## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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## **SENATE BILL 632\***

	Short Title:	NC Pharmacy Benefits Manager Licensure Act. (Public)
	Sponsors:	Senators Britt, Hise, and Tillman (Primary Sponsors).
-	Referred to:	Rules and Operations of the Senate
		April 4, 2019
1		A BILL TO BE ENTITLED
2	AN ACT TO	ESTABLISH STANDARDS AND CRITERIA FOR THE REGULATION AND
3	LICENSU	RE OF PHARMACY BENEFITS MANAGERS PROVIDING CLAIMS
4	PROCESS	SING SERVICES OR OTHER PRESCRIPTION DRUG OR DEVICE SERVICES
5	FOR HEA	LTH BENEFIT PLANS.
5		Assembly of North Carolina enacts:
7		<b>CTION 1.</b> G.S. 58-56A-10 is recodified as G.S. 58-56A-40.
8		<b>CTION 2.</b> Article 56A of Chapter 58 of the General Statutes, as amended by
9	Section 1 of th	nis act, reads as rewritten:
0		"Article 56A.
1		"Pharmacy Benefits Management.
2	"§ 58-56A-1.	
3		ving definitions apply in this Article:
4	<u>(1)</u>	
5		cost of administering, filling, or refilling a prescription for a drug or for
5		providing a medical supply or device.
7	<u>(2)</u>	
8 9		connection with the processing and adjudicating of claims relating to
)		pharmacist services that include either or both of the following:
1		<ul> <li><u>a.</u> <u>Receiving payments for pharmacist services.</u></li> <li><u>b.</u> <u>Making payments to pharmacists or pharmacies for pharmacist</u></li> </ul>
2		services.
3	(1)	(3) Health benefit plan. – As defined in G.S. 58-50-110(11). This definition
4	(1)	specifically excludes the State Health Plan for Teachers and State
5		Employees.G.S. 58-3-167.
5	<del>(1a</del>	$\frac{1}{2}$ (4) Insured. – An individual covered by a health benefit plan.
7		(5) Insurer. – Any entity that provides or offers a health benefit plan.
8	(6)	
9		benefits manager to set the maximum allowable cost price.
)	(3)	(7) Maximum allowable cost price. – The maximum per unit reimbursement for
1		multiple source prescription drugs, medical products, or devices.
2	<u>(8)</u>	· · · · · ·
3		processing services, provided directly or indirectly by a pharmacy benefits
4		manager, whether in connection with or separate from claims processing
5		services, including any of the following:



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1		<u>a.</u>	Negotiating rebates, discounts, o	or other financial incentives and
2		_	arrangements with drug companies	<u>.</u>
3		<u>b.</u>	Disbursing or distributing rebates.	
4		<u>c.</u>	Managing or participating in incen	tive programs or arrangements for
5			pharmacist services.	
5		<u>d.</u>	Negotiating or entering into	contractual arrangements with
7			pharmacists or pharmacies, or both	<u>.</u>
3		<u>e.</u>	Developing formularies.	
)		<u>f.</u>	Designing prescription benefit prog	grams.
)		<u>g.</u>	Advertising or promoting services.	
	<del>(3a)(</del> 9		nacist A person licensed to practi	
2			er 90 of the General Statutes.	
3	<u>(10)</u>	-	nacist services. – Products, goods,	and services, or any combination
ŀ			f, provided as a part of the practice of	
	<del>(4)</del> (11		nacy. – A pharmacy registered wi	
	<del>(5)</del> (12	2) Pharn	nacy benefits manager. – An entity w	ho contracts with a pharmacist or a
			nacy on behalf of an insurer or third-p	
			ge prescription drug benefits.benefit	
		functi		
		<u>a.</u>	Processing claims for prescription	on drugs or medical supplies or
		—	providing retail network manageme	
		<u>b.</u>	Paying pharmacies or pharmacists	
		_	supplies.	
		<u>c.</u>	Negotiating rebates with manufactu	arers for drugs paid for or procured
		—	as described in this Article.	<b>~ * * *</b>
	(13)	Pharn	nacy benefits manager affiliate. – A pl	harmacy or pharmacist that directly
			irectly, through one or more interme	
			ntrolled by, or is under common own	
			ts manager.	· · · ·
	<del>(6)</del> (14	) Third	party administrator. – As defined in	G.S. 58-56-2.
	"§ 58-56A-2. Lie	censure		
			rganization may not establish or operation	ate as a pharmacy benefits manager
	in this State for h	nealth b	enefit plans without obtaining a lice	nse from the Commissioner of the
	Department of In			
	(b) The C	Commis	sioner shall prescribe the application	for a license to operate in this State
	as a pharmacy be	nefits m	anager and may charge an initial app	lication fee of two thousand dollars
	(\$2,000) and an a	annual r	enewal fee of one thousand five hund	dred dollars (\$1,500), provided the
	pharmacy benefit	ts mana	ger application form must collect all	of the following information:
	<u>(1)</u>	The n	ame, address, and telephone contact	number of the pharmacy benefits
		mana	-	
	<u>(2)</u>		ame and address of the pharmacy be	enefits manager's agent for service
		-	cess in the State.	
	<u>(3)</u>		ame and address of each person wit	h management or control over the
			hacy benefits manager.	
	<u>(4)</u>	2	ame and address of each person with	a beneficial ownership interest in
	<u> </u>		armacy benefits manager.	
	<u>(5)</u>		ned statement indicating that, to the	best of the applicant's knowledge.
	<u>197</u>	-	icer with management or control of	
			convicted of a felony or has violated	
			I law applicable to pharmacy bene	• •
l		100010	a law applicable to pliatiliacy belie.	ino managoro, or, ir uic apprealit

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1		cannot provide that statement, a signed sta	tement describing the relevant
2		conviction or violation.	
2 3	<u>(6)</u>	In the case of a pharmacy benefits manager a	pplicant that is a partnership or
4		other unincorporated association, limited lial	oility company, or corporation,
5		and that has five or more partners, member	ers, or stockholders, all of the
6		following shall apply:	
7		a. The applicant shall specify its legal st	ructure and the total number of
8		its partners, members, or stockholders	who, directly or indirectly, own,
9		control, hold with the power to vote, o	· · · ·
10		percent (10%) or more of the voting se	• •
11		b. An agreement that, upon request by the	
12		furnish the Department with informati	
13		usual occupation, and professional qua	
14		members, or stockholders who, direc	
15		hold with the power to vote, or hold p	
16		(10%) or more of the voting securities	
17		plicant or a pharmacy benefits manager that is	
18		lless otherwise provided for in this Article, file	
19 20		he information required to be provided under th	
20 21		Commissioner shall adopt rules establishing	
21 22		bharmacy benefits managers consistent with the <b>protections.</b>	provisions of this Article.
22	-	armacy or pharmacist shall have the right to p	rovide an insured information
23 24		ount of the insured's cost share for a prescriptio	
2 <del>4</del> 25	0 0	Il be <u>prohibited</u> , restricted, or penalized by a	<b>U</b> 1 <b>U</b>
26		formation described in this section or for sell	
27	insured if one is a		ing a lower priced drug to the
28		rmacy benefits manager shall not, through contr	ract, prohibit restrict or penalize
29	· · · ·	armacist from any of the following:	<u>-</u>
30	(1)	offering Offering and providing direct and	limited delivery services to an
31		insured as an ancillary service of the pharma	
32		between the pharmacy benefits manager and t	
33	<u>(2)</u>	Disclosing to any insured any health care int	formation that the pharmacy or
34		pharmacist deems appropriate within the phar	macist's scope of practice.
35	<u>(3)</u>	Discussing information regarding the total co	st for pharmacist services for a
36		prescription drug, or from selling a more affo	
37		if a more affordable alternative is available.	
38		shall not prohibit a pharmacy or pharmacia	st from sharing proprietary or
39		confidential information.	
40	<u>(4)</u>	Disclosing information to the Commissione	
41		complaint or conducting a review of a	
42		compliance with the requirements of this Ch	
43		acquired under this subdivision during an exar	
44		proprietary and confidential and shall not be c	onsidered a public record under
45		Chapter 132 of the General Statutes.	
46 47	• • • •	rmacy benefits manager shall not charge, or att	1
47 48		<u>bayment</u> that exceeds the <u>lesser of the following</u> <u>The total submitted charges by the network pl</u>	
48 49	$\frac{(1)}{(2)}$	<u>The contracted copayment amount.</u>	laimacy.
49 50		The amount an individual would pay for a pre-	escription drug if that individual
50 51	<u>(3)</u>	was not insured and was paying cash for the p	
51		was not insured and was paying cash for the p	<u>nesempuon arug.</u>

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1	(c1) To th	e extent allowable under federal and State law, when calcu	lating an insured's
2		ion to any out-of-pocket maximum or any cost-sharing re-	-
3		an, an insurer shall include any amounts paid by the insured of	•
4	the insured by an		-
5		contract for the provision of a network to deliver health care	services between a
6		ts manager and insurer shall be made available for review by	
7		Department shall report to the Attorney General any violation	
8		accordance with G.S. 58-2-40(5).	
9		harmacy benefits manager shall cause or knowingly perm	nit the use of any
10	· · · ·	romotion, solicitation, representation, proposal, or offer that is	-
11		o pharmacy benefits manger shall knowingly make any misr	
12		urmacy benefits manager shall not require an insured to use a	
13		for the filling of a prescription or the provision of pharmacy	
14		nsured shall not be restricted from utilizing any in-netw	
15		prescription drug covered by the health benefit plan, includi	
16		drugs, provided the prescription drug meets all of the follow	
17	(1)	The drug is not a limited distribution drug.	
18	(2)	The drug is not commonly carried at retail pharmacies.	
19	(3)	The drug requires special handling.	
20	"§ 58-56A-4. Ph	narmacy and pharmacist protections.	
21	(a) A pha	rmacy benefits manager may only charge a <u>reasonable</u> fee or	adjustment for the
22	receipt and proce	essing of a claim, or otherwise hold a pharmacy responsible f	for a fee relating to
23	the adjudication of	of a claim claim, if the fee is reported on the remittance advice	of the adjudicated
24	claim or is set ou	t in contract between the pharmacy benefits manager and the	pharmacy. <u>No fee</u>
25		r the receipt and processing of a claim, or otherwise related	
26		be charged without a justification for each adjustment or fee	
27		spect to claims under an employee benefit plan under the Em	ployee Retirement
28	•	Act of 1974 or Medicare Part D.	
29	· · · •	rmacy benefits manager shall not, directly or indirectly, char	-
30		the receipt and processing of a claim, or otherwise hold a pha	• •
31	-	stment relating to the adjudication of a claim, if the claim	meets any of the
32	following criteria		· · · · ·
33	$\frac{(1)}{(2)}$	The fee or adjustment is not apparent at the time of claim p	
34 25	<u>(2)</u>	The fee or adjustment is not reported on the remitta	nce advice of an
35 36	(2)	<u>adjudicated claim.</u>	adjudicated at the
30 37	<u>(3)</u>	The fee or adjustment is charged after the initial claim is point of sale.	aujuulcaleu at tile
38	(c) A pha	armacy or pharmacist shall not be prohibited or in any w	yay restricted by a
39	_	ts manager from dispensing any prescription drug allowed to	
40		ice pharmacy under Article 4A of Chapter 90 of the General	*
41	· ·	the express intent or purpose of driving out competition or f	
42		armacy benefits manager shall not engage in a pattern or prac	
43		rmacies or pharmacists in this State consistently less than	
44		verage Acquisition Cost and the amount that the pharmacy	
45		rmacy benefits manager affiliate for providing the same pharmacy	
46	-	armacy benefits manager shall not require the use of mai	
47		less required to do so by the health benefit plan.	
48		armacy benefits manager shall not prohibit a pharmacist	or pharmacy from
49	· · · ·	bing and handling fee to an insured requesting a prescrip	
50	delivered.		

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1	(g) A ph	armacy benefits manager shall not prohibit a pharmacist or	pharmacy from
2		class action lawsuit.	
3	(h) Nothi	ng in this Article abridges the right of a pharmacist to refuse	to fill or refill a
4		e pharmacist believes it would be harmful to the patient or is n	
5	best interest or if	there is a question as to the prescription's validity.	
6	(i) <u>A pha</u>	armacy or pharmacists may decline to provide pharmacist serv	rices on behalf of
7	a pharmacy bene	fits manager or third-party administrator.	
8	<u>(j)</u> <u>A pha</u>	armacy benefits manager shall not penalize or retaliate agains	t a pharmacist or
9	pharmacy for exe	ercising rights provided under this Article.	
10		aximum allowable cost price.	
11		ler to place a prescription drug on the maximum allowable c	-
12	-	ailable for purchase by pharmacies in North Carolina from nat	-
13		st not be obsolete, and must meet one of the following condition	
14	(1)	The drug is listed as "A" or "B" rated in the most recent vers	
15		States Food and Drug Administration's Approved Drug	
16		Therapeutic Equivalence Evaluations, also known as the Ora	•
17	(2)	The drug has a "NR" or "NA" rating, or a similar rating,	, by a nationally
18		recognized reference.	
19	· / I	armacy benefits manager shall adjust or remove the maximum	
20	1 1	ription drug to remain consistent with changes in the national	-
21 22		s. A review of the maximum allowable cost prices for remova	
22 23	-	ed by the pharmacy benefits manager at least once every seve	•
23 24	-	I or modification shall occur within seven business days of its manager shall provide a means by which the contracted	
24 25		current prices in an electronic, print, or telephonic format with	
23 26		al or modification.	IIIII Olie Dusiliess
20 27		istent with G.S. 58-56A-4, a pharmacy benefits manager shall	I not engage in a
28		tice of reimbursing independent pharmacies or pharmacis	
29		than the amount of the National Drug Average Acquisition Co	
30		armacy benefits manager shall ensure that dispensing fees are n	
31		aximum allowable cost price.	
32		armacy benefits manager shall establish an administrative appe	als procedure by
33		cted pharmacy or pharmacist, or a designee, can appea	
34	reimbursement f	for a prescription drug subject to maximum allowable cost	st pricing if the
35	reimbursement f	or the drug is less than the net amount that the network pro-	vider paid to the
36	suppliers of the	drug. The reasonable administrative appeal procedure must i	nclude all of the
37	following:		
38	<u>(1)</u>	A dedicated telephone number and e-mail address or Web sit	te for the purpose
39		of submitting administrative appeals.	
40	<u>(2)</u>	The ability to submit an administrative appeal directly t	· · · · ·
41		benefits manager regarding the pharmacy benefits plan or pro-	
42		a pharmacy service administrative organization if the p	
43		administrative organization has a contract with the ph	armacy benefits
44		manager that allows for the submission of such appeals.	1
45	<u>(3)</u>	No less than 10 calendar days after the applicable fill	date to file an
46	<i>( 4</i> \	administrative appeal.	a ah all
47 48	<u>(4)</u>	If an appeal is initiated, then the pharmacy benefits manage	
48 49		calendar days after receipt of notice of the appeal, do either of a life the appeal is unhold the phermacy benefits managed	
49 50		a. If the appeal is upheld, the pharmacy benefits manage pharmacy or pharmacist, or designee, of the decision,	
50 51		in the maximum allowable cost effective as of the decision,	
51		in the maximum anowable cost effective as of the t	are the appeal 18

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	resolved, permit the appealing pharmacy or pharm	acist to reverse and
	rebill the claim in question, and make the change	
	similarly situated pharmacy, as defined by the pa	
	Maximum Allowable Cost List, effective as of the	
	resolved.	<u>dute the uppeur is</u>
	b. If the appeal is denied within 10 days of the de	nial, the pharmacy
	benefits manager shall provide the appealing pharm	
	the reason for the denial, the National Drug Cod	
	names of the national or regional pharmace	
	operating in this State.	
" <u>§ 58-65A-15.</u> (	Claims and overpayments.	
(a) <u>A cla</u>	im for pharmacist services may not be retroactively denie	ed or reduced after
adjudication of th	ne claim unless any of the following apply:	
<u>(1)</u>	The original claim was submitted fraudulently.	
<u>(2)</u>	The original claim payment was incorrect because the pharma	<u>macy or pharmacist</u>
	had already been paid for the pharmacist services.	
<u>(3)</u>	The pharmacist services were not rendered by the pharmac	<u>cy or pharmacist.</u>
<u>(4)</u>	The adjustment was agreed upon by the pharmacy or pharmacy or pharmacy and pharmacy or pharmacy and pharmacy or pharmacy and pharmacy or pharmacy and pharmacy and pharmacy or pharmacy and pharmacy and pharmacy or pharmacy and pharmacy or pharmacy and pharmacy or pharmacy and pharmacy and pharmacy or pharmacy and pha	rmacist prior to the
	denial or reduction.	
(b) Nothi	ng in this section shall be construed to limit overpayment re	covery efforts by a
pharmacy benefi		
	harmacy benefits manager networks.	
	pharmacy benefits manager network may require d	
	ndards or certification requirements for participating in the	
	accreditation standards or certification requirements are app	
	r pharmacist's status as an independent pharmacy or pharmac	
	lividual pharmacy location, as identified by its National Cour	
	entification number, may have access to more than one netw	-
- •	on meets the pharmacy accreditation standards or certificati	on requirements of
each network.	armoor banafita managan shall not dany the right to any	numerally licensed
· · · ·	armacy benefits manager shall not deny the right to any	
	armacy to participate in a network on the same terms and e network. Benefit differentials are prohibited.	conditions of other
	condition of participation in a pharmacy benefits man	agar natwork the
	ts manager shall not require pharmacy accreditation standard	-
	consistent with, more stringent than, or in addition to	
requirements for	-	Icucial and State
	nacy performance measure or pay-for-performance networ	ks shall utilize the
	improvement platform for plans and pharmacies, known as	
	ally-recognized entity aiding in improving pharmacy perfo	
	plies to pharmacy performance measures:	<u>simanee measures.</u>
(1)	A pharmacy benefits manager may not impose a fee of	on a pharmacy or
	otherwise penalize the pharmacy, if the pharmacy's sco	
	within the criteria identified by EQuIPP, or a	
	nationally-recognized entity aiding in improving pharm	
	measures, or if the patient is compliant with the patient's d	• •
(2)	If a pharmacy benefits manager imposes a fee on a phar	
<u>1-1</u>	metrics that do not fall within the criteria identified by E	-
	unbiased, nationally-recognized entity aiding in imp	
	performance measures, then the pharmacy benefits man	

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1	applying the fee to the professional dispensing fee as contained in the
2	pharmacy contract.
3	(3) A pharmacy benefits manager may not impose a fee relating to performance
4	metrics on the cost of goods sold by a pharmacy.
5	(e) A pharmacist or pharmacy that belongs to a pharmacy service administration
6	organization shall, upon request, receive a copy of the contract the pharmacy service
7	administration organization entered into with a pharmacy benefits manager on the pharmacy's
8	behalf.
9	(f) Termination of a pharmacy or pharmacist from a pharmacy benefits manager network
10	does not release the pharmacy benefits manager from the obligation to make any payment due to
11	the pharmacy or pharmacist for pharmacist services properly rendered according to the contract.
12	"§ 58-65A-25. Pharmacy benefits manager affiliate disclosure; sharing of data.
13	(a) A pharmacy benefits manager that has a pharmacy benefits manager affiliate shall
14	disclose to a health benefit plan, and any provider contracted under that health benefit plan, any
15	difference between the amount paid to a pharmacy and the amount charged to the health benefit
16	plan.
17	(b) A pharmacy benefits manager shall not transfer or share records relative to
18	prescription information containing patient-identifiable and prescriber-identifiable data to a
19	pharmacy benefits manager affiliate for any commercial purpose. Nothing in this subsection shall
20	be construed to prohibit the exchange of prescription information between a pharmacy benefits
21	manager and a pharmacy benefits manager affiliate for the limited purposes of pharmacy
22	reimbursement, formulary compliance, pharmacy care, or utilization review.
23	"§ 58-65A-30. Reports and information to be provided to the Commissioner.
24	(a) Any contract for the provision of a network to deliver health care services between a
25	pharmacy benefits manager and an insurer or health benefit plan shall be made available for
26	review by the Department as a condition of initial licensure or maintenance of licensure.
27	(b) All pharmacy benefits managers shall report annually to the Commissioner all of the
28	following information regarding rebates:
29	(1) The aggregate amount of all rebates that the pharmacy benefits manager
30	received from pharmaceutical manufacturers.
31	(2) The aggregate amount of all rebates that the pharmacy benefits manager
32	received from pharmaceutical manufacturers that the pharmacy benefits
33	manager did not pass through to insurers or payors.
34	" <u>§ 58-65A-35. Enforcement.</u>
35	(a) The Commissioner may examine or audit the books and records of a pharmacy
36	benefits manager providing claims processing services or other prescription drug or device
37	services for an insurer or a health benefit plan that are relevant to determining if the pharmacy
38	benefits manager is in compliance with this Article. The Commissioner may contract with
39	consultants and other professionals with relevant expertise as necessary and appropriate to
40	conduct an examination or audit of a pharmacy benefits manager.
41	(b) The pharmacy benefits manager shall pay the charges incurred in an examination or
42	audit under this section, including the expenses of the Department and the expenses and
43	compensation of the examiners. The Commissioner shall institute a civil action to recover the
44	expenses of examination against a pharmacy benefits manager which refuses or fails to pay the
45	expenses.
46	(c) The information or data acquired during an examination or audit under this section is
47	considered proprietary and confidential and is not a public record under Chapter 132 of the
48	General Statutes.
49	(d) The Commissioner shall adopt rules regarding the regulation of pharmacy benefits
50	managers that are not inconsistent with this Article.

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1	(e) Violations of this Article are subject to the penalties under Q	G.S. 58-56A-10. A
2	pharmacy benefits manager shall also be subject to revocation of, or a refusal	to renew, a license
3	to operate in this State as a result of violations of this Article.	
4	(f) The Commissioner shall report to the Attorney General any violati	ions of this Article,
5	in accordance with G.S. 58-2-40(5).	
6	"§ 58-56A-40. Civil Penalties for violations; administrative procedure.	
7	(a) Whenever the Commissioner has reason to believe that a pharmac	y benefits manager
8	has violated any of the provisions of this Article with such frequency as to	indicate a general
9	business practice, the Commissioner may, after notice and opportunity for	a hearing, proceed
10	under the appropriate subsections of this section.	
11	(b) If, under subsection (a) of this section, the Commissioner finds	a violation of this
12	Article, the Commissioner may order the payment of a monetary penal	ty <del>as provided in</del>
13	subsection (c) of this section or petition the Superior Court of Wake County fo	r an order directing
14	payment of restitution as provided in subsections (d) and (e) of this section,	or both. Each day
15	during which a violation occurs constitutes a separate violation.	
16	(c) If If, pursuant to subsection (b) of this section, the Commissioner	
17	of a monetary penalty pursuant to subsection (b) of this section, for a violation	of G.S. 58-56A-5,
18	then the penalty shall not be less than one hundred dollars (\$100.00) nor more	than one thousand
19	dollars (\$1,000) per day for each prescription drug resulting from the pharmace	
20	failure to comply with G.S. 58-56A-5. In determining the amount of	1 0
21	Commissioner shall consider the degree and extent of harm caused by the vio	
22	of money that inured to the benefit of the violator as a result of the violation, wh	
23	was committed willfully, and the prior record of the violator in complying or	<b>e</b> 1 <b>.</b>
24	with laws, rules, or orders applicable to the violator. The clear proceeds of t	1 1
25	remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115	•
26	of the civil penalty under this section shall be in addition to payment of any	other penalty for a
27	violation of the criminal laws of this State.	1 .1
28	(c1) If, pursuant to subsection (b) of this section, the Commissioner ord	- ·
29	a monetary penalty for a violation of any provision of this Article other than G	
30	in determining the amount of the penalty, the Commissioner shall consider the	
31 32	of harm caused by the violation, the amount of money that inured to the benef	
32 33	<u>a result of the violation, whether the violation was committed willfully, and</u> the violator in complying or failing to comply with laws, rules, or orders	
33 34	violator. The clear proceeds of the penalty shall be remitted to the Civil Pen	* *
34 35	Fund in accordance with G.S. 115C-457.2. Payment of the civil penalty under	
35 36	be in addition to payment of any other penalty for a violation of the criminal	
30 37	(d) Upon petition of the Commissioner to the court pursuant to sub	
38	section, the court may order the pharmacy benefits manager who committed a	
39	in subsection (b) of this section under this Article to make restitution in an	-
40	make whole any pharmacist harmed by the violation. The petition may be ma	
41	also in any appeal of the Commissioner's order.	the ut any time and
42	(e) Upon petition of the Commissioner to the court pursuant to sub	section (b) of this
43	section, the court may order the pharmacy benefits manager who committed a	
44	in subsection (b) of this section under this Article to make restitution to t	-
45	expenses under subsection (f) of this section, incurred in the investigation	
46	appeals associated with the violation in such amount that would reimburse	
47	expenses. The petition may be made at any time and also in any appeal of the	
48	order.	
49	(f) The Commissioner may contract with consultants and other	professionals with
50	relevant expertise as necessary and appropriate to conduct investigation, he	-
51	activities as provided in this section. Such These contracts shall not be subje	• • • •
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1	G.S. 147-17, or Articles 3, 3C, and 8 of Chapter 143 of the General Statutes, together with rules
2	and procedures adopted under those Articles concerning procurement, contracting, and contract
3	review.
4	(g) Nothing in this section prevents the Commissioner from negotiating a mutually
5	acceptable agreement with any pharmacy benefits manager as to any civil penalty or restitution.
6	(h) Unless otherwise specifically provided for, all administrative proceedings under this
7	Article are governed by Chapter 150B of the General Statutes. Appeals of the Commissioner's
8	orders under this section shall be governed by G.S. 58-2-75."
9	<b>SECTION 3.</b> G.S. 58-2-40(5) reads as rewritten:
10	"(5) Report in detail to the Attorney General any violations of the laws relative to
11	pharmacy benefits manager, insurance companies, associations, orders and
12	bureaus or the business of insurance; and the Commissioner may institute civil
13	actions or criminal prosecutions either by the Attorney General or another
14	attorney whom the Attorney General may select, for any violation of the
15	provisions of Articles 1 through 64 of this Chapter."
16	SECTION 4. This act is effective January 1, 2020, and applies to any contracts
17	entered into on or after that date.