Stricken language would be deleted from and underlined language would be added to present law. Act 624 of the Regular Session

1 2	State of Arkansas As Engrossed: $H2/11/25 H3/18/25 H4/1/25$ 95th General Assembly \mathbf{A} Bill
3	Regular Session, 2025 HOUSE BILL 1150
4	
5	By: Representatives J. Moore, Ennett, Wooten, Achor, Lundstrum, Gramlich, R. Scott Richardson, Joey
6	Carr, Vaught, Rose, Hawk, Ladyman, Bentley, J. Mayberry, Duffield
7	By: Senators K. Hammer, J. Petty, Caldwell, G. Leding, C. Tucker, M. Johnson, J. Scott, D. Sullivan
8	
9	For An Act To Be Entitled
10	AN ACT TO PROHIBIT A PHARMACY BENEFITS MANAGER FROM
11	OBTAINING CERTAIN PHARMACY PERMITS; AND FOR OTHER
12	PURPOSES.
13	
14	
15	Subtitle
16	TO PROHIBIT A PHARMACY BENEFITS MANAGER
17	FROM OBTAINING CERTAIN PHARMACY PERMITS.
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19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. DO NOT CODIFY. <u>Legislative findings and intent.</u>
22	(a) The General Assembly finds that:
23	(1) It is beneficial to the State of Arkansas to support patient
24	access to prescription drugs and pharmacy services at fair prices in a market
25	that supports optimal patient care;
26	(2) The Federal Trade Commission and the United States House
27	Committee on Oversight and Government Reform have found evidence of
28	anticompetitive business tactics that have driven locally-operated pharmacies
29	out of business, limiting patient choices and inflating drug prices at
30	pharmacies owned by pharmacy benefits managers; and
31	(3) The State of Arkansas wishes to minimize conflicts of
32	interest by stopping the pharmacy benefits managers acting as a "fox guarding
33	the henhouse" by being both a price setter and price taker.
34	(b) It is the intent of the General Assembly that the State of
35	Arkansas shall improve healthcare delivery in the pharmacy market for
36	patients by eliminating certain anticompetitive business tactics as a basic

1	tenet of this act.
2	
3	SECTION 2. Arkansas Code Title 17, Chapter 92, Subchapter 4, is
4	amended to add additional sections to read as follows:
5	17-92-416. Prohibition on certain pharmacy permits for retail sale of
6	<u>drugs or medicines - Definitions.</u>
7	(a) As used in this section:
8	(1)(A) "Permit" means a permit issued under § 17-92-405.
9	(B) "Permit" includes a pharmacy permit for a mail-order pharmacy; and
10	(2)(A) "Pharmacy benefits manager" means the same as defined in
11	§ 23-92-503.
12	(B) "Pharmacy benefits manager" includes an entity that:
13	(i) Is managed by a pharmacy benefits manager or is
14	a subsidiary of a pharmacy benefits manager; or
15	(ii) Has a direct or indirect ownership interest in
16	a pharmacy benefits manager.
17	(b) A pharmacy benefits manager shall not acquire direct or indirect
18	interest in, or otherwise hold, directly or indirectly, a permit under § 17-
19	92-405 for the retail sale of drugs or medicines in this state.
20	(c) On and after the effective date of this act, the Arkansas State
21	Board of Pharmacy shall either revoke or not renew a permit of an entity that
22	violates this section.
23	(d)(1) The board may issue a limited use permit for certain rare,
24	orphan, or limited distribution drugs that are otherwise unavailable in the
25	market to a patient or a pharmacy that would otherwise be prohibited under
26	this section.
27	(2)(A)(i) The board may assess the need for rare, orphan, or
28	limited distribution drugs for a limited use permit for certain rare, orphan,
29	or limited distribution drugs under subdivision (d)(l) of this section before
30	revocation or renewal of an existing retail permit for a pharmacy.
31	(ii) If the assessment made by the board in
32	subdivision (d)(2)(A)(i) of this section determines that a rare, orphan, or
33	limited distribution drug is otherwise unavailable in the market to a patient
34	or pharmacy that would otherwise be prohibited in this section, the board
35	shall convert the retail permit for the prohibited pharmacy to a limited use
36	permit for that pharmacy for a period of no lace than ninety (90) days

1	(B) This subsection shall expire on September 1, 2027.
2	(3)(A) Before the effective date of this section, the board
3	shall adopt a written policy to implement subdivision (d)(1) of this section.
4	(B) The written policy under subdivision (d)(3)(A) of this
5	section shall establish:
6	(i) The process in which a patient, pharmacy, or
7	healthcare provider may notify the board of a rare, orphan, or limited
8	distribution drug unavailable in the market;
9	(ii) The process in which a pharmacy may request a
10	limited use permit under subdivision (d)(1) of this section;
11	(iii) The timeline in which the board must make a
12	decision; and
13	(iv) The process for emergency determinations due to
14	patient need.
15	(e) The board may extend the use of a retail permit or issue a renewal of a
16	retail permit for a pharmacy that offers same-day patient access for
17	pharmacist services, a prescription for a controlled substance, mental health
18	services, or other critical patient healthcare services for a period of time
19	as determined by the board if there is a pending sale of the pharmacy to an
20	<u>eligible buyer.</u>
21	(f) This section does not apply to a pharmacy employer and a pharmacy
22	<u>that:</u>
23	(1) Has direct or indirect interest in a pharmacy benefits
24	manager;
25	(2) The pharmacy employer is the sole Arkansas client of the
26	pharmacy benefits manager that the pharmacy employer has a direct or indirect
27	interest in; and
28	(3) Exclusively services the employees and dependents of the
29	pharmacy employer while utilizing the affiliated pharmacy benefits manager in
30	this state.
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32	17-92-417. Notice required.
33	(a)(1) The Arkansas State Board of Pharmacy shall conduct an initial
34	assessment of each active retail pharmacy permit that was issued under § 17-
35	92-405 as of July 1, 2025, and shall send written notice to each pharmacy
36	permit holder that the board reasonably believes will violate § 17-92-416 at

1	least ninety (90) days before January 1, 2026.
2	(2) As used in subdivision (a)(1) of this section, "written
3	notice" means actual notice to the pharmacy permit holder via mail or email.
4	(b) The written notice required under subdivision (a)(1) of this
5	section shall include:
6	(1) A list of each pharmacy benefits manager that holds a direct
7	or indirect interest in, or otherwise holds, directly or indirectly, a permit
8	under § 17-92-405 for the retail sale of drugs or medicines in this state
9	held by the pharmacy permit holder;
10	(2) A phone number and email address that is monitored by the
11	board during regular business hours; and
12	(3)(A) A list of Arkansas pharmacies that hold an active retail
13	pharmacy permit that are not reasonably expected to violate § 17-92-416 as of
14	<u>January 1, 2026.</u>
15	(B) The list in subdivision (b)(3)(A) of this section
16	shall include:
17	(i) The name of the pharmacy;
18	(ii) The phone number of the pharmacy;
19	(iii) The physical address of the pharmacy;
20	(iv) The website of the pharmacy, if known; and
21	(v) An email address for the pharmacy, if known.
22	(C) If the board has a searchable website that includes
23	the information required in subdivision (b)(3)(B) of this section, the board
24	may provide the website information in lieu of the list.
25	(c)(1)(A) A pharmacy permit holder with written notice from the board
26	in subdivision (a)(l) of this section shall provide written notice at least
27	sixty (60) days before January 1, 2026, to each patient and each patient's
28	prescribing healthcare provider that has used the pharmacy within the
29	previous twelve (12) months that the pharmacy can no longer dispense retail
30	drugs to the patient on or after January 1, 2026.
31	(B) As used in subdivision $(c)(1)(A)$ of this section,
32	"written notice" means actual notice to the patient via mail, email, or
33	through the pharmacy's patient portal.
34	(2) Written notice required in subdivision $(c)(1)(A)$ of this
35	section shall include the information under subdivisions (b)(2) and (b)(3) of
36	this section provided by the board to the pharmacy permit holder.

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2	SECTION 3. DO NOT CODIFY. Effective date.
3	This act is effective on and after January 1, 2026.
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5	/s/J. Moore
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8	APPROVED: 4/16/25
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