

## State of North Carolina

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North Carolina Senate President Pro Tempore Phil Berger North Carolina House of Representatives Speaker Thom Tillis Co-Chairs, Joint Legislative Commission on Governmental Operations

Senator Harry Brown
Senator Thom Goolsby
Representative James Boles, Jr.
Representative Leo Daughtry
Representative Pat Hurley
Representative Shirley B. Randleman
Co-Chairs, Appropriations Subcommittees on Justice and Public Safety

North Carolina General Assembly Raleigh, North Carolina 27601-1096

RE: G.S. §114-2.5; Report on Settlement Agreement for Abbott Laboratories

## Dear Members:

Section 114-2.5 of the North Carolina General Statutes requires the Attorney General to report to the Joint Legislative Commission on Governmental Operations and the Chairs of the Appropriations Subcommittees on Justice and Public Safety regarding all settlements and court orders which result in more than \$75,000.00 being paid to the State. Pursuant to that statute, I am writing regarding the settlement of claims for Medicaid reimbursement to the state and federal governments in the above-referenced matter. Pursuant to federal law (42 C.F.R. § 433.320) recoveries in these cases are shared on a pro rata basis by the state and federal governments.

A Settlement Agreement has been executed between Abbott Laboratories ("Abbott") and the State of North Carolina. Abbott is an Illinois corporation headquartered in Abbott Park, Illinois. Abbott distributed, marketed and sold pharmaceutical products in the United States, including a drug sold under the trade names Depakote DR, Depakote ER, Depacon, and Depakote Sprinkle ("Depakote").

The settlement resolves allegations that beginning in 1999, Abbott improperly marketed Depakote for uses not approved by the FDA, and paid illegal remuneration to cause the off-label promotion and prescription of Depakote.

Under the terms of North Carolina's settlement, the State of North Carolina will recover \$15,940,138.11. Of that amount the federal government will receive \$10,023,105.25 to satisfy North Carolina's obligation to return the federal portion of Medicaid recoveries to the federal government. Pursuant to G.S. § 1-610, the qui tam plaintiffs whose whistleblower actions brought this matter to the government's attention will receive \$871,088.08 of North Carolina's recovery. The North Carolina Medicaid Program will receive \$3,932,919.01 as restitution and interest. In addition, pursuant to Article IX, Section 7 of the North Carolina Constitution and G.S. § 115C-457.1, the penalty portion of the settlement in the amount of \$917,553.61 will be paid to the Civil Penalty Forfeiture Fund for the support of North Carolina public schools. Pursuant to G.S. § 115C-457.2 and G.S. § 108A-70.12(b)(3), the North Carolina Department of Justice will receive \$195,472.16 for investigative costs and costs of collection.

We will be happy to respond to any questions you may have regarding this report.

Very truly yours,

Kristi Hyman Chief of Staff

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cc: Kristine Leggett, NCGA Fiscal Research Division Nels Roseland, NCDOJ, Deputy Chief of Staff