixty (60) days of receipt of reported
817 information under this chapter, the board shall publish the
818 reported information on the website developed under this section.
819 The information the board publishes may not disclose or tend to
820 disclose trade secrets, proprietary, commercial, financial or
821 confidential information of any pharmacy, pharmacy benefit
822 manager, PSAO, drug wholesaler or hospital.

823 (3) The board may adopt rules to implement this chapter.
824 The board shall develop forms that must be used for reporting
825 required under this chapter. The board may contract for services
826 to implement this chapter.

827 (4) A report received by the board shall not be subject to
828 the provisions of the federal Freedom of Information Act or the
829 Mississippi Public Records Act and shall not be released by the
830 board unless subject to an order from a court of competent
831 jurisdiction. The board shall destroy or delete or cause to be
832 destroyed or deleted all such information thirty (30) days after
833 the board determines that the information is no longer necessary
834 or useful.

835 (5) This section shall stand repealed on June 30, 2028.



836 **SECTION 12.** The following shall be codified as Section
837 73-21-169, Mississippi Code of 1972:

838 73-21-169. (1) Pharmacy benefit managers and PSAOs shall
839 also identify to the board any ownership affiliation of any kind
840 with any pharmacy which, either directly or indirectly, through
841 one or more intermediaries:

842 (a) Has an investment or ownership interest in a
843 pharmacy benefit manager or PSAO holding a certificate of
844 authority;

845 (b) Shares common ownership with a pharmacy benefit
846 manager or PSAO holding a certificate of authority in this state;
847 or

848 (c) Has an investor or a holder of an ownership
849 interest which is a pharmacy benefit manager or PSAO holding a
850 certificate of authority issued in this state.

851 (2) A pharmacy benefit manager or PSAO shall report any
852 change in information required by this act to the board in writing
853 within sixty (60) days after the change occurs.

854 (3) This section shall stand repealed on June 30, 2028.

855 **SECTION 13.** This act shall take effect and be in force from
856 and after July 1, 2025.

