1 2	State of Arkansas As Engrossed: H3/18/25 H3/31/25 95th General Assembly As Engrossed: H3/18/25 H3/31/25 A Bill
3	Regular Session, 2025 HOUSE BILL 1531
4	
5	By: Representative Achor
6	By: Senator J. Boyd
7	
8	For An Act To Be Entitled
9	AN ACT TO PROHIBIT PHARMACEUTICAL MANUFACTURERS FROM
10	RESTRICTING OR LIMITING PRESCRIPTION MEDICATIONS TO A
11	LIMITED DISTRIBUTION NETWORK OF OUT-OF-STATE
12	PHARMACIES; AND FOR OTHER PURPOSES.
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15	Subtitle
16	TO PROHIBIT PHARMACEUTICAL MANUFACTURERS
17	FROM RESTRICTING OR LIMITING
18	PRESCRIPTION MEDICATIONS TO A LIMITED
19	DISTRIBUTION NETWORK OF OUT-OF-STATE
20	PHARMACIES.
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22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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24	SECTION 1. Arkansas Code Title 20, Chapter 64, Subchapter 1, is
25	amended to add an additional section to read as follows:
26	20-64-105. Pharmaceutical manufacturer limited distribution of
27	<u>medication - Legislative findings - Definitions.</u>
28	(a) The General Assembly finds that:
29	(1) It is beneficial to this state to support patient access to
30	prescription drugs and pharmacy services in a market that ensures that
31	patients can access safe and effective prescription medications with same day
32	access, as well as patient freedom of choice to utilize local trusted
33	medication experts and state-based local pharmacists who support patients
34	with advice and guidance for safe and effective use of these medications;
35	(2) It may cause harm to patients in this state when local
36	pharmacies, clinics, and hospitals are unable to access prescription

1	medications from pharmaceutical manufacturers or pharmaceutical wholesalers
2	due to out-of-state limited distribution to pharmacies utilizing:
3	(A) Pharmacy benefits manager-affiliated mail order
4	pharmacies;
5	(B) Publicly traded corporation pharmacies;
6	(C) Pharmaceutical manufacturer-affiliated mail order
7	pharmacies;
8	(D) Insurance company-affiliated mail order pharmacies; or
9	(E) Pharmaceutical wholesaler-affiliated mail order
10	pharmacies;
11	(3) The reasons for the limited distribution networks by
12	pharmaceutical manufacturers are not often disclosed or may not operate with
13	optimal patient safety and same day patient access in mind;
14	(4) The supply chain that brings prescription medications from
15	the pharmaceutical manufacturer to the pharmacy is often complex and lacks
16	transparency; and
17	(5) Having more transparency and oversight concerning limited
18	distribution medications would:
19	(A) Protect patients with better and more stable
20	prescription drug inventory for both immediate and long-term patient care
21	needs; and
22	(B) Better respond to future national security threats and
23	natural disasters in this state.
24	(b) As used in this section:
25	(1) "Pharmaceutical manufacturer" means a business or entity
26	that makes, processes, or packages prescription drugs, over-the-counter
27	medications, or medical devices to sell in pharmacies or other healthcare
28	facilities, including any activities that manipulate, test, or control the
29	product or process;
30	(2) "Pharmaceutical manufacturer for Medicaid" means an entity
31	or business that is engaged in manufacturing, preparing, propagating,
32	compounding, processing, packaging, repackaging, or labeling of a
33	prescription drug that is eligible in the Medicaid Drug Rebate Program or
34	agrees to participate in the Medicaid Drug Rebate Program to pay a rebate to
35	states for prescription drugs covered by the Arkansas Medicaid Program; and
36	(3) "State government and public plan sponsor" means an employer

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1	sponsor of a health benefit plan for employees that is established or
2	maintained by:
3	(A) The Arkansas Municipal League;
4	(B) A public two-year or four-year institution of higher
5	education, including a community college or technical college;
6	(C) The Division of Arkansas State Police;
7	(D) A municipality;
8	(E) A county; or
9	(F) Any other plan or program that is funded by a state
10	appropriation to furnish, cover the cost of, or otherwise provide for
11	pharmacist services to an individual who resides in or is employed in this
12	state.
13	(c)(1) A pharmaceutical manufacturer or a pharmaceutical manufacturer
14	for Medicaid that expects for their prescription medications to be eligible,
15	considered for payment, and covered in a state government and public plan
16	sponsor for health benefit plans:
17	(A) Shall have an active wholesale distributor permit active and
18	in good standing with the Arkansas State Board of Pharmacy under § 20-64-505;
19	<u>and</u>
20	(B) Shall not restrict or limit prescription medications more
21	than three (3) months after a launch of a new product to a limited
22	distribution network of pharmacies without having similar access with at
23	<u>least:</u>
24	(i) A local network of public institution academic medical
25	center access;
26	(ii) Geographic diversity of access within the state; and
27	(iii) Diverse access for local for-profit and nonprofit
28	pharmacies in good standing with the board and that have experience or
29	accreditation in managing expensive specialty or limited distribution
30	medications.
31	(2) Subdivision (c)(l) of this section does not apply to the
32	State and Public School Life and Health Insurance Program.
33	(d)(l)(A) A pharmaceutical manufacturer or a pharmaceutical
34	manufacturer for Medicaid that requests for restricted networks for six (6)
35	months or longer shall present the request to the board to explain how the
36	restriction will support and not hinder the mission of the board to promote,

this state. (B) The request under subdivision (d)(l)(A) of this
(R) The request under subdivision $(d)(1)(\Lambda)$ of this
(b) The request under subdivision (d)(1)(A) or this
section shall not be effective until the request is approved by the board.
(2)(A) When considering the request under subdivision (d)(1)(A)
of this section, the board may consider the following factors for a request
of a limited network:
(i) Costs;
(ii) Logistics;
(iii) Patient caseload;
(iv) The rarity of the prescription drug that is
used; and
(v) The rarity of the disease or condition.
(B) The limited network shall allow some pharmacies in
this state to participate and access the medications to meet the needs of
patients with same day access in this state without requiring patients to use
out-of-state or in-state common mail carriers for access.
(3) The board may issue a temporary waiver or temporary limited
use allowance for utilization, payment, or coverage of prescription drugs
from a pharmaceutical manufacturer or a pharmaceutical manufacturer for
Medicaid for coverage and payment for a state government and public plan
sponsor for a health benefit plan to protect public health and access.
(4) A public hearing of the board shall be called as soon as
possible to discuss and approve or deny any request for a permanent limited
network or restriction relating to state-based Class A pharmacies with retail
permits in good standing with the board.
(e) A state government and public plan sponsor for a health benefit
plan shall not pay for prescription drugs from a pharmaceutical manufacturer
or a pharmaceutical manufacturer for Medicaid who is noncompliant with this
section unless the board has granted a temporary waiver or temporary
allowance to protect public health and access.
(f) If a pharmaceutical manufacturer or a pharmaceutical manufacturer
for Medicaid is not in compliance with this section, the board shall fine the
pharmaceutical manufacturer or a pharmaceutical manufacturer for Medicaid ter
thousand dollars (\$10,000) per day of noncompliance.

1	SECTION 2. DO NOT CODIFY. SEVERABILITY CLAUSE. If any provision of
2	this act or the application of this act to any person or circumstance is held
3	invalid, the invalidity shall not affect other provisions or applications of
4	this act which can be given effect without the invalid provision or
5	application, and to this end, the provisions of this act are declared
6	severable.
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8	SECTION 3. DO NOT CODIFY. TEMPORARY LANGUAGE. Compliance date.
9	A pharmaceutical manufacturer or a pharmaceutical manufacturer for
10	Medicaid shall be in compliance with this act on or before September 1, 2026.
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