### [Third Reprint]

# ASSEMBLY COMMITTEE SUBSTITUTE FOR ASSEMBLY, Nos. 536 and 2841

# STATE OF NEW JERSEY 220th LEGISLATURE

ADOPTED MARCH 14, 2022

**Sponsored by:** Assemblyman ROY FREIMAN District 16 (Hunterdon, Mercer, Middlesex and Somerset) Assemblyman JOHN F. MCKEON **District 27 (Essex and Morris)** Assemblywoman GABRIELA M. MOSQUERA **District 4 (Camden and Gloucester)** Assemblyman JOE DANIELSEN **District 17 (Middlesex and Somerset)** Assemblyman DANIEL R. BENSON **District 14 (Mercer and Middlesex)** Assemblywoman VERLINA REYNOLDS-JACKSON **District 15 (Hunterdon and Mercer)** Assemblywoman ANGELA V. MCKNIGHT **District 31 (Hudson)** Senator JOSEPH F. VITALE **District 19 (Middlesex)** Senator TROY SINGLETON **District 7 (Burlington)** Senator NELLIE POU **District 35 (Bergen and Passaic)** Senator VIN GOPAL **District 11 (Monmouth)** 

#### **Co-Sponsored by:**

Assemblyman Moriarty, Assemblywomen Murphy, Park, Assemblyman Wimberly, Senators Greenstein, Gill, Ruiz and Turner

#### SYNOPSIS

Establishes new transparency standards for pharmacy benefits manager business practices.

#### **CURRENT VERSION OF TEXT**

As reported by the Assembly Budget Committee on June 27, 2023, with amendments.

(Sponsorship Updated As Of: 6/30/2023)

2

AN ACT concerning pharmacy benefits managers <sup>1</sup>[and amending 1 and],<sup>1</sup> supplementing P.L.2015, c.179<sup>1</sup>, and amending various 2 parts of the statutory law<sup>1</sup>. 3 4 5 BE IT ENACTED by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. Section 1 of P.L.2015, c.179 (C.17B:27F-1) is amended to 9 read as follows: 10 1. As used in [this act] P.L.2015, c.179 (C.17B:27F-1 et seq.): "Anticipated loss ratio" means the ratio of the present value of 11 the future benefits payments, including claim offsets after the point 12 13 of sale, to the present value of the future premiums of a policy form 14 over the entire period for which rates are computed to provide 15 health insurance coverage. "Average wholesale price" means the average wholesale price of 16 17 a prescription drug determined by a national drug pricing publisher 18 selected by a carrier. The average wholesale price shall be 19 identified using the national drug code published by the National 20 Drug Code Directory within the United States Food and Drug 21 Administration. 22 "Brand-name drug" means a prescription drug marketed under a 23 proprietary name or registered trademark name, including a 24 biological product. "Carrier" 25 means an insurance company, health service 26 hospital service corporation, medical corporation, service 27 corporation, or health maintenance organization authorized to issue 28 health benefits plans in this State. 29 <sup>1</sup>["Compensation" means any direct or indirect financial benefit, 30 including, but not limited to, rebates, discounts, credits, fees, grants, chargebacks or other payments or benefits of any kind. ]<sup>1</sup> 31 32 "Contracted pharmacy" means a pharmacy that participates in the 33 network of a pharmacy benefits manager through a contract with: 34 a. the pharmacy benefits manager directly; 35 a pharmacy services administration organization; or b. a pharmacy group purchasing organization. 36 c. 37 "Cost-sharing amount" means the amount paid by a covered 38 person as required under the covered person's health benefits plan 39 for a prescription drug at the point of sale. 40 "Covered person" means a person on whose behalf a carrier or 41 other entity, who is the sponsor of the health benefits plan, is 42 obligated to pay benefits pursuant to a health benefits plan. 43 "Department" means the Department of Banking and Insurance. EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is

EXPLANATION – Matter enclosed in **bold-faced brackets** thus in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

<sup>1</sup>Assembly AHE committee amendments adopted May 26, 2022.

<sup>2</sup>Assembly AAP committee amendments adopted June 22, 2023.

<sup>3</sup>Assembly ABU committee amendments adopted June 27, 2023.

3

1 "Drug" means a drug or device as defined in R.S.24:1-1.

2 "Health benefits plan" means a benefits plan which pays hospital 3 or medical expense benefits for covered services, or prescription 4 drug benefits for covered services, and is delivered or issued for 5 delivery in this State by or through a carrier or any other sponsor. 6 For the purposes of P.L.2015, c.179 (C.17B:27F-1), health benefits 7 plan shall not include the following plans, policies or contracts: 8 accident only, credit disability, long-term care, Medicare 9 supplement coverage; TRICARE supplement coverage, coverage 10 for Medicare services pursuant to a contract with the United States government, the State Medicaid program established pursuant to 11 12 P.L.1968, c.413 (C.30:4D-1 et seq.), coverage arising out of a worker's compensation or similar law, the State Health Benefits 13 14 Program, the School Employees' Health Benefits Program, or a self-15 insured health benefits plan governed by the provisions of the 16 federal "Employee Retirement Income Security Act of 1974," 29 17 U.S.C. s.1001 et seq., coverage under a policy of private passenger 18 automobile insurance issued pursuant to P.L.1972, c.70 (C.39:6A-1 19 et seq.), or hospital confinement indemnity coverage.

<sup>1</sup>["Mail order pharmacy" means a pharmacy, the principle business of which is to receive a prescription by mail, fax or electronic submission, and to dispense medication to a covered person using the United States Postal Service or other common or contract carrier service and that provides consultation with patients electronically rather than in person.]<sup>1</sup>

<u>"Maximum allowable cost" means the maximum amount a health</u>
 insurer will pay for a generic drug or brand-name drug that has at
 least one generic alternative available.

<u>"Network pharmacy" means a licensed retail pharmacy or other</u>
 pharmacy provider that contracts with a pharmacy benefits manager
 <sup>1</sup>either directly or by and through a contract with a pharmacy
 <u>services administrative organization</u><sup>1</sup>.

"Pharmacy" means any place in the State, either physical or
<u>electronic</u>, where drugs are dispensed or pharmaceutical care is
provided by a licensed pharmacist, but shall not include a medical
office under the control of a licensed physician.

37 "Pharmacy benefits manager" means a corporation, business, or
38 other entity, or unit within a corporation, business, or other entity,
39 that, pursuant to a contract or under an employment relationship
40 with a carrier, a self-insurance plan or other third-party payer, either
41 directly or through an intermediary, administers prescription drug
42 benefits on behalf of a purchaser.

43 <u>"Pharmacy benefits manager compensation" means the</u>
44 difference between: (1) the <sup>1</sup>[value] amount<sup>1</sup> of payments made by
45 a carrier of a health benefits plan to its pharmacy benefits manager;
46 and (2) the value of payments made by the pharmacy benefits
47 manager to dispensing pharmacists for the provision of prescription

drugs or pharmacy services with regard to pharmacy benefits 1 2 covered by the health benefits plan. 3 "Pharmacy benefits management services" means the provision 4 of any of the following services on behalf of a purchaser: the 5 procurement of prescription drugs at a negotiated rate for 6 dispensation within this State; the processing of prescription drug claims; or the administration of payments related to prescription 7 8 drug claims. 9 <sup>1</sup>"Pharmacy services administrative organization" means an 10 entity operating within the State that contracts with independent 11 pharmacies to conduct business on their behalf with third-party payers.1 12 13 "Prescription" means a prescription as defined in section 5 of 14 P.L.1977, c.240 (C.24:6E-4). 15 "Prescription drug benefits" means the benefits provided for prescription drugs and pharmacy services for covered services 16 17 under a health benefits plan contract. 18 "Purchaser" means any sponsor of a health benefits plan who 19 enters into an agreement with a pharmacy benefits management company for the provision of pharmacy benefits management 20 services to covered persons. 21 22 (cf: P.L.2019, c.274, s.2) 23 24 2. (New section) a. A corporation, business, or other entity shall not act as a pharmacy benefits manager <sup>2</sup>without first 25 obtaining a license from the department<sup>2</sup>  $\frac{1}{\text{or}}$   $\frac{2}{\text{as}}$   $\frac{a^2}{a}$  pharmacy 26 services administrative organization<sup>1</sup><sup>2</sup> [in this State without first 27 obtaining a license] without first obtaining registration<sup>2</sup> from the 28 department. An applicant for licensure <sup>2</sup>or registration<sup>2</sup> <sup>1</sup>[as a 29 pharmacy benefits manager]<sup>1</sup> shall provide to the department 30 31 information that includes, but is not limited to, the following: 32 (1) the name of the applicant; (2) the address and telephone number of the applicant; 33 34 (3) the name and address of the applicant's agent for service of 35 process in the State; 36 (4) the name and address of each person <sup>1</sup>[beneficially interested] owning 10 percent or greater interest<sup>1</sup> in the applicant; 37 <sup>1</sup>[and]<sup>1</sup> 38 39 (5) the name and address of each person with management or control over the applicant  $\frac{1}{2}$  and  $2^2$ 40 (6) <sup>2</sup>for pharmacy benefits managers,<sup>2</sup> the information required 41 under section 4 of P.L.1999, c.409 (C.17:48H-4)<sup>1</sup><sup>2</sup>; 42 43 (7) for pharmacy benefits managers, all contracts and documents 44 between pharmacies, pharmacy benefits managers, and pharmacy 45 services administrative organizations; and 46 (8) for pharmacy services administrative organizations, upon the 47 department's request, any contracts and documents between

pharmacies, pharmacy benefits managers, and pharmacy services

1 2

administrative organizations<sup>2</sup>.

b. A license  $\frac{2}{\text{or registration}^2}$  issued pursuant to this section 3 shall be valid for a period of three years and may be renewed at the 4 5 end of the three-year period. The commissioner shall establish fees for a license <sup>2</sup>or registration<sup>2</sup> issued or renewed pursuant to this 6 7 section. 8 c. The department may issue a <sup>1</sup>[pharmacy benefits manager]<sup>1</sup> <sup>2</sup><u>pharmacy benefits manager</u><sup>2</sup> license to an applicant only if the 9 department is satisfied that the applicant possesses the necessary 10 11 organization, expertise, and financial integrity to supply the services sought to be offered. <sup>2</sup>The department shall establish, by 12 13 regulation, minimum standards for the issuance of a license to a pharmacy benefits manager. The minimum standards established 14 15 pursuant to this subsection shall contain both prerequisites for the issuance of a license to a pharmacy benefits manager and 16

17 requirements for maintenance of a license by a pharmacy benefits 18 manager and shall address, without limitation:

19 (1) conflicts of interest between pharmacy benefits managers 20 and health benefits plans;

(2) deceptive practices in connection with the performance of 21 pharmacy <sup>3</sup>[benefit] benefits<sup>3</sup> management services; 22

(3) anti-competitive practices in connection with the 23 24 performance of pharmacy benefits management services;

25 (4) unfair claims practices in connection with the performance 26 of pharmacy benefits management services;

(5) pricing models used by pharmacy <sup>3</sup>[benefit] benefits<sup>3</sup> 27 managers both for their services and for the payment of services to 28 29 the pharmacy benefits manager;

30 (6) standards and practices used in the creation of pharmacy networks and contracting with network pharmacies and other 31 32 providers, including promotion and use of independent and 33 community pharmacies and patient access and minimizing 34 excessive concentration and vertical integration of markets; and

(7) protection of consumers.<sup>2</sup> 35

The department may issue a <sup>1</sup>[pharmacy benefits manager]<sup>1</sup> 36 d. 37 license <sup>1</sup>to a pharmacy benefits manager <sup>2</sup>[or pharmacy services] administrative organization<sup>1</sup>]<sup>2</sup> subject to restrictions or limitations, 38 including the type of services that may be supplied or the activities 39 40 in which the pharmacy benefits manager <sup>2</sup>[<sup>1</sup><u>or pharmacy services</u>] <u>administrative organization</u><sup>1</sup>]<sup>2</sup> may engage. 41

A license <sup>2</sup>or registration<sup>2</sup> issued pursuant to this section e. 42 shall not be transferable. 43

44 The department may suspend, revoke or place on probation a f. <sup>1</sup>[pharmacy benefits manager license] <u>licensee</u><sup>1</sup> <sup>2</sup><u>or registered</u> 45 entity<sup>2</sup> if: 46

(1) the pharmacy benefits manager <sup>1</sup>or pharmacy services 1 administrative organization<sup>1</sup> has engaged in fraudulent activity <sup>1</sup>or 2 any activitiy<sup>1</sup> that constitutes a violation of State or federal law; 3 (2) the department has received consumer complaints that 4 5 justify an action under this subsection to protect the safety and 6 interests of consumers; (3) the pharmacy benefits manager <sup>1</sup>or pharmacy services 7 administrative organization<sup>1</sup> fails to pay the original issuance or 8 renewal fee for the license <sup>2</sup>or registration<sup>2</sup>; or 9 (4) the pharmacy benefits manager 1 or pharmacy services10 administrative organization<sup>1</sup> fails to comply with any requirement 11 12 set forth in P.L., c. (C. ) (pending before the Legislature as 13 this bill). 14 g. If a corporation, business, or other entity acts as a pharmacy <sup>1</sup>or pharmacy services administrative 15 benefits manager organization<sup>1</sup> without obtaining a license <sup>2</sup>or registration<sup>2</sup> pursuant 16 to this section, the corporation, business, or other entity shall be 17 subject to <sup>1</sup>[: 18 19 (1) a warning notice; 20 (2) an opportunity to cure the violation within 14 days following 21 the issuance of the notice; (3) a hearing before the commissioner within 70 days following 22 23 the issuance of the notice; and 24 (4) if the violation has not been cured pursuant to subsection a. 25 of this section, a penalty of not less than \$5,000 or more than \$10,000 the provisions of section 7 of P.L.2019, c.274 26  $(C.17B:27F-10)^{1}$ . 27 h.  $(1)^{1}$  Notwithstanding the provisions of subsection a. of this 28 section, a pharmacy benefits manager <sup>1</sup>[certified or licensed] <sup>2</sup>[or 29 pharmacy services administrative organization <sup>2</sup> that applied for, or 30 received, certification or licensure<sup>1</sup> as an organized delivery system 31 prior to the effective date of P.L., c. (C. 32 ) (pending before 33 the Legislature as this bill), in accordance with P.L.1999, c.409 34 (C.17:48H-1 et seq.), may continue to operate during the pendency 35 of its application submitted pursuant to this section, but no more than  $1 \begin{bmatrix} 18 \end{bmatrix} \underline{24}^1$  months after the effective date of this act. 36 37 <sup>1</sup>(2) A corporation, business, or other entity that acts as a pharmacy benefits manager <sup>2</sup>[or pharmacy services administrative] 38 organization ]<sup>2</sup>, and applies for, receives, and maintains a license as 39 an organized delivery system, in accordance with P.L.1999, c.409 40 (C.17:48H-1 et seq.), shall not be required to maintain that license 41 as an organized delivery system upon the issuance of a license 42 43 pursuant to P.L., c. (C.) (pending before the Legislature as 44 this bill), and during any subsequent applications for renewal of the license as a pharmacy benefits manager <sup>2</sup>[or pharmacy services 45

7

administrative organization]<sup>2</sup> pursuant to the requirements of 1 P.L., c. (C. ) (pending before the Legislature as this bill). 2 3 i. A licensee shall be subject to the following except to the extent inconsistent with this act or where the commissioner 4 5 determines that any provisions are inappropriate as applied to a pharmacy benefits manager <sup>2</sup>[or pharmacy services administrative] 6 7 organization]<sup>2</sup>: (1) the unfair trade practices provisions of N.J.S.17B:30-1 et 8 9 seq.; 10 (2) the provisions of P.L.1970, c. 22 (C.17:27A-1 et seq.); 11 (3) the "Life and Health Insurers Rehabilitation and Liquidation 12 Act," P.L.1992, c.65 (C.17B:32-31 et seq.); 13 (4) investment limitations pursuant to N.J.S.17B:20-1 et seq.; 14 and 15 (5) the "Health Care Quality Act," P.L.1997, c.192 (C.26:2S-1 et al.).<sup>1</sup> 16 17 18 3. (New section) a. A carrier shall: 19 (1) monitor all activities carried out on behalf of the carrier by a 20 pharmacy benefits manager if the carrier contracts with a pharmacy 21 benefits manager and is related to a carrier's prescription drug benefits; 22 and 23 (2) ensure that all requirements of this section are met. 24 b. A carrier that contracts with a pharmacy benefits manager to 25 perform any activities related to the carrier's prescription drug benefits 26 shall ensure that, under the contract, the pharmacy benefits manager 27 acts as the carrier's agent <sup>1</sup>[and owes a fiduciary duty to the carrier in the pharmacy benefits manager's activities related to the carrier's 28 29 prescription drug benefits] in good faith and fair dealing in the 30 performance of all of its contractual duties. All funds received by the 31 pharmacy benefits manager in relation to providing pharmacy benefits 32 management services shall be used or distributed only pursuant to the 33 pharmacy benefits manager's contract with the health benefits plan or 34 carrier or applicable law; including any administrative fee or payment 35 to the pharmacy benefits manager expressly provided for in the contract to compensate the pharmacy benefits manager for its services. 36 37 Any funds received by the pharmacy benefits manager through spread 38 pricing shall be subject to this subsection<sup>1</sup>. 39 c. <sup>1</sup>[A carrier shall not enter into a contract or agreement, or allow a pharmacy benefits manager or any entity acting on the carrier's 40 41 behalf to enter into a contract or agreement, that prohibits a pharmacy 42 from: 43 (1) providing a covered person with the option of paying the 44 pharmacy provider's cash price for the purchase of a prescription drug 45 and not filing a claim with the covered person's carrier if the cash price 46 is less than the covered person's cost-sharing amount; or

(2) providing information to a State or federal agency, law 1 2 enforcement agency, or the department when such information is 3 required by law (1) A pharmacy benefits manager interacting with a 4 covered person shall have the same duty to a covered person as the 5 health benefits plan or carrier for whom it is performing pharmacy 6 benefits management services. 7 (2) A pharmacy benefits manager shall have a duty of good faith 8 and fair dealing with all parties, including but not limited to covered 9 persons and pharmacies, with whom it interacts in the performance of 10 pharmacy benefits management services<sup>1</sup>. d. A carrier or pharmacy benefits manager shall not require a 11 covered person to make a payment at the point of sale for a covered 12 13 prescription drug in an amount greater than <sup>1</sup>the lesser of<sup>1</sup>: 14 (1) the applicable cost-sharing amount for the prescription drug; <sup>1</sup>[or]<sup>1 2</sup>or<sup>2</sup> 15 16 (2) <sup>1</sup>the amount a covered person would pay for the prescription medication if the covered person purchased the prescription 17 18 medication without using a health benefits plan<sup>2</sup>[; or  $(3)^{1}$  the total amount the pharmacy will be reimbursed for the 19 20 prescription drug from the pharmacy benefits manager or carrier, 21 including the cost-sharing amount paid by a covered person  ${}^{1}$ [, whichever is less **]**<sup>1</sup>. **]**<sup>2</sup>. 22 23 e. A carrier shall provide a reasonably adequate retail pharmacy 24 network for the provision of prescription drugs for its covered persons 25 <sup>1</sup>[A mail order pharmacy shall not be included in determining the adequacy of a retail pharmacy network  $]^1$ . 26 <sup>1</sup>f. For the purposes of this section, "health benefits plan" shall 27 28 include the State Health Benefits Plan, the School Employees' Health 29 Benefits Plan, the State Medicaid program established pursuant to 30 P.L.1968, c.413 (C.30:4D-1 et seq.), or a self-insured health benefits 31 plan governed by the provisions of the federal "Employee Retirement 32 Income Security Act of 1974," 29 U.S.C., ss.1001 et seq.<sup>1</sup> 33 34 4. Section 2 of P.L.2015, c.179 (C.17B:27F-2) is amended to 35 read as follows: 36 2. Upon execution or renewal of each contract, or at such a 37 time when there is any material change in the term of the contract, a pharmacy benefits manager shall, with respect to contracts between 38 39 pharmacy benefits manager and a pharmacy services a 40 administrative organization, or between a pharmacy benefits 41 manager and a contracted pharmacy: a. (1) include in the contract the sources utilized to determine 42 43 multiple source generic drug pricing, brand drug pricing, and the 44 wholesaler in the State of New Jersey where pharmacies may 45 acquire the product, including, but not limited to, the brand 46 effective rate, generic effective rate, dispensing fee effective rate,

1 maximum allowable cost or any other pricing formula for pharmacy2 reimbursement;

3 (2) update that pricing information every seven calendar days;4 and

5 (3) establish a reasonable process by which contracted 6 pharmacies have a method to access relevant maximum allowable 7 cost pricing lists, brand effective rate, generic effective rate, and 8 dispensing fee effective rate, or any other pricing formulas for 9 pharmacy reimbursement **[**; and **]**.

10 b. <u>Additionally, a pharmacy benefits manager shall:</u>

(1) [Maintain] maintain a procedure to eliminate drugs from the 11 12 list of drugs subject to multiple source generic drug pricing and 13 brand drug pricing, or modify maximum allowable cost rates, brand 14 effective rate, generic effective rate, dispensing fee effective rate or 15 any other applicable pricing formula in a timely fashion and make that procedure easily accessible to the pharmacy services 16 17 administrative organizations or the pharmacies that they are 18 contractually obligated with to provide that information according 19 to the requirements of this section: and

20 (2) provide <sup>1</sup>[a reasonable administrative appeal procedure, 21 including a right to appeal in accordance with section 4 of PL.2015, 22 c.179 (C.17B:27F-4), to allow pharmacies with which an internal 23 appeal mechanism to resolve any dispute raised by a carrier or pharmacy, regardless of whether<sup>1</sup> the carrier or pharmacy benefits 24 manager has a contract to challenge maximum allowable costs for a 25 specified drug. <sup>1</sup>Any dispute regarding the determination of an 26 internal appeal conducted pursuant to this subsection may be 27 referred to arbitration. The Commissioner of Banking and 28 29 Insurance shall contract with a nationally recognized, independent 30 organization that specializes in arbitration to conduct the arbitration proceedings.<sup>1</sup> 31

32 (cf: P.L.2019, c.274, s.3)

33

5. Section 3 of P.L.2015, c.179 (C.17B:27F-3) is amended to read as follows:

36 3. a. In order to place a particular prescription drug on a 37 multiple source generic list, the pharmacy benefits manager shall, at 38 a minimum, ensure that: ] <u>A carrier, or a pharmacy benefits manager</u> 39 under contract with a carrier, shall use a single maximum allowable 40 cost list to establish the maximum amount to be paid by a health 41 benefits plan to a pharmacy provider for a generic drug or a brand-42 name drug that has at least one generic equivalent available. A 43 carrier, or a pharmacy benefits manager under contract with a 44 carrier, shall use the same maximum allowable cost list for each 45 pharmacy provider.

10

1 b. A maximum allowable cost may be set for a prescription 2 drug, or a prescription drug may be allowed to continue on a 3 maximum allowable cost list, only if: 4 (1) The drug is listed as therapeutically and pharmaceutically 5 equivalent or "A," "B," "NR," or "NA" rated in the Food and Drug 6 Administration's most recent version of the Approved Drug Products with Therapeutic Equivalence Evaluations, commonly 7 8 known as the "Orange Book;" and 9 (2) The drug is available for purchase without limitations by all 10 pharmacies in the State from national or regional wholesalers and is 11 not obsolete or temporarily unavailable. 12 [b.] c. A pharmacy benefits manager shall not penalize a 13 pharmacist or pharmacy on audit if the pharmacist or pharmacy 14 performs a generic substitution pursuant to the "Prescription Drug Price and Quality Stabilization Act," P.L.1977, c.240 (C.24:6E-1 et 15 16 seq.). 17 d. A carrier, or a pharmacy benefits manager under contract 18 with a carrier, shall use the average wholesale price to establish the 19 maximum payment for a brand-name drug for which a generic 20 equivalent is not available or a prescription drug not included on a 21 maximum allowable cost list. In order to use the average wholesale 22 price of a brand-name drug or prescription drug not included on a 23 maximum allowable cost list, a carrier, or a pharmacy benefits 24 manager under contract with a carrier, shall use only one national 25 drug pricing source during a calendar year, unless the original drug 26 pricing source is no longer available. A carrier, or a pharmacy 27 benefits manager under contract with a carrier, shall use the same 28 national drug pricing source for each pharmacy provider and 29 identify on its publicly accessible website the name of the national 30 drug pricing source used to determine the average wholesale price 31 of a prescription drug not included on the maximum allowable cost 32 list. 33 e. The amount paid by a carrier or a carrier's pharmacy benefits 34 manager to a pharmacy provider under contract with the carrier or 35 the carrier's pharmacy benefits manager for dispensing a 36 prescription drug shall be the ingredient cost plus the dispensing fee 37 less any cost-sharing amount paid by a covered person. 38 The ingredient cost shall not exceed the maximum allowable cost 39 or average wholesale price, as applicable, and shall be disclosed by 40 a carrier's pharmacy benefits manager to the carrier. 41 Only the pharmacy provider that dispensed the prescription drug 42 shall retain the payment described in this subsection. 43 (cf: P.L.2015, c. 179, s.3) 44 45 6. (New section) a. Compensation remitted by or on behalf of 46 a pharmaceutical manufacturer, developer or labeler, directly or 47 indirectly, to a carrier or to a pharmacy benefits manager under

contract with a carrier related to prescription drug benefits shall 1 2 be<sup>1</sup>**[**: (1) ]<sup>1 2</sup>: 3 (1) <sup>2</sup>remitted directly to the covered person at the point of sale 4 5 to reduce the out-of-pocket cost to the covered person associated 6 with a particular prescription drug<sup>1</sup>[; or (2) remitted to, and retained by, the carrier. Compensation 7 8 remitted to the carrier shall be applied by the carrier in its plan 9 design and in future plan years to offset the premium for covered persons]<sup>1 2</sup>; or 10 11 (2) remitted to, and retained by, the carrier. Compensation remitted to the carrier shall be applied by the carrier in its plan 12 13 design and in future plan years to offset the premium for covered 14 persons<sup>2</sup>. 15 b. Beginning on March 1 next following the effective date 16 of P.L., c. (C. ) (pending before the Legislature as this 17 bill), and annually thereafter, a carrier shall file with the department 18 a report explaining how the carrier has complied with the provisions 19 of this section. The report shall be written in a manner and form 20 determined by the department. 21 <sup>1</sup><u>c.</u> Nothing in this section shall preclude a carrier or pharmacy 22 benefits manager under contract with a carrier from implementing a 23 program designed to lower a covered person's out-of-pocket cost or 24 decreasing a covered person's out-of-pocket cost by an amount 25 greater than that required under subsection a. of this section. 26 d. As used in this section, "compensation" means any direct or 27 indirect financial benefit, including, but not limited to, rebates, discounts, credits, fees, grants, chargebacks or other payments or 28 benefits of any kind <sup>3</sup>, that is attributed to, directly or indirectly, the 29 30 utilization of a health benefits plan or enrollment in a health benefits plan, regardless of how the benefits are otherwise 31 32 characterized by a pharmacy benefits manager and relevant third parties<sup>3</sup>.<sup>1</sup> 33 34 35 7. (New section) a. A carrier, or a pharmacy benefits manager 36 under contract with a carrier, shall establish a pharmacy and 37 therapeutics committee responsible for managing the formulary 38 system. 39 b. A carrier, or a pharmacy benefits manager under contract 40 with a carrier, shall not allow a person with a conflict of interest to 41 be a member of its pharmacy and therapeutics committee. <sup>1</sup>[A 42 person shall not serve as a member of a pharmacy and therapeutics 43 committee if the person: 44 (1) is employed, or was employed within the preceding year, by 45 a pharmaceutical manufacturer, developer, labeler, wholesaler, or

46 distributor; or

12

1 (2) receives compensation, or received compensation within the 2 preceding year, from a pharmaceutical manufacturer, developer, 3 labeler, wholesaler, or distributor.] A carrier, or a pharmacy 4 benefits manager under contract with a carrier, shall require that its 5 pharmacy and therapeutics committee meet the requirements for 6 conflict of interest as set by the Centers for Medicare and Medicaid 7 Services or meets the accreditation standards of the National 8 Committee for Quality Assurance or another independent 9 accrediting organization.<sup>1</sup>

10

8. (New section) a. A carrier <sup>1</sup>or health benefits plan, including 11 the State Health Benefits Program, the School Employees' Health 12 13 Benefits Program, the State Medicaid program, or a self-insured health benefits plan governed by the provisions of the federal <sup>2</sup>[:Employee] 14 "Employee<sup>2</sup> Retirement Income Security Act of 1974," 29 U.S.C. 15 <u>s.1001 et seq.</u>,<sup>1</sup> shall <sup>1</sup>[maintain and]<sup>1</sup> have the ability to access all 16 17 data related to the administration and provision of prescription drug 18 benefits administered by a pharmacy benefits manager under the health benefits plan <sup>1</sup>[of the carrier]<sup>1</sup>, including, but not limited to: 19

20 (1) the names, addresses, member identification numbers,
21 protected health information and other personal information of covered
22 persons; and

(2) any contracts, documentation, and records, including
transaction and pricing data and post point-of-sale information, related
to the dispensing of prescription drugs to covered persons under the
health benefits plan.

27 b. A sale or transaction involving the transfer of any records, 28 information or data described in subsection a. of this section must 29 comply with the federal Health Insurance Portability and 30 Accountability Act of 1996, Pub. L. No. 104-191, and the federal 31 Health Information Technology for Economic and Clinical Health Act, 32 Pub. L. No. 111-5, and any regulations adopted pursuant to those laws. 33 c. A carrier <sup>1</sup>or health benefits plan, including the State Health Benefits <sup>2</sup>[Plan] Program<sup>2</sup>, the School Employees' Health Benefits 34 <sup>2</sup>[Plan] Program<sup>2</sup>, the State Medicaid program, or a self-insured 35 health benefits plan<sup>1</sup> may audit all transaction records related to the 36 dispensing of prescription drugs to covered persons under a health 37 benefits plan. A carrier <sup>1</sup>or health benefits plan, including the State 38 Health Benefits <sup>2</sup>[Plan] Program<sup>2</sup>, the School Employees' Health 39 Benefits <sup>2</sup>[Plan] Program<sup>2</sup>, the State Medicaid program, or a self-40 insured health benefits plan<sup>1</sup> may conduct audits at a location of its 41 choosing and with an auditor of its choosing. 42

d. A carrier shall maintain all records, information and data
described in subsection a. of this section and all audit records
described in subsection c. of this section for a period of no less than
five years.

13

e.  ${}^{1}(1)^{1}$  Upon request, a carrier  ${}^{1}$  or pharmacy benefits manager  ${}^{1}$ 1 shall provide to the department any records, contracts, documents or 2 data held by the carrier or the carrier's pharmacy benefits manager for 3 inspection, examination or audit purposes. <sup>2</sup><u>The department shall keep</u> 4 confidential all information submitted pursuant to this section and 5 shall protect it from public disclosure.<sup>2</sup> <sup>1</sup>Any records, documents, or 6 data provided to the department pursuant to this subsection shall not be 7 considered a government record under P.L.1963, c.73 (C.47:1A-1 et 8 9 seq.) or the common law concerning access to government records. 10 (2) A person who is authorized to access information submitted by <u>a pharmacy benefits manager to the</u> <sup>2</sup>[division] department<sup>2</sup> who 11 <sup>2</sup>[<u>knowingly</u>] <u>willfully</u><sup>2</sup> <u>discloses such information to any person or</u> 12 entity who is not authorized to access the information shall be <sup>2</sup>[guilty 13 of a crime of the fourth degree and shall be]<sup>2</sup> subject to a civil penalty 14 in an amount not to exceed <sup>2</sup>[\$10,000] \$500<sup>2</sup>. 15 A civil penalty imposed under this subsection shall be collected by 16 the <sup>2</sup>[director] commissioner<sup>2</sup> pursuant to the "Penalty Enforcement 17 Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.).<sup>1</sup> 18 <sup>2</sup>f. A pharmacy benefits manager shall disclose in writing to a 19 20 carrier or health benefits plan any activity, policy, practice, contract or 21 arrangement of the pharmacy benefits manager that directly or 22 indirectly presents any conflict of interest with the pharmacy benefits manager's relationship with or obligation to the carrier or plan.<sup>2</sup> 23 24 25 9. (New section) a. If a carrier uses a pharmacy benefits 26 manager to administer or manage the prescription drug benefits of 27 covered persons, any pharmacy benefits manager compensation, for 28 purposes of calculating a carrier's anticipated loss ratio or any loss 29 ratio calculated as part of any applicable medical loss ratio filing or 30 rate filing, shall: 31 (1) constitute an administrative cost incurred by the carrier in 32 connection with a health benefits plan; and 33 (2) not constitute a benefit provided under a health benefits 34 plan. A carrier shall claim only the amounts paid by the pharmacy 35 benefits manager to a pharmacy or pharmacist as an incurred claim. 36 b. Any rate filing submitted by a carrier with respect to a health 37 benefits plan that provides coverage for prescription drugs or 38 pharmacy services, that is administered or managed by a pharmacy 39 benefits manager, shall include: 40 (1) a memorandum prepared by a qualified actuary describing 41 the calculation of the pharmacy benefits manager compensation; 42 and 43 (2) any records and supporting information as the department 44 reasonably determines is necessary to confirm the calculation of the 45 pharmacy benefits manager compensation. 46 Upon request, a carrier shall provide any records to the c. department that relate to the calculation of the pharmacy benefits 47

manager <sup>1</sup>and pharmacy services administrative organization<sup>1</sup> 1 2 compensation. d. A pharmacy benefits manager <sup>1</sup>and pharmacy services 3 <u>administrative</u> organization<sup>1</sup>shall provide 4 any necessary 5 documentation requested by a carrier that relates to pharmacy 6 benefits manager compensation in order to comply with the 7 requirements of this section. 8 9 <sup>1</sup>10. Section 1 of P.L.2019, c.257 (C.17B:27F-6) is amended to read as follows: 10 1. a. A pharmacy benefits manager, in connection with any 11 contract or arrangement with a private health insurer, prescription 12 13 benefit plan, or the State Health Benefits Program or School 14 Employees' Health Benefits Program, shall not require a covered 15 person to make a payment at the point of sale for any amount for a 16 deductible, coinsurance payment, or a copayment for a prescription 17 drug benefit in an amount that exceeds the amount [the covered 18 person would pay for the prescription drug if the covered person 19 purchased the prescription drug without using a health benefits 20 plan permitted pursuant to subsection d. of section 3 of P.L. 21 c. (C. ) (pending before the Legislature as this bill). 22 b. A pharmacy benefits manager shall not prohibit a network 23 pharmacy from [disclosing], and shall not apply a penalty or any other type of disincentive to a network pharmacy [that discloses,] 24 25 for: 26 (1) disclosing to a covered person lower cost prescription drug 27 options, including those that are available to the covered person if 28 the covered person purchases the prescription drug without using 29 health insurance coverage; 30 (2) providing a covered person with the option of paying the pharmacy provider's cash price for the purchase of a prescription 31 32 drug and not filing a claim with the covered person's health benefits 33 plan if the cash price is less than the covered person's cost-sharing 34 amount; or 35 (3) providing information to a State or federal agency, law 36 enforcement agency, or the department when such information is 37 required by law. 38 Any provision of a contract that conflicts with the provisions c. 39 of subsection b. of this section shall be void and unenforceable. d. A violation of this section shall be an unlawful practice and 40 41 a violation of P.L.1960, c.39 (C.56:8-1 et seq.), and shall also be 42 subject to any enforcement action that the Commissioner of 43 Banking and Insurance is authorized to take pursuant to section 5 of 44 P.L.2015, c.179 (C.17B:27F-5).<sup>1</sup> (cf: P.L.2019, c.257, s.1) 45

<sup>1</sup>[10.] 11.<sup>1</sup> Section 6 of P.L.2019, c.274 (C.17B:27F-9) is 1 2 amended to read as follows: 6. The licensing requirements of P.L.2015, c.179 (C.17B:27F-1 et 3 4 seq.) shall apply to all pharmacy benefits managers operating in the 5 State of New Jersey [, except for any]. Requirements imposed on carriers by the provisions of P.L.2015, c.179 (C.17B:27F-1 et seq.) 6 7 shall not apply to an agreement by a pharmacy benefits manager to 8 administer prescription drug benefits on behalf of the State Health Benefits <sup>2</sup>[Plan] <u>Program</u><sup>2</sup>, the School Employees Health Benefits 9 <sup>2</sup>[Plan] <u>Program</u><sup>2</sup>, the State Medicaid program established pursuant to 10 P.L.1968, c.413 (C.30:4D-1 et seq.), or a self-insured health benefits 11 plan governed by the provisions of the federal "Employee Retirement 12 13 Income Security Act of 1974," 29 U.S.C., ss.1001 et seq. 14 (cf: P.L.2019, c.274, s.6) 15 16 <sup>2</sup>12. Section 7 of P.L.2019, c.274 (C.17B:27F-10) is amended to 17 read as follows: 7. a. A pharmacy benefits manager that violates any provision 18 19 of P.L.2015, c.179 (C.17B:27F-1 et seq.) shall be subject to a 20 penalty in an amount not exceeding the greater of: 21 **[**a. a warning notice; 22 b. an opportunity to cure the violation within 14 days following 23 the issuance of the notice; c. a hearing before the commissioner within 70 days following 24 25 the issuance of the notice; and d. if the violation has not been cured pursuant to subsection b. 26 27 of this section,] (1) a penalty of [not less than] \$5,000 [or more than] for a first 28 29 violation and a penalty of \$10,000 for each subsequent violation; or 30 (2) the aggregate gross receipts attributable to all violations. b. In addition to any other penalties permitted by law, the 31 32 Commissioner of Banking and Insurance may require a pharmacy benefits manager that violates the provisions of P.L.2015, c.179 33 34 (C.17B:27F-1 et seq.) to make restitution and pay compensatory damages, in an amount to be determined by the commissioner, to 35 any person injured by the violation.<sup>2</sup> 36 37 (cf: P.L.2019, c.274, s.7) 38 <sup>2</sup>13. (New section) The Drug Affordability Council, established 39 40 pursuant to P.L., c. (C.) (pending before the Legislature as 41 Senate Bill No. 1615 or Assembly Bill No. 2840 of 2022-2023), shall, 42 in the first report issued by the council, examine the existing 43 prescription drug rebate system and evaluate measures and reforms 44 that could reduce the cost of prescription drugs, including, but not 45 limited to, the elimination of rebates and the establishment of rebate transparency provisions.<sup>2</sup> 46

<sup>1</sup>[11.]<sup>2</sup>[12.<sup>1</sup>] 14.<sup>2</sup> This act shall take effect on the first day of the <sup>2</sup>[seventh] 18th<sup>2</sup> month next following the date of enactment, <sup>2</sup>and shall apply to contracts and agreements entered into, renewed, <u>modified</u>, or amended on or after the effective date,<sup>2</sup> but the Commissioner of <sup>2</sup>[the]<sup>2</sup> Banking and Insurance may take such anticipatory administrative action in advance thereof as shall be necessary for the implementation of the act.