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Brian Kane

1850 M Street NW 12th Floor Washington, DC 20036 (202) 326-6000 www.naag.org February 20, 2024

The Honorable Mike Johnson	Tł
Speaker	Ν
U.S. House of Representatives	U
2468 Rayburn House Office Building	32
Washington, D.C. 20515	W

The Honorable Hakeem Jeffries Minority Leader U.S. House of Representatives 2433 Rayburn House Office Building Washington, D.C. 20515 The Honorable Chuck Schumer Majority Leader U.S. Senate 322 Hart Senate Office Building Washington, D.C. 20510

The Honorable Mitch McConnell Minority Leader U.S. Senate 317 Russell Senate Office Building Washington, D.C. 20510

RE: Support for Reforming Pharmacy Benefit Managers

Dear Speaker Johnson, Majority Leader Schumer, Minority Leader Jeffries, and Minority Leader McConnell,

In recent years, our offices and other offices of state attorneys general have worked to hold Pharmacy Benefit Managers (PBMs) accountable.

The PBMs' original purpose was to protect and negotiate on behalf of employers and consumers after pharmaceutical manufacturers were criticized for overpricing medications. Unfortunately, in recent years, the PBMs have only made the pharmaceutical market more opaque and have been a cause of rising drug prices.

A small number of PBMs hold significant market power and are reaping abundant profits at the expense of the patients, employers, and government payors the PBMs are supposed to help. Pharmaceutical buyers and sellers have little choice but to employ PBMs, allowing them to extract both monopoly profits from individuals and monopsony profits from the market. Moreover, PBMs often dictate reimbursement rates and rules to independent pharmacies, making it difficult for many to survive. Our offices and other state attorneys general are very concerned about actions taken by PBMs that have unduly raised drug prices for consumers, and we are engaging on the issue on a number of fronts, including investigation, litigation, and advocating for legislative and policy reforms.

Further, state legislatures have taken action to regulate PBMs with new and amended state laws that are often more stringent than federal law. For example, in 2018 and 2019, respectively, Ohio and Arkansas passed legislation prohibiting spread pricing, in which a PBM charges payors such as Medicare more than they pay the pharmacies supplying the medication, keeping the difference for the PBM. The U.S. House of Representatives also passed legislation barring spread pricing for Medicaid just this month, but it is still awaiting a vote in the Senate.

While state law can provide the basis for oversight of and lawsuits against PBMs, States often face arguments by PBMs that federal jurisdiction and preemption limit states' authority to regulate PBMs. For instance, in response to early State efforts to regulate PBM pricing, a PBM trade association launched a barrage of litigation across the country arguing such regulations were preempted by the Employee Retirement Income Security Act of 1974 and those efforts largely succeeded until, years later, the Supreme Court unanimously rejected that argument in *Rutledge v. PCMA*, 592 U.S. 80 (2020). And now, PBMs routinely try to evade state law and obstruct state regulatory efforts by refusing to disclose data to state regulators as well as their own clients (i.e., health plans operated by employers and the government).

Thus, the FTC and Congress must act to ensure fulsome regulation of PBMs nationwide. Such legislation should reform PBM practices to curtail their ability to unreasonably raise the price of drugs and to require greater transparency. Such transparency should, among other things, require PBMs to produce pricing data to health plans and federal and state regulators in a standardized format. This will enable health plans to negotiate better deals with PBMs and will allow regulators to better hold PBMs accountable.

Proposed legislation to combat high healthcare costs is before Congress and deserves debate and inclusion in much needed reforms. The DRUG Act (S1542/HR6283), Protecting Patients Against PBM Abuses Act (HR2880) and The Lower Costs, More Transparency Act (HR5378), which is in the Senate following recent House passage, are three such bills; and we believe several of the proposals they convey would be an important step toward reforming this industry. With stronger federal law, state and federal regulators can work together to better meet their shared responsibility to hold PBMs accountable and improve the country's health care system overall. Respectfully,

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Tim Griffin Arkansas Attorney General

Dave Yost Ohio Attorney General

Treg R. Taylor Alaska Attorney General

Rob Bonta California Attorney General

William Tong Connecticut Attorney General

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Josh Stein North Carolina Attorney General

Michelle Henry Pennsylvania Attorney General

Kris Mayes Arizona Attorney General

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Phil Weiser Colorado Attorney General

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Kathleen Jennings Delaware Attorney General

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Brian Schwalb District of Columbia Attorney General

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Christopher M. Carr Georgia Attorney General

Kwame Raoul Illinois Attorney General

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Aaron M. Frey Maine Attorney General

Andrea Joy Campbell Massachusetts Attorney General

Keith Ellison Minnesota Attorney General

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Ashley Moody Florida Attorney General

Anne E. Lopez Hawaii Attorney General

Kris Kobach Kansas Attorney General

Anthony G. Brown Maryland Attorney General

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Dana Nessel Michigan Attorney General

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Lynn Fitch Mississippi Attorney General

Aaron D. Ford Nevada Attorney General

Raúl Torrez New Mexico Attorney General



Gentner Drummond Oklahoma Attorney General

Peter F. Neronha Rhode Island Attorney General

Marty Jackley South Dakota Attorney General

Ken Paxton Texas Attorney General

John M. Formella New Hampshire Attorney General

Letitia James New York Attorney General

Ellen F. Rosenblum Oregon Attorney General

Alan Wilson South Carolina Attorney General

Jonathan Skrmetti Tennessee Attorney General

Smith

Ariel M. Smith U.S. Virgin Islands Attorney General

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Charty n. Oll

Sean D. Reyes Utah Attorney General

Jason S. Miyares Virginia Attorney General

Charity Clark Vermont Attorney General

oshua S. Kaul

Joshua L. Kaul Wisconsin Attorney General

Bridget Siel

Bridget Hill Wyoming Attorney General