***AN ACT CONCERNING PHARMACY REWARDS PROGRAMS AND PROTECTED HEALTH INFORMATION.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. (NEW) (*Effective July 1, 2014*) (a) For purposes of this section:(1), "Pharmacypharmacy rewards program" means a promotional arrangement under which a retailer provides a consumer with store credits, discounts or other tangible benefits in exchange for the consumer filling drug prescriptions through such retailer or its affiliate;

(2) "HIPAA authorization" means an authorization to disclose medical records that meets the privacy requirements of the Health Insurance Portability and Accountability Act of 1996 (P. L. 104-191) (HIPAA), as amended from time to time, or regulations adopted thereunder;

(3) "Protected health information" has the meaning assigned to it in 45 CFR 160. 103, as amended from time to time; and(4) "Marketing" has the meaning assigned to it in 45 CFR 164. 501, as amended from time to time.

(b) Prior to enrolling a consumer in a pharmacy rewards program, a retailer shall provide the consumer with a written plain language summary of the terms and conditions of such program. Such summary shall be in writing and shall include, if a HIPAA authorization is required to participate in the program, a disclosure statement that contains conspicuous notice, in bold font, of what a HIPAA authorization is and that explains that, once a HIPAA authorization is signed, the consumer's personal health information may no longer be protected by federal and state privacy laws.

(c) If the consumer is required to sign a HIPAA authorization form to participate in the program, the retailer shall include information on the enrollment form, adjacent toat the point where theof HIPAA authorization form is to be signed, that states: (1) The specific uses or disclosures of protected health information the HIPAA authorization allows, (2) whether protectedpersonal health information obtained by the retailer will be disclosed to third parties and, if so disclosed, shall include a disclosure statement that such information will not be protected by federal or state privacy laws, (3) which, if any, third parties will have access to the consumer's protected health information, (4) instructions on how the consumer mayto revoke the HIPAA authorization, and (5) that the consumer is entitled to a copy of the HIPAA authorization form once signed.

(cd) The terms "HIPAA", "Health Insurance Portability and Accountability Act of 1996", "HIPAA authorization", "protectedpersonal health information", "Privacy Rule", "privacy law" and "marketing purposes" shall be defined in promotional materials, in the plain language summary required pursuant to subsection (b) of this section, and on the HIPAA authorizationenrollment form adjacent toat the point where theof HIPAA authorization form is to be signed, if such terms are used in such materials, summary or enrollment form.

(de) A violation of subsection (b) or, (c) or (d) of this section shall be deemed an unfair or deceptive act or practice in the conduct of trade or commerce under subsection (a) of section 42-110b of the general statutes.

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