THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1022 Session of 2001

INTRODUCED BY CONTI, JUNE 27, 2001

REFERRED TO AGING AND YOUTH, JUNE 27, 2001

AN ACT

Amending the act of August 26, 1971 (P.L.351, No.91), entitled 1 2 "An act providing for a State Lottery and administration 3 thereof; authorizing the creation of a State Lottery 4 Commission; prescribing its powers and duties; disposition of 5 funds; violations and penalties therefor; exemption of prizes б from State and local taxation and making an appropriation," 7 further providing for annual income limitations for PACE and PACENET; providing for best price for pharmaceuticals; 8 9 establishing the Prescription Drug Access Clearinghouse Authority and providing for its powers and duties; providing 10 for the Medicare Managed Care Fair Share Program; and 11 establishing the Medicare Participation Fund. 12 13 The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows: 14 15 Section 1. The definition of "maximum annual income" in section 502 of the act of August 26, 1971 (P.L.351, No.91), 16 known as the State Lottery Law, added November 21, 1996 17

18 (P.L.741, No.134), is amended to read:

19 Section 502. Definitions.

The following words and phrases when used in this chapter shall have the meanings given to them in this section unless the context clearly indicates otherwise: 1 * * *

2 "Maximum annual income."

3 (1) For PACE eligibility, the term shall mean annual income which shall not exceed [\$14,000] <u>\$15,000</u> in the case of single 4 persons nor [\$17,200] \$18,200 in the case of the combined annual 5 income of persons married to each other. Persons may, in 6 reporting income to the Department of Aging, round the amount of 7 8 each source of income and the income total to the nearest whole dollar, whereby any amount which is less than 50ç is eliminated. 9 (2) The maximum annual income amounts under this definition 10 shall be increased each year after the effective date of this 11 paragraph by the percentage, if any, by which the Consumer Price 12 13 Index for the most recent calendar year exceeds the Consumer Price Index for the immediate preceding calendar year. 14 * * * 15

Section 2. Sections 509, 515 and 519 of the act, added November 21, 1996 (P.L.741, No.134), are amended to read: Section 509. Program generally.

19 The program shall include the following:

(1) Participating pharmacies shall be paid within 21
days of the contracting firm receiving the appropriate
substantiation of the transaction. Pharmacies shall be
entitled to interest for payment not made within the 21-day
period at a rate approved by the board.

25 (2) Collection of the copayment by pharmacies shall be26 mandatory.

27 (3) Senior citizens participating in the program are not28 required to maintain records of each transaction.

29 (4) A system of rebates or reimbursements to eligible 30 claimants for pharmaceutical expenses shall be prohibited. 20010S1022B1274 - 2 -

1 (5) PACE shall include a participant copayment schedule 2 for each prescription. The copayment may increase or decrease 3 on an annual basis by the average percent change of 4 ingredient costs for all prescription drugs, plus a 5 differential to raise the copayment to the next highest 25c increment. In addition, the department may approve a request 6 7 for increase or decrease in the level of copayment based upon 8 the financial experience and projections of PACE and after 9 consultation with the board. The department is prohibited 10 from approving adjustments to the copayment on more than an 11 annual basis.

12 (6) The program shall consist of payments to pharmacies 13 on behalf of eligible claimants for 90% of the average 14 wholesale costs of prescription drugs which exceed the 15 copayment, plus a dispensing fee of at least \$3.50 or the 16 dispensing fee established by the department by regulation, 17 whichever is greater.

18 (7) In no case shall the Commonwealth or any person
19 enrolled in the program be charged more than the price of the
20 drug at the particular pharmacy on the date of the sale.

21 (8) Payments for multiple source drugs, meeting the criteria set forth in 42 C.F.R. 447.332 (relating to upper 22 23 limits for multiple source drugs) and § 1927(e) of the Social 24 Security Act (49 Stat. 620, 42 U.S.C. § 301 et seq.), must 25 not exceed an amount based on the limit per unit which the Health Care Financing Administration has determined to be 26 27 equal to 150% applied to the lowest price listed, in package 28 sizes of 100 units, unless otherwise noted, in any of the 29 published compendia of cost information of drugs. Section 515. Reimbursement. 30

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1 [For-profit] <u>Health maintenance organizations, for-profit</u> third-party insurers and not-for-profit prescription plans shall 2 3 be responsible for any payments made by the program to a 4 providing pharmacy or dispensing physician on behalf of a 5 claimant covered by such a third party. Section 519. The Pharmaceutical Assistance Contract for the 6 7 Elderly Needs Enhancement Tier. 8 (a) Establishment. -- There is hereby established within the 9 department a program to be known as the Pharmaceutical 10 Assistance Contract for the Elderly Needs Enhancement Tier 11 (PACENET).

12 (b) PACENET eligibility. -- A claimant with an annual income 13 of not less than \$14,000 and not more than [\$16,000] <u>\$17,000</u> in 14 the case of a single person and of not less than \$17,200 and not 15 more than [\$19,200] <u>\$20,200</u> in the case of the combined income 16 of persons married to each other shall be eligible for enhanced 17 pharmaceutical assistance under this section. A person may, in 18 reporting income to the department, round the amount of each 19 source of income and the income total to the nearest whole 20 dollar, whereby any amount which is less than 50ç is eliminated. 21 (c) Deductible.--Upon enrollment in PACENET, eligible 22 claimants in the income ranges set forth in subsection (b) shall be required to meet [an annual] monthly deductible in 23 24 unreimbursed prescription drug expenses of [\$500] <u>\$40</u> per 25 person. To qualify for the deductible set forth in this subsection the prescription drug must be purchased for the use 26 27 of the eliqible claimant from a provider as defined in this 28 chapter. The department, after consultation with the board, may 29 approve an adjustment in the deductible on an annual basis. 30 (d) Copayment. -- For eligible claimants under this section, 20010S1022B1274 - 4 -

the copayment schedule, which may be adjusted by the department 1 on an annual basis after consultation with the board, shall be: 2 3 eight dollars for noninnovator multiple source (i) 4 drugs as defined in section 702; or 5 fifteen dollars for single-source drugs and (ii) innovator multiple-source drugs as defined in section 6 7 702. (e) Annual increase in eligibility limits. -- The maximum 8 9 annual income amounts for PACENET eligibility under subsection 10 (b) shall be increased each year after the effective date of this subsection by the percentage, if any, by which the Consumer 11 Price Index for the most recent calendar year exceeds the 12 13 Consumer Price Index for the immediate preceding calendar year. 14 Section 3. The act is amended by adding chapters to read: 15 CHAPTER 7-A 16 BEST PRICE FOR PHARMACEUTICALS Section 701-A. Short title of chapter. 17 18 This chapter shall be known and may be cited as the Best 19 Price for Pharmaceuticals Act. 20 Section 702-A. Definitions. 21 The following words and phrases when used in this chapter 22 shall have the meanings given to them in this section unless the 23 context clearly indicates otherwise: "A-rated generically equivalent drug." A drug product that 24 25 the Commissioner of Food and Drugs of the Food and Drug 26 Administration has approved as safe and effective and has 27 determined to be equivalent as listed in "The Approved Drug 28 Products with Therapeutic Equivalence Evaluations" (Food and Drug Administration "Orange Book"), with a specific "A" code 29 30 designation only.

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1	"Committee." A drug utilization review committee formed in
2	accordance with section 705-A.
3	"DESI drug." A drug product for which Federal financial
4	participation is not available under 42 CFR 441.25 (relating to
5	prohibition on FFP for certain prescribed drugs).
6	"Experimental drug." A drug or product currently being
7	investigated under an investigational or new drug application
8	filed with the Food and Drug Administration to determine its
9	safety and effectiveness.
10	"Licensed prescriber." A person currently licensed under the
11	law of a state to order medication for patient treatment.
12	"PACE." As defined in section 502.
13	"PACENET." As defined in section 502.
14	"Participant." A person who receives pharmacy services from
15	PACE or PACENET.
16	<u>"Pharmaceutical manufacturer." A manufacturer of</u>
17	prescription drugs, insulin, insulin needles or insulin
18	syringes.
19	"Pharmacy." A pharmacy licensed by the Commonwealth.
20	"Pharmacy services." Medically necessary prescription drugs
21	and other pharmacy services furnished directly to eligible
22	participants by pharmacies.
23	"Prescription drug." A drug requiring a prescription in this
24	Commonwealth, insulin, insulin syringes and insulin needles.
25	Experimental drugs or drugs prescribed for wrinkle removal or
26	hair growth are excluded.
27	"Prior authorization." A procedure established by the
28	Secretary of Aging under which the delivery of a pharmacy
29	service is either conditioned upon or delayed by a prior
30	determination by the Secretary of Aging or his agent that a
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1	person is eligible for a particular pharmacy service, that there
2	is medical necessity for a particular pharmacy service or that a
3	particular pharmacy service is suitable to a particular
4	participant.
5	"Private contracted entity." An entity under contract with
6	the Secretary of Aging to administer PACE and PACENET.
7	"Provider." A pharmacy or licensed prescriber who provides
8	pharmacy services to a PACE or PACENET recipient.
9	"Secretary." The Secretary of Aging of the Commonwealth.
10	"Wholesaler." A licensed person or entity within this
11	Commonwealth which legally purchases pharmaceuticals for resale
12	or distribution to persons other than recipients or consumers.
13	Section 703-A. Private contracted entities.
14	(a) AdministrationThe secretary shall administer a
15	pharmacy benefits management program for all participants.
16	(b) Request for proposalNot later than 90 days from the
17	effective date of this chapter, the secretary shall issue a
18	request for proposal for a three-year contract with four private
19	contracted entities to administer pharmacy services for
20	participants Statewide.
21	(c) RequirementsThe proposal shall require the private
22	contracted entities to perform prospective, concurrent and
23	retrospective drug utilization review and education of providers
24	and participants.
25	(d) CriteriaThe selection process shall include criteria
26	designed to choose the private contracted entities best able to
27	provide a prescription drug benefit program for participants in
28	a way that maximizes savings for the Commonwealth and
29	participants without reducing the quality of prescription drug
30	benefits now being provided to the participants.
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1	(e) DecisionAll participants may choose the private
2	contracted entity of their preference for the delivery of their
3	pharmacy services. Each private contracted entity shall make
4	available information to all potential participants so an
5	informed decision may be made. Participants shall have the
б	option of changing the private contracted entity at their
7	discretion in an open enrollment period every 12 months.
8	(f) ExecutionThe contracts under this section shall be
9	executed within six months from the effective date of this
10	<u>chapter.</u>
11	Section 704-A. Private contracted entity functions.
12	(a) RequirementsThe secretary shall require each private
13	contracted entity to:
14	(1) develop and update a formulary of drugs with the
15	advice of the DURC utilizing disease and care management;
16	(2) manage a drug formulary;
17	(3) ensure that any pharmacy licensed in this
18	Commonwealth which is willing to accept the terms and
19	conditions of the private contracted entity is eligible to
20	provide pharmacy services according to any regulations in
21	effect on the effective date of this chapter and that
22	regulate pharmacy providers;
23	(4) negotiate drug rebates with manufacturers;
24	(5) in accordance with the act of November 24, 1976
25	(P.L.1163, No.259), referred to as the Generic Equivalent
26	Drug Law, make provisions for generic substitutions and
27	require pharmacists to disclose any affiliation with a
28	generic manufacturer;
29	(6) provide for prospective drug utilization review
30	which precludes overriding alerts without intervention;
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1	(7) provide for prior authorization in accordance with
2	regulations of the secretary;
3	(8) provide for prospective and concurrent and
4	retrospective drug utilization review to ensure that
5	prescriptions are appropriate, medically necessary and not
б	likely to result in adverse medical results and to educate
7	providers and participants and to correct and report
8	misutilization and abuse by licensed prescribers and
9	participants and provide for fraud and abuse audits,
10	coordinating its activities with the secretary to support
11	compliance with applicable laws and regulations;
12	(9) educate providers on disease and care management;
13	(10) provide educational materials for participants on
14	disease and care management;
15	(11) seek best price from pharmaceutical manufacturers
16	under prevailing private market conditions;
17	(12) negotiate with drug manufacturers to maximize
18	savings to the Commonwealth in a way that does not reduce the
19	guality of existing prescription drug services for
20	<u>participants;</u>
21	(13) adjudicate claims through a Statewide point-of-sale
22	electronic verification and claims processing system which
23	will allow for intervention upon receipt of a prospective
24	drug utilization review alert and will allow for an emergency
25	supply of prescribed medication in the event of equipment
26	<u>failures;</u>
27	(14) create an audit and recoupment system for providers
28	and participants, and third-party medical resources; and
29	(15) reimburse pharmacies on a fee-for-service basis.
30	(b) FormularyThe private contracted entities, with the

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1	advice of the drug utilization review committee created in
2	section 705-A, shall prepare a formulary of drugs and, in
3	accordance with the Generic Equivalent Drug Law, include
4	generically equivalent drugs to be used in PACE or PACENET. In
5	evaluating drugs for the formulary, each private contracted
6	entity shall consider their therapeutic efficacy and take into
7	consideration all discounts, rebates or other concessions
8	provided by manufacturers. The formulary must indicate that
9	drugs will not be reimbursed if they are experimental or on the
10	Drug Efficacy Study Implementation list (DESI) prepared by the
11	Health Care Financing Administration. The formulary shall
12	provide for a medical exception for a drug on the latter list
13	upon a handwritten declaration of its necessity on the
14	prescription by the treating prescriber.
15	(c) ConflictsIn developing the formulary, the private
16	contracted entity shall demonstrate how it will avoid a conflict
17	of interest with any pharmaceutical manufacturer, wholesaler or
18	drug store chain that holds an interest in the private
19	contracted entity or in which the private contracted entity has
20	an interest and shall indicate how it will prevent the sharing
21	of nonpublic information concerning other drug manufacturers'
22	bids, proposals, contracts, prices, rebates or discounts.
23	(d) ConsiderationsIn preparing and managing the
24	formulary, the private contracted entity shall ensure that they
25	will consider all discounts, rebates or other concessions
26	offered by manufacturers, drug chains or wholesale drug
27	companies.
28	(e) ContinuationUpon making changes to the formulary the
29	private contracted entities shall allow a participant to
30	continue to receive a drug which is part of an ongoing treatment
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1 regimen for a period of up to 60 days.

2 (f) Nontermination. -- The private contracted entities shall 3 not terminate any contract currently in existence with any 4 agency or program which cannot be favorably renegotiated. 5 Section 705-A. Drug utilization review committee. (a) Requirement.--The secretary shall require each private 6 7 contracted entity to form a drug utilization review committee. 8 (b) Composition.--Each committee shall be comprised of nine 9 members, five of whom shall be actively practicing physicians 10 licensed in this Commonwealth and four of whom shall be actively 11 practicing pharmacists licensed in this Commonwealth. None of 12 the members may hold a 5% or greater interest in the private 13 contracted entity, its parent company or companies, or in a 14 company or companies owned by the private contracted entity. 15 (c) Functions.--16 (1) The committees shall develop a system that provides prospective, concurrent and retrospective review of drug 17 18 utilization to ensure that pharmacy services provided are or were appropriate and medically necessary and not likely to 19 20 result in adverse medical results. The review program shall 21 be designed to educate licensed prescribers and pharmacists 22 as provided in paragraph (4) on the proper utilization of 23 drugs in disease and care management. In reviewing drug 2.4 utilization, the committee shall assess data on drug use 25 against predetermined standards consistent with the American 26 Hospital Formulary Service Drug Information, the United 27 States Pharmacopoeia-Drug Information, American Medical 28 Association Drug Evaluations or peer-reviewed medical 29 literature. 30 (2) The committees shall develop a system to utilize the

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1	compendia and literature referred to in paragraph (1) as its
2	source of standards to screen for potential drug problems
3	before a prescription is filled or delivered to a
4	participant. Prospective drug use review shall include
5	consultation with participants by pharmacists.
б	(3) The secretary and the private contracted entities
7	shall provide data to the committees, through mechanized drug
8	claims processing and retrieval systems, for the ongoing
9	periodic examination of claims data and other records in
10	order to identify patterns of fraud, abuse, gross overuse or
11	inappropriate or medically unnecessary care among licensed
12	prescribers, pharmacists and participants or associated with
13	specific drugs or groups of drugs. The committee shall, on an
14	<u>ongoing basis, assess data on drug use against explicit</u>
15	predetermined standards using the compendia and literature
16	referred to in this subsection and to introduce, as
17	necessary, remedial strategies to improve the quality of care
18	and to conserve program funds or patient expenditures.
19	(4) The committees shall, using drug use data on common
20	therapy problems, develop active and ongoing educational
21	outreach programs to disseminate information to providers on
22	common drug therapy problems with the aim of improving
23	prescribing or dispensing practices. The educational programs
24	shall include interventions for providers targeting therapy
25	problems or individuals identified in the course of
26	retrospective drug reviews. The committees shall reevaluate
27	interventions from time to time to determine if the
28	interventions were successful in improving the quality of
29	drug therapy and shall make modifications as necessary.
30	Intervention programs shall include:
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1	(i) information dissemination sufficient to ensure
2	the ready availability to providers of information
3	concerning the committees' duties, powers and basis for
4	their standards;
5	(ii) written, oral or electronic reminders
6	containing patient-specific and/or drug-specific
7	information and suggested changes in prescribing or
8	dispensing practices, communicated in a manner designed
9	to ensure the privacy of patient-related information;
10	(iii) use of communication between health care
11	professionals who are experts in rational drug therapy
12	and selected prescribers and pharmacists who have been
13	targeted for educational intervention, including
14	discussion of optimal prescribing, dispensing or pharmacy
15	care practices and follow-up communications; and
16	(iv) intensified review or monitoring of selected
17	prescribers or dispensers.
18	(d) MisutilizationShould licensed prescribers or
19	participants continue to misutilize drugs or abuse the system,
20	the committee shall provide information to the secretary for
21	corrective action. In the case of prescribers, the committee
22	shall submit a report and recommendations to the secretary for
23	appropriate action. The secretary shall inform the private
24	contracted entity and the appropriate Commonwealth licensing
25	body of any final administrative sanctions.
26	(e) NonliabilityAny person rendering service as a member
27	of a utilization review committee for this program shall not be
28	liable for any civil damages as a result of any acts or
29	omissions in rendering the service as a member of any such
30	committee except any acts or omissions intentionally designed to
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harm or any grossly negligent acts or omissions which result in 1 harm to the person receiving such service. 2 3 (f) Report.--The secretary shall require the committees to 4 provide an annual report describing the committees' activities, 5 including the nature and scope of the prospective, concurrent and retrospective drug reviews, a summary of interventions used, 6 an assessment of the impact of these educational interventions 7 on quality of care and an estimate of the cost savings generated 8 9 as a result of the program. Section 706-A. Copayments. 10 11 Except for services which are excluded under the Commonwealth's medical assistance program, a participant is 12 13 liable for a copayment in an amount set by the secretary, and 14 collection of the copayment by pharmacies shall be mandatory. The amount of the copayment paid to pharmacy providers by 15 16 participants shall be deducted from the Commonwealth's fee to 17 pharmacy providers. 18 Section 707-A. Administration of contract. 19 (a) Secretary.--The secretary shall administer the contract 20 with the private contracted entities and shall promulgate rules and regulations, as necessary, to carry out the provisions of 21 22 this chapter. 23 (b) Data.--The secretary and the private contracted entities shall provide data necessary to the committees to develop 24 25 provider prescribing profiles and participant utilization 26 profiles to perform utilization review and disease and care 27 management through the coordination of health care and pharmacy 28 services to ensure that participants are receiving and complying 29 with appropriate therapies. Section 708-A. Studies required. 30

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1	(a)	General

2	(1) The secretary shall select a competent contractor to
3	analyze and compare expenditures, utilization rates and
4	utilization patterns for pharmacy services provided to PACE
5	or PACENET.
6	(2) To effectuate the purposes of this chapter, all
7	participating pharmacy providers, manufacturers, drug chains
8	and wholesalers shall, as a condition of participation, be
9	required to cooperate with the secretary in preparing the
10	required report.
11	(3) The secretary shall report preliminary findings to
12	the President pro tempore of the Senate and the Speaker of
13	the House of Representatives by September 30, 2002. The
14	secretary shall report finally on June 30, 2004.
15	(b) ReportThe Legislative Budget and Finance Committee
16	shall evaluate and prepare a report to be submitted no later
17	than June 30, 2004, to the General Assembly on the best price
18	for pharmaceuticals program under this chapter.
19	Section 709-A. Applicability of chapter.
20	This chapter shall apply to PACE and PACENET.
21	Section 710-A. Prohibited activities.
22	<u>It shall be unlawful for any individual, partnership or</u>
23	corporation to solicit, receive, offer or pay any kickback,
24	bribe or rebate in cash or in kind from or to any person in
25	connection with the furnishing of services under this chapter.
26	Section 711-A. Expiration of chapter.
27	This chapter shall expire December 31, 2004, unless
28	reauthorized by the General Assembly.
29	<u>CHAPTER 7-B</u>
30	PRESCRIPTION DRUG ACCESS CLEARINGHOUSE AUTHORITY

1	Section	701-В.	Definitions.	

2	The following words and phrases when used in this chapter
	The following words and phrases when used in this chapter
3	shall have the meanings given to them in this section unless the
4	context clearly indicates otherwise:
5	"Authority." The Prescription Drug Access Clearinghouse
6	Authority established by this chapter.
7	"Board." The board of directors of the Prescription Drug
8	Access Clearinghouse Authority.
9	"Discount plan." A prescription drug discount plan.
10	"Discount program." The Prescription Drug Discount Program
11	under section 707-B.
12	"PACE." As defined in section 502.
13	"PACENET." As defined in section 502.
14	Section 702-B. Establishment and duties of authority.
15	(a) Authority establishedThe Prescription Drug Access
16	<u>Clearinghouse Authority is hereby established to assist citizens</u>
17	with accessing prescription drug services at affordable prices.
18	(b) Duties of authorityThe authority shall:
19	(1) Disseminate information and advertise programs that
20	will assist citizens with purchasing prescription drugs at a
21	lower cost.
22	(2) Provide specific assistance to State residents to
23	facilitate greater participation in the PACE and PACENET
24	programs.
25	(3) Assist State residents with enrolling in programs
26	such as PACE, PACENET and Medicaid and that may provide for
27	prescription drug coverage for which they may be eligible.
28	(4) Assist residents of this Commonwealth with assessing
29	discount programs or insurance programs that may be of
30	benefit to them.
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1	(5) Perform studies to identify additional strategies
2	that may help improve access by Commonwealth residents to
3	prescription drugs and provide appropriate reports to the
4	Governor and General Assembly.
5	(6) Serve as a general resource responsible for
6	promoting the interest of residents of this Commonwealth on
7	prescription drug access issues.
8	Section 703-B. Authority board of directors.
9	(a) MembershipThe authority shall be governed by a 13-
10	member board of directors as follows:
11	(1) Four members appointed by the Governor, one of whom
12	shall be a consumer representative and one of whom shall have
13	knowledge of pharmaceutical benefit programs.
14	(2) Two members appointed by the Majority Leader of the
15	Senate, one of whom shall be a practicing pharmacist.
16	(3) Two members appointed by the Minority Leader of the
17	Senate, one of whom shall have knowledge of group procurement
18	practices.
19	(4) Two members appointed by the Majority Leader of the
20	House of Representatives, one of whom shall have experience
21	in operations of group health plans.
22	(5) Two members appointed by the Minority Leader of the
23	House of Representatives, one of whom shall represent
24	individuals in this Commonwealth who are elderly or have
25	disabilities.
26	(6) The executive director of the authority, to be
27	selected by the other members of the board, who shall serve
28	as an ex officio, voting member of the board.
29	(b) Executive director The executive director of the
30	authority shall be the chief executive officer of the authority
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1	and presiding officer of the board of directors.
2	(c) CompensationExcept for the executive director,
3	members of the board shall receive no compensation for their
4	services but shall be reimbursed for their necessary expenses
5	incurred while serving as board members.
6	(d) VacanciesA vacancy on the board shall be filled by
7	the appointing authority for the balance of the term.
8	(e) Terms of members
9	(1) Initial terms of appointed members shall be as
10	follows:
11	(i) The Governor shall appoint one member for two
12	years.
13	(ii) The Majority Leader of the Senate shall appoint
14	one member for two years.
15	(iii) The Minority Leader of the Senate shall
16	appoint one member for two years.
17	(iv) The Majority Leader of the House of
18	Representatives shall appoint one member for two years.
19	(v) The Minority Leader of the House of
20	Representatives shall appoint one member for two years.
21	(vi) The remaining members shall be appointed for
22	four years.
23	(2) Each subsequent term of a member shall be for four
24	years and until a successor is appointed and qualified.
25	Except for the executive director, members may serve only two
26	consecutive full terms. Any member of the board may be
27	removed by the Governor or by a majority of the other board
28	members for malfeasance in office, failure to attend
29	regularly scheduled meetings, or for any cause that renders
30	the member incapable of for unfit to discharge the duties of
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1 <u>a director.</u>

2	(f) MeetingsMeetings of the board shall be subject to 65
3	Pa.C.S. Ch. 7 (relating to open meetings) and the act of June
4	21, 1957 (P.L.390, No.212), referred to as the Right-to-Know
5	Law. A quorum for a meeting shall be a majority of the total
6	membership of the board. Any action of the board of directors
7	requires the affirmative vote of a majority of a quorum.
8	(g) Conflicts of interestNo part of the revenues or
9	assets of the authority may inure to the benefit of, or be
10	distributed to, its board of directors or officers or any other
11	private person or entity. Any member of the board of directors
12	and any employee or other agent or advisor of the authority, who
13	has a direct or indirect interest in a pharmaceutical
14	manufacturer, pharmacy, discount program, insurance program or
15	in any contract or transaction with the authority, must disclose
16	this interest to the authority. If a board member has an
17	interest in a transaction, then the member may not participate
18	in the deliberations or voting on such a transaction. The status
19	of the authority's chief executive officer, in and of itself,
20	does not constitute a conflicting interest.
21	(h) PersonnelA State employee who elects to become an
22	employee of the authority shall receive full credit from the
23	authority for sick leave and annual leave accrued while employed
24	by the State. The authority may establish and administer its own
25	personnel program, including a wage and benefit structure for
26	authority employees. Authority employees may participate in and
27	be eligible for enrollment in the Commonwealth retirement system
28	established pursuant to 71 Pa.C.S. Pt. XXV (relating to
29	retirement for State employees and officers).
30	Section 704-B. General powers of authority.

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1	The authority shall have the general powers of an independent
2	corporate entity, including the following:
3	(1) To have the duties, privileges, immunities, rights,
4	powers, liabilities and obligations of a body corporate and
5	politic.
6	(2) To enroll residents in State programs offering a
7	prescription drug benefit after entering into a memorandum of
8	understanding with the relevant agency regarding coordination
9	of enrollment procedures.
10	(3) To provide counseling and guidance to residents of
11	this Commonwealth regarding existing Federal, State or
12	private programs, including manufacturer assistance programs,
13	that may be available to help address individual needs.
14	(4) To evaluate or rate prescription drug programs,
15	insurance programs and discount programs according to
16	criteria determined by the authority in advance, so long as
17	the authority deems the evaluation or ratings useful to
18	members of the public.
19	(5) To advertise the availability of any public or
20	private program offering prescription drug benefits to
21	members of the public in accordance with criteria the
22	authority determines will advance the public's ability to
23	acquire quality prescription drugs at lower cost.
24	(6) To enter into any contract, agreement or other
25	instrument necessary or convenient in the exercise of the
26	powers and functions of the authority that are not
27	inconsistent with the laws of this Commonwealth.
28	(7) To manage its own finances and deposit funds into
29	independent banking accounts.
30	(8) To contract for and to accept any grants and loans

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1	of funds, property or any other aid in any form from the
2	Federal or State government sources, or any other source, or
3	any combination thereof.
4	(9) To appoint agents, employees and professional and
5	business advisers as may from time to time be necessary in
6	its judgment to accomplish the purposes of the authority and
7	to fix the compensation of its officers, employees, agents
8	and advisers, and to establish the powers and duties of its
9	agents, officers, employees and other persons contracting
10	with the authority.
11	Section 705-B. Construction.
12	Nothing in this chapter shall be construed as a restriction
13	or limitation upon any other powers which the authority might
14	otherwise have under any other law of this Commonwealth.
15	Section 706-B. Exemption from taxation.
16	Any real property acquired, maintained and operated by the
17	authority under this act shall not be subject to taxation by any
18	political subdivision or local taxing authority. The authority
19	is exempt from sales and use taxes imposed under Article II of
20	the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform
21	Code of 1971, for purchases acquired and used for its public
22	purposes.
23	Section 707-B. Availability of discount programs.
24	(a) General ruleThe authority shall administer a
25	prescription drug discount program. The authority shall
26	establish public-private partnerships using a process to
27	identify multiple-private sector prescription drug discount
28	plans that will accept enrollment from any eligible resident of
29	this Commonwealth; provide enrollees with enhanced access to
30	prescription drugs; and engage in ongoing competition for

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1 enrollees on the basis of access, cost and quality of service and product offered. 2 3 (b) Contract standards. -- The authority shall issue requests 4 for proposals for participation by private sector prescription 5 drug discount plans on an annual or biannual basis as necessary, to ensure that residents of this Commonwealth have access to 6 7 multiple plans throughout this Commonwealth. 8 (c) Eliqibility.--Any resident of this Commonwealth is 9 eligible for the discount program under this chapter. 10 (d) Subsidy.--The Commonwealth shall subsidize 11 administrative costs associated with the discount program, including the authority's efforts to actively endorse and 12 13 promote the selected discount plans. The Commonwealth is not responsible for subsidizing the direct cost of prescription 14 15 drugs under this discount program. 16 (e) Out-of-pocket costs. -- Enrollees in the discount program are responsible for all costs of prescription drugs that they 17 18 may purchase at discounted rates as available under competing 19 prescription drug plans participating in the discount program. 20 (f) Enrollment.--Participation in the discount program is contingent upon enrollment and selection of a discount plan. The 21 22 authority shall establish an annual open enrollment period and 23 may prevent residents from changing plans during the course of a year unless a discount plan's contract is revoked or the 24 25 discount plan becomes unable to deliver services. 26 (q) Participation. -- Participation in the discount program is 27 voluntary. Enrollees are permitted to purchase prescription 28 drugs outside of the discount program at any time. (h) Enrollment fee.--The authority may authorize discount 29 plans to collect a modest enrollment fee up to \$25 from each 30

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1 individual enrolling in the discount plans on a sliding fee 2 schedule. 3 (i) Consumer choice.--Eligible residents shall be given a 4 choice of discount plans in which to participate. The authority 5 may, at its discretion, create categories of plans to address different consumer needs. 6 7 (j) Nonexclusivity.--Residents of this Commonwealth may 8 enroll in a discount plan regardless of whether they have other 9 prescription drug insurance coverage or other coverage. 10 (k) Plan selection. -- Subject to public notice and comment 11 and in consultation with industry representatives, the authority shall issue requests for proposals from discount plans, such as 12 13 discount card programs, pharmacy chain discount programs, 14 pharmaceutical benefit managers and other qualifying entities 15 capable of delivering lower prices to residents of this Commonwealth. In designing the criteria for evaluating the 16 responses, the authority shall take into account the quality of 17 18 the services to be provided and the savings generated for residents of this Commonwealth. The authority may take into 19 20 account other factors, including geographic coverage, product differentiation, the need to target different populations within 21 22 this Commonwealth, mail order service, coverage of rural areas 23 and other factors as determined by the authority. If the authority receives multiple qualifying proposals in a category, 24 25 the authority must approve at least two contractors in each 26 category, but may, at its sole discretion, limit the maximum 27 number of contractors in each category. 28 (1) Applicability.--The discount program applies to 29 medically necessary prescription drugs and biologicals provided to patients in outpatient pharmacies. Under all circumstances, 30

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1	there must be at least two drugs equally available to enrollees
2	in each therapeutic class or subclass of pharmaceutical agents.
3	The authority, through the contracting process, shall ensure
4	adequate access to medically necessary prescription drugs.
5	<u>CHAPTER 7-C</u>
6	MEDICARE MANAGED CARE FAIR SHARE PROGRAM
7	Section 701-C. Short title of chapter.
8	This chapter shall be known and may be cited as the Medicare
9	Managed Care Fair Share Program.
10	Section 702-C. Declaration of policy.
11	The General Assembly finds and declares as follows:
12	(1) The PACE program provides prescription drug coverage
13	to this Commonwealth's low-income seniors who do not qualify
14	for Medicaid.
15	(2) Presently, out of the 11 Medicare managed care
16	providers who operate in this Commonwealth, one Medicare
17	managed care provider does not provide prescription drug
18	coverage to its Medicare beneficiaries.
19	(3) A total of 43,300 low-income Medicare beneficiaries
20	who are enrolled in Medicare managed care receive their
21	prescription drug benefit through the State-administered PACE
22	program.
23	(4) A Medicare managed care provider who does not
24	provide prescription drug coverage to its Medicare enrollees
25	benefits from the Commonwealth's provision of a
26	pharmaceutical benefit through the PACE program.
27	(5) Prescription drugs are a cost-effective therapy that
28	has been shown to offer significant savings in other aspects
29	of health care, particularly in the hospital and urgent-care
30	setting.

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1	(6) Medicare managed care providers who directly benefit
2	in terms of cost savings as a result of healthier seniors who
3	participate in the PACE program should be required to
4	contribute their fair share of costs presently borne by the
5	Commonwealth in its administration of the PACE program.
6	Section 703-C. Definitions.
7	The following words and phrases when used in this chapter
8	shall have the meanings given to them in this section unless the
9	context clearly indicates otherwise:
10	"Contribution amount." The amount due to the Commonwealth
11	under the Medicare Managed Care Fair Share Program.
12	"Covered Medicare manage care provider." A managed care
13	entity, plan or provider that participates in the Medicare
14	program and does not provide outpatient prescription drug
15	coverage as a covered benefit to its Medicare beneficiaries.
16	"Department." The Department of Aging of the Commonwealth.
17	"Fund." The Medicare Participation Fund established under
18	section 705-C.
19	"Program." The Medicare Managed Care Fair Share Program
20	established under this chapter.
21	Section 704-C. Program administration.
22	The program shall be administered by the department. The
23	department shall promulgate and adopt rules and regulations as
24	are necessary to implement the program in a cost-effective
25	manner and that are consistent with the purposes outlined in
26	<u>this chapter.</u>
27	Section 705-C. Contribution amount and fund.
28	(a) FundThere is hereby established a separate account in
29	the State Treasury to be known as the Medicare Participation
30	Fund. Moneys collected from covered Medicare managed care

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1	providers under subsection (b) shall be deposited in the fund.
2	All moneys in the fund are continuously appropriated to the
3	department solely for purposes of the PACE program. The
4	department shall collect the contributions under subsection (b)
5	<u>on a quarterly basis.</u>
б	(b) Collection of contributionThe department shall
7	collect a contribution amount from covered Medicare managed care
8	providers in an amount equal to a \$20 charge per patient per
9	month for each patient who is:
10	(1) enrolled and participates in a covered Medicare
11	managed care provider plan; and
12	(2) enrolled and participates in the PACE program.
13	(c) AdjustmentsThe department may consider adjustments to
14	the contribution amount on an annual basis.
15	Section 706-C. Annual report.
16	The department shall prepare and submit annually a report to
17	the Governor and General Assembly which shall include the
18	department's findings and recommendations relating to the
19	program's cost and effectiveness, including recommended
20	adjustments to the contribution amount.
21	Section 4. This act shall take effect in 60 days.