GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 644 PROPOSED COMMITTEE SUBSTITUTE H644-PCS50349-RW-36

Short Title:	Est	tablish Pharmacy Audit Rights.	(Public)
Sponsors:			
Referred to:			
April 6, 2011			
		A BILL TO BE ENTITLED	
AN ACT TO ESTABLISH PHARMACY AUDIT RIGHTS AND TO ESTABLISH			
STANDARDS FOR RECOUPMENT OF CLAIMS AND AUTHORIZING A THIRTY-			
DAY PERIOD TO SUBMIT A WRITTEN REQUEST FOR A RECONSIDERATION			
REVIEW TO THE DIVISION OF MEDICAL ASSISTANCE.			
The General Assembly of North Carolina enacts:			
S	SECT	ION 1. Chapter 90 of the General Statutes is amended by	y adding a new
Article to read:			
		"Article 4C.	
"Pharmacy Audit Rights.			
"§ 90-85.50. Declaration of pharmacy rights during audit.			
<u>(a)</u> <u>T</u>			
<u>(</u>	<u>(1)</u>	"Pharmacy" means a person or entity holding a valid p	harmacy permit
		pursuant to G.S. 90-85.21 or G.S. 90-85.21A.	
<u>(?</u>	<u>(2)</u>	"Responsible party" means the entity responsible for payme	
		health care services other than (i) the individual to whom	
		services were rendered or (ii) that individual's gua	rdian or legal
<i>a</i> > -		representative.	
		thstanding any other provision of law, whenever a managed	
insurance company, third-party payer, or any entity that represents a responsible party conducts			
		ords of a pharmacy, the pharmacy has a right to all of the follo	_
<u>(</u>	<u>(1)</u>	To have at least 21 days' advance notice of the initial on-sit	e audit for each
('2 \	audit cycle. To have any audit that involves alinical or professional in	damant ha dana
<u>(.</u>	<u>(2)</u>	To have any audit that involves clinical or professional judges with a pharmacist who is licensed in the state in which the	
		•	_
C	(2)	located, and is employed or working under contract with the Not to have clerical or record-keeping errors, including typo	
7-	<u>(3)</u>	scrivener's errors, and computer errors, on a required docum	
		the absence of any other evidence, deemed fraudulent. This s	
		not prohibit recoupment of fraudulent payments.	subdivision does
(°	(3a)	If required under the terms of the contract, to have the	auditing entity
7.	<u> </u>	provide a pharmacy, upon request, all records related to	
		electronic format or contained in digital media	and and the the



days after conclusion of the audit.

To have the preliminary audit report delivered to the pharmacy within 120

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<u>(17)</u>

- (18) To have a final audit report delivered to the pharmacy within 90 days after the end of the appeals period, as provided for in G.S. 90-85.51.
 (19) Not to have the accounting practice of extrapolation used in calculating
- (19) Not to have the accounting practice of extrapolation used in calculating recoupments or penalties for audits, unless otherwise required by federal requirements or federal plans.

"§ 90-85.51. Mandatory appeals process.

- (a) Each entity that conducts an audit of a pharmacy shall establish an appeals process under which a pharmacy may appeal an unfavorable preliminary audit report to the entity.
- (b) If, following the appeal, the entity finds that an unfavorable audit report or any portion of the unfavorable audit report is unsubstantiated, the entity shall dismiss the audit report or the unsubstantiated portion of the audit report without any further proceedings.
- (c) Each entity conducting an audit shall provide a copy, if required under contractual terms, of the audit findings to the plan sponsor after completion of any appeals process.

"§ 90-85.52. Pharmacy audit recoupments.

- (a) Recoupments of any disputed funds shall occur only after final internal disposition of an audit, including the appeals process as set forth in G.S. 90-85.51.
- (b) Recoupment on an audit shall be refunded to the responsible party as contractually agreed upon by the parties.
- (c) The entity conducting the audit may charge or assess the responsible party, directly or indirectly, based on amounts recouped if both of the following conditions are met:
 - (1) The responsible party and the entity conducting the audit have entered into a contract that explicitly states the percentage charge or assessment to the responsible party.
 - (2) A commission or other payment to an agent or employee of the entity conducting the audit is not based, directly or indirectly, on amounts recouped.

"§ 90-85.53. Applicability.

This Article does not apply to any audit, review, or investigation that involves alleged Medicaid fraud, Medicaid abuse, insurance fraud, or other criminal fraud or misrepresentation."

SECTION 2. Notwithstanding 10A NCAC 22F .0402, a provider shall submit to the Division of Medical Assistance a written request for a Reconsideration Review within 30 working days from the date of the receipt of notice of tentative decision. Failure to request a Reconsideration Review in the specified time shall result in the implementation of the tentative decision as the Division's final decision. Any provider who had received notice of a tentative decision under 10A NCAC 22F .0402 on or after March 1, 2011, shall be eligible to resubmit a written request for Reconsideration Review within 30 working days of this act becoming law. The Department of Health and Human Services shall amend any rule in conflict with this provision.

SECTION 3. Section 1 of this act becomes effective October 1, 2011, and applies to audits of pharmacies conducted on or after that date. The remaining sections of this act are effective when they become law.