

§§1-12
C.45:14-82.2
to 45:14-82.13
§13
Approp.
§14 Note to
§§1-9

P.L. 2023, CHAPTER 106, *approved July 10, 2023*
Senate, No. 1615 (*Second Reprint*)

1 AN ACT concerning prescription drug prices, supplementing Title
2 45 of the Revised Statutes, and making an appropriation.

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
5 of New Jersey:

6

7 1. As used in P.L. , c. (C.) (pending before the
8 Legislature as this bill):

9 “Biosimilar” means a drug that is produced or distributed
10 pursuant to a biologics license application approved under 42
11 U.S.C. s.262(k)(3).

12 “Brand name drug” means a prescription drug approved under 21
13 USC s.355(b) or 42 USC s.262.

14 “Carrier” means the same as that term is defined in section 2 of
15 P.L.1997, c.192 (C.26:2S-2).

16 “Division” means the Division of Consumer Affairs in the
17 Department of Law and Public Safety.

18 “Drug group” means a group of drugs defined by the division for
19 the purpose of facilitating revenue and cost reporting by
20 manufacturers, carriers, pharmacy benefits managers, and
21 wholesalers under sections 2 through ¹**[5]** ¹**6** of P.L. , c. (C.)
22 (pending before the Legislature as this bill).

23 ¹“Logistics provider” means an entity that receives a prescription
24 drug product from the original or contract manufacturer,
25 warehouses and delivers the prescription drug product at the
26 direction of the manufacturer, and does not purchase, sell, trade, or
27 take title to the prescription drug product.¹

28 “Manufacturer” means a business registering under P.L.1961,
29 c.52 (C.24:6B-1 et seq.) ¹**[that is either engaged in the production,**
30 **preparation, propagation, compounding, conversion, or processing**
31 **of drug products or is engaged in the packaging, repackaging,**
32 **labeling, relabeling, or distribution of drug products]** as a drug

EXPLANATION – Matter enclosed in bold-faced brackets **[thus]** in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹Senate SBA committee amendments adopted May 11, 2023.

²Senate floor amendments adopted June 26, 2023.

1 manufacturing business as defined in section 13 of P.L.1961, c.52
2 (C.24:6B-12)¹.

3 “Market introduction” means the month and year in which a
4 manufacturer acquired or first marketed a drug for sale in New
5 Jersey.

6 ¹“Medicare Part D specialty threshold” means the specialty tier
7 cost threshold established by the Centers for Medicare and
8 Medicaid Services.

9 “New drug” means a prescription drug that has received initial
10 approval under an original new drug application under 21 U.S.C.
11 s.355(b), under an abbreviated new drug application under 21
12 U.S.C. s.355(j), or under a biologics license application under 42
13 U.S.C. s.262. In cases where multiple products are included on an
14 application, each product shall be considered a new prescription
15 drug.¹

16 “Pharmacy benefits manager” means a corporation, business, or
17 other entity, or unit within a corporation, business, or other entity
18 that, pursuant to a contract or under an employment relationship
19 with a carrier, a self-insurance plan or other third-party payer, either
20 directly or through an intermediary, administers prescription drug
21 benefits on behalf of a ¹**【purchaser】** carrier, self-funded plan, or
22 other third-party payer.

23 “Pharmacy services administrative organization” means an entity
24 operating within the State that contracts with independent
25 pharmacies to conduct business on their behalf with third-party
26 payers.

27 “Pricing unit” means the smallest dispensable amount of a
28 prescription drug that could be dispensed¹.

29 “Reporting entity” means any manufacturer, carrier, pharmacy
30 benefits manager, wholesaler, ¹pharmacy services administrative
31 organization,¹ or any other entity required to report to the division
32 under P.L. , c. (C.) (pending before the Legislature as this
33 bill).

34 “Wholesale acquisition cost (WAC)” means ¹, with respect to a
35 prescription drug,¹ the manufacturer’s list price ¹for the drug¹ to
36 wholesalers or direct purchasers in New Jersey ¹【on December 31
37 of the reference year, as reported in wholesale price guides or other
38 publications of drug or biological pricing data. WAC shall not
39 include prompt pay or other discounts, rebates, or reductions in
40 price. The current or proposed WAC is the amount that prompts
41 reporting under this act. If reported by drug group, it is the average
42 WAC weighted by the relevant number of WAC units dispensed in
43 the State】 , as defined in 42 U.S.C. s.1395w-3a(c)(6)(B), excluding
44 any discounts, rebates, or reductions in price, for the most recent
45 month for which the information is available, as reported in
46 wholesale price guides or other publications of prescription drug
47 pricing¹.

1 ¹“WAC unit” means the lowest identifiable quantity of the drug
2 or biological that is dispensed, in the State exclusive of any diluent
3 without reference to volume measures pertaining to liquids. If
4 reporting by drug group as indicated by the division, it is the total
5 number of WAC units dispensed in this State in the drug group.”¹

6 “Wholesaler” means a business registering under P.L.1961, c.52
7 (C.24:6B-1 et seq.) ¹“that is engaged in the sale of prescription
8 drugs to persons other than a consumer or patient” as a wholesale
9 drug business as defined in section 13 of ²“that act” P.L.1961, c.52
10 (C.24:6B-12)² . “Wholesaler” shall not include a common carrier,
11 or an employee thereof, whose possession of a prescription drug
12 product is in the usual course of the common carrier’s or
13 employee’s business or employment, and shall not include a
14 logistics provider or an employee thereof¹.

15
16 2. a. A manufacturer shall notify the division if it is increasing
17 the WAC of a brand-name drug by more than 10 percent per ¹“WAC”
18 pricing¹ unit during any 12-month period, or if it is increasing the
19 WAC of a generic drug priced at ¹greater than¹ \$10 ¹“or more” but
20 less than \$100¹ per ¹“WAC” pricing¹ unit by more than ¹“10” 40¹
21 percent during any 12-month period ¹, or if it is increasing the WAC of
22 a generic drug priced at \$100 or more per pricing unit by more than 10
23 percent during any 12-month period¹. The notice shall be provided in
24 writing ¹“at least 60 days prior to the planned” within 10 days
25 following the¹ effective date of the increase ¹and the division shall
26 notify consumers of the increase on its Internet website¹.

27 b. A manufacturer shall notify the division if it ¹“intends to
28 introduce” introduces¹: (1) a new drug in the State that has a WAC
29 ¹“of \$670 per WAC unit or more” that exceeds the Medicare Part D
30 specialty threshold¹; or (2) a biosimilar in the State that has a WAC
31 that is not at least 15 percent less than the WAC of the referenced
32 brand biologic at the time the biosimilar is launched. The notice shall
33 be provided in writing ¹“at least 60 days prior to” within 10 days
34 following¹ market introduction ¹and the division shall notify
35 consumers of the price on its Internet website¹.

36 c. A manufacturer that notifies the division pursuant to subsection
37 a. of this section shall report to the division the following minimum
38 data, and any other data that may be specified by the division, ¹“at
39 least 30” within 20¹ days ¹“before” following¹ the price increase:

40 (1) the national drug code, proprietary drug name, non-proprietary
41 drug name, and ¹“WAC” pricing¹ unit of the brand-name drug or
42 generic drug, as applicable;

43 (2) sales volume in the State in the previous calendar year and
44 projected sales volume in the State for the current calendar year for the
45 drug or drug group as specified by the division;

1 (3) the wholesale price and related information for the drug or drug
2 group as specified by the division, which may include but shall not be
3 limited to the year of market introduction, WAC at market
4 introduction, WAC in the previous calendar year, and current WAC;

5 (4) revenue from the sale of the drug or drug group in the State in
6 the previous calendar year and projected revenue from the sale of the
7 drug or drug group in the current calendar year, expressed in U.S.
8 dollars per ¹WAC pricing¹ unit;

9 (5) manufacturer cost associated with sales of the drug or drug
10 group in the State as specified by the division in the previous calendar
11 year and projected for the current calendar year;

12 (6) current calendar-year projections or incurred cost year to date,
13 as the division may indicate, related directly or allocated specifically
14 to sales of this drug or drug group in the State; and

15 (7) the reason or reasons that the manufacturer increased the WAC
16 of the drug or drug group compared with last year.

17 d. A manufacturer that notifies the division pursuant to subsection
18 b. of this section shall report to division the following minimum data,
19 and any other data that may be specified by the division, ¹at least 60
20 within 20¹ days ¹before following¹ the date of market introduction:

21 (1) the national drug code, proprietary drug name, non-proprietary
22 drug name, and ¹WAC pricing¹ unit of the new drug;

23 (2) projected patient volume in the current year for the drug and
24 drug group in the State;

25 (3) projected revenue for the drug and drug group in the current
26 year in the State; and

27 (4) WAC at market introduction.

28 e. ¹If a manufacturer certifies to the division that it does not have
29 access to the State-specific data required to be reported pursuant to this
30 section and has no way of obtaining the data, the division may permit
31 the manufacturer to report the data on a national level upon proof
32 satisfactory to the division that State-specific data is unavailable to the
33 manufacturer. In the event State-specific data is unavailable to the
34 manufacturer, the division shall attempt to obtain the data from other
35 reporting entities subject to the provisions of P.L. , c. (C.)
36 (pending before the Legislature as this bill) for any drug or drug group
37 reported on by a manufacturer pursuant to subsections a. and b. of this
38 section.

39 f.¹ Disclosure of all information reported under this section shall
40 be subject to protections defined in section ¹8 9¹ of P.L. , c.
41 (C.) (pending before the Legislature as this bill).

42
43 3. a. A pharmacy ¹benefit benefits¹ manager shall, to the extent
44 allowed by law, report ¹annually¹ to the division the following
45 minimum data, and other data that may be specified by the division ¹,
46 within 60 days after receiving notification by the division indicating¹.
47 The division shall annually notify pharmacy benefits managers of¹ the

1 specific drugs or drug groups for which reporting is required ¹and a
2 pharmacy benefits manager shall have 60 days following such
3 notification to report to the division the following¹:

4 (1) minimum and maximum WAC for each indicated drug and
5 drug group for which the pharmacy ¹**["benefit"] benefits**¹ manager has
6 negotiated directly with the manufacturer in the last calendar year,
7 related to prescriptions under an insurance policy issued in the State;

8 (2) volume in ¹**["WAC"] pricing**¹ units of each indicated drug and
9 drug group that the pharmacy ¹**["benefit"] benefits**¹ manager negotiated
10 directly with the manufacturer in the last calendar year, for business in
11 the State, in total and for each payer type as relevant;

12 (3) total rebates, discounts, and price concessions received or
13 negotiated directly with the manufacturer for each drug and drug group
14 as indicated by the division in the last calendar year, for business in the
15 State, in total and for each payer type as relevant;

16 (4) total discounts, dispensing fees, and other fees negotiated last
17 year with pharmacies, prescription drug networks, or pharmacy
18 services administrative organizations for each drug and drug group as
19 indicated by the division in the last calendar year, for business in the
20 State, in total and for each payer type as relevant; and

21 (5) total net income received in the last calendar year for each drug
22 and drug group as indicated by ¹the¹ division, for business in the State,
23 in total and for each payer type as relevant.

24 b. Disclosure of all information reported under this section shall
25 be subject to protections defined in section ¹**["8"] 9**¹ of P.L. , c.
26 (C.) (pending before the Legislature as this bill).

27
28 4. a. A wholesaler shall report ¹**["annually"]**¹ to the division the
29 following minimum data, and other data that may be specified by the
30 division ¹**["**, within 60 days after receiving notification by the division
31 **indicating"]**. The division shall annually notify wholesalers of¹ the
32 specific drugs or drug groups for which reporting is required ¹and a
33 wholesaler shall have 60 days following such notification to report to
34 the division the following¹:

35 (1) minimum and maximum WAC for each indicated drug and
36 drug group for which the wholesaler has negotiated directly with the
37 manufacturer in the last calendar year, related to prescriptions under an
38 insurance policy issued in the State;

39 (2) volume in ¹**["WAC"] pricing**¹ units of each indicated drug and
40 drug group that the wholesaler negotiated directly with the
41 manufacturer in the last calendar year, for business in the State, in total
42 and for each payer type as relevant;

43 (3) total rebates, discounts, and price concessions negotiated
44 directly with the manufacturer for each drug and drug group as
45 indicated by the division in the last calendar year, for business in the
46 State, in total and for each payer type as relevant;

1 (4) total discounts, dispensing fees, and other fees negotiated last
 2 year with pharmacies, prescription drug networks, or pharmacy
 3 services administrative organizations for each drug and drug group as
 4 indicated by the division in the last calendar year, for business in the
 5 State, in total and for each payer type as relevant; and

6 (5) total net income received in the last calendar year for each drug
 7 and drug group as indicated by the division, for business in the State,
 8 in total and for each payer type as relevant.

9 b. Disclosure of all information reported under this section shall
 10 be subject to protections defined in section ¹8] 9¹ of P.L. ,

11 c. (C.) (pending before the Legislature as this bill).

12
 13 5. a. A carrier designated by the division as a reporting entity
 14 shall report annually to the division, to the extent allowed by law, the
 15 spending on prescription drugs before enrollee cost sharing ¹and
 16 enrollee cost sharing¹, in total and per prescription drug user, in total
 17 and for each of the top 25 prescription drugs and drug groups as
 18 defined by the division in the following ¹four¹ categories:

19 (1) the greatest total spending before enrollee cost sharing in the
 20 last calendar year;

21 (2) the greatest total spending per user of any drug in the drug
 22 group before enrollee cost sharing in the last calendar year;

23 (3) the highest year-over-year increase in total spending before
 24 enrollee cost sharing; ¹and¹

25 (4) the highest year-over-year increase in total spending per user of
 26 any drug in the drug group before enrollee cost sharing¹;

27 (5) total enrollee cost sharing in the last calendar year; and

28 (6) the highest year-over-year increase in enrollee cost sharing per
 29 user of any drug in the drug group¹.

30 b. For each drug and drug group as defined by the division, the
 31 carrier shall report to the division the following minimum data, and
 32 other data that may be specified by the division, within 60 days of the
 33 close of each calendar year:

34 (1) total issuer spending before enrollee cost sharing in the last
 35 calendar year;

36 (2) margins and fees for each drug listed in subsection a. of this
 37 section paid directly to pharmacy benefits managers or pharmacy
 38 services administrative organizations in the last calendar year; and

39 (3) other retail discounts, price concessions, and fees for each drug
 40 listed in subsection a. of this section paid in the last calendar year.

41
 42 ¹6. a. A pharmacy services administrative organization shall, to the
 43 extent allowed by law, report annually to the division:

44 (1) the negotiated reimbursement rate that the pharmacy services
 45 administrative organization is to pay pharmacies for brand, generic,
 46 and specialty drugs for each pharmacy benefits manager pharmacy
 47 network;

1 (2) the negotiated reimbursement rate that the pharmacy benefits
2 manager is to pay the pharmacy services administrative organization
3 for brand, generic, and specialty drugs for each pharmacy benefits
4 manager's pharmacy network; and

5 (3) the schedule of fees charged by the organization to pharmacies.

6 b. Disclosure of all information reported under this section shall
7 be subject to protections defined in section 9 of P.L. , c. (C.)
8 (pending before the Legislature as this bill).¹

9
10 ¹**[6.] 7.**¹ a. The reporting entity shall certify required reporting
11 under sections 2 through ¹**[5] 6¹** of P.L. , c. (C.) (pending
12 before the Legislature as this bill) as accurate under the penalty of
13 perjury.

14 b. Failure of a reporting entity to comply with any section of
15 P.L. , c. (C.) (pending before the Legislature as this bill) may
16 result in a civil penalty as determined by the Director of the Division
17 of Consumer Affairs. Civil penalties under P.L. , c. (C.)
18 (pending before the Legislature as this bill) may be imposed in the
19 amount of ¹**[\$20,000] \$10,000¹** for the first day that the reporting
20 entity is found to have violated any section of P.L. , c. (C.)
21 (pending before the Legislature as this bill), and for subsequent days of
22 non-compliance, an amount ¹**[of]**¹ starting at ¹**[\$21,000] \$11,000¹**
23 and increasing by \$1,000 for each additional day of non-compliance,
24 not to exceed \$100,000 per day.

25 c. The division may audit the data submitted to the division by a
26 reporting entity pursuant to sections 2 through ¹**[5] 6¹** of P.L. , c.
27 (C.) (pending before the Legislature as this bill), in a form and
28 manner specified by the division. The reporting entity shall pay all
29 costs associated with the audit.

30 d. The division may require a reporting entity to submit a
31 corrective action plan, in a form and manner specified by the division,
32 to correct deficiencies in reporting pursuant to sections 2 through ¹**[5]**
33 **6¹** of P.L. , c. (C.) (pending before the Legislature as this
34 bill).

35 e. ¹**[The]** In addition to the annual public hearing required under
36 subsection a. of section 9 of P.L. , c. (C.) (pending before the
37 Legislature as this bill), the¹ division may call one or more
38 ¹additional¹ public hearings and may subpoena any reporting entity
39 pursuant to sections 2 through ¹**[5] 6¹** of P.L. , c. (C.)
40 (pending before the Legislature as this bill).

41
42 ¹**[7.] 8.**¹ a. Each reporting entity shall register with the division
43 in a form and manner specified by the division no later than January
44 31 of each calendar year.

45 b. (1) ²**[Each]** With exception to pharmacy services
46 administrative organizations, each² reporting entity shall pay an

1 annual assessment set by the division to support the operational
2 costs of the division's activities as required by P.L. ,
3 c. (C.) (pending before the Legislature as this bill) ¹,
4 including funding necessary to support the Drug Affordability
5 Council¹. Operational costs shall include staff salaries,
6 administrative expenses, data system expenses, and consulting fees
7 of the division to effectuate the provisions of
8 P.L. , c. (C.) (pending before the Legislature as this
9 bill). The Director of the Division of Consumer Affairs shall certify
10 actual and prospective costs of the division's activities under
11 P.L. , c. (C.) (pending before the Legislature as this bill),
12 which costs shall be the basis for the establishment of the annual
13 assessment. ¹The division shall not vary the amount of annual
14 assessment based on whether a reporting entity is a carrier,
15 pharmacy benefits manager, wholesaler, manufacturer, ²[pharmacy
16 services administrative organizations,]² or other entity. If the total
17 amount of the assessment that the division collects in a calendar
18 year exceeds the operational costs certified by the division pursuant
19 to this subsection, the division shall issue a notice of such surplus
20 and remit the surplus funds in a timely, fair, and equitable manner
21 across all reporting entities that paid the assessment. Penalties
22 collected pursuant to section 7 of P.L. , c. (C.) shall not be
23 refunded pursuant to this subsection.¹

24 (2) ²A pharmacy services administrative organization shall be
25 subject to an annual assessment, to be determined by the Director of
26 the Division of Consumer Affairs, which is separate from the
27 annual assessment required pursuant to paragraph (1) of this
28 subsection.

29 (3)² Requests for payment of the final assessments shall be sent
30 by the division to all reporting entities under P.L. , c. (C.)
31 (pending before the Legislature as this bill). ¹[All assessments shall
32 be due to the division within 30 days of receipt of the request for
33 payment] The division shall allow reporting entities to make partial
34 payments when paying the assessment required under this
35 subsection, with the final payment, as well as any amounts
36 remaining uncollected from the assessment of the previous fiscal
37 year, to be made no later than December 31 of a given reporting
38 year¹.

39
40 ¹[8.] 9.¹ a. The division shall annually prepare and make
41 available on its website a report on emerging trends in prescription
42 drug prices, and conduct an annual public hearing based on the
43 report findings. The report shall include, but may not be limited to,
44 analysis of manufacturer prices and price increases as reported
45 under P.L. , c. (C.) (pending before the Legislature as this
46 bill), and analysis of information as reported by carriers, pharmacy
47 ¹[benefit] benefits¹ managers, and wholesalers under P.L. , c.

1 (C.) (pending before the Legislature as this bill), so as to
 2 make clear the major components of prescription drug pricing along
 3 the supply chain, and the impacts on insurance premiums and
 4 consumer cost sharing. The data in the report ¹【may not reveal
 5 information specific to any individual reporting entity】 shall not
 6 include any information that the division determines to be
 7 confidential pursuant to this section¹.

8 b. ²(1)² Except as provided in subsection a. of this section, the
 9 division shall keep confidential all information submitted by an
 10 individual reporting entity, and protect it from public disclosure.
 11 The division ¹【may】 shall¹ share such information with the ¹Drug
 12 Affordability Council and the¹ Department of Banking and
 13 Insurance which shall keep confidential any information shared by
 14 the division under P.L. , c. (C.) (pending before the
 15 Legislature as this bill) and protect it from public disclosure.
 16 ¹Information that is otherwise publicly available shall not be
 17 deemed confidential solely because it was submitted to the division
 18 pursuant to P.L. , c. (C.) (pending before the Legislature as
 19 this bill). The confidentiality protections of this section shall be
 20 imposed on any downstream third party that may receive or
 21 otherwise have access to this information.

22 ²(2) A person who is authorized to access information submitted
 23 by an individual reporting entity to the division who willfully
 24 discloses such information to any person or entity who is not
 25 authorized to access the information shall be subject to a civil
 26 penalty in an amount not to exceed \$2,500.

27 A civil penalty imposed under this subsection shall be collected
 28 by the director pursuant to the “Penalty Enforcement Law of 1999,”
 29 P.L.1999, c.274 (C.2A:58-10 et seq.).²

30 c. Any records, documents, or data provided pursuant to
 31 P.L. , c. (C.) (pending before the Legislature as this bill)
 32 shall not be considered a government record under P.L.1963, c.73
 33 (C.47:1A-1 et seq.) or the common law concerning access to
 34 government records.

35 d. The division shall make available on its Internet website a
 36 method for consumers to submit a complaint to the division
 37 regarding the failure of a reporting entity to provide to the division
 38 any information required by section 2 through 6 of
 39 P.L. , c. (C.) (pending before the Legislature as this bill).¹

41 ¹10. a. The Drug Affordability Council is established in, but not
 42 of, the Department of Law and Public Safety. The purpose of the
 43 council is to formulate legislative and regulatory policy
 44 recommendations that will protect New Jersey residents, State and
 45 local governments, health benefits plans, health care providers,
 46 licensed pharmacies, and other stakeholders within the State health
 47 care system from the high costs of prescription drug products.

1 b. The council shall be comprised of five public members and
2 three alternate public members, who shall participate in council
3 deliberations in any case in which a public member is recused or if
4 there is a vacancy on the council. Public members and alternative
5 public members shall be appointed within 180 days following the
6 effective date of P.L. _____, c. _____ (C. _____) (pending before the
7 Legislature as this bill).

8 (1) (a) The five public members of the council shall be
9 appointed as follows: three members shall be appointed by the
10 Governor; one member shall be appointed by the Governor upon
11 recommendation of the President of the Senate; and one member
12 shall be appointed by the Governor upon recommendation of the
13 Speaker of the General Assembly.

14 (b) The three alternate members of the Council shall be
15 appointed as follows: one member shall be appointed by the
16 Governor; one member shall be appointed by the Governor upon
17 recommendation of the President of the Senate; and one member
18 shall be appointed by the Governor upon recommendation of the
19 Speaker of the General Assembly.

20 (2) Each public member of the council shall have expertise in
21 health care economics, health care policy, or clinical medicine. The
22 membership of the council shall collectively have knowledge of:

- 23 (a) the pharmaceutical business model;
- 24 (b) supply chain business models;
- 25 (c) the practice of medicine and clinical training;
- 26 (d) consumer and patient perspectives;
- 27 (e) health care cost trends and drivers;
- 28 (f) clinical and health services research; and
- 29 (g) the State's health care marketplace.

30 (3) No public member of the council may be an employee or
31 board member of, or a consultant to, a manufacturer, pharmacy
32 benefits manager, pharmacy services administrative organization,
33 pharmacy, pharmacist, health benefits plan carrier, or wholesale
34 distributor or related trade association.

35 (4) An individual appointed to the council as a public member
36 shall disclose, at the time of appointment, any conflict of interest,
37 including whether the individual has an association, including a
38 financial or personal association, that has the potential to bias or has
39 the appearance of biasing the individual's decision in matters
40 related to the council or the conduct of the council's activities.

41 (5) To the extent practicable and consistent with State and
42 federal law, the membership of the council shall reflect the racial,
43 ethnic, and gender diversity of the State.

44 (6) The council shall appoint a chair from among its members.

45 c. Public members and alternative members of the council shall
46 serve for a term of five years, except that, of the public members
47 first appointed, one shall serve a term of three years, two shall serve
48 a term of four years, and two shall serve a term of five

1 years. Public members and alternative members shall be eligible
2 for reappointment to the council. Vacancies in the membership
3 shall be filled in the same manner as provided for the original
4 appointment, and members shall serve until a successor has been
5 appointed.

6 d. (1) The council shall meet in open session, except the
7 council shall meet in closed session to discuss any information
8 confidential pursuant to section 9 of P.L. , c. (C.) (pending
9 before the Legislature as this bill). The chair shall have the
10 authority to postpone or cancel any required meeting. All meetings
11 of the council shall be subject to the requirements of the “Senator
12 Byron M. Baer Open Public Meetings Act,” P.L.1975, c.231
13 (C.10:4-6 et seq.). Three members shall constitute a quorum for the
14 purposes of conducting official council business. The division shall
15 post on its Internet website information concerning public meetings
16 of the council and reports issued by the council. Posts on the
17 division’s Internet website shall be subject to the confidentiality
18 requirements set forth in section 9 of P.L. , c. (C.)
19 (pending before the Legislature as this bill) and subsection h. of this
20 section.

21 (2) The council shall provide an opportunity for public comment
22 at each open meeting of the council.

23 (3) The council shall provide the public with the opportunity to
24 provide written comments.

25 (4) The council may allow expert testimony at council meetings.

26 e. Public members of the council shall not accept any gift or
27 donation of services or property that indicates a potential conflict of
28 interest or has the appearance of biasing the work of the council.

29 f. The council may call to its assistance and avail itself of the
30 services of employees of the division as may be required and made
31 available for the purposes of this section. Members of the council
32 shall serve without compensation but may be reimbursed for
33 expenses reasonably incurred in the performance of their official
34 duties. The council may call to its assistance and avail itself of the
35 services of any State, county, or municipal department, board,
36 commission, or agency, as it may require, and as may be available
37 to it for its purposes. The council may consult with any government
38 entity, association, organization, or individual having knowledge or
39 experience relevant to its work.

40 g. The council shall be constituted and hold its first meeting
41 within 30 days following appointment of all public members and
42 alternative public members pursuant to subsection b. of this section.

43 h. In addition to reviewing the reports issued and data collected
44 by the division pursuant to P.L. , c. (C.) (pending before
45 the Legislature as this bill), the council may collect and review any
46 available information regarding prescription drug product
47 manufacturers, health benefits plan carriers, wholesale distributors,
48 pharmacy benefits managers, and pharmacy services administrative

1 organizations, and any other transparency data for prescription drug
2 products which the council may access and may find useful for its
3 work. Information obtained by the council shall be made public,
4 excluding identifying information about a patient or information
5 that is a trade secret; provided, however, information obtained by
6 the council from the division that was provided by reporting entities
7 pursuant to P.L. , c. (C.) (pending before the Legislature as
8 this bill) shall be deemed confidential in accordance with section 9
9 of P.L. , c. (C.) (pending before the Legislature as this
10 bill), except that information that is otherwise publicly available
11 shall not be deemed confidential solely because it was submitted to
12 the division pursuant to P.L. , c. (C.) (pending before the
13 Legislature as this bill). The council shall impose the
14 confidentiality protections of this subsection on any downstream
15 third party that may receive or otherwise have access to this
16 information.

17 i. The council shall review the reports issued and data
18 collected by the division pursuant to P.L. , c. (C.) (pending
19 before the Legislature as this bill) and the information gathered
20 under subsection h. of this section, and following such review,
21 submit annually recommendations for legislative, regulatory or
22 other action to the Governor and, pursuant to section 2 of P.L.1991,
23 c.164 (C.52:14-19.1), to the Legislature that seek to advance the
24 goal of more affordable and accessible prescription drugs for New
25 Jersey residents, including recommendations designed to lower the
26 cost of prescription drug products that the council determines have
27 led or will lead to an affordability challenge for the State health
28 care system and for New Jersey patients and recommendations
29 concerning the types of data to be reported pursuant to P.L. , c.
30 (C.) (pending before the Legislature as this bill). In
31 developing and providing recommendations, the council shall
32 consider and address in its reports the impact that any
33 recommendation could have on research and development, access to
34 care, or any other direct or indirect economic or social costs that the
35 council deems relevant. Reports issued by the council shall be
36 subject to the confidentiality requirements set forth in section 9 of
37 P.L. , c. (C.) (pending before the Legislature as this bill) and
38 subsection h. of this section.¹

39
40 ¹**[9.] 11.** If any provision of this act, P.L. , c. (C.)
41 (pending before the Legislature as this bill) or the application
42 thereof to any person or circumstance is held invalid, the invalidity
43 shall not affect other provisions or applications of the sections
44 which can be given effect without the invalid provision or
45 application, and to this end the provisions of this act are severable.

46
47 ¹**[10] 12.** Notwithstanding the provisions of the
48 "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et

1 seq.), to the contrary, the Director of the Division of Consumer
2 Affairs may adopt, immediately upon filing with the Office of
3 Administrative Law, regulations that the director deems necessary
4 to implement the provisions of P.L. , c. (C.) (pending
5 before the Legislature as this bill, which regulations shall be
6 effective for a period not to exceed ¹~~180~~ 545¹ days from the date
7 of the filing. The director shall thereafter amend, adopt, or readopt
8 the regulations in accordance with the requirements of P.L.1968,
9 c.410 (C.52:14B-1 et seq.).

10

11 ¹~~11.~~ 13.¹ There is appropriated from the General Fund to the
12 Division of Consumer Affairs in the Department of Law and Public
13 Safety ¹~~900,000~~ 1,500,000¹ to implement the provisions of this
14 act.

15

16 ¹~~12.~~ 14.¹ This act shall take effect immediately but sections 1
17 through 9 of this act shall remain inoperable until the first day of
18 the thirteenth month next following the date of enactment. The New
19 Jersey Division of Consumer Affairs may take such anticipatory
20 rulemaking and other administrative action in advance of the
21 operative date of this act as shall be necessary for the
22 implementation of this act.

23

24

25

26

27 _____
28 Establishes certain data reporting requirements for prescription
29 drug supply chain; establishes Drug Affordability Council;
appropriates \$1,500,000.