

# **EXHIBIT A**

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

DOROTHY FORTH, DONNA BAILEY,  
LISA BULLARD, RICARDO  
GONZALES, CYNTHIA RUSSO, TROY  
TERMINE, INTERNATIONAL  
BROTHERHOOD OF ELECTRICAL  
WORKERS LOCAL 38 HEALTH AND  
WELFARE FUND, INTERNATIONAL  
UNION OF OPERATING ENGINEERS  
LOCAL 295-295C WELFARE FUND,  
AND STEAMFITTERS FUND LOCAL  
439, on Behalf of Themselves and All  
Others Similarly Situated,

Plaintiffs,

v.

WALGREEN CO.,

Defendant.

Civil No.: 1:17-cv-02246

Judge John Z. Lee  
Magistrate Judge Sheila Finnegan

**THIRD AMENDED CONSOLIDATED CLASS ACTION COMPLAINT  
AND JURY DEMAND**

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## INTRODUCTION

1. Plaintiffs Dorothy Forth, Lisa Bullard, Ricardo Gonzales, and Cynthia Russo (“Consumer Plaintiffs”) are consumers<sup>1</sup> and Plaintiffs International Brotherhood of Electrical Workers Local 38 Health and Welfare Fund (“Plaintiff IBEW Local 38”), International Union of Operating Engineers Local 295-295c Welfare Fund (“Plaintiff IUOE Local 295”), and Steamfitters Fund Local 439 (“Plaintiff Steamfitters Local 439”) are third-party payors<sup>2</sup> (collectively, “Plaintiffs”) that bring this action on behalf of themselves and all others similarly situated (the “Class”) against Defendant Walgreen Co. (“Defendant” or “Walgreens”) to recover for the harm caused by Walgreens’ fraudulent and deceptive price scheme to artificially inflate the “usual and customary” prices reported and used to charge Plaintiffs and members of the Class for purchases of certain generic prescription drugs at Walgreens pharmacies.

2. About 90% of all United States citizens are now enrolled in private or public health insurance plans that cover at least a portion of the costs of medical and prescription drug benefits.<sup>3</sup> A feature of most of these health insurance plans is the shared cost of prescription drugs. Typically, when a consumer fills a prescription for a medically-necessary prescription drug under his or her health insurance plan, the third-party payor pays a portion of the cost and the consumer

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<sup>1</sup> The term “consumer” refers to a person who is a participant or beneficiary under a public or private health insurance plan that provides prescription drug benefits pursuant to such plan.

<sup>2</sup> The term “third-party payor” or “TPP” refers to any private health insurance companies, third-party administrators, health maintenance organizations, health and welfare plans that make payments from their own funds, and other health benefit providers and entities with self-funded plans that contract with a health insurer or administrator to administer their prescription drug benefits.

<sup>3</sup> Stephanie Marken, *U.S. Uninsured Rate at 11%, Lowest in Eight-Year Trend*, <http://www.gallup.com/poll/190484/uninsured-rate-lowest-eight-year-trend.aspx> (last visited April 13, 2018).

pays the remaining portion of the cost directly to the pharmacy in the form of a copayment or coinsurance or deductible payment.

3. In an effort to control their prescription drug costs, many third-party payors require consumers to purchase generic prescription drugs when available because generic drugs often cost less than the brand-name version. According to a report by the Generic Pharmaceutical Association, 89% of all prescriptions dispensed in the United States now are generic drugs.<sup>4</sup> Consumers also save money when they purchase generic prescription drugs over more-expensive brand-name versions because they pay lower copayment, coinsurance, or deductible amounts for these generics.

4. Instead of reaping the benefit of these intended savings, however, Plaintiffs and members of the Class are paying much more for certain generics than Walgreens' cash-paying customers<sup>5</sup> who fill their generic prescriptions through Walgreens' discount generic drug program, called the "Prescription Savings Club" ("PSC"), without using health insurance.

5. A pharmacy cannot charge to a consumer or report to a third-party payor a higher price for prescription drugs than the pharmacy's "usual and customary" ("U&C") price. The U&C price is referred to by Walgreens and known throughout the pharmacy industry as the price that the pharmacy charges the cash-paying public. Indeed, Walgreens' practices violate federal and state regulations, including the Medicare Prescription Drug Benefit Manual, which defines the "usual and customary price" as "[t]he price that an out-of-network pharmacy or a physician's office

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<sup>4</sup> Generic Pharmaceutical Association, 2016 Generic Drug Savings & Access in the United States Report, <http://www.gphaonline.org/media/generic-drug-savings-2016/index.html> (last visited April 13, 2018).

<sup>5</sup> "Cash-paying customers," also known as "self-paying customers," refers to customers who pay for the drugs themselves – whether by cash, credit card, or check – without using insurance.

charges a customer who does not have any form of prescription drug coverage for a covered Part D drug.” 42 C.F.R. §423.100.

6. As alleged below, Walgreens, instead of complying with this requirement, maintains an undisclosed, dual pricing scheme for the generic prescription drugs available through the PSC. Indeed, Walgreens has used its PSC as a mechanism to knowingly and intentionally overcharge consumers and third-party payors, like Plaintiffs and the Class, in excess of Walgreens’ actual U&C prices for these generics.

7. Walgreens is the largest retail pharmacy in the United States with 8,175 retail pharmacies in all 50 states, the District of Columbia, Puerto Rico, and the U.S. Virgin Islands. In fiscal year 2016, Walgreens filled 928.5 million prescriptions (adjusted to 30-day equivalents) and earned approximately \$56.1 billion in pharmacy sales in the United States.<sup>6</sup>

8. Since 2007, Walgreens, through its PSC, has allowed cash-paying customers to purchase thousands of generic drugs at a discount to the cash price (the “PSC Prices”). The prices of such drugs depend on, among other things, the drug and days’ supply.

9. The PSC formulary includes thousands of generic medications (the “PSC Generics”). The term PSC Generics includes any generic prescription drug that was part of the PSC. From 2007 to present, Walgreens provided discounts off of the cash price on all PSC Generics that are included in the formulary. A subset of PSC Generics is described on the “PSC Value Priced Medication List” attached as Exhibit A.

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<sup>6</sup> See Walgreens Boots Alliance Annual Report 2016, 4, [http://investor.walgreensbootsalliance.com/common/download/download.cfm?companyid=WAG&fileid=920659&filekey=858BCE46-131D-4764-8410-1F35998DD1F8&filename=e=278444\\_Final\\_BMK.pdf](http://investor.walgreensbootsalliance.com/common/download/download.cfm?companyid=WAG&fileid=920659&filekey=858BCE46-131D-4764-8410-1F35998DD1F8&filename=e=278444_Final_BMK.pdf) (last visited April 13, 2018).

10. Walgreens' PSC program is not a special, limited, or a one-time offer. Any pharmacy patron, except a Medicare or Medicaid beneficiary, is eligible to participate in the program. Walgreens does not limit the eligibility for, or duration of the availability of, PSC Prices other than to require cash payment.

11. Upon information and belief, the majority of Walgreens' cash-paying customers pay no more than the PSC Prices.

12. Thus, Walgreens' PSC Prices represent Walgreens' actual U&C prices for the PSC Generics. For the PSC Generics, Walgreens should have reported and charged to Plaintiffs and the Class the PSC Prices as Walgreens' U&C price, because the PSC Price was, and still is, the price Walgreens charges customers paying cash without insurance. But for years, Walgreens has knowingly and intentionally reported artificially inflated U&C prices for PSC Generics on claims for reimbursement submitted to third-party payors. Because the reported U&C price is used to calculate the amount a consumer must pay, Walgreens also overcharged consumers and beneficiaries of third-party payors for PSC Generics by improperly collecting inflated copayments, coinsurance, or deductible amounts.

13. Walgreens' misconduct has caused Plaintiffs and the other members of the Class to suffer significant damages from 2007 to the present. This action is brought as a class action on behalf of all consumers and TPPs nationwide, or in the alternative, in the states of Arizona, California, Colorado, Connecticut, Delaware, Florida, Georgia, Iowa, Illinois, Louisiana, Massachusetts, Minnesota, Nevada, New Mexico, New York, North Carolina, Ohio, Pennsylvania, South Carolina, Texas, and Wisconsin, who purchased or paid for PSC Generics, other than for resale (*see* Class definitions below). Accordingly, Plaintiffs seek to recover monetary damages, injunctive relief, and equitable or other remedies for fraud, unjust enrichment, and violation of



state consumer protection statutes enumerated below, and for declaratory and injunctive relief under the Declaratory Judgment Act.

## **PARTIES**

### **A. Plaintiffs**

14. Plaintiff Dorothy Forth (“Plaintiff Forth” or “Ms. Forth”) is, and at all times relevant was, domiciled in the State of Texas. Ms. Forth has purchased generic versions of more than twenty medications for personal use from Walgreens in Texas between January 1, 2012 and the present. Ms. Forth carries federal health insurance through Medicare and carried Medicare Part D coverage during the time she purchased prescription generic drugs from Walgreens. Medications prescribed to Ms. Forth appear on the partial list of PSC Generics attached as Exhibit A. Walgreens overcharged Ms. Forth on her purchases of PSC Generics. Walgreens is required to charge Ms. Forth an amount that does not exceed the U&C price Walgreens charges its cash-paying customers for these generic prescription drugs. For these sales, Walgreens knowingly based Ms. Forth’s payment on a purported U&C price that was fraudulently inflated above Walgreens’ true U&C price – that is, the price Walgreens offers under its PSC program. Through its fraudulent pricing scheme, Walgreens has overcharged Ms. Forth, and as a result, Ms. Forth has overpaid for her PSC Generics by at least \$285.22, as indicated in the chart.

<b>Prescription</b>	<b>Date Purchased</b>	<b>Days' Supply</b>	<b>Client Paid</b>	<b>PSC (U&amp;C) Price</b>
<b>Rx 1</b>	1/31/13	30	\$40.00	\$15.00
<b>Rx 2</b>	2/23/13	30	\$40.00	\$15.00
<b>Rx 3</b>	7/8/14	30	\$30.30	\$15.00
<b>Rx 4</b>	7/22/14	30	\$59.89	\$15.00
<b>Rx 5</b>	9/2/14	30	\$59.89	\$15.00
<b>Rx 6</b>	4/17/15	30	\$45.08	\$15.00
<b>Rx 7</b>	7/2/14	90	\$30.25	\$30.00
<b>Rx 8</b>	2/11/14	90	\$21.00	\$20.00
<b>Rx 9</b>	8/14/14	30	\$11.99	\$10.00
<b>Rx 10</b>	6/6/15	30	\$8.40	\$5.00
<b>Rx 11</b>	6/6/15	30	\$40.38	\$5.00
<b>Rx 12</b>	7/10/15	30	\$45.77	\$5.00
<b>Rx 13</b>	7/28/15	90	\$33.21	\$30.00
<b>Rx 14</b>	5/26/13	90	\$29.06	\$20.00
<b>Rx 15</b>	1/22/13	90	\$15.00	\$10.00
			<b>Total Paid</b>	<b>Total PSC Price</b>
			<b>\$510.22</b>	<b>\$225.00</b>
<b>OVERPAYMENT: \$285.22</b>				

15. Ms. Forth reasonably believed that because she pays premiums for health insurance with prescription benefits coverage that she would pay at least the same as and not more than a cash-paying customer for her prescriptions filled at Walgreens. Ms. Forth would not have paid the inflated prices absent Walgreens' deception.

16. To maintain continuity of her medical care, Ms. Forth anticipates filling future prescriptions for PSC Generics at a Walgreens pharmacy, and thus faces the prospect of paying additional inflated amounts in the future if Walgreens continues its wrongful conduct.

17. Plaintiff Lisa Bullard ("Plaintiff Bullard" or "Ms. Bullard") is, and at all relevant times was, domiciled in the State of Massachusetts. Ms. Bullard has purchased generic versions of more than twenty medications for personal use from Walgreens in New York and Massachusetts

between January 1, 2011 and the present. Ms. Bullard carries federal health insurance through Medicare and carried Medicare Part D coverage during the time she purchased prescription generic drugs from Walgreens. Medications prescribed to Ms. Bullard appear on the partial list of PSC Generics attached as Exhibit A. Walgreens overcharged Ms. Bullard for several PSC Generics. Walgreens is required to charge Ms. Bullard an amount that does not exceed the U&C price Walgreens charges its cash-paying customers for these generic prescription drugs. For these sales, Walgreens knowingly based Ms. Bullard’s payment on a purported U&C price that was fraudulently inflated above Walgreens’ true U&C price – that is, the price Walgreens offers under its PSC program. Through its fraudulent pricing scheme, Walgreens has overcharged Ms. Bullard, and as a result, Ms. Bullard has overpaid for her PSC Generics purchased from New York and Massachusetts Walgreens pharmacies by at least \$55.89, as indicated in the chart.

<b>Prescription</b>	<b>Date Purchased</b>	<b>Days’ Supply</b>	<b>Client Paid</b>	<b>PSC (U&amp;C) Price</b>
<b>Rx 1</b>	6/25/15	10	\$9.00	\$5.00
<b>Rx 2</b>	8/18/14	30	\$5.94	\$5.00
<b>Rx 3</b>	6/12/15	90	\$26.89	\$20.00
<b>Rx 4</b>	9/18/15	90	\$26.89	\$20.00
<b>Rx 5</b>	12/17/15	90	\$27.00	\$20.00
<b>Rx 6</b>	5/10/16	90	\$27.00	\$20.00
<b>Rx 7</b>	2/23/14	15	\$11.99	\$10.00
<b>Rx 8</b>	3/13/15	10	\$16.36	\$5.00
<b>Rx 9</b>	10/16/15	72	\$12.82	\$10.00
<b>Rx 10</b>	5/10/16	90	\$27.00	\$20.00
			<b>Total Paid</b>	<b>Total PSC Price</b>
			<b>\$190.89</b>	<b>\$135.00</b>
<b>OVERPAYMENT: \$55.89</b>				

18. Ms. Bullard reasonably believed that because she pays premiums for health insurance with prescription benefits coverage that she would pay at least the same as and not more

than a cash-paying customer for her prescriptions filled at Walgreens. Ms. Bullard would not have paid the inflated prices absent Walgreens' deception.

19. To maintain continuity of her medical care, Ms. Bullard anticipates filling future prescriptions for PSC Generics at a Walgreens pharmacy, and thus faces the prospect of paying additional inflated amounts in the future if Walgreens continues its wrongful conduct.

20. Plaintiff Ricardo Gonzales ("Plaintiff Gonzales" or "Mr. Gonzales") since 2015, has been domiciled in the State of New Mexico, from 2008 through 2015, was domiciled in the State of Wisconsin, and from 2007-2008, was domiciled in the State of South Carolina. Mr. Gonzales has purchased generic versions of more than ten medications for personal use from Walgreens in New Mexico, South Carolina, and Wisconsin between 2007 and the present. Mr. Gonzales carried commercial insurance coverage during the time he purchased prescription generic drugs from Walgreens. Medications prescribed to Mr. Gonzales appear on the partial list of PSC Generics attached as Exhibit A. Walgreens overcharged Mr. Gonzales for several PSC Generics. Walgreens is required to charge Mr. Gonzales an amount that does not exceed the U&C price Walgreens charges its cash-paying customers for these generic prescription drugs. For these sales, Walgreens knowingly based Mr. Gonzales's payment on a purported U&C price that was fraudulently inflated above Walgreens' true U&C price – that is, the price Walgreens offers under its PSC program. Through its fraudulent pricing scheme, Walgreens has overcharged Mr. Gonzales, and as a result, Mr. Gonzales has overpaid for his PSC Generics by at least \$245.05, as indicated in the chart.

<b>Prescription</b>	<b>Date Purchased</b>	<b>Days' Supply</b>	<b>Client Paid</b>	<b>PSC (U&amp;C) Price</b>
<b>Rx 1</b>	2/7/16	60	\$187.99	\$30.00
<b>Rx 2</b>	4/16/17	30	\$81.99	\$10.00
<b>Rx 3</b>	3/24/17	30	\$12.89	\$10.00
<b>Rx 4</b>	10/13/16	30	\$7.18	\$5.00
<b>Rx 5</b>	9/3/16	30	\$15.00	\$10.00
<b>Rx 6</b>	8/8/16	30	\$15.00	\$10.00
			<b>Total Paid</b>	<b>Total PSC Price</b>
			<b>\$320.05</b>	<b>\$75.00</b>
<b>OVERPAYMENT: \$245.05</b>				

21. Mr. Gonzales reasonably believed that because he pays premiums for health insurance with prescription benefits coverage that he would pay at least the same as and not more than a cash-paying customer for his prescriptions filled at Walgreens. Mr. Gonzales would not have paid the inflated prices absent Walgreens' deception.

22. To maintain continuity of his medical care, Mr. Gonzales anticipates filling future prescriptions for PSC Generics at a Walgreens pharmacy, and thus faces the prospect of paying additional inflated amounts in the future if Walgreens continues its wrongful conduct.

23. Plaintiff Cynthia Russo ("Plaintiff Russo" or "Ms. Russo") is, and at all times relevant was, domiciled in the State of Florida. Ms. Russo has purchased generic versions of more than ten medications for personal use from Walgreens in Florida between January 1, 2012 and the present. Ms. Russo carries federal health insurance through Medicare and carried Medicare Part D coverage during the time she purchased prescription generic drugs from Walgreens. Medications prescribed to Ms. Russo appear on the partial list of PSC Generics attached as Exhibit A. Walgreens overcharged Ms. Russo for several PSC Generics. Walgreens is required to charge Ms. Russo an amount that does not exceed the U&C price Walgreens charges its cash-paying customers for these generic prescription drugs. For these sales, Walgreens knowingly based Ms.

Russo's payment on a purported U&C price that was fraudulently inflated above Walgreens' true U&C price – that is, the price Walgreens offers under its PSC program. Through its fraudulent pricing scheme, Walgreens has overcharged Ms. Russo, and as a result, Ms. Russo has overpaid for her PSC Generics by at least \$130.88, as indicated in the chart.

<b>Prescription</b>	<b>Date Purchased</b>	<b>Days' Supply</b>	<b>Client Paid</b>	<b>PSC (U&amp;C) Price</b>
<b>Rx 1</b>	10/9/14	90	\$92.96	\$30.00
<b>Rx 2</b>	6/1/14	30	\$31.98	\$15.00
<b>Rx 3</b>	8/9/14	30	\$31.98	\$15.00
<b>Rx 4</b>	9/15/14	30	\$31.98	\$15.00
<b>Rx 5</b>	10/24/14	30	\$31.98	\$15.00
			<b>Total Paid</b>	<b>Total PSC Price</b>
			<b>\$220.88</b>	<b>\$90.00</b>
<b>OVERPAYMENT: \$130.88</b>				

24. Ms. Russo reasonably believed that because she pays premiums for health insurance with prescription benefits coverage that she would pay at least the same as and not more than a cash-paying customer for her prescriptions filled at Walgreens. Ms. Russo would not have paid the inflated prices absent Walgreens' deception.

25. To maintain continuity of her medical care, Ms. Russo anticipates filling future prescriptions for PSC Generics at a Walgreens pharmacy, and thus faces the prospect of paying additional inflated amounts in the future if Walgreens continues its wrongful conduct.

26. Plaintiff IBEW Local 38 is located in Cleveland, Ohio. Plaintiff IBEW Local 38 is an "employee welfare benefit plan" and "employee benefit plan" maintained pursuant to Section 302(c)(5) of the Labor Management Relations Act ("LMRA"), 29 U.S.C. §186(c)(5), and as defined by §§1002(1) and (3) of the Employee Retirement Income Security Act ("ERISA"), 29 U.S.C. §1001, *et seq.* As such, Plaintiff IBEW Local 38 is an entity entitled to bring suit in its own name pursuant to 29 U.S.C. §1132(d).

27. Plaintiff IBEW Local 38 is a non-profit trust, sponsored and administered by a Board of Trustees, established through collective bargaining by labor unions and employers. Pursuant to the trust agreement under which it was created, it provides comprehensive healthcare benefits to participants who are employed under various collective bargaining agreements, along with their dependents and retirees (collectively, “beneficiaries”). Plaintiff IBEW Local 38 administers the health and welfare fund in Ohio and its beneficiaries who purchased PSC Generics are located in Arizona, California, Colorado, Florida, Georgia, Iowa, Illinois, Louisiana, Minnesota, Nevada, North Carolina, Ohio, South Carolina, Texas, and Wisconsin. Beneficiaries of Plaintiff IBEW Local 38 purchased tens of thousands medically-necessary PSC Generics during the Class Period for personal use. Plaintiff IBEW Local 38 is ultimately at risk and responsible for reimbursing or paying for beneficiaries’ purchases of prescription drugs. Plaintiff IBEW Local 38 paid more for PSC Generics than it would have absent Walgreens’ misconduct.

28. Through its fraudulent pricing scheme, Walgreens has overcharged Plaintiff IBEW Local 38, and as a result, Plaintiff IBEW Local 38 has overpaid for PSC Generics. Examples of such overpayments by Plaintiff IBEW Local 38 are indicated in the chart.

<b>Prescription</b>	<b>Date Purchased</b>	<b>Days’ Supply</b>	<b>TPP Paid</b>	<b>PSC (U&amp;C) Price</b>
<b>Rx 1</b>	12/4/08	30	\$36.92	\$10.00
<b>Rx 2</b>	1/22/09	30	\$33.96	\$10.00
<b>Rx 3</b>	1/26/09	30	\$33.96	\$15.00
<b>Rx 4</b>	9/1/10	30	\$29.37	\$15.00
<b>Rx 5</b>	9/17/12	30	\$29.41	\$5.00
<b>Rx 6</b>	1/09/13	30	\$24.28	\$5.00
<b>Rx 7</b>	1/30/14	30	\$14.28	\$5.00
<b>Rx 8</b>	5/3/14	30	\$11.76	\$5.00
<b>Rx 9</b>	11/4/09	30	\$26.12	\$10.00
<b>Rx 10</b>	6/26/10	30	\$13.47	\$5.00

29. Plaintiff IBEW Local 38 and similarly situated Class members paid for prescriptions of their beneficiaries. These payments arose from Walgreens' sales of PSC Generics to beneficiaries for the medically-necessary treatment of illnesses, which qualify as transactions that resulted in the sale of goods to consumers for personal use.

30. Plaintiff IUOE Local 295 is located in Maspeth, New York. Plaintiff IUOE Local 295 is an "employee welfare benefit plan" and "employee benefit plan" maintained pursuant to Section 302(c)(5) of the LMRA, 29 U.S.C. §186(c)(5), and as defined by §§1002(1) and (3) of the ERISA, 29 U.S.C. §1001, *et seq.* As such, Plaintiff IUOE Local 295 is an entity entitled to bring suit in its own name pursuant to 29 U.S.C. §1132(d).

31. Plaintiff IUOE Local 295 is a non-profit trust, sponsored and administered by a Board of Trustees and established through collective bargaining by labor unions and employers. Pursuant to the trust agreement under which it was created, it provides comprehensive healthcare benefits to participants who are employed under various collective bargaining agreements, along with their dependents and retirees (herein defined, "beneficiaries"). Plaintiff IUOE Local 295 administers the health and welfare fund in Maspeth, New York, and its beneficiaries who purchased generic prescription drugs are located in Connecticut, Delaware, Florida, New Jersey, New York, Pennsylvania, Rhode Island, Puerto Rico, and Texas. Plaintiff IUOE Local 295's beneficiaries purchased thousands of medically-necessary PSC Generics during the Class Period for personal use. Plaintiff IUOE Local 295 is ultimately at risk and responsible for reimbursing or paying for beneficiaries' purchases of prescription drugs. Plaintiff IUOE Local 295 paid more for PSC Generics than it would have absent Walgreens' misconduct.



32. Through its fraudulent pricing scheme, Walgreens has overcharged Plaintiff IUOE Local 295, and as a result, Plaintiff IUOE Local 295 has overpaid for PSC Generics. Examples of such overpayments by Plaintiff IUOE Local 295 are indicated in the chart.

<b>Prescription</b>	<b>Purchase Date</b>	<b>Days' Supply</b>	<b>Plan Paid</b>	<b>PSC Price</b>
<b>Rx1</b>	10/28/09	30	\$38.96	\$10
<b>Rx2</b>	05/20/10	30	\$28.08	\$10
<b>Rx3</b>	05/26/10	30	\$22.84	\$5
<b>Rx4</b>	03/20/12	30	\$13.48	\$10
<b>Rx5</b>	04/04/14	30	\$13.48	\$10

33. Plaintiff IUOE Local 295 and similarly situated Class members paid for prescriptions of their beneficiaries. These payments arose from Walgreens' sales of PSC Generics to beneficiaries for the medically-necessary treatment of illnesses, which qualify as transactions that resulted in the sale of goods to consumers for personal use.

34. Plaintiff Steamfitters Local 439 is located in Caseyville, Illinois. Plaintiff Steamfitters Local 439 is an "employee welfare benefit plan" and "employee benefit plan" maintained pursuant to Section 302(c)(5) of the Labor Management Relations Act ("LMRA"), 29 U.S.C. §186(c)(5), and as defined by §§1002(1) and (3) of the Employee Retirement Income Security Act ("ERISA"), 29 U.S.C. §1001, *et seq.* As such, Plaintiff Steamfitters Local 439 is an entity entitled to bring suit in its own name pursuant to 29 U.S.C. §1132(d).

35. Plaintiff Steamfitters Local 439 is a non-profit trust, sponsored and administered by a Board of Trustees, established through collective bargaining by labor unions and employers. Pursuant to the trust agreement under which it was created, it provides comprehensive healthcare benefits to participants who are employed under various collective bargaining agreements, along with their dependents and retirees (collectively, "beneficiaries"). Plaintiff Steamfitters Local 439

administers the health and welfare fund in Illinois and its beneficiaries who purchased PSC Generics are located in Arizona, Illinois, New York, and Florida. Beneficiaries of Plaintiff Steamfitters Local 439 purchased thousands of medically-necessary PSC Generics during the Class Period for personal use. Plaintiff Steamfitters Local 439 is ultimately at risk and responsible for reimbursing or paying for beneficiaries’ purchases of prescription drugs. Plaintiff Steamfitters Local 439 paid more for PSC Generics than it would have absent Walgreens’ misconduct.

36. Through its fraudulent pricing scheme, Walgreens has overcharged Plaintiff Steamfitters Local 439, and as a result, Plaintiff Steamfitters Local 439 has overpaid for PSC Generics. Examples of such overpayments by Plaintiff Steamfitters Local 439 are indicated in the chart.

<b>Prescription</b>	<b>Date Purchased</b>	<b>Days’ Supply</b>	<b>TPP Paid</b>	<b>PSC (U&amp;C) Price</b>
<b>Rx 1</b>	4/14/14	30	\$18.43	\$10.00
<b>Rx 2</b>	6/29/14	90	\$53.09	\$20.00
<b>Rx 3</b>	9/22/14	90	\$53.09	\$20.00
<b>Rx 4</b>	3/22/15	90	\$53.09	\$20.00
<b>Rx 5</b>	6/19/15	90	\$53.09	\$20.00
<b>Rx 6</b>	9/17/15	90	\$80.68	\$20.00
<b>Rx 7</b>	3/21/16	90	\$73.18	\$20.00
<b>Rx 8</b>	5/31/16	90	\$70.18	\$20.00
<b>Rx 9</b>	8/26/16	90	\$70.18	\$20.00
<b>Rx 10</b>	10/6/16	30	\$12.37	\$10.00

37. Plaintiff Steamfitters Local 439 and similarly situated Class members paid for prescriptions of their beneficiaries. These payments arose from Walgreens’ sales of PSC Generics to beneficiaries for the medically-necessary treatment of illnesses, which qualify as transactions that resulted in the sale of goods to consumers for personal use.

38. Consumers' purchases of PSC Generics, including those of Consumer Plaintiffs, are medically necessary, and thus, are non-discretionary purchases. As such, the Consumer Plaintiffs cannot, and are not required to, avoid future purchases of medically-necessary PSC Generics from Walgreens – their established pharmacy with which they have a standing relationship and prescription history.

39. Third-party payors, including Plaintiff IBEW Local 38, Plaintiff IUOE Local 295, and Plaintiff Steamfitters Local 439, will continue to pay for beneficiaries' purchases of PSC Generics because those drugs are medically necessary, and thus, are non-discretionary purchases. As such, beneficiaries cannot, and are not required to, avoid future purchases of medically-necessary PSC Generics from Walgreens – their established pharmacy with which they have a standing relationship and prescription history.

40. Plaintiffs have been injured in their business or property by having paid or reimbursed more for PSC Generics than they would have absent Walgreens' misconduct alleged herein. Each Plaintiff was injured by the illegal, unjust, and deceptive conduct described herein, both individually and in a manner that was common and typical of Class members.

## **B. Defendant**

41. Defendant Walgreen Co. ("Walgreen Co.") is an Illinois corporation with its headquarters at 200 Wilmot Road, Deerfield, Illinois. Until December 31, 2014, Walgreen Co. had no corporate parent. On December 31, 2014, Walgreen Co. became a wholly-owned subsidiary of Walgreens Boots Alliance, Inc. pursuant to a merger to effect a reorganization of Walgreen Co. into a holding company structure ("Reorganization").<sup>7</sup>

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<sup>7</sup> See Walgreens Boots Alliance Annual Report 2016, 4, <http://investor.walgreensbootsalliance.com/common/download/download.cfm?companyid=WA>

42. Walgreens refers to itself as “the first global pharmacy-led, health and wellbeing enterprise” with a purpose of “help[ing] people across the world lead healthier and happier lives.”<sup>8</sup> Walgreens operates over 8,175 retail pharmacies in all 50 states, the District of Columbia, Puerto Rico and the U.S. Virgin Islands.<sup>9</sup> There are 598 Walgreens retail pharmacies in the State of Illinois alone.<sup>10</sup> As of August 2016, approximately 76% of the United States population lives within five miles of a Walgreens retail pharmacy.<sup>11</sup>

43. Walgreens relies heavily on its U.S. pharmacy division. In Walgreens’ 2016 fiscal year, the U.S. pharmacy division made up 67% of Walgreens’ total sales, up from 64% in fiscal year 2014. Walgreens filled 928.5 million prescriptions (adjusted to 30-day equivalents) in fiscal year 2016. Walgreens’ latest annual report filed with the Securities Exchange Commission on October 20, 2016 lists Walgreens’ total sales for fiscal year 2016 for its Retail Pharmacy USA division at over \$83 billion.<sup>12</sup>

44. Walgreens directs its retail pharmacy operations from its Illinois headquarters where all its key executives are located. Thus, the deceptive and fraudulent price scheme to overcharge Plaintiffs and members of the Class was developed in and directed from Illinois.

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G&fileid=920659&filekey=858BCE46-131D-4764-8410-1F35998DD1F8&filename=e=278444\_Final\_BMK.pdf (last visited April 13, 2018).

<sup>8</sup> Walgreens Boots Alliance, <http://www.walgreensbootsalliance.com/about/> (last visited April 13, 2018).

<sup>9</sup> Walgreens Store Count by State, <http://news.walgreens.com/fact-sheets/store-count-by-state.htm> (last visited April 13, 2018).

<sup>10</sup> *Id.*

<sup>11</sup> Walgreens FAQ, <http://news.walgreens.com/fact-sheets/frequently-asked-questions.htm> (last visited April 13, 2018).

<sup>12</sup> *See* Walgreens Boots Alliance Annual Report 2016, 4, [http://investor.walgreensbootsalliance.com/common/download/download.cfm?companyid=WAG&fileid=920659&filekey=858BCE46-131D-4764-8410-1F35998DD1F8&filename=e=278444\\_Final\\_BMK.pdf](http://investor.walgreensbootsalliance.com/common/download/download.cfm?companyid=WAG&fileid=920659&filekey=858BCE46-131D-4764-8410-1F35998DD1F8&filename=e=278444_Final_BMK.pdf) (last visited April 13, 2018).

## **JURISDICTION AND VENUE**

45. This Court has subject-matter jurisdiction pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. §1332(d)(2) because this is a class action, including claims asserted on behalf of a nationwide class, filed under Rule 23 of the Federal Rules of Civil Procedure; there are hundreds of thousands, and likely millions, of proposed Class members; the aggregate amount in controversy exceeds the jurisdictional amount or \$5,000,000.00; and Walgreens is a citizen of a state different from that of Plaintiffs and members of the Class. Moreover, Walgreens' wrongful conduct, as described herein, foreseeably affects consumers in Illinois and nationwide. This Court also has subject matter jurisdiction over Plaintiffs and the proposed Class' claims pursuant to 28 U.S.C. §1367(a).

46. Venue is proper in the United States District Court for the Northern District of Illinois (Eastern Division) pursuant to 28 U.S.C. §§1391(b)-(d) and 1441(a), because, *inter alia*, each Defendant is deemed to reside in any judicial district in which it is subject to personal jurisdiction at the time the action is commenced, and because Walgreens' contacts within this District are significant and sufficient to subject it to personal jurisdiction. Furthermore, Walgreens' scheme to implement the PSC and fraudulently inflate U&C pricing information was directed from Walgreens' Deerfield, Illinois headquarters.

## **FACTUAL BACKGROUND**

### **A. Health Insurance and Prescription Drug Benefits in the United States**

47. The vast majority of Americans have a health insurance plan (either private or public) that covers at least a portion of their medical and prescription drug expenses.

48. Health insurance is paid for by a premium that covers medical and prescription drug benefits for a defined period. Health insurance can be purchased directly by an individual or

obtained through employer plans that either provide benefits by purchasing group insurance policies or are self-funded but administered by health insurance companies and their affiliates. Consumers pay premiums to receive their health insurance benefits.

49. If a health insurance plan covers outpatient prescription drugs, the cost for prescription drugs is often shared between the consumer and the third-party payor. Such cost sharing can take the form of deductible payments, coinsurance payments, or copayments. In general, deductibles are the dollar amounts the consumer pays during the benefit period (usually a year) before the health insurance plan starts to make payments for drug costs. Coinsurance generally requires a consumer to pay a stated percentage of drug costs. Copayments are generally fixed dollar payments made by a consumer toward drug costs.

50. Consumers purchase health insurance and enroll in employer-sponsored health insurance plans to protect them from unexpected high medical costs, including prescription drug costs. Given the premiums paid in exchange for health insurance benefits (including prescription drug benefits), consumers expect to pay the same price as or less than the price paid by uninsured or cash-paying individuals for a prescription. Otherwise, consumers not only would receive no benefit from their prescription drug benefits, but, in fact, would be punished for having health insurance. Therefore, Plaintiffs and members of the Class reasonably expect to pay the same or less for PSC Generics than cash-paying Walgreens customers enrolled in the PSC program.

51. Generic versions of brand name drugs typically are priced significantly below the brand name versions. Thus, as part of the cost-sharing structure relating to prescription drug benefits, third-party payors frequently encourage or require plan participants to have their prescriptions filled with generics in an effort to save on skyrocketing prescription drug costs. Generics typically provide consumers with a lower-cost alternative to brand name pharmaceuticals

while providing the same treatment. Here, Plaintiffs and the members of the Class expected to save money and pay less than cash-paying customers by purchasing PSC Generics, not to have Walgreens overcharge them for these drugs.

**B. Standardized Prescription Claims Adjudication Process**

52. The prescription claims adjudication process, which is the process of accepting or denying prescription claims submitted to a third-party payor, is a systematic, standardized electronic process used throughout the pharmaceutical industry.

53. This uniform process is derived from National Council for Prescription Drug Programs (“NCPDP”) industry standards for the electronic transmission and adjudication of pharmacy claims. NCPDP is a non-profit organization that develops industry standards for electronic healthcare transactions used in prescribing, dispensing, monitoring, managing, and paying for medications and pharmacy services.<sup>13</sup> The NCPDP standards have been adopted in federal legislation, including Health Insurance Portability and Accountability Act (“HIPAA”), Medicare Modernization Act (“MMA”), Health Information Technology for Economic and Clinical Health (“HITECH”), and Meaningful Use (“MU”).<sup>14</sup> For example, HIPAA requires uniform methods and codes for exchanging electronic information with health insurance plans. These standards are referred to as the NCPDP Telecommunications Standard. HIPAA also requires prescribers follow the NCPDP SCRIPT Standards when prescribing drugs under Medicare Part D. 42 C.F.R. 423.160.

54. When a consumer presents a prescription claim at a pharmacy, key information such as the consumer’s name, drug dispensed, and quantity dispensed is transmitted via interstate

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<sup>13</sup> About NCPDP, <https://www.ncdp.org/About-Us> (last visited April 13, 2018).

<sup>14</sup> *Id.*

wire from the pharmacy to the correct third-party payor (or its agent) to process and adjudicate the claim.<sup>15</sup> The third-party payor instantaneously processes the prescription claim according to the benefits plan assigned to the consumer. The third-party payor electronically transmits via interstate wire a message back to the pharmacy indicating whether the drug and consumer are covered and, if so, the amount the pharmacy must collect from the consumer as a copayment, coinsurance, or deductible amount. Any portion of the drug price not paid by the consumer is borne by the third-party payor. The whole adjudication process occurs in a matter of seconds.

55. Walgreens, Plaintiffs, and members of the Class all participate in this automated and systematic claims adjudication process when PSC Generics are filled.

56. The out-of-pocket amount that consumers are required to pay (whether in the form of a copayment, coinsurance, or deductible amount) in order to receive the prescription is calculated based on the U&C price reported by Walgreens. The out-of-pocket amount a consumer pays cannot exceed the U&C price. The drug reimbursement amount reported to third-party payors also cannot exceed the U&C price. Thus, the price reported and charged to Plaintiffs and the Class cannot exceed the U&C price. Upon information and belief, Walgreens uniformly administers its fraudulent U&C pricing scheme such that it uses the same inflated U&C price for a particular PSC Generic that it reports and charges to Plaintiffs and the Class.

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<sup>15</sup> A third-party payor may utilize the services of a pharmacy benefit manager (“PBM”) as its agent to administer its prescription drug benefit.



**C. Pharmacies Are Required to Report the Cash Price for the Drug Being Dispensed as Their U&C Price**

57. As part of the adjudication process, the pharmacy must report the pharmacy's U&C price for the drug being dispensed. Pharmacies are required to report their U&C prices for each prescription transaction using NCPDP's mandatory pricing segment code 426-DQ.<sup>16</sup>

58. The term "usual and customary" is not ambiguous. The U&C price submitted in the adjudication process is generally defined as the cash price to the general public, exclusive of sales tax or other amounts claimed.<sup>17</sup> The following sources, among others, reflect the commonly accepted industry meaning of the term "usual and customary" price:

(a) The NCPDP, which created standard billing forms used for drug claims, is a standard-setting organization that represents virtually every sector of the pharmacy services industry. NCPDP authored explanatory materials for its billing forms that state that the "usual and customary" charge field on the billing form (field 426-DQ) means "amount charged cash customers for the prescription." Congress authorized the Secretary of HHS to "adopt" standard billing forms (42 U.S.C. §1320d-1(a)), and, under that authority, the Secretary "adopted" the current NCPDP electronic form as the standard electronic health care claim form. 45 C.F.R. §162.1102 (a). *See also* 42 C.F.R. §423.160 (incorporating NCPDP standards into the Medicare Part D program).

(b) The Academy of Managed Care Pharmacy ("AMCP") is a professional association that includes health systems and PBMs. An AMCP Guide to Pharmaceutical

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<sup>16</sup> *Telecommunication Version 5 Questions, Answers and Editorial Updates* at 38 (Nov. 2010), [https://ncdp.org/members/pdf/Version\\_5\\_questions\\_v35.pdf](https://ncdp.org/members/pdf/Version_5_questions_v35.pdf) (last visited April 13, 2018).

<sup>17</sup> *See, e.g.*, Illinois Department of Healthcare and Family Services, *Handbook for Providers of Pharmacy Services*, <https://www.illinois.gov/hfs/SiteCollectionDocuments/p200.pdf> (last visited April 13, 2018).

Payment Methods (October 2007) defines “usual and customary” price as “[t]he price for a given drug or service that a pharmacy would charge a cash-paying customer without the benefit of insurance provided through a payer or intermediary with a contract with the pharmacy.” The Pharmaceutical Care Management Association, a national association dedicated to representing pharmacy benefit managers, utilizes a similar definition.

(c) Several reports by the Government Accountability Office on “usual and customary” price trends in drug pricing, issued from August 2005 through February 2011, define the “usual and customary price” as “the price an individual without prescription drug coverage would pay at a retail pharmacy.” *See, e.g.*, GAO Report, “Prescription Drugs: Trends in Usual and Customary Prices for Commonly Used Drugs,” February 10, 2011.

(d) The Code of Federal Regulations and the Medicare Prescription Drug Benefit Manual (Chapter 5, §10.2, Benefits and Beneficiary Protections, Rev. 9/30/11) define usual and customary price as “[t]he price that an out-of-network pharmacy or a physician’s office charges a customer who does not have any form of prescription drug coverage for a covered Part D drug.” 42 C.F.R. §423.100.

(e) The same Manual (Chapter 14, §50.4.2, n.1) states that the discounted prices that Wal-Mart charged to its customers “is considered Wal-Mart’s ‘usual and customary’ price.”

59. Walgreens knows exactly what is required and involved in reporting U&C prices. Walgreens formerly operated Walgreens Health Initiatives, Inc. (“WHI”), then a wholly-owned subsidiary of Walgreen Co., as the PBM arm of the company until 2011, when it was acquired by

Catalyst Health Solutions, Inc.<sup>18</sup> Walgreens established WHI in 1991 to administer pharmacy benefit programs and offer pharmacy benefit management services, including, among other things, claims processing. As a PBM, WHI maintained a network of participating pharmacies, which of course included Walgreens retail pharmacies, among others.

60. A WHI January 2011 “Pharmacy Manual” was available to WHI’s network of participating pharmacies and was “intended as a guide for your pharmacy staff in claims processing, and [to] provide[] general terms, conditions, procedures, and policies of Walgreens Health Initiatives.”

61. The Pharmacy Manual states that the participating pharmacies were to use the NCPDP Standard Universal Claim Form – whether handwritten or computer generated.

62. The Pharmacy Manual provides an image of a sample Universal Claim Form.

**Sample of Universal Claim Form Below**

Note: Upon release, new versions of the UCF will be accepted. The following information applies to the UCF.

<sup>18</sup> *Catalyst Health Solutions to Acquire Walgreens Health Initiatives for \$525 Million*, BUSINESS WIRE (Mar. 9, 2011), <http://www.businesswire.com/news/home/20110309005921/en/Catalyst-Health-Solutions-Acquire-Walgreens-Health-Initiatives> (last visited April 13, 2018).

63. In explaining the definitions of the fields required in the Universal Claim Form, the Pharmacy Manual contains the following definition: “**Total price (required)** - total of the ingredient cost, dispensing fee, and tax (\$\$.*cc*), or the usual and customary retail, *whichever is less.*” [First emphasis in original, second emphasis added.].

64. This Walgreens Pharmacy Manual also defines “U&C – Usual and Customary” as follows: “The usual and customary price refers to the *cash price including all applicable customer discounts, coupons or sale price which a cash-paying customer would pay at the pharmacy.*” [Emphasis added.].

**D. Other Pharmacies Report Their Generic Prescription Drug Discount Program Prices as Their U&C Prices**

65. Because of the price differentials, generic versions of prescription drugs are liberally and substantially substituted for their brand name counterpart. In every state, pharmacists are permitted (and, in some states, required) to substitute a generic product for a brand name product unless the doctor has indicated that the prescription for the brand name product must be dispensed as written. Today, nearly 89% of all prescriptions are filled with generic drugs.

66. In 2006, the major retailers with pharmacy departments began offering hundreds of generic prescription drugs at reduced prices.<sup>19</sup> These retailers were likely able to absorb lower margins on generic drug sales because pharmacy sales represented a low percentage of their total sales.

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<sup>19</sup> Tracey Walker, *Big retailers’ generic discounts validate the case for low-cost drugs*, MODERN MEDICINE NETWORK, Nov. 1, 2006, <http://managedhealthcareexecutive.modernmedicine.com/managed-healthcare-executive/news/clinical/pharmacy/big-retailers-generic-discounts-validate-case-lo?trendmd-shared=0> (last visited April 13, 2018).

67. For example, in September 2006, Wal-Mart began charging \$4 for a 30-day supply of the most commonly prescribed generic drugs and \$10 for a 90-day supply. In November of that same year, Target began charging \$4 for a 30-day supply of the most commonly prescribed generic drugs and \$10 for a 90-day supply.<sup>20</sup> Upon information and belief, Wal-Mart and Target report to health insurance plans their \$4 per 30-day supply for generic prescription drugs as their U&C prices.

68. Shortly after the implementation of these programs, the Centers for Medicare & Medicaid Services (“CMS”) offered guidance on the lower cash prices pharmacies were offering on generic prescriptions.<sup>21</sup> In the October 11, 2006 guidance, CMS was careful to note the following:

Wal-Mart recently introduced a program offering a reduced price for certain generics to its customers. The low Wal-Mart price on these specific generic drugs is considered Wal-Mart’s “usual and customary” price, and is not considered a one-time “lower cash” price. Part D sponsors consider this lower amount to be “usual and customary” and will reimburse Wal-Mart on the basis of this price. To illustrate, suppose a Plan’s usual negotiated price for a specific drug is \$10 with a beneficiary copay of 25% for a generic drug. Suppose Wal-Mart offers the same generic drug throughout the benefit for \$4. The Plan considers the \$4 to take place of the \$10 negotiated price. The \$4 is not considered a lower cash price, because it is not a one-time special price. The Plan will adjudicate Wal-Mart’s claim for \$4 and the beneficiary will pay only a \$1 copay, rather than a \$2.50 copay. This means that both the Plan and the beneficiary are benefiting from the Wal-Mart “usual and customary” price.<sup>22</sup>

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<sup>20</sup> *Target Expands \$4 Program on Generics to All Pharmacies*, THE NEW YORK TIMES, Nov. 21, 2006, <http://www.nytimes.com/2006/11/21/business/21drug.html> (last visited April 13, 2018).

<sup>21</sup> [https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/Downloads/QADiscountsandTrOOP\\_100606.pdf](https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/Downloads/QADiscountsandTrOOP_100606.pdf) (last visited April 13, 2018).

<sup>22</sup> *Id.*

**E. Walgreens' PSC Prices Are Its True U&C Prices for PSC Generics**

69. In 2007, Walgreens created the PSC – a loyalty program targeted to cash customers – to compete with the major retailers' prices for generic drugs.<sup>23</sup>

70. Upon information and belief, Walgreens implemented the PSC program as a scheme to maximize reimbursements from third-party payors and payments from consumers through fraudulently inflated U&C prices, while still remaining competitive for cash-paying prescription drug customers.

71. The PSC program is a discount prescription drug program that offers savings on thousands of generic prescription drugs. The PSC program is not a third-party health insurance plan; it is not insurance or a substitute for insurance. Enrollment in the PSC program was and continues to be open to cash-paying customers, but persons on Medicare or Medicaid are ineligible to participate in the program.<sup>24</sup> Walgreens charges \$20 for individuals, or \$35 for a family, to join the PSC.

72. Walgreens, through its PSC, allows cash-paying customers to purchase thousands of prescribed generic drugs at discounts off of the cash price.

73. Walgreens' PSC formulary includes some of the most commonly used generics for cardiovascular, diabetes, pain, psychiatric illnesses, gastrointestinal disorders, and other common ailments. PSC Prices are offered to PSC members and apply only to prescription generics that are part of the formulary.

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<sup>23</sup> See Walgreens Boots Alliance, *Walgreen Co. Reports 34th Consecutive Year of Record Sales, Earnings*, <http://investor.walgreensbootsalliance.com/releasedetail.cfm?releaseid=337062> (last visited April 13, 2018).

<sup>24</sup> Walgreens Prescription Savings Club, [https://www.walgreens.com/pharmacy/psc/psc\\_overview\\_page.jsp?ban=rxh\\_psc\\_3](https://www.walgreens.com/pharmacy/psc/psc_overview_page.jsp?ban=rxh_psc_3) (last visited April 13, 2018).

74. Walgreens designed the PSC program to appeal to price sensitive customers, who, for the most part, take long-term maintenance medications. Customers who take maintenance medications, many of whom are elderly or disabled, are the most valuable to Walgreens.

75. Walgreens' PSC program is not a special, limited, or a one-time offer. Any pharmacy patron, except a Medicare or Medicaid beneficiary, is eligible to participate in the program. Otherwise Walgreens does not limit the eligibility for, or duration of the availability of, PSC prices other than to require cash payment.

76. Thus, Walgreens PSC Prices clearly fit within the accepted industry meaning and Walgreens' own understanding of "usual and customary" prices, and thus, represent Walgreens' true U&C prices for the PSC Generics.

**F. Walgreens Improperly Overcharges Plaintiffs and the Class for PSC Generics**

77. As part of the standardized prescription claims adjudication process, Walgreens is required to accurately state its U&C price for the prescription being dispensed, in accordance with the NCPDP requirements.

78. The industry standards that Walgreens follows provide that the U&C price is the cash price offered to the general public for specific drugs. Walgreens offers the PSC Price as the cash price to the general public and the PSC Price is, in fact, the most common price paid by Walgreens's cash-paying customers. Thus, under industry standards and Walgreens' own definition, the PSC Price is Walgreens's U&C price for the PSC Generics. Walgreens also knows that it is industry standard that the drug reimbursement price and the amount collected from the consumer cannot exceed the U&C price.

79. Yet, Walgreens charges vastly different prices for PSC Generics depending on whether the payer is an insurer or a cash-paying PSC customer. While PSC customers receive

discounts off of the cash price for PSC Generics, Plaintiffs and members of the Class pay much higher prices. Walgreens effectively maintains an improper dual U&C pricing structure for PSC Generics.

80. Walgreens knowingly fails to report, and continues to fail to report, the PSC Price – its true “usual and customary” price – on claims for reimbursement for PSC Generics submitted to third-party payors and charges made to consumers, like Plaintiffs and the Class.

81. When Walgreens adjudicates prescription claims for PSC Generics, it misrepresents the amount of its U&C price on the reimbursement claims forms that Walgreens submits to third-party payors. In the field requiring Walgreens to report its U&C price, Walgreens does not report its PSC price, which is its true U&C price, but instead reports a much higher price. Walgreens thus ignores the true U&C prices, and instead knowingly and improperly charges vastly inflated prices to third-party payors. As a result, because the amount a consumer must pay is dictated by the inflated U&C price communicated to the third-party payor, the amount that Walgreens charges consumers is also artificially inflated.

82. Thus, Walgreens’ failure to maintain and report accurate U&C prices for PSC Generics in the company’s pharmacy computer system, thus, systematically has injured and will continue to injure Plaintiffs and the Class.

83. In short, the PSC program allows Walgreens to compete with its competitors’ discounted prices for its cash-paying customers while still receiving higher payments from its customers who carry insurance. Walgreens uses the PSC program to hide its true U&C prices from consumers and third-party payors, which allows Walgreens to continue charging consumers and third-party payors a higher rate for PSC Generics than cash-paying customers through the PSC



program. The PSC program enables Walgreens to unlawfully report artificially inflated U&C prices to third-party payors and to collect from consumers artificially inflated copays.

84. Upon information and belief, Walgreens uses the same inflated U&C price for any given PSC Generic (of the same strength and dosage) that it reports and charges to Plaintiffs and the Class. Thus, the manner in which Walgreens fails to report and incorporate the PSC Prices into its U&C prices for the PSC Generics is uniform and systematically applied through Walgreens electronic prescription claims adjudication process.

85. Plaintiffs and members of the Class have no way of determining on their own whether the price Walgreens submits as its U&C price is, in fact, the most common price offered to cash-paying members of the general public. Moreover, Plaintiffs and members of the Class were unaware that Walgreens' representation at the point of purchase for the PSC Generics that the copayment demanded and charged was not accurate.

86. Walgreens also did not and does not inform Plaintiffs and members of the Class, that PSC Prices for PSC Generics are lower than the amount Walgreens was charging them. Walgreens either wrongfully conceals or omits such information by failing to tell consumers and third-party payors about the PSC program, or by misrepresenting to consumers and third-party payors that the PSC program would not apply to their purchases.

87. As part of its fraudulent price scheme, Walgreens has reported and charged U&C prices for PSC Generics that, as demonstrated by the charts below, are up to 11 times the U&C prices reported by some of its most significant competitors and up to 5 times its own PSC Prices.

88. The chart below shows U&C prices submitted to New York's Medicaid program for the purposes of claims adjudication. The U&C prices submitted by Walgreens unequivocally are inflated as compared with its competitors and its own PSC prices.

DRUG	SUFFOLK COUNTY, NY				
	WalMart	Target	Shoprite	Walgreens	Walgreens (PSC Price)
Carvedilol, 6.25 mg TAB, quantity 60	\$4.00	\$4.00	\$9.99	\$43.98	\$10.00
Lisinopril, 20 mg TAB, quantity 30	\$4.00	\$4.00	\$3.99	\$17.33	\$5.00
Lisinopril/HCTZ 20, 12.5 mg TAB, quantity 30	\$4.00	\$4.00	\$9.99	\$29.99	\$10.00
Metformin HCL, 1,000 mg TAB, quantity 60	\$4.00	\$4.00	\$9.99	\$37.99	\$5.00 (90 pills)
Metoprolol, 50 mg TAB, quantity 60	\$4.00	\$4.00	\$3.99	\$19.66	\$10.00
Warfarin, 5 mg TAB, quantity 30	\$4.00	\$4.00	\$3.99	\$18.76	\$10.00
Fluoxetine, 20 mg, quantity 30	\$4.00	\$4.00	\$9.99	\$28.39	\$5.00

89. The chart below shows the U&C prices submitted to Florida’s Medicaid program for purposes of claims adjudication. The U&C prices submitted by Walgreens unequivocally are inflated as compared with its competitors and its own PSC prices.

DRUG	ORLANDO, FL			
	WalMart	Winn-Dixie	Walgreens	Walgreens (PSC Price)
Carvedilol, 12.5 mg TAB, quantity 60	\$4.00	\$41.99	\$47.99	\$10.00
Metoprolol, 50 mg TAB, quantity 60	\$29.73	N/A	\$37.99	\$10.00
Warfarin, 5 mg TAB, quantity 30	\$4.00	\$21.99	\$95.99	\$10.00

90. The chart below shows U&C prices submitted to Pennsylvania’s Medicaid program for the purposes of claims adjudication. The U&C prices submitted by Walgreens unequivocally are inflated as compared with its competitors and its own PSC prices.

DRUG	PHILADELPHIA, PA			
	WalMart	Shoprite	Walgreens	Walgreens (PSC Price)
Carvedilol, 12.5 mg TAB, quantity 60	\$4.00	\$7.49	\$47.99	\$10.00
Lisinopril, 20 mg TAB, quantity 30	\$4.00	\$2.99	\$18.99	\$5.00
Lisinopril/HCTZ 20, 12.5 mg TAB, quantity 30	\$9.00	\$3.99	\$23.99	\$10.00
Metformin HCL, 1000 mg TAB, quantity 60	\$9.00	\$4.00	\$31.99	\$5.00 (90 pills)
Metoprolol, 50 mg TAB, quantity 60	\$4.00	\$5.99	\$21.69	\$10.00
Warfarin, 1 mg TAB, quantity 30	\$4.00	\$4.00	\$20.69	\$5.00

**CLASS ACTION ALLEGATIONS**

91. Plaintiffs bring this action pursuant to Federal Rule of Civil Procedure 23(a), (b)(2), and (b)(3) on behalf of themselves and the following Class:

**Nationwide Class (First – Third and Twenty-Ninth Claims for Relief)**

All persons or entities in the United States and its territories who, during the applicable liability period (the “Class Period”), purchased and/or paid for some or all of the purchase price for generic prescription drugs that Walgreens included in its Prescription Savings Club (“PSC”) formulary for consumption by themselves, their families, or their members, employees, insureds, participants, or beneficiaries. For purposes of the Class definition, persons or entities “purchased” generic prescription drugs that Walgreens included in its PSC formulary if they paid or reimbursed some or all of the purchase price.

**OR IN THE ALTERNATIVE**

**State Classes (First – Twenty-Ninth Claims for Relief)**

All persons or entities in Arizona, California, Colorado, Connecticut, Delaware, Florida, Georgia, Iowa, Illinois, Louisiana, Massachusetts, Minnesota, Nevada, New Mexico, New York, North Carolina, Ohio, Pennsylvania South Carolina, Texas, and Wisconsin who, during the applicable liability period (the “Class Period”), purchased and/or paid for some or all of the purchase price for generic prescription drugs that Walgreens included in its Prescription Savings Club (“PSC”) formulary for consumption by themselves, their families, or their members, employees, insureds, participants, or beneficiaries. For purposes of the

Class definition, persons or entities “purchased” generic prescription drugs that Walgreens included in its PSC formulary if they paid or reimbursed some or all of the purchase price.

92. Excluded from each Class are:

(a) The Defendant’s officers, directors, affiliates, legal representatives, employees, successors, subsidiaries, and assigns;

(b) All governmental entities, except for governmental-funded employee benefit plans;

(c) All persons or entities who purchased PSC Generics for purposes of resale;

(d) Any judges, justices, or judicial officers presiding over this matter and the members of their immediate families and judicial staff.

93. Numerosity: The proposed Class consists of at least hundreds of thousands, and likely millions, of individual Walgreens customers as well as numerous third-party payors, making joinder of all members impractical. The exact size of the Class and the identities of the individual members thereof are ascertainable through Walgreens’ records, including, but not limited to, their billing and collection records.

94. Superiority of Class Action: Plaintiffs and the Class suffered, and will continue to suffer, harm as a result of Walgreens’ unlawful and wrongful conduct. A class action is superior to other available methods for the fair and efficient adjudication of the present controversy. Individual joinder of all members of the Class is impractical. Even if individual Class members had the resources to pursue individual litigation, it would be unduly burdensome for the courts in which the individual litigation would proceed. Individual litigation magnifies the delay and expense to all parties in the court system of resolving the controversies caused by Walgreens’ common course of conduct. The class action device allows a single court to provide the benefits

of uniform adjudication, judicial economy, and the fair and equitable handling of all the Class members' claims in a single forum.

95. Typicality: Plaintiffs' claims are typical of the claims of the Class members because Plaintiffs and all of the Class members' claims originate from the same willful conduct, practice, and procedure on the part of Walgreens and Plaintiffs possesses the same interests and has suffered the same injuries as each Class member. Like all members of the proposed Class, Walgreens overcharged Plaintiffs for PSC Generics by reporting and charging them prices that Walgreens fraudulently inflated far above its U&C prices.

96. Common Questions of Law and Fact Predominate: There are questions of law and fact common to Plaintiffs and the Class members, and those questions substantially predominate over any questions that may affect individual members of the Class within the meaning of Federal Rules of Civil Procedure 23(a)(2) and 23(b)(3). Common questions of fact and law include:

- (a) Whether Walgreens artificially inflated the U&C prices it reported and charged for PSC Generics above the price that cash-paying Walgreens customers pay for the same prescriptions;
- (b) Whether Walgreens omitted and concealed material facts from its communications and disclosures regarding its pricing scheme;
- (c) Whether Walgreens has overcharged and continues to overcharge Plaintiffs and Class members who paid for PSC Generics;
- (d) Whether Walgreens engaged in fraud, unfair methods of competition, unconscionable acts or practices, and unfair or deceptive acts or practices in connection with the pricing and sale of PSC Generics;

(e) Whether, as a result of Walgreens' misconduct, Plaintiffs and Class members have suffered damages, and, if so, the appropriate measure of damages to which they are entitled;

(f) Whether, as a result of Walgreens' misconduct, Plaintiffs and Class members are entitled to equitable or other relief, and, if so, the nature of such relief; and

(g) Whether, as a result of Walgreens' misconduct, Walgreens should be enjoined from engaging in such conduct in the future.

97. The Class has a well-defined community of interest. Walgreens has acted and failed to act on grounds generally applicable to Plaintiffs and the Class members, requiring the Court's imposition of uniform and final injunctive relief and corresponding declaratory relief to ensure compatible standards of conduct toward the Class.

98. Plaintiffs will fairly and adequately represent and protect the interests of the Class. Plaintiffs have retained counsel with substantial experience in prosecuting complex class actions. Plaintiffs and their counsel are committed to vigorously prosecuting this action on behalf of the Class and have the financial resources to do so. Neither Plaintiffs nor their counsel have any interests adverse to those of the Class members.

99. Absent a class action, most of the Class members would find the cost of litigating their claims to be prohibitive and will have no effective remedy. The class treatment of common questions of law and fact is also superior to multiple actions or piecemeal litigation in that it conserves the resources of the courts and the litigants and promotes consistency and efficiency of adjudication.

### **TOLLING OF THE STATUTE OF LIMITATIONS**

100. Plaintiffs and the Class members had neither actual nor constructive knowledge of the facts constituting their claims for relief until recently.

101. Plaintiffs and the Class members did not discover, and could not have discovered through the exercise of reasonable diligence, the existence of the unlawful conduct alleged herein until recently.

102. Walgreens' pricing scheme did not reveal facts that would have put Plaintiffs or the Class members on notice that Walgreens was reporting and charging inflated prices for PSC Generics. Walgreens misrepresented at the point of purchase that the copayment was accurate; and Walgreens omitted at the point of purchase that Plaintiffs were not receiving any benefit from their insurance.

103. Because Walgreens did not disclose the pricing scheme, Plaintiffs and the Class members were unaware of Walgreens' unlawful conduct alleged herein and did not know that they were paying artificially inflated prices for PSC Generics.

104. Not only did Walgreens fail to disclose material information, but it also actively misled consumers by inflating and misrepresenting U&C prices for PSC Generics to Plaintiffs that were far higher than the PSC Prices (the actual U&C prices). Walgreens also failed to post drug prices in a clear manner and in a way that would alert Plaintiffs and the Class members to the artificially inflated prices charged by Walgreens. By so doing, Walgreens misled Plaintiffs and the Class members into overpaying for PSC Generics.

105. Walgreens' affirmative acts alleged herein, including acts in furtherance of its unlawful pricing scheme, were wrongfully concealed and carried out in manner that precluded detection.

106. Under the circumstances alleged, Walgreens owed a duty to Plaintiffs and members of the Class to provide them with accurate information regarding the prices of their generic prescription drugs.

107. The relationship between Walgreens and Plaintiffs and the Class is one in which Walgreens has an obligation of reasonable conduct for the benefit of the Plaintiffs and the Class. As a pharmacy providing prescription medication to consumers, Walgreens owes a duty to provide accurate information regarding the prices of generic prescription drugs, including PSC Generics. Furthermore, as a pharmacy, Walgreens is bound to the Code of Ethics for Pharmacists, which mandates Walgreens' pharmacies and the pharmacists within the pharmacies to tell the truth and to assist individuals in making the best use of medications.<sup>25</sup> Plaintiffs and the Class reasonably expected Walgreens to "help achieve optimum benefit from their medications, to be committed to their welfare, and to maintain their trust."<sup>26</sup>

108. The relationship between Walgreens and Plaintiffs and the Class is one in which Walgreens has an obligation of reasonable conduct for the benefit of Plaintiffs and the Class. As an entity that is in the business of supplying information for the guidance of both third-party payors and consumers in their business transactions with Walgreens, Walgreens owes a duty to Plaintiffs and the Class to provide them with accurate information regarding the U&C price of generic prescription drugs, including PSC Generics.

109. Walgreens also had a duty to Plaintiffs and members of the Class to provide them with accurate information regarding the prices of their generic prescription drugs because it was entirely likely and foreseeable that Plaintiffs and the Class would be injured when they paid for

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<sup>25</sup> Code of Ethics, American Pharmacists Association, <https://www.pharmacist.com/code-ethics> (last visited April 13, 2018).

<sup>26</sup> *Id.*



PSC Generics at amounts that were far higher than the prices they would have paid but for Walgreens' misconduct. Walgreens knows exactly what is required and involved in reporting U&C prices given that Walgreens' own Pharmacy Manual defines U&C and application of that definition would have required Walgreens to charge the lower PSC price to Plaintiffs and the Class. Imposing a duty to provide Plaintiffs and the Class with accurate price information places no burden on Walgreens because Walgreens already is required to accurately report to programs like Medicare and Medicaid its U&C price for prescriptions being dispensed and to not seek reimbursement for a prescription at a price that is inflated over the price it charges self-paying customers for the exact same drug (*i.e.*, the U&C price). *See, e.g.*, 31 U.S.C. §§3729, *et seq.*; 42 U.S.C. §1320c-5(a)(1); 42 U.S.C. §1320a-7(b)(6); 42 C.F.R. §§423.505(i)(4)(iv), (k)(3); 42 C.F.R. §447.512(b); Cal. Welf. & Inst. Code §14105.455; Ill. Admin. Code tit. 89, §§140.445, 140.447(b); 101 Mass. Code Regs. §331.04; N.M. Admin. Code 8.324.4.16.

110. Plaintiffs and the Class members could not have discovered the alleged unlawful activities at an earlier date by exercise of reasonable diligence because Walgreens employed deceptive practices and techniques of secrecy to avoid detection of its activities. Walgreens fraudulently concealed its activities by various means and methods, including misrepresentations regarding the real U&C prices of the PSC Generics.

111. Because Walgreens affirmatively concealed its pricing scheme, Plaintiffs and the Class had no knowledge until recently of the alleged fraudulent activities or information which would have caused a reasonably diligent person to investigate whether Walgreens committed the actionable activities detailed herein.

112. As a result of Walgreens' fraudulent concealment, the running of any statute of limitations has been tolled with respect to any claims that Plaintiffs and the Class members have as a result of the unlawful conduct alleged in this Amended Complaint.

**FIRST CLAIM FOR RELIEF**

**Fraud**

**Asserted by Plaintiffs on Behalf of the Class**

113. Plaintiffs repeat each and every allegation contained in the paragraphs above and incorporate such allegations by reference herein.

114. Plaintiffs allege this claim on behalf of themselves and the Class, or, in the alternative, on behalf of each of the State Classes.

115. Walgreens materially misrepresented and concealed the true U&C prices of PSC Generics.

116. The true U&C price is material to Plaintiffs and the Class because the misrepresentation and concealment of the true U&C price of PSC Generics causes them to be unable to accurately evaluate the cost of the prescriptions being purchased and, in fact, causes them to overpay for those prescriptions. Had they known Walgreens was reporting to and charging them inflated and false amounts, they would not have proceeded with the transactions.

117. Walgreens made such misrepresentations and omissions to Plaintiffs and the Class each time Walgreens reported and charged artificially inflated prices for PSC Generics.

118. Walgreens made these misrepresentations and omissions knowingly, or at least with reckless disregard of their falsity, given that Walgreens knew the prices it reported to third-party payors and charged to consumers were substantially (and unjustifiably) higher than the prices Walgreens charged under its PSC program to cash-paying customers.

119. Walgreens intended to induce the Plaintiffs and the members of the Class to rely on its misrepresentations and omissions. Walgreens knew that Plaintiffs and the members of the Class would rely on the accuracy of the price Walgreens reported to and charged them, and that, as a result, Plaintiffs and the members of the Class would pay higher than the true U&C prices for PSC Generics.

120. Plaintiffs and members of the Class justifiably relied on Walgreens' misrepresentations and omissions in that Plaintiffs and the Class would not have purchased or paid for PSC Generics from Walgreens at falsely inflated amounts but for Walgreens' misrepresentations and omissions. Plaintiffs and the Class' reliance on Walgreens' misrepresentations and omissions is, thus, to their detriment.

121. As a proximate result of Walgreens' conduct, Plaintiffs and the members of the Class have been damaged because they paid for PSC Generics at amounts that were far higher than the prices they would have paid but for Walgreens' misconduct.

122. Walgreens is therefore liable to Plaintiffs and the Class for the damages they sustained.

## **SECOND CLAIM FOR RELIEF**

### **Unjust Enrichment** **Asserted by Plaintiffs on Behalf of the Class**

123. Plaintiffs repeat each and every allegation contained in paragraphs above and incorporate such allegations by reference herein.

124. Plaintiffs allege this claim on behalf of themselves and the Class, or, in the alternative, on behalf of each of the State Classes.

125. By means of Walgreens' wrongful conduct alleged herein, Walgreens knowingly reported to and charged Plaintiffs and the Class inflated prices for PSC Generics in a manner that

is unfair and unconscionable and violates the fundamental principles of justice, equity, and good conscience.

126. Walgreens knowingly received, appreciated, and retained wrongful benefits and funds from Plaintiffs and the Class. In so doing, Walgreens acted with conscious disregard for the rights of Plaintiffs and the Class.

127. As a result of Walgreens' wrongful conduct as alleged herein, Walgreens has been unjustly enriched at the expense of, and to the detriment of, Plaintiffs and the Class.

128. Walgreens' unjust enrichment is traceable to, and resulted directly and proximately from, the conduct alleged herein.

129. Under the common law doctrine of unjust enrichment, it is inequitable for Walgreens to be permitted to retain the benefits it received, and is still receiving, without justification, from the imposition of artificially inflated prices on Plaintiffs and the Class in an unfair and unconscionable manner. Walgreens' retention of such funds under the circumstances alleged herein violates the fundamental principles of justice, equity, and good conscience and therefore constitutes unjust enrichment.

130. Plaintiffs and the Class did not confer these benefits officiously or gratuitously, and it would be inequitable and unjust for Walgreens to retain these wrongfully obtained proceeds.

131. Walgreens is therefore liable to Plaintiffs and the Class for restitution in the amount of Walgreens' wrongfully obtained profits.

### **THIRD CLAIM FOR RELIEF**

#### **Violation of the Illinois Consumer Fraud and Deceptive Business Practices Act ("ICFA") Asserted by Plaintiffs on Behalf of the Class**

132. Plaintiffs repeat each and every allegation contained in paragraphs above and incorporate such allegations by reference herein.

133. Plaintiffs bring this claim on behalf of themselves and all members of the Class, or, in the alternative, on behalf of Illinois-only members of the Class, against Walgreens.

134. At all relevant times, each Plaintiff and member of the Class is a “person” as defined in ICFA (815 Ill. Comp. Stat. Ann. 505/1(c)) and satisfies the consumer nexus test in that Walgreens’ unfair and deceptive acts and practices regarding the true U&C price of PSC Generics were directed at and impacted the market generally and/or otherwise implicate consumer protection concerns where Walgreens’ unfair and deceptive acts and practices have impacted at least thousands of consumers in Illinois and nationwide and remedying Walgreens’ wrongdoing through the relief requested herein would serve the interests of consumers.

135. At all relevant and material times as described herein, Walgreens’ wrongdoing alleged herein occurred in the conduct of “trade” and “commerce” as defined in ICFA where Walgreens’ unfair and deceptive acts and practices regarding the true U&C price occurred during and related directly to the routine purchase and sale of PSC Generics at Walgreens pharmacies. 815 Ill. Comp. Stat. Ann. 505/1(f).

136. Under ICFA the use or employment of any practice described in Section 2 of the Uniform Deceptive Trade Practices Act (“UTPA”), 815 Ill. Comp. Stat. Ann. 510/2, in the conduct of any trade or commerce is unlawful whether any person has, in fact, been misled, deceived, or damaged thereby.

137. Under Section 2 of the UTPA, 815 Ill. Comp. Stat. Ann. 510/2, a “person engages in a deceptive trade practice when, in the course of his or her business, vocation or occupation, the person ... (11) makes false or misleading statements of fact concerning the reasons for, existence of, or amounts of price reductions; (12) engages in any other conduct which similarly creates a likelihood of confusion or misunderstanding.”

138. Plaintiffs and the members of the Class have suffered losses because of Walgreens' employment of unfair or deceptive acts and practices, including (i) through deception, fraud, false pretense, false promise, misrepresentation, or concealment, suppression or omission of material fact; and/or (ii) in making false or misleading statements of fact concerning the reasons for, existence of, or amounts of price reductions, or engaging in any other conduct which similarly creates a likelihood of confusion or misunderstanding, in the conduct of trade or commerce by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Steamfitters Local 439, and the Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging the beneficiaries of Plaintiff IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Steamfitters Local 439, Consumer Plaintiffs, and the Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;

(c) concealing from Plaintiffs and the Class the true U&C prices of the PSC Generics, and the proper amounts Walgreens should have reported to and charged Plaintiffs and the Class; and

(d) wrongfully obtaining monies from Plaintiffs and the Class as a result of its deception.

139. Walgreens willfully engaged in the unfair and deceptive acts and practices described above and knew or should have known that those acts and practices were unfair and deceptive and in violation of ICFA. 815 Ill. Comp. Stat. Ann. 505, *et seq.*

140. The facts that Walgreens misrepresented and concealed were material to the decisions of the Plaintiffs and the members of the Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' unfair and deceptive acts and practices.

141. This deception alleged herein occurred in connection with Walgreens' conduct of trade and commerce in Illinois.

142. Walgreens intended for Plaintiffs and the members of the Class to purchase PSC Generics from Walgreens in reliance upon Walgreens' unfair and deceptive acts and practices.

143. Walgreens' conduct offends public policy as set forth in 225 Ill. Comp. Stat. Ann. 85/1 & 41 and Ill. Admin. Code tit. 89, §§140.445, 140.447(b), and is immoral, unethical, oppressive, or unscrupulous as described herein and caused substantial injury to consumers, competitors, or other business. Walgreens' unjustified, inflated pricing of PSC Generics is oppressive because it overcharges consumers and third-party payors. The pricing of PSC Generics is unethical and unscrupulous because it is the result of Walgreens' desire to achieve maximum financial gain for medically necessary drugs prescribed to consumers whose medical conditions do not allow them to decline to purchase PSC Generics.

144. As a direct and proximate result of Walgreens' unfair and deceptive acts and practices, Plaintiffs and the members of the Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

145. Walgreens is therefore liable to Plaintiffs and the members of the Class for the damages they sustained, plus statutory damages, penalties, costs, and reasonable attorneys' fees to the extent provided by law.

**FOURTH CLAIM FOR RELIEF**

**Violation of the Arizona Consumer Fraud Act**

**Asserted by Plaintiff IBEW Local 38 on Behalf of the Arizona Members of the Class  
("Arizona Class")**

146. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

147. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Arizona Class against Walgreens.

148. At all relevant times, Plaintiff IBEW Local 38, the Arizona Class, and Walgreens were "persons" within the meaning of Ariz. Rev. Stat. §44-1521(6).

149. At all relevant and material times as described herein, Walgreens engaged in the sale of "merchandise" within the meaning of Ariz. Rev. Stat. §44-1521(5) when it sold PSC Generics to beneficiaries of Plaintiff IBEW Local 38 and the Arizona Class.

150. Plaintiff IBEW Local 38 and the Arizona Class have suffered losses because of Walgreens' employment of deception, deceptive, or unfair act or practice, fraud, false pretense, false promise, misrepresentation, or concealment, suppression, or omission of material fact with intent that others rely on such concealment, suppression, or omission, in connection with the sale or advertisement of any merchandise by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the Arizona Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38 and the Arizona Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;



(c) concealing from Plaintiff IBEW Local 38 and the Arizona Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Arizona Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Arizona Class as a result of its deception.

151. Walgreens willfully and knowingly engaged in the deceptive, fraudulent, false, and unfair acts and practices described above and knew or should have known that those acts and practices were unconscionable, fraudulent, false and unfair, and thus in violation of Arizona's Consumer Fraud Act, Ariz. Rev. Stat. §§44-1521, *et seq.*

152. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Arizona Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

153. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Arizona Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

154. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Arizona Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

155. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Arizona Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

**FIFTH CLAIM FOR RELIEF**

**Violation of the California Unfair Competition Law**  
**(Based on Fraudulent Acts and Practices)**

**Asserted by Plaintiff IBEW Local 38 on Behalf of the California Members of the Class  
("California Class")**

156. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

157. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the California Class against Walgreens.

158. At all relevant times, Walgreens, Plaintiff IBEW Local 38, and the California Class were "persons" within the meaning of Cal. Bus. Prof. Code §17204.

159. Under Business and Professions Code §17200, any business act or practice that is likely to deceive members of the public constitutes a fraudulent business act or practice.

160. Plaintiff IBEW Local 38 and the California Class have suffered losses because of Walgreens' employment of fraudulent business acts or practices in connection with the sale of PSC Generics to Plaintiff IBEW Local 38 and the California Class, by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the California Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging the beneficiaries of Plaintiff IBEW Local 38 and the California Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the California Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the California Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the California Class as a result of its deception.

161. Walgreens willfully and knowingly engaged in the deceptive and unfair acts and practices described above and knew or should have known that those acts and practices were fraudulent and thus in violation of California's Unfair Competition Law, Cal. Bus. Prof. Code §17200, *et seq.*

162. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the California Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

163. Walgreens intended for Plaintiff IBEW Local 38 and the members of the California Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

164. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the California Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

165. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the California Class for restitution, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

### **SIXTH CLAIM FOR RELIEF**

#### **Violation of the California Unfair Competition Law** **(Based on Unfair Acts and Practices)**

**Asserted by Plaintiff IBEW Local 38 on Behalf of the California Class**

166. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

167. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the California Class against Walgreens.

168. At all relevant times, Walgreens, Plaintiff IBEW Local 38, and the California Class were “persons” within the meaning of Cal. Bus. Prof. Code §17204.

169. Under Business and Professions Code §17200, any business act or practice that is unethical, oppressive, unscrupulous, and/or substantially injurious to consumers, or that violates a legislatively declared policy, constitutes an unfair business act or practice. Walgreens’ unjustified, inflated pricing of PSC Generics is oppressive because it overcharges consumers and third-party payors. The pricing of PSC Generics is unethical and unscrupulous because it is the result of Walgreens’ desire to achieve maximum financial gain for medically-necessary drugs prescribed to consumers whose medical conditions do not allow them to decline to purchase PSC Generics.

170. Plaintiff IBEW Local 38 and the California Class have suffered losses because of Walgreens’ employment of unfair business acts or practices in connection with the sale of PSC Generics to Plaintiff IBEW Local 38 and the California Class, by, among other things:

- (a) reporting to and charging Plaintiff IBEW Local 38 and the California Class fraudulently inflated U&C prices for the PSC Generics;
- (b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38 and the California Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;
- (c) concealing from Plaintiff IBEW Local 38 and the California Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the California Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the California Class as a result of its deception.

171. Walgreens has engaged, and continues to engage, in conduct that violates the legislatively declared policies of: (1) California Civil Code §§1572, 1573, 1709, 1710, 1711 against committing fraud and deceit; (2) California Civil Code §1770 against committing acts and practices intended to deceive consumers regarding the representation of goods in certain particulars; (3) the FTCA, 15 U.S.C. §45(a)(1), against unfair or deceptive practices; (4) Cal. Penal Code §550 against making false, misleading, or fraudulent claims related to health or other insurance benefits; (5) 42 C.F.R. §447.512(b), requiring pharmacies to not seek reimbursement from Medicare Part D that exceeds the providers' "usual and customary charges to the general public"; (6) Federal False Claims Act, 31 U.S.C. §§3729, *et seq.* and California False Claims Act, Cal. Gov't Code §§12650, *et seq.*, against submitting false or fraudulent claims for payment to governmental entities; and (7) Cal. Welf. & Inst. Code §14105.455, requiring pharmacy providers to submit their usual and customary charge when billing the Medi-Cal program for prescribed drugs. Walgreens gains an unfair advantage over their competitors, whose practices relating to other similar products must comply with these laws.

172. Walgreens' conduct, including misrepresenting the U&C price of PSC Generics, is substantially injurious to consumers. Such conduct has caused, and continues to cause, substantial injury to consumers because consumers would not have continued with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices. Consumers have thus overpaid for PSC Generics. Such injury is not outweighed by any countervailing benefits to consumers or competition. Indeed, no benefit to consumers or competition results from Walgreens' conduct. Since consumers reasonably rely on Walgreens' representations of their

merchandise and injury results from ordinary use of their merchandise, consumers could not have reasonably avoided such injury. *Davis v. Ford Motor Credit Co.*, 179 Cal. App. 4th 581, 597-98 (2009); *see also Drum v. San Fernando Valley Bar Ass'n*, 182 Cal. App. 4th 247, 257 (2010) (outlining the third test based on the definition of “unfair” in Section 5 of the FTC Act).

173. Walgreens willfully and knowingly engaged in the deceptive and unfair acts and practices described above and knew or should have known that those acts and practices were unlawful and thus in violation of California’s Unfair Competition Law, Cal. Bus. Prof. Code §17200, *et seq.*

174. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the California Class about whether to pay for Walgreens’ PSC Generics, in that they would not have proceeded with the transaction but for Walgreens’ deceptive, fraudulent, false, and unfair acts and practices.

175. Walgreens intended for Plaintiff IBEW Local 38 and the members of the California Class to pay for PSC Generics in reliance upon Walgreens’ deceptive, fraudulent, false, and unfair acts and practices.

176. As a direct and proximate result of Walgreens’ deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the California Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

177. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the California Class for restitution, injunctive relief, costs, and reasonable attorneys’ fees to the extent provided by law.

**SEVENTH CLAIM FOR RELIEF**

**Violation of the California Unfair Competition Law**  
**(Based on Unlawful Acts and Practices)**

**Asserted by Plaintiff IBEW Local 38 on Behalf of the California Class**

178. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

179. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the California Class against Walgreens.

180. At all relevant times, Walgreens, Plaintiff IBEW Local 38, and the California Class were “persons” within the meaning of Cal. Bus. Prof. Code §17204.

181. The violation of any law constitutes an unlawful business practice under Business and Professions Code §17200.

182. Walgreens violated §17200’s prohibition against engaging in unlawful acts and practices by, inter alia, making the representations and omissions of material facts, as set forth more fully herein, and violating California Civil Code §§1572, 1573, 1709, 1710, 1711, 1770, California Business & Professions Code §17200, *et seq.*, the Federal Trade Commission Act (“FTCA”), 15 U.S.C. §45(a)(1), Cal. Penal Code §550, 42 C.F.R. §447.512(b)(2), Cal. Welf. & Inst. Code §14105.455, and by violating the common law. By violating these laws, Walgreens has engaged in unlawful business acts and practices which constitute unfair competition within the meaning of Business & Professions Code §17200.

183. Walgreens willfully and knowingly engaged in the unlawful acts and practices alleged herein above and knew or should have known that those acts and practices were unlawful and thus in violation of California’s Unfair Competition Law, Cal. Bus. Prof. Code §17200, *et seq.*

184. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the California Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transactions but for Walgreens' unlawful, deceptive, fraudulent, false, and unfair acts and practices.

185. Walgreens intended for Plaintiff IBEW Local 38 and the members of the California Class to pay for PSC Generics in reliance upon Walgreens' unlawful, deceptive, fraudulent, false, and unfair acts and practices.

186. As a direct and proximate result of Walgreens' unlawful, deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the California Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

187. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the California Class for restitution, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

### **EIGHTH CLAIM FOR RELIEF**

#### **Violation of the Colorado Consumer Protection Act**

#### **Asserted by Plaintiff IBEW Local 38 on Behalf of the Colorado Members of the Class ("Colorado Class")**

188. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

189. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Colorado Class against Walgreens.

190. At all relevant times, Walgreens, Plaintiff IBEW Local 38, and the Colorado Class were "persons" within the meaning of Colo. Rev. Stat. §§6-1-102(6).



191. At all relevant and material times as described herein, Walgreens was engaged “in the course of [its] business” within the meaning of Colo. Rev. Stat. §6-1-105 when it sold PSC Generics to beneficiaries of Plaintiff IBEW Local 38 and the Colorado Class.

192. Plaintiff IBEW Local 38 and the Colorado Class have suffered losses because of Walgreens’ knowing and intentional use and employment of deceptive or unfair acts or practices in the course of its business, as defined in Colo. Rev. Stat. §6-1-105(l) in “[m]ak[ing] false or misleading statements of fact concerning the price of goods [or] services,” and in Colo. Rev. Stat. §6-1-105(u) in “[f]ail[ing] to disclose material information concerning goods, services, or property which information was known at the time of an advertisement or sale if such failure to disclose such information was intended to induce the consumer to enter into a transaction,” in connection with the sale of PSC Generics to Plaintiff IBEW Local 38 and the Colorado Class:

(a) reporting to and charging Plaintiff IBEW Local 38 and the Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38 and the Colorado Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the Colorado Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Colorado Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Colorado Class as a result of its deception.

193. Walgreens willfully and knowingly engaged in the deceptive and unfair acts and practices described above and knew or should have known that those acts and practices were unfair

and deceptive and thus in violation of Colorado's Consumer Protection Act, Colo. Rev. Stat. §§6-1-101, *et seq.*

194. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Colorado Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

195. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Colorado Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

196. Walgreens' unfair and deceptive trade practices significantly impact the public as actual or potential consumers of Walgreens' goods and services in that the actions and transactions alleged herein substantially affected the people of Colorado, with thousands of TPPs and consumers in Colorado paying substantially higher prices for PSC Generics at Colorado Walgreens pharmacies.

197. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Colorado Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

198. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Colorado Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

**NINTH CLAIM FOR RELIEF**

**Violation of the Connecticut Unfair Trade Practices Act**  
**Asserted by Plaintiff IUOE Local 295 on Behalf of the Connecticut Members of the Class**  
**(“Connecticut Class”)**

199. Plaintiff IUOE Local 295 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

200. Plaintiff IUOE Local 295 brings this claim on behalf of itself and the members of the Connecticut Class against Walgreens.

201. Walgreens, Plaintiff IUOE Local 295, and the Connecticut Class were “persons” within the meaning of Conn. Gen. Stat. Ann. §42-110a(3).

202. Walgreens’ transactions with Plaintiff IUOE Local 295 and the Connecticut Class were “trade” or “commerce” within the meaning of Conn. Gen. Stat. Ann. §42-110a(4).

203. Plaintiff IUOE Local 295 and the Connecticut Class have been damaged by Walgreens’ unfair and/or deceptive practices in the conduct of trade or commerce, in violation of Conn. Gen. Stat. Ann. §42-110a, *et. seq.* in connection with the sale of PSC Generics to Plaintiff IUOE Local 295 and the Connecticut Class. These unfair and/or deceptive practices, included, among other things:

- (a) reporting to and charging Plaintiff IUOE Local 295 and the Connecticut Class fraudulently inflated U&C prices for the PSC Generics;
- (b) communicating to and charging the beneficiaries of Plaintiff IUOE Local 295 and the Connecticut Class (or its beneficiaries) fraudulently inflated copayments, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from Plaintiff IUOE Local 295 and the Connecticut Class the true U&C prices of PSC Generics, and the proper reimbursement amount Plaintiff IUOE Local 295 and the Connecticut Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IUOE Local 295 and the Connecticut Class as a result of Walgreens' deception.

204. Walgreens willfully engaged in the unfair and/or deceptive practices described above and knew or should have known that those practices were unfair and/or deceptive.

205. The facts which Walgreens misrepresented and/or concealed, as alleged in the preceding paragraphs, were material to Plaintiff IUOE Local 295 and the Connecticut Class' decisions about whether to purchase or pay for Walgreens' PSC Generics, in that Plaintiff IUOE Local 295 and the Connecticut Class would not have purchased or paid for PSC Generics from Walgreens for more than the PSC Prices but for Walgreens' unfair and/or deceptive acts and/or practices.

206. As a direct and proximate result of Walgreens' unfair and deceptive acts and/or practices, Plaintiff IUOE Local 295 and the Connecticut Class were deceived into paying falsely inflated prices for PSC Generics and have been damaged thereby. Plaintiff IUOE Local 295 and the other members of the Connecticut Class therefore seek injunctive relief pursuant to Conn. Gen. Stat. Ann. §42-110g(d), to enjoin Walgreens' ongoing wrongful acts described herein.

207. Walgreens is therefore liable to Plaintiff IUOE Local 295 and the Connecticut Class for the damages they sustained, plus statutory damages, penalties, costs, and reasonable attorneys' fees to the extent provided by law.

**TENTH CLAIM FOR RELIEF**

**Violation of the Delaware Consumer Fraud Act**  
**Asserted by Plaintiff IUOE Local 295 on Behalf of the Delaware Members of the Class**  
**(“Delaware Class”)**

208. Plaintiff IUOE Local 295 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

209. Plaintiff IUOE Local 295 brings this claim on behalf of itself and the members of the Delaware Class against Walgreens.

210. Walgreens, Plaintiff IUOE Local 295, and other members of the Delaware Class are “persons” within the meaning of 6 Del. C. §2511(7).

211. The PSC Generics that Plaintiff IUOE Local 295 and the Delaware Class purchased are “merchandise” within the meaning 6 Del. C. §2511(6).

212. Walgreens’ transactions with Plaintiff IUOE Local 295 and the Delaware Class were “sales” within the meaning of 6 Del. C. §2511(8).

213. Plaintiff IUOE Local 295 and the Delaware Class have been damaged by Walgreens’ act, use, and/or employment of deception, fraud, false pretense, false promise, misrepresentation, and/or the concealment, suppression, or omission of material facts, in violation of 6 Del. C. §2511, *et seq.*, in connection with the sale of PSC Generics to Plaintiff IUOE Local 295 and the Delaware Class, including, among other things:

(a) reporting to and charging Plaintiff IUOE Local 295 and the Delaware Class fraudulently inflated U&C prices for PSC Generics;

(b) communicating to and charging the beneficiaries of Plaintiff IUOE Local 295 and the Delaware Class (or its beneficiaries) fraudulently inflated copayments, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from Plaintiff IUOE Local 295 and the Delaware Class the true U&C prices of PSC Generics, and the proper reimbursement amount Plaintiff IUOE Local 295 and the Delaware Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IUOE Local 295 and the Delaware Class as a result of Walgreens' deception.

214. Walgreens made these misrepresentations and omissions knowingly, given that Walgreens knew the prices it reported to third-party payors and charged to plan participants were substantially (and unjustifiably) higher than the prices Walgreens charged under its PSC program to the cash-paying public.

215. The facts which Walgreens misrepresented and/or concealed, as alleged in the preceding paragraphs, were material to Plaintiff IUOE Local 295 and the Delaware Class' decisions about whether to purchase or pay for PSC Generics, in that Plaintiff IUOE Local 295 and the Delaware Class would not have purchased or paid for PSC Generics from Walgreens for more than the PSC Prices but for Walgreens' improper practices.

216. Further, Walgreens intended to induce Plaintiff IUOE Local 295 and the Delaware Class to rely on its misconduct. Walgreens knew that Plaintiff IUOE Local 295 and the Delaware Class would rely on the accuracy of the prices Walgreens reported to and charged them, and that, as a result, Plaintiff IUOE Local 295 and the Delaware Class would pay higher than the true U&C prices for its PSC Generics. Plaintiff IUOE Local 295 and the Delaware Class did in fact justifiably rely on Walgreens' misconduct in that Plaintiff and the Delaware Class would not have purchased or paid for PSC Generics from Walgreens at falsely inflated amounts but for Walgreens' misconduct. Thus, Plaintiff and the Delaware Class' reliance on Walgreens' misconduct was to

their detriment. Therefore, Walgreens engaged in unlawful practices within the meaning of 6 Del. C. §2513(a).

217. As a proximate result of Walgreens' conduct, Plaintiff IUOE Local 295 and the Delaware Class have been damaged because they paid for PSC Generics at amounts that were far higher than the prices they would have paid but for Walgreens' misconduct.

218. Walgreens is therefore liable to Plaintiff IUOE Local 295 and the Delaware Class for the damages they sustained, plus statutory damages, penalties, costs, and reasonable attorneys' fees to the extent provided by law.

### **ELEVENTH CLAIM FOR RELIEF**

#### **Violation of the Florida Deceptive and Unfair Trade Practices Act Asserted by Plaintiff Russo, Plaintiff IUOE Local 295, and Plaintiff IBEW Local 38 on Behalf of Florida Members of the Class ("Florida Class")**

219. Plaintiff Russo, Plaintiff IUOE Local 295, and Plaintiff IBEW Local 38 repeat each and every allegation contained in paragraphs above and incorporate such allegations by reference herein.

220. Plaintiff Russo, Plaintiff IUOE Local 295, and Plaintiff IBEW Local 38 bring this claim individually and on behalf of the Florida Class members against Walgreens.

221. Plaintiff Russo, Plaintiff IUOE Local 295, Plaintiff IBEW Local 38, and the Florida Class are "consumers" within the meaning of Fla. Stat. §501.203(7).

222. Walgreens' transactions with Plaintiff Russo, Plaintiff IUOE Local 295, Plaintiff IBEW Local 38, and the Florida Class as described herein occurred "in the conduct of any trade or commerce" within the meaning of Fla. Stat. §§501.202 and 501.203(8).

223. Plaintiff Russo, Plaintiff IUOE Local 295, Plaintiff IBEW Local 38, and the Florida Class suffered damages as a consequence of Walgreens' knowing and intentional use and

employment of unconscionable, deceptive, or unfair acts or practices in the conduct of any trade or commerce in connection with the sale of PSC Generics to Plaintiff Russo, Plaintiff IUOE Local 295, Plaintiff IBEW Local 38, and the Florida Class, including, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Russo, and the Florida Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Russo, and the Florida Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;

(c) concealing from Plaintiff IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Russo, and the Florida Class the true U&C prices of the PSC Generics, and the proper copayment, coinsurance, or deductible amount Walgreens should have reported to and charged Plaintiffs and the Florida Class; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Russo, and the Florida Class as a result of its deception.

224. Walgreens willfully engaged in the unfair and/or deceptive acts and/or practices described above and knew or should have known that those acts and/or practices were unconscionable, unfair and/or deceptive and in violation of Florida's Deceptive and Unfair Trade Practices Act, Fla. Stat. §501.201, *et seq.*

225. As a direct and proximate result of Walgreens' unfair and deceptive acts and practices, Plaintiff Russo, Plaintiff IUOE Local 295, Plaintiff IBEW Local 38, and the Florida Class members have paid falsely inflated prices for PSC Generics and have been damaged thereby.



226. Walgreens therefore is liable to Plaintiff Russo, Plaintiff IUOE Local 295, Plaintiff IBEW Local 38, and the Florida Class for the damages they sustained, plus statutory damages (including treble damages), penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

### **TWELFTH CLAIM FOR RELIEF**

#### **Violation of the Georgia Uniform Deceptive Trade Practices Act Asserted by Plaintiff IBEW Local 38 on Behalf of Georgia Members of the Class ("Georgia Class")**

227. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

228. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Georgia Class against Walgreens.

229. At all relevant times, Plaintiff IBEW Local 38 and the Georgia Class are "persons" within the meaning of Ga. Code Ann. §10-1-371(5).

230. Walgreens' transactions with Plaintiff IBEW Local 38 and the Georgia Class as described herein occurred in the course of Walgreens' "business" within the meaning of Ga. Code Ann. §10-1-370, *et seq.*

231. The Georgia Uniform Deceptive Trade Practices Act, Ga. Code Ann. §10-1-372, prohibits "deceptive trade practices," which include "(11) Mak[ing] false or misleading statements concerning the reasons for, existence of, or amounts of price reductions; or (12) Engag[ing] in any other conduct which similarly creates a likelihood of confusion or of misunderstanding."

232. Plaintiff IBEW Local 38 and the Georgia Class have suffered losses because of Walgreens' employment of unfair or deceptive acts or practices in the course of its business in omitting the existence of a price reduction in the sale of PSC Generics, by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the Georgia Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38 and the Georgia Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the Georgia Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Georgia Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Georgia Class as a result of its deception.

233. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of the Georgia Uniform Deceptive Trade Practices Act, Ga. Code Ann. §10-1-370, *et seq.*

234. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Georgia Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

235. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Georgia Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

236. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Georgia Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

237. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Georgia Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

**THIRTEENTH CLAIM FOR RELIEF**

**Violation of the Georgia Fair Business Practices Act  
Asserted by Plaintiff IBEW Local 38 on Behalf of the Georgia Class**

238. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

239. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Georgia Class against Walgreens.

240. At all relevant times, Plaintiff IBEW Local 38 and the Georgia Class are "persons" within the meaning of Ga. Code Ann. §10-1-392(24).

241. At all relevant and material times as described herein, Walgreens was engaged "in the conduct of consumer transactions and consumer acts or practices in trade or commerce" within the meaning of Ga. Code Ann. §10-1-393(a) with respect to the acts alleged herein.

242. The Georgia Fair Business Practices Act declares "[u]nfair or deceptive acts or practices in the conduct of consumer transactions and consumer acts or practices in trade or commerce" to be unlawful, Ga. Code Ann. §10-1-393(a), including but not limited to "(11) Making false or misleading statements concerning the reasons for, existence of, or amounts of price reductions[.]"

243. Plaintiff IBEW Local 38 and the Georgia Class have suffered losses because of Walgreens' employment of unfair or deceptive acts or practices in the course of its business in omitting the existence of a price reduction in the sale of PSC Generics, by, among other things:

- (a) reporting to and charging Plaintiff IBEW Local 38 and the Georgia Class fraudulently inflated U&C prices for the PSC Generics;
- (b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38 and the Georgia Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;
- (c) concealing from Plaintiff IBEW Local 38 and the Georgia Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Georgia Class members should have paid; and
- (d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Georgia Class as a result of its deception.

244. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of the Georgia Fair Business Practices Act, Ga. Code Ann. §10-1-390, *et seq.*

245. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Georgia Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transactions but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

246. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Georgia Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

247. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Georgia Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

248. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Georgia Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

**FOURTEENTH CLAIM FOR RELIEF**

**Violation of the Louisiana Unfair Trade Practices and Consumer Protection Law  
Asserted by Plaintiff IBEW Local 38 on Behalf of  
Louisiana Members of the Class ("Louisiana Class")**

249. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporate such allegations by reference herein.

250. Plaintiff IBEW Local 38 brings this claim individually and on behalf of the Louisiana Class members against Walgreens.

251. Plaintiff IBEW Local 38 and the Louisiana Class are "consumers" within the meaning of La. Rev. Stat. §51:1402(1).

252. Walgreens' transactions with Plaintiff IBEW Local 38 and the Louisiana Class as described were done "in the conduct of any trade or commerce" within the meaning of La. Rev. Stat. §51:1405.

253. Plaintiff IBEW Local 38 and the Louisiana Class suffered injury and ascertainable losses of money and property as a consequence of Walgreens' knowing and intentional use and employment of false, misleading, and deceptive acts or practices in connection with the sale of PSC Generics to Plaintiff IBEW Local 38 and the Louisiana Class, including, among other things:

- (a) reporting to and charging Plaintiff IBEW Local 38 and the Louisiana Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging the beneficiaries of Plaintiff IBEW Local 38 and the members of the Louisiana Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the Louisiana Class the true U&C prices of the PSC Generics, and the proper amounts Walgreens should have reported to and charged Plaintiff IBEW Local 38 and the Louisiana Class; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Louisiana Class as a result of its deception.

254. Walgreens willfully engaged in the unfair and/or deceptive acts and/or practices described above and knew or should have known that those acts and/or practices were unfair and/or deceptive and in violation of the Louisiana Unfair Trade Practices and Consumer Protection Law, La. Rev. Stat. §51:1401, *et seq.* Such conduct offends established public policy and is immoral, unethical, oppressive, unscrupulous, or substantially injurious. Walgreens' unjustified, inflated pricing of PSC Generics is oppressive because it overcharges consumers and third-party payors. The pricing of PSC Generics is unethical and unscrupulous because it is the result of Walgreens' desire to achieve maximum financial gain for medically-necessary drugs prescribed to consumers whose medical conditions do not allow them to decline to purchase PSC Generics.

255. As a direct and proximate result of Walgreens' unfair and deceptive acts and practices, Plaintiff IBEW Local 38 and the Louisiana Class have paid falsely inflated prices for PSC Generics and have suffered injury and ascertainable losses of money and property thereby.

256. Walgreens therefore is liable to Plaintiff IBEW Local 38 and the Louisiana Class for the damages they sustained, plus statutory damages (including treble damages), penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

**FIFTEENTH CLAIM FOR RELIEF**

**Violation of the Massachusetts Consumer Protection Law  
Asserted by Plaintiff Bullard on Behalf of Massachusetts Members  
of the Class (“Massachusetts Class”)**

257. Plaintiff Bullard repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

258. Plaintiff Bullard brings this claim on behalf of herself and the members of the Massachusetts Class against Walgreens.

259. At all relevant times, Plaintiff Bullard and the Massachusetts Class are “persons” within the meaning of Mass. Gen. Laws. Ch. 93A, §§1, 9.

260. At all relevant and material times as described herein, Walgreens was engaged in “the conduct of any trade or commerce” within the meaning of Mass. Gen. Laws. Ch. 93A, §§1, 2, 9 with respect to the acts alleged herein.

261. The Massachusetts Consumer Protection Act, Mass. Gen. Laws. Ch. 93A, *et seq.*, makes it unlawful to engage in any “[u]nfair methods of competition and unfair or deceptive acts or practices in the conduct of any trade or commerce.”

262. Plaintiff Bullard and the Massachusetts Class have suffered losses because of Walgreens’ employment of unfair or deceptive acts or practices in the course of its business, by, among other things:

(a) reporting to and charging third-party payors, Plaintiff Bullard, and the Massachusetts Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging third-party payor beneficiaries, Plaintiff Bullard, and the Massachusetts Class fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from third-party payors, Plaintiff Bullard and the Massachusetts Class the true U&C prices of the PSC Generics, and the proper copayment, coinsurance, or deductible amount Walgreens should have charged Plaintiff Bullard and the Massachusetts Class; and

(d) wrongfully obtaining monies from Plaintiff Bullard and the Massachusetts Class as a result of its deception.

263. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of the Mass. Gen. Laws. Ch. 93A, *et seq.*

264. Walgreens' conduct constitutes an unfair practice in that Walgreens sells PSC Generics for a price that is unconscionable and unethical, oppressive, and unscrupulous. Walgreens' unjustified, inflated pricing of PSC Generics is oppressive because it overcharges consumers and third-party payors. The pricing of PSC Generics is unconscionable and unethical and unscrupulous because it is the result of Walgreens' desire to achieve maximum financial gain for medically-necessary drugs prescribed to consumers whose medical conditions do not allow them to decline to purchase PSC Generics.

265. Walgreens' submission of inflated U&C prices also violates public policy, specifically 101 Mass. Code Regs. 331.04, which states that reimbursement for prescriptions shall not exceed the lesser of the pharmacy provider's usual and customary charge for that prescription or the state allowable for that prescription when billing the state's medical assistance program.

266. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff Bullard and the members of the Massachusetts Class about whether to pay



for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

267. Walgreens intended for Plaintiff Bullard and the members of the Massachusetts Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

268. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff Bullard and the members of the Massachusetts Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

269. On June 19, 2017, Plaintiff Bullard sent Walgreens a pre-suit notice demand letter, pursuant to Mass. Gen. Laws Ch. 93A, §9.

270. Walgreens is therefore liable to Plaintiff Bullard and the members of the Massachusetts Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

### **SIXTEENTH CLAIM FOR RELIEF**

#### **Violation of the Minnesota Prevention of Consumer Fraud Act**

**Minn. Stat. §325F.68, et seq.**

**Asserted by Plaintiff IBEW Local 38 on Behalf of Minnesota Members of the Class  
("Minnesota Class")**

271. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

272. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Minnesota Class against Walgreens.

273. Plaintiff IBEW Local 38 paid for PSC Generics, which were purchased by their members for their own personal use.

274. The Minnesota Prevention of Consumer Fraud Act (“MPCFA”) makes illegal “[t]he act, use, or employment by any person of any fraud, false pretense, false promise, misrepresentation, misleading statement or deceptive practice, with the intent that others rely thereon in connection with the sale of any merchandise.” Minn. Stat. §325F.69.

275. The MPCFA does not require a showing of damage, and provides for liability “whether or not any person has in fact been misled, deceived, or damaged.” *Id.*

276. Plaintiff IBEW Local 38 and the Minnesota Class have suffered losses because of Walgreens’ employment of unfair or deceptive acts or practices by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the Minnesota Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, consumers, and the Minnesota Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the Minnesota Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Minnesota Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Minnesota Class as a result of its deception.

277. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of MPCFA, Minn. Stat. §325F.68, *et seq.*

278. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Minnesota Class about whether to

pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

279. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Minnesota Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

280. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Minnesota Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

281. Where, as here, Plaintiff IBEW Local 38's claims inure to the public benefit as a result of Walgreens' acts described herein to the public at large, Minnesota's private attorney general statute, Minn. Stat. §8.31, subd. 3a, allows parties injured through a violation of the consumer protection statutes to bring a civil action and recover damages, together with costs and disbursements, including reasonable attorneys' fees.

282. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Minnesota Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law, in accordance with Minn. Stat. §325F.70 and as authorized by Minn. Stat. §8.31, subd. 3a.

**SEVENTEENTH CLAIM FOR RELIEF**

**Violation of the Minnesota Unlawful Trade Practices Act**

**Minn. Stat. §325D.09, et seq.**

**Asserted by Plaintiff IBEW Local 38 on Behalf of the Minnesota Class**

283. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

284. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Minnesota Class against Walgreens.

285. Plaintiff IBEW Local 38 paid for PSC Generics, which were purchased by their members for their own personal use.

286. The Minnesota Unlawful Trade Practices Act (“MUTPA”) provides that “[n]o person shall, in connection with the sale of merchandise at retail, or in, or in connection with the use of, samples, catalogs, or other forms of advertising listing merchandise for sale at retail, display price tags or price quotations in any form showing prices which are fictitiously in excess of the actual prices at which such merchandise is regularly and customarily sold at retail by such person or by the person issuing such samples, catalogs, or other forms of advertising.” Minn. Stat. §325D.12(3).

287. The Minnesota legislature has found that such practices “mislead consumers into believing that they are buying merchandise at prices substantially below regular retail prices, when in fact they are not” and “that they constitute unfair and fraudulent competition and unsound and uneconomic methods of distribution.” Minn. Stat. §325D.09.

288. Plaintiff IBEW Local 38 and the Minnesota Class have suffered losses because of Walgreens’ employment of unfair or deceptive acts or practices by, among other things:

- (a) reporting to and charging Plaintiff IBEW Local 38 and the Minnesota Class fraudulently inflated U&C prices for the PSC Generics;
- (b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, consumers, and the Minnesota Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the Minnesota Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Minnesota Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Minnesota Class as a result of its deception.

289. The fraudulently inflated U&C prices for the PSC Generics reported to and charged to Plaintiff IBEW Local 38 and the Minnesota Class and the fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C prices communicated to and charged to beneficiaries of Plaintiff IBEW Local 38, consumers, and the Minnesota Class (or its beneficiaries) constitute "price quotations" within the meaning of Minn. Stat. §325D.12.

290. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of MUTPA, Minn. Stat. §325D.09, *et seq.*

291. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Minnesota Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

292. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Minnesota Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

293. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Minnesota Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

294. Where, as here, Plaintiff IBEW Local 38's claims inure to the public benefit as a result of Walgreens' acts described herein to the public at large, Minnesota's private attorney general statute, Minn. Stat. §8.31, subd. 3a, allows parties injured through a violation of the consumer protection statutes to bring a civil action and recover damages, together with costs and disbursements, including reasonable attorneys' fees.

295. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Minnesota Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law, in accordance with Minn. Stat. §325D.15 and as authorized by Minn. Stat. §8.31, subd. 3a.

**EIGHTEENTH CLAIM FOR RELIEF**

**Violation of the Minnesota Uniform Deceptive Trade Practices Act**  
**Minn. Stat. §325D.43, et seq.**

**Asserted by Plaintiff IBEW Local 38 on Behalf of the Minnesota Class**

296. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

297. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Minnesota Class against Walgreens.

298. Plaintiff IBEW Local 38 paid for PSC Generics, which were purchased by their members for their own personal use.

299. The MUDTPA provides that “[a] person engages in a deceptive trade practice when, in the course of business, vocation, or occupation, the person: [. . .] makes false or misleading statements of fact concerning the reasons for, existence of, or amounts of price reductions.” Minn. Stat. §325D.44, subd.1(11).

300. Plaintiff IBEW Local 38 and the Minnesota Class have suffered losses because of Walgreens' employment of unfair or deceptive acts or practices by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the Minnesota Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, consumers, and the Minnesota Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the Minnesota Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Minnesota Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Minnesota Class as a result of its deception.

301. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of the MUDTPA.

302. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Minnesota Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

303. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Minnesota Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

304. As a direct and proximate result of Walgreens’ deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Minnesota Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

305. Where, as here, Plaintiff IBEW Local 38’s claims inure to the public benefit as a result of Walgreens’ acts described herein to the public at large, Minnesota’s private attorney general statute, Minn. Stat. §8.31, subd. 3a, allows parties injured through a violation of the consumer protection statutes to bring a civil action and recover damages, together with costs and disbursements, including reasonable attorneys’ fees.

306. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Minnesota Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys’ fees to the extent provided by law, in accordance with Minn. Stat. §325D.45 and as authorized by Minn. Stat. §8.31, subd. 3a.

**NINETEENTH CLAIM FOR RELIEF**

**Violation of the Nevada Deceptive Trade Practices Act  
Asserted by Plaintiff IBEW Local 38 on Behalf of Nevada Members of the Class  
 (“Nevada Class”)**

307. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

308. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Nevada Class against Walgreens.

309. At all relevant times, Plaintiff IBEW Local 38 and Walgreens were persons within the meaning of Nev. Rev. Stat. §41.600.

310. At all relevant times, Plaintiff IBEW Local 38 and the Nevada Class were “victim[s] of consumer fraud” within the meaning of Nev. Rev. Stat. §41.600.



311. Plaintiff IBEW Local 38 and the Nevada Class have suffered losses because of Walgreens' employment of deceptive trade practices in the course of its business or occupation, as defined in Nev. Rev. Stat. §598.0915(13), in "[m]ak[ing] false or misleading statements of fact concerning the price of goods or services for sale," and in Nev. Rev. Stat. §598.0915(15), in "[k]nowingly mak[ing] any other false representation in a transaction," in connection with the sale of PSC Generics to Plaintiff IBEW Local 38 and the Nevada Class by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the Nevada Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, consumers, and the Nevada Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C prices;

(c) concealing from Plaintiff IBEW Local 38 and the Nevada Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Nevada Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Nevada Class as a result of its deception.

312. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of Nevada's Deceptive Trade Practices Act, Nev. Rev. Stat. §§41.600, 598.0915.

313. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Nevada Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transactions but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

314. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Nevada Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

315. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Nevada Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

316. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Nevada Class for the damages they sustained, plus statutory damages, penalties, any additional remedy available for persons over the age of 65, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

#### **TWENTIETH CLAIM FOR RELIEF**

##### **Violation of the New Mexico Unfair Practices Act Asserted by Plaintiff Gonzales on Behalf of New Mexico Members of the Class ("New Mexico Class")**

317. Plaintiff Gonzales repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

318. Plaintiff Gonzales brings this claim on behalf of himself and the members of the New Mexico Class against Walgreens.

319. At all relevant times, Plaintiff Gonzales and the New Mexico Class are "persons" within the meaning of N.M. Stat. Ann. §57-12-2.

320. At all relevant and material times as described herein, Walgreens was engaged in "in the conduct of any trade or commerce" involving the sale of goods or services within the meaning of N.M. Stat. Ann. §57-12-2, -3 with respect to the acts alleged herein that directly affects the people of New Mexico.

321. The New Mexico Unfair Practices Act, N.M. Stat. Ann. §57-12-2 defines a false or misleading oral or written statement to include: “(11) making false or misleading statements of fact concerning the price of goods or services . . . .”

322. Plaintiff Gonzales and the New Mexico Class have suffered losses because of Walgreens’ employment of unfair or deceptive acts or practices in the course of its business, by, among other things, knowingly:

(a) reporting to and charging third-party payors, Plaintiff Gonzales, and the New Mexico Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging third-party payor beneficiaries, Plaintiff Gonzales, and the New Mexico Class fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from third-party payors, Plaintiff Gonzales, and the New Mexico Class the true U&C prices of the PSC Generics, and the proper copayment, coinsurance, or deductible amount Walgreens should have charged Plaintiff Gonzales and the New Mexico Class; and

(d) wrongfully obtaining monies from Plaintiff Gonzales and the New Mexico Class as a result of its deception.

323. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of the N.M. Stat. Ann. §57-12-1, *et seq.*

324. Walgreens takes advantage of the lack of knowledge, ability, experience, and/or capacity of a person to a grossly unfair degree in that a consumer has no way of knowing Walgreens’ true U&C prices for the PSC Generics. Walgreens’ submission of inflated U&C prices

also violates public policy, specifically N.M. Admin. Code 8.324.4.16(5), which states that the amount billed to the state's medical assistance program must be the providers' U&C charge. Thus, the acts alleged herein are grossly unreasonable and against public policy under the circumstances.

325. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff Gonzales and the members of the New Mexico Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, unconscionable, fraudulent, false, and unfair acts and practices.

326. Walgreens intended for Plaintiff Gonzales and the members of the New Mexico Class to pay for PSC Generics in reliance upon Walgreens' deceptive, unconscionable, fraudulent, false, and unfair acts and practices.

327. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff Gonzales and the members of the New Mexico Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

328. Walgreens is therefore liable to Plaintiff Gonzales and the members of the New Mexico Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

### **TWENTY-FIRST CLAIM FOR RELIEF**

#### **Violation of New York GBL §349 Asserted by Plaintiff Bullard and Plaintiff IUOE Local 295 on Behalf of New York Members of the Class ("New York Class")**

329. Plaintiff Bullard and Plaintiff IUOE Local 295 repeat each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

330. Plaintiff Bullard and Plaintiff IUOE Local 295 bring this claim on behalf of themselves and the members of the New York Class against Walgreens.

331. At all relevant times, Plaintiff Bullard, Plaintiff IUOE Local 295, and the New York Class are “persons” within the meaning of New York GBL §349(h).

332. At all relevant times, Plaintiff Bullard, Plaintiff IUOE Local 295, and the New York Class are members of the public, with respect to purchases of PSC Generics in New York by members of the New York Class, in that the actions and transactions alleged herein substantially affected the people of New York, with thousands of beneficiaries and consumers in New York paying substantially higher prices for PSC Generics at New York Walgreens pharmacies.

333. Plaintiff Bullard, Plaintiff IUOE Local 295, and the New York Class paid for or purchased PSC Generics in New York and thus the deceptive transactions alleged herein occurred in New York.

334. At all relevant and material times as described herein, Walgreens was engaged in “the conduct of any business, trade or commerce” in New York within the meaning of New York GBL §349 with respect to the acts alleged herein.

335. GBL §349 provides: “Deceptive acts or practices in the conduct of any business, trade or commerce or in the furnishing of any service in this state are hereby declared unlawful.”

336. Plaintiff Bullard, Plaintiff IUOE Local 295, and the New York Class have suffered losses as a direct, foreseeable, and proximate result of Walgreens’ employment of unfair or deceptive acts or practices in the course of its business, by, among other things:

- (a) reporting to and charging Plaintiff IUOE Local 295, Plaintiff Bullard, and the New York Class fraudulently inflated U&C prices for the PSC Generics;
- (b) communicating to and charging Plaintiff IUOE Local 295’s beneficiaries, Plaintiff Bullard, and the New York Class fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from Plaintiff IUOE Local 295, Plaintiff Bullard, and the New York Class the true U&C prices of the PSC Generics, and the proper copayment, coinsurance, or deductible amount Walgreens should have charged Plaintiff IUOE Local 295, Plaintiff Bullard, and the New York Class; and

(d) wrongfully obtaining monies from Plaintiff IUOE Local 295, Plaintiff Bullard, and the New York Class as a result of its deception.

337. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of New York GBL §349.

338. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff Bullard, Plaintiff IUOE Local 295, and the members of the New York Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' false, deceptive, and fraudulent acts and practices, misrepresentations, and material omissions.

339. Walgreens intended for Plaintiff Bullard, Plaintiff IUOE Local 295, and the members of the New York Class to pay for PSC Generics in reliance upon Walgreens' false, deceptive, and fraudulent acts and practices, misrepresentations, and material omissions.

340. Walgreens' misleading and deceptive acts and practices adversely impacted Plaintiff Bullard, Plaintiff IUOE Local 295, and the New York Class, who are consumers of prescription drugs purchased at Walgreens, and therefore constitute consumer-oriented conduct under GBL §349 that resulted in actual and direct harm to Plaintiff Bullard, Plaintiff IUOE Local 295, and the New York Class.

341. As a direct and proximate result of Walgreens' false, deceptive, and fraudulent acts and practices, misrepresentations, and material omissions, Plaintiff Bullard, Plaintiff IUOE Local 295, and the members of the New York Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

342. Walgreens is additionally liable under New York GBL §349 for supplemental civil penalties as it has engaged in deceptive conduct against Plaintiff Bullard, Plaintiff IUOE Local 295, and other persons who are over 65 years of age. New York GBL §349-c provides that a person or entity who engages in any conduct prohibited by New York GBL §349, and whose conduct is perpetrated against one or more elderly persons, may be liable for an additional civil penalty not to exceed ten thousand dollars.

343. Walgreens is therefore liable to Plaintiff Bullard, Plaintiff IUOE Local 295, and the members of the New York Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

**TWENTY-SECOND CLAIM FOR RELIEF**

**Violation of the North Carolina Unfair and Deceptive Trade Practices Act  
Asserted by Plaintiff IBEW Local 38 on Behalf of  
North Carolina Members of the Class ("North Carolina Class")**

344. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

345. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the North Carolina Class against Walgreens.

346. At all relevant times, Plaintiff IBEW Local 38 and the North Carolina Class are businesses injured by reason of Walgreens' unfair and deceptive acts and practices within the meaning of N.C. Gen. Stat. §75-16.

347. At all relevant and material times as described herein, Walgreens conducted commerce within the meaning of N.C. Gen. Stat. §75-1.1, and Walgreens' unfair or deceptive acts or practices occur in and affect commerce.

348. Plaintiff IBEW Local 38 and the North Carolina Class have suffered losses because of Walgreens' employment of unfair or deceptive acts or practices in or affecting commerce, by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the North Carolina Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, consumers, and the North Carolina Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the North Carolina Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the North Carolina Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the North Carolina Class as a result of its deception.

349. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of North Carolina's Unfair and Deceptive Trade Practices Act, N.C. Gen. Stat. §75-1.1, *et seq.*

350. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the North Carolina Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.



351. Walgreens intended for Plaintiff IBEW Local 38 and the members of the North Carolina Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

352. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the North Carolina Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

353. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the North Carolina Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

**TWENTY-THIRD CLAIM FOR RELIEF**

**Violation of the Ohio Deceptive Trade Practices Act  
**Asserted by Plaintiff IBEW Local 38 on Behalf of the**  
**Ohio Members of the Class ("Ohio Class")****

354. Plaintiff IBEW Local 38 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

355. Plaintiff IBEW Local 38 brings this claim on behalf of itself and the members of the Ohio Class against Walgreens.

356. At all relevant times, Plaintiff IBEW Local 38 and the Ohio Class are "persons" within the meaning of Ohio Rev. Code Ann. §4165.01(D).

357. At all relevant and material times as described herein, Walgreens was engaged in "the course of [its] business" within the meaning of Ohio Rev. Code Ann. §4165.02(A) with respect to the acts alleged herein.

358. Ohio Rev. Code Ann. §4165.02(A) provides that a “person engages in a deceptive trade practice when, in the course of the person’s business, vocation, or occupation, the person does any of the following: . . . (12) Makes false statements of fact concerning the reasons for, existence of, or amounts of price reductions[.]”

359. Plaintiff IBEW Local 38 and the Ohio Class have suffered losses because of Walgreens’ employment of unfair or deceptive acts or practices in the course of its business in omitting the existence of a price reduction in the sale of PSC Generics, by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the Ohio Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, consumers, and the Ohio Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;

(c) concealing from Plaintiff IBEW Local 38 and the Ohio Class the true U&C prices of the PSC Generics, and the proper reimbursement amount Plaintiff IBEW Local 38 and the Ohio Class should have paid; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38 and the Ohio Class as a result of its deception.

360. Walgreens willfully and knowingly engaged in the deceptive trade practices described above and knew or should have known that those practices were deceptive in violation of Ohio Deceptive Trade Practices Act, Ohio Rev. Code Ann. §4165.02(A).

361. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38 and the members of the Ohio Class about whether to pay for

Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

362. Walgreens intended for Plaintiff IBEW Local 38 and the members of the Ohio Class to pay for PSC Generics in reliance upon Walgreens' deceptive, fraudulent, false, and unfair acts and practices.

363. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38 and the members of the Ohio Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

364. Walgreens is therefore liable to Plaintiff IBEW Local 38 and the members of the Ohio Class for the damages they sustained, plus statutory damages, penalties, injunctive relief, costs, and reasonable attorneys' fees to the extent provided by law.

#### **TWENTY-FOURTH CLAIM FOR RELIEF**

##### **Violation of the Pennsylvania Unfair Trade Practices and Consumer Protection Law Asserted by Plaintiff IUOE Local 295 on Behalf of the Pennsylvania Members of the Class ("Pennsylvania Class")**

365. Plaintiff IUOE Local 295 repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

366. Plaintiff IUOE Local 295 brings this claim on behalf of itself and the members of the Pennsylvania Class against Walgreens.

367. Walgreens, Plaintiff IUOE Local 295, and the Pennsylvania Class are "persons" within the meaning of 73 Pa. Stat. §201-2(2).

368. Walgreens' transactions with Plaintiff IUOE Local 295 and other members of the Pennsylvania Class were "trade" or "commerce" within the meaning of 73 Pa. Stat. §201-2(2).

369. Plaintiff IUOE Local 295 and the other members of the Pennsylvania Class have been damaged by Walgreens' "unfair or deceptive acts or practices" in violation of 73 Pa. Stat. §201-2, *et seq.* in connection with the sale of PSC Generics to Plaintiff IUOE Local 295 and the Pennsylvania Class. These "unfair or deceptive acts or practices" included, among other things:

- (a) reporting to and charging Plaintiff IUOE Local 295 and the Pennsylvania Class fraudulently inflated U&C prices for PSC Generics;
- (b) communicating to and charging the beneficiaries of Plaintiff IUOE Local 295 and the Pennsylvania Class fraudulently inflated copayments that exceeded Walgreens' true U&C price;
- (c) concealing from Plaintiff IUOE Local 295 and the Pennsylvania Class the true U&C prices of PSC Generics, and the proper reimbursement amount Plaintiff IUOE Local 295 and the Pennsylvania Class should have paid; and
- (d) wrongfully obtaining monies from Plaintiff IUOE Local 295 and the Pennsylvania Class as a result of Walgreens' deception.

370. Walgreens willfully engaged in the unfair and/or deceptive acts and/or practices described above and knew or should have known that those acts and/or practices were unfair and/or deceptive.

371. The facts which Walgreens misrepresented and/or concealed, as alleged in the preceding paragraphs, were material to Plaintiff IUOE Local 295 and the Pennsylvania Class' decisions about whether to purchase or pay for PSC Generics, in that Plaintiff IUOE Local 295 and the Pennsylvania Class would not have purchased or paid for PSC Generics from Walgreens for more than the PSC Prices but for Walgreens' unfair and/or deceptive acts and/or practices.

372. As a direct and proximate result of Walgreens' unfair and deceptive acts and/or practices, Plaintiff IUOE Local 295 and the Pennsylvania Class were deceived into paying falsely inflated prices for PSC Generics and have been damaged thereby.

373. As described above, Walgreens engaged in fraudulent and/or deceptive conduct that created a likelihood of confusion or of misunderstanding by consumers, such as Plaintiff IUOE Local 295 and the Pennsylvania Class, and it therefore engaged in unfair or deceptive acts or practices within the meaning of 73 Pa. Stat. §201-2(4)(xxi).

374. Walgreens is therefore liable to Plaintiff IUOE Local 295 and the Pennsylvania Class for the damages they sustained, plus statutory damages, penalties, costs, and reasonable attorneys' fees to the extent provided by law.

#### **TWENTY-FIFTH CLAIM FOR RELIEF**

##### **Violation of the South Carolina Unfair Trade Practices Act ("SCUTPA") Asserted by Plaintiff Gonzales and Plaintiff IBEW Local 38 on Behalf of South Carolina Members of the Class ("South Carolina Class")**

375. Plaintiff Gonzales and Plaintiff IBEW Local 38 repeat each and every allegation contained in paragraphs above and incorporate such allegations by reference herein.

376. Plaintiff Gonzales and Plaintiff IBEW Local 38 bring this claim on behalf of themselves and the members of the South Carolina Class against Walgreens.

377. Plaintiff Gonzales, Plaintiff IBEW Local 38, and the South Carolina Class are "persons" under the SCUTPA entitled to bring the action, which includes "natural persons, corporations, trusts, partnerships, incorporated or unincorporated associations and any other legal entity." S.C. Code Ann. §39-5-10(a).

378. At all relevant times, Plaintiff Gonzales, Plaintiff IBEW Local 38, and the South Carolina Class are members of the public, with respect to purchases of PSC Generics in South

Carolina by members of the South Carolina Class, in that the actions and transactions alleged herein substantially affected the people of South Carolina, with thousands of beneficiaries and consumers in South Carolina paying substantially higher prices for PSC Generics at South Carolina Walgreens pharmacies.

379. Walgreens' transactions with Plaintiff Gonzales, Plaintiff IBEW Local 38, and the South Carolina Class as described were done "in the conduct of any trade or commerce" within the meaning of S.C. Code Ann. §39-5-20(a).

380. S.C. Code Ann. §39-5-140(a) states: "Any person who suffers any ascertainable loss of money or property, real or personal, as a result of the use or employment by another person of an unfair or deceptive method, act or practice declared unlawful by Section 39-5-20 may bring an action . . . ."

381. S.C. Code Ann. §39-5-20 defines unfair or deceptive conduct to include:

(a) Unfair methods of competition and unfair or deceptive acts or practices in the conduct of any trade or commerce are hereby declared unlawful.

382. Plaintiff IBEW Local 38 and South Carolina consumers paid for PSC Generics and suffered injury and ascertainable losses of money and property because of Walgreens' employment of unfair or deceptive acts or practices by, among other things:

(a) reporting to and charging Plaintiff IBEW Local 38 and the South Carolina Class fraudulently inflated U&C prices for the PSC Generics;

(b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, Plaintiff Gonzales, and the South Carolina Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;

(c) concealing from Plaintiff IBEW Local 38, Plaintiff Gonzales, and the South Carolina Class the true U&C prices of the PSC Generics, and the proper amounts

Walgreens should have reported to and charged Plaintiffs and the South Carolina Class; and

(d) wrongfully obtaining monies from Plaintiff IBEW Local 38, Plaintiff Gonzales, and the South Carolina Class as a result of its deception.

383. Walgreens willfully and knowingly engaged in employment of the unfair or deceptive methods, acts or practices that were willful or knowing violations of S.C. Code Ann. §39-5-20.

384. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38, Plaintiff Gonzales, and the South Carolina Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' unfair and deceptive practices.

385. As a direct and proximate result of Walgreens' deceptive, fraudulent, false, and unfair acts and practices, Plaintiff IBEW Local 38, Plaintiff Gonzales, and the South Carolina Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

386. Walgreens is therefore liable to Plaintiff IBEW Local 38, Plaintiff Gonzales, and the South Carolina Class for the damages they sustained, including treble damages and other relief as deemed necessary resulting from Walgreens' willful or knowing violations of S.C. Code Ann. §39-5-20. Walgreens is also liable for costs, and reasonable attorneys' fees to the extent provided by law, in accordance with S.C. Code Ann. §39-5-140.

**TWENTY-SIXTH CLAIM FOR RELIEF**

**Violation of the Texas Deceptive Trade Practices Consumer Protection Act**  
**Asserted by Plaintiff Forth on Behalf of**  
**Texas Members of the Class (“Texas Class”)**

387. Plaintiff Forth repeats each and every allegation contained in paragraphs above and incorporates such allegations by reference herein.

388. Plaintiff Forth brings this claim individually and on behalf of the Texas Class members against Walgreens.

389. Plaintiff Forth and the Texas Class are “consumers” within the meaning of Texas Business and Commerce Code §§17.50(a), 17.45(4).

390. Walgreens’ transactions with Plaintiff Forth and the Texas Class as described herein occurred “in the conduct of any trade or commerce” within the meaning of Texas Business and Commerce Code §17.45(6).

391. Plaintiff Forth and the Texas Class suffered economic and mental anguish damages as a consequence of Walgreens’ knowing and intentional use and employment of false, misleading, and deceptive acts or practices, or unconscionable actions and courses of action in connection with the sale of PSC Generics to Plaintiff Forth and the Texas Class, including, among other things:

- (a) reporting to and charging third-party payors, Plaintiff Forth, and the Texas Class fraudulently inflated U&C prices for the PSC Generics;
- (b) communicating to and charging third-party payor beneficiaries, Plaintiff Forth, and the Texas Class fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens’ true U&C price;



(c) concealing from third-party payors, Plaintiff Forth, and the Texas Class the true U&C price of PSC Generics, and the proper copayment, coinsurance, or deductible amount Walgreens should have charged Plaintiff Forth and the Texas Class; and

(d) wrongfully obtaining monies from Plaintiff Forth and the Texas Class as a result of its deception.

392. Walgreens knowingly and intentionally engaged in the above-described acts and practices in connection with the sale of PSC Generics to Plaintiff Forth and the Texas Class, with the intent of inducing, and did induce, them to pay fraudulently inflated copayment, coinsurance, or deductible amounts for purchases of PSC Generics, which they would not have paid had Walgreens not engaged in its deceptive conduct. Plaintiff Forth and the Texas Class thus relied on Walgreens' deceptive conduct to their detriment.

393. The foregoing conduct by Walgreens in connection with the sale of PSC Generics to Plaintiff Forth and the Texas Class constituted failures by Walgreens "to disclose information concerning goods or services which was known at the time of the transaction if such failure to disclose such information was intended to induce the consumer into a transaction into which the consumer would not have entered had the information been disclosed," under Texas Business and Commerce Code §17.46(b)(24). Thus, Walgreens is liable to Plaintiff Forth and the Texas Consumer Class members under Texas Business and Commerce Code §17.50(a)(1) and (b).

394. In addition, Plaintiff Forth and the Texas Class lacked knowledge, ability, experience, or capacity with respect to at least the following:

(a) Walgreens' internal and nonpublic business practices of determining its U&C price, including that it purposefully excluded its PSC price from such determinations;

(b) the fact that, as reflected in Walgreens' internal and nonpublic data, Walgreens' PSC price is the most common price Walgreens charges cash-paying customers and therefore is Walgreens' true U&C price;

(c) the fact that Walgreens does not report, and has not reported, its PSC price as its U&C price in submitting claims for adjudication to third-party payors, including when it made such reports in connection with respect to Plaintiff Forth and the Texas Class members' claims; and

(d) the fact that Walgreens was required to, but did not, charge Plaintiff Forth and the Texas Class an amount that did not exceed Walgreens' true U&C price.

395. Walgreens took advantage of Plaintiff Forth and the Texas Class members' lack of knowledge, ability, experience, or capacity in connection with the sale of generic prescription drugs by reporting inflated U&C prices, instead of Walgreens' PSC price, and by communicating to and charging Plaintiff Forth and the Texas Class inflated copayment, coinsurance, or deductible amounts on their purchases of PSC Generics, within the meaning of Texas Business and Commerce Code §17.45(5). Walgreens' submission of inflated U&C prices also violates public policy, specifically 1 Tex. Admin. Code §355.8544(a), which states "(2) When a discount is given (including, but not limited to, cash rebate, monetary price discount, coupon of value) or advertised for any segment of the general public, the discount must be included in the usual and customary price determination for Medicaid prescriptions if the Medicaid recipient would otherwise have qualified as a member of that same segment of the general public." Walgreens therefore has engaged in unconscionable acts and practices against Plaintiff Forth and the Texas Class in violation of Texas Business and Commerce Code §17.50(a)(3).

396. As a direct and proximate result of Walgreens' unfair, unconscionable, and deceptive acts and practices, Plaintiff Forth and the Texas Class have paid falsely inflated prices for PSC Generics and have been damaged thereby.

397. Walgreens therefore is liable to Plaintiff Forth and the Texas Class for the economic damages and mental anguish damages they sustained, plus statutory damages (including treble damages), penalties, costs, and reasonable attorneys' fees to the extent provided by law.

398. Plaintiff Forth complied with Texas Business and Commerce Code §17.505 and, by letter dated March 24, 2017, gave Walgreens at least 60 days' notice before filing this suit.

**TWENTY-SEVENTH CLAIM FOR RELIEF**

**Violation of the Wisconsin Deceptive Trade Practices Act  
Asserted by Plaintiff IBEW Local 38 and Plaintiff Gonzales on Behalf of  
Wisconsin Members of the Class ("Wisconsin Class")**

399. Plaintiff IBEW Local 38 and Plaintiff Gonzales repeat each and every allegation contained in paragraphs above and incorporate such allegations by reference herein.

400. Plaintiff IBEW Local 38 and Plaintiff Gonzales bring this claim on behalf of themselves and the members of the Wisconsin Class against Walgreens.

401. At all relevant times, Plaintiff IBEW Local 38, Plaintiff Gonzales, and the Wisconsin Class are members of the public, with respect to purchases of PSC Generics in Wisconsin by members of the Class, in that the actions and transactions alleged herein substantially affected the people of Wisconsin, with thousands of TPPs and consumers in Wisconsin paying substantially higher price for PSC Generics at Wisconsin Walgreens pharmacies.

402. Plaintiff IBEW Local 38, Plaintiff Gonzales, and the Wisconsin Class have suffered pecuniary losses because of Walgreens' employment of untrue, misleading, or deceptive acts or

practices with the intent to induce the public in making untrue, misleading, or deceptive statements or representations, by, among other things:

- (a) reporting to and charging Plaintiff IBEW Local 38, Plaintiff Gonzales, and the Wisconsin Class fraudulently inflated U&C prices for the PSC Generics;
- (b) communicating to and charging beneficiaries of Plaintiff IBEW Local 38, Plaintiff Gonzales, and the Wisconsin Class (or its beneficiaries) fraudulently inflated copayment, coinsurance, or deductible amounts that exceeded Walgreens' true U&C price;
- (c) concealing from Plaintiff IBEW Local 38, Plaintiff Gonzales, and the Wisconsin Class the true U&C prices of the PSC Generics, and the proper reimbursement amounts Walgreens should have reported to and charged Plaintiffs and the Wisconsin Class; and
- (d) wrongfully obtaining monies from Plaintiff IBEW Local 38, Plaintiff Gonzales, and the Wisconsin Class as a result of its deception.

403. Walgreens willfully and knowingly engaged in the untrue, misleading, and deceptive trade practices described above and knew or should have known that those practices were untrue, misleading, and deceptive in violation of Wisconsin Deceptive Trade Practices Act, Wis. Stat. §100.18(1).

404. The facts that Walgreens misrepresented and concealed were material to the decisions of Plaintiff IBEW Local 38, Plaintiff Gonzales, and the members of the Wisconsin Class about whether to pay for Walgreens' PSC Generics, in that they would not have proceeded with the transaction but for Walgreens' untrue, misleading, and deceptive acts and practices.

405. Walgreens intended for Plaintiff IBEW Local 38, Plaintiff Gonzales, and the members of the Wisconsin Class to pay for PSC Generics in reliance upon Walgreens' untrue, misleading, deceptive acts and practices.

406. As a direct and proximate result of Walgreens' untrue, misleading, and deceptive acts and practices, Plaintiff IBEW Local 38, Plaintiff Gonzales, and the members of the Wisconsin Class were deceived into paying artificially inflated prices for PSC Generics and have been damaged thereby.

407. Walgreens is therefore liable to Plaintiff IBEW Local 38, Plaintiff Gonzales, and the members of the Wisconsin Class for the damages they sustained, plus statutory damages, penalties, costs, and reasonable attorneys' fees to the extent provided by law.

### **TWENTY-EIGHTH CLAIM FOR RELIEF**

#### **Declaratory and Injunctive Relief**

**Asserted by Plaintiff IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Steamfitters Local 439, and Plaintiffs Forth, Russo, and Bullard on Behalf of the Classes**

408. Plaintiffs IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Steamfitters Local 439, and Plaintiffs Forth, Russo, and Bullard reallege each and every allegation contained above as if fully set forth herein.

409. Under the Declaratory Judgment Act, 28 U.S.C. §2201, *et seq.*, this Court is authorized to enter a judgment declaring the rights and legal relations of the parties and grant further necessary relief based upon such a judgment. Furthermore, the Court has broad authority to restrain acts, such as here, which are tortious and which violate the terms of the state statutes described in this complaint.

410. During the Class Period, Walgreens' deceptive inflated U&C pricing scheme has been uniformly implemented as part of a concerted, years-long, pervasive campaign to mislead

consumers and third-party payors that is ongoing and continues to this day. Therefore, Plaintiffs IBEW Local 38, Plaintiff IUOE Local 295, Plaintiff Steamfitters Local 439, and Plaintiffs Forth, Russo, and Bullard face a substantial and imminent risk of future harm and will be injured in the future.

411. Pursuant to its authority under the Declaratory Judgment Act, this Court should enter a judgment declaring that Walgreens' conduct continues to violate the statutes and laws referenced herein.

412. The Court also should issue corresponding injunctive relief enjoining Walgreens from conducting business through the unlawful, unfair, misleading, or deceptive business acts or practices, and other violations of law described in this Complaint; and requiring Defendant to implement whatever measures are necessary to remedy the unfair, misleading, or deceptive business acts or practices, and other violations of law described in this Complaint.

413. Legal remedies are inadequate to address the substantial likelihood of future harm Plaintiffs IBEW Local 38, Plaintiff IUOE Local 295, and Plaintiff Steamfitters Local 439, and Plaintiffs Forth, Russo, and Bullard will sustain in making purchases of PSC Generics. While monetary damages will compensate Plaintiffs IBEW Local 38, Plaintiff IUOE Local 295, and Plaintiff Steamfitters Local 439, and Plaintiffs Forth, Russo, and Bullard for Walgreens' past misconduct, monetary damages will not prevent future misconduct, which Plaintiffs IBEW Local 38, Plaintiff IUOE Local 295, and Plaintiff Steamfitters Local 439, and Plaintiffs Forth, Russo, and Bullard have alleged is likely to occur.

414. The hardship to Plaintiffs IBEW Local 38, Plaintiff IUOE Local 295, and Plaintiff Steamfitters Local 439, and Plaintiffs Forth, Russo, and Bullard if an injunction is not issued exceeds the hardship to Walgreens if an injunction is issued. Plaintiffs IBEW Local 38, Plaintiff

IUOE Local 295, and Plaintiff Steamfitters Local 439, and Plaintiffs Forth, Russo, and Bullard and members of the Class will likely incur damages. On the other hand, the cost to Walgreens of complying with an injunction is relatively minimal, especially given its pre-existing obligation to do so.

415. Issuance of the requested injunction will not disserve the public interest. To the contrary, such an injunction would benefit the public by controlling skyrocketing prescription drug costs for hundreds of thousands, if not millions, of consumers and the third-party payors that pay for prescription benefit coverage for those individuals.

#### **NOTICE TO STATE ATTORNEYS GENERAL**

416. Pursuant to applicable statutory provisions, a copy of the complaint filed on March 23, 2017 was mailed to the Attorneys General of Illinois and Louisiana with the filing of the complaint. *See* 815 Ill. Comp. Stat. Ann. 505/10a(d); La. Rev. Stat. §51:1409(b).

417. A copy of the amended complaint filed on June 22, 2017 was mailed to the Texas Consumer Protection Division pursuant to Texas Business and Commerce Code §17.501 and to the Attorneys General of Georgia, Massachusetts, and South Carolina. *See* Ga. Code Ann. §10-1-399(g); Mass. Gen. Laws Ch. 93A, §10; S.C. Code Ann. §39-5-140(b).

#### **PRAYER FOR RELIEF**

**WHEREFORE**, Plaintiffs on behalf of themselves and the members of the Class seek judgment in an amount to be determined at trial, as follows:

A. That all members of the Class are owed at least the difference between the amount they paid and the U&C offered to the general public for all PSC Generics purchased during the applicable liability period of the PSC program;

B. That the Court certify this action as a class action, proper and maintainable pursuant to Rule 23 of the Federal Rules of Civil Procedure, and declare that Plaintiffs are proper Class representatives;

C. That the Court grant permanent injunctive relief to prohibit Walgreens from continuing to engage in the unlawful acts, omissions, and practices described herein;

D. That the Court award compensatory, consequential, and general damages in an amount to be determined at trial;

E. That the Court order disgorgement and restitution of all earnings, profits, compensation, and benefits received by Walgreens as a result of its unlawful acts, omissions, and practices;

F. That the Court award statutory treble damages, and punitive or exemplary damages, to the extent permitted by law;

G. That the unlawful acts alleged in this Complaint be adjudged and decreed to be a violation of the unfair and deceptive business acts and practices in violation of the consumer protection statutes alleged herein;

H. That the Court enter a declaratory judgment in favor of Plaintiffs, as described above;

I. That the Court award to Plaintiffs the cost and disbursements of the action, along with reasonable attorneys' fees;

J. That the Court award pre- and post-judgment interest at the maximum legal rate; and

K. That the Court grant all such other relief as it deems just and proper.



**JURY DEMAND**

Plaintiffs and the members of the Class hereby demand a jury trial on all claims so triable.

Dated: June 3, 2020

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**CERTIFICATE OF SERVICE**

I, Joseph P. Guglielmo, an attorney, hereby certify that the foregoing **THIRD AMENDED CONSOLIDATED CLASS ACTION COMPLAINT AND JURY DEMAND** was electronically filed on June 3, 2020, and will be served electronically via the Court's ECF Notice system upon the registered parties of record.

/s Joseph P. Guglielmo \_\_\_\_\_  
Joseph P. Guglielmo

# **EXHIBIT A**

## Value-Priced Medication List

In addition to the discounts on thousands of brand-name and most other generic medications that Walgreens Prescription Savings Club members enjoy, club members receive greater discounts on three-tiers of value priced generics.\*

The price for a generic drug is based on its tier and whether it is a 30-day or 90-day supply.†

The price may be as low as:

- 30-day-supply drugs cost \$5 (tier 1), \$10 (tier 2) or \$15 (tier 3)
- 90-day-supply drugs cost \$10 (tier 1), \$20 (tier 2) or \$30 (tier 3)

### VALUE GENERICS

#### Antifungal

Drug Name	Tier	Quantity	
		30	90
FLUCONAZOLE 150MG TAB	2	1	3
TERBINAFINE 250MG TAB	2	30	90

#### Antiviral

Drug Name	Tier	Quantity	
		30	90
ACYCLOVIR 200MG TAB	2	60	180

#### Arthritis or Pain

Drug Name	Tier	Quantity	
		30	90
BACLOFEN 10MG TAB	3	30	90
CYCLOBENZAPRINE 5MG TAB	2	30	90
CYCLOBENZAPRINE 10MG TAB	2	30	90
DICLOFENAC SODIUM 50MG TAB	3	60	180
DICLOFENAC SODIUM 75MG EC TAB	3	60	180
DICLOFENAC SODIUM 100MG ER TAB	3	30	90
FLURBIPROFEN 100MG TAB	3	60	180
IBUPROFEN 100MG/5ML ORAL SUSP	2	120	360
IBUPROFEN 400MG TAB	2	90	270
IBUPROFEN 600MG TAB	2	60	180
IBUPROFEN 800MG TAB	2	60	180
INDOMETHACIN 25MG CAP	2	60	180
INDOMETHACIN 50MG CAP	1	30	90
KETOPROFEN 50MG CAP	3	90	270
KETOPROFEN 75MG CAP	3	60	180
KETOROLAC 30MG/ML INJ, 2ML	3	15	45
MELOXICAM 7.5MG TAB	2	30	90
MELOXICAM 15MG TAB	2	30	90
NABUMETONE 500MG TAB	3	60	180
NAPROXEN 250MG TAB	1	60	180
NAPROXEN 500MG TAB	1	60	180
NAPROXEN 375MG DR TAB	3	60	180
NAPROXEN DR 500MG TAB	3	60	180
SULINDAC 150MG TAB	3	60	180
TIZANIDINE 2MG TAB	3	60	180

#### Asthma

Drug Name	Tier	Quantity	
		30	90
ALBUTEROL 0.083% INH SOLN 25X3ML	2	75	225
ALBUTEROL 0.5% INH SOL 20ML	2	20	60
ALBUTEROL SULF INH SOLN 1.25MG/3ML	3	90	270
ALBUTEROL SULFATE SYRUP (2MG/5ML)	1	120	360
AMINOPHYLLINE 100MG TAB	2	60	180

#### Asthma (cont.)

Drug Name	Tier	Quantity	
		30	90
AMINOPHYLLINE 200MG TAB	2	60	180
DYPHYLLINE-GG 100-100 ELIXIR	2	240	720
DYPHYLLIN-GG TAB	3	30	90
IPRATROPIUM INHAL SOLN 60 X 2.5ML	2	75	225

#### Blood Pressure/Heart Health

Drug Name	Tier	Quantity	
		30	90
AMLOLORIDE 5MG / HCTZ 50MG TAB	2	30	90
AMIODARONE 200MG TAB	1	30	90
AMLODIPINE BESYLATE 2.5MG TAB	2	30	90
AMLODIPINE BESYLATE 5MG TAB	2	30	90
AMLODIPINE BESYLATE 10MG TAB	2	30	90
AMLODIPINE-BENAZ 2.5/10MG CAP	3	30	90
AMLODIPINE-BENAZ 5/10MG CAP	3	30	90
AMLODIPINE-BENAZ 5/20MG CAP	3	30	90
AMLODIPINE-BENAZ 10/20MG CAP	3	30	90
ATENOLOL 100MG TAB	1	30	90
ATENOLOL 25MG TAB	2	60	180
ATENOLOL 50MG TAB	2	60	180
ATENOLOL/CHLORTHALIDONE 50/25 TAB	3	30	90
BENAZEPRIL 5MG TAB	2	30	90
BENAZEPRIL 10MG TAB	2	30	90
BENAZEPRIL 20MG TAB	2	30	90
BENAZEPRIL 40MG TAB	2	30	90
BISOPROLOL FUMARATE 5MG TAB	2	30	90
BISOPROLOL/HCTZ 2.5MG/6.25MG TAB	2	30	90
BISOPROLOL/HCTZ 5MG/6.25MG TAB	2	30	90
BISOPROLOL/HCTZ 10MG/6.25MG TAB	2	30	90
CARTIA 120MG XT CAP	3	30	90
CARVEDILOL 3.125MG TAB	2	60	180
CARVEDILOL 6.25MG TAB	2	60	180
CARVEDILOL 12.5MG TAB	2	60	180
CARVEDILOL 25MG TAB	2	60	180
CILOSTAZOL 50MG TAB	3	60	180
CILOSTAZOL 100MG TAB	3	60	180
CLONIDINE 0.1MG TAB	2	60	180
CLONIDINE 0.2MG TAB	2	60	180
CLONIDINE 0.3MG TAB	2	60	180
DILTIAZEM 30MG TAB	2	60	180
DILTIAZEM 60MG TAB	3	60	180
DILTIAZEM 90MG TAB	3	60	180
DILTIAZEM 120MG TAB	2	30	90
DILTIAZEM ER 120MG CAP	3	30	90
DIPYRIDAMOLE 50MG TAB	3	60	180
DOXAZOSIN 1MG TAB	3	30	90
DOXAZOSIN 2MG TAB	3	30	90
DOXAZOSIN 4MG TAB	3	30	90
ENALAPRIL 2.5MG TAB	2	60	180
ENALAPRIL 5MG TAB	2	60	180
ENALAPRIL 10MG TAB	3	60	180
ENALAPRIL-HCTZ 5-12.5MG TAB	2	60	180

#### Blood Pressure/Heart Health (cont.)

Drug Name	Tier	Quantity	
		30	90
ENALAPRIL-HCTZ 10-25MG TAB	2	30	90
FELODIPINE 2.5MG TAB	3	30	90
FOSINOPRIL 10MG TAB	2	30	90
FOSINOPRIL 20MG TAB	2	30	90
FOSINOPRIL 40MG TAB	2	30	90
FUROSEMIDE 8MG/ML SOLN	3	120	360
FUROSEMIDE 10MG/ML ORAL SOLN 60ML	3	90	270
FUROSEMIDE 20MG TAB	1	60	180
FUROSEMIDE 40MG TAB	1	60	180
FUROSEMIDE 80MG TAB	1	30	90
GUANFACINE 1MG TAB	2	30	90
GUANFACINE 2MG TAB	2	30	90
HYDRALAZINE 10MG TAB	1	60	180
HYDRALAZINE 25MG TAB	2	60	180
HYDRALAZINE 50MG TAB	3	90	270
HYDROCHLOROTHIAZIDE 12.5MG CAP	2	30	90
HYDROCHLOROTHIAZIDE 12.5MG TAB	3	30	90
HYDROCHLOROTHIAZIDE 25MG TAB	1	30	90
HYDROCHLOROTHIAZIDE 50MG TAB	1	30	90
INDAPAMIDE 1.25MG TAB	2	30	90
INDAPAMIDE 2.5MG TAB	2	30	90
ISOSORBIDE DINITRATE 2.5MG SL TAB	2	30	90
ISOSORBIDE DINITRATE 5MG SUBL TAB	3	120	360
ISOSORBIDE MONONITRATE 10MG TAB	3	60	180
ISOSORBIDE MONONITRATE 20MG TAB	3	60	180
ISOSORBIDE MONONITRATE 30MG ER TAB	2	30	90
ISOSORBIDE MONONITRATE 60MG ER TAB	2	30	90
LISINAPRIL 2.5MG TAB	2	30	90
LISINAPRIL 5MG TAB	2	30	90
LISINAPRIL 10MG TAB	1	30	90
LISINAPRIL 20MG TAB	1	30	90
LISINAPRIL 30MG TAB	2	30	90
LISINAPRIL 40MG TAB	2	30	90
LISINAPRIL-HCTZ 10/12.5MG TAB	2	30	90
LISINAPRIL-HCTZ 20/12.5MG TAB	2	30	90
LISINAPRIL-HCTZ 20/25MG TAB	2	30	90
LOSARTAN/HCTZ 100/12.5MG TAB	3	30	90
METHYLDOPA 250MG TAB	3	60	180
METHYLDOPA 500MG TAB	3	60	180
METOPROLOL TARTRATE 25MG TAB	2	60	180
METOPROLOL TARTRATE 50MG TAB	2	60	180
METOPROLOL TARTRATE 100MG TAB	2	60	180
PENTOXIFYLLINE 400MG ER TAB	3	60	180
PRAZOSIN 1MG CAP	3	30	90
PROPAFENONE 150MG TAB	3	90	270
PROPRANOLOL 60MG TAB	3	60	180
QUINAPRIL 5MG TAB	2	30	90
QUINAPRIL 10MG TAB	2	30	90
QUINAPRIL 20MG TAB	2	30	90
QUINAPRIL 40MG TAB	2	30	90
QUINAPRIL/HCTZ 10-12.5MG TAB	3	30	90
RAMIPRIL 1.25MG CAP	3	30	90

**Blood Pressure/Heart Health (cont.)**

Drug Name	Tier	Quantity	
		30	90
SOTALOL 120MG TAB	2	60	180
SOTALOL 160MG TAB	3	60	180
SPIRONOLACTONE 25MG TAB	2	30	90
SPIRONOLACTONE 50MG TAB	2	30	90
TERAZOSIN 1MG CAP	2	30	90
TERAZOSIN 2MG CAP	2	30	90
TERAZOSIN 5MG CAP	2	30	90
TERAZOSIN 10MG CAP	2	30	90
TICLOPIDINE 250MG TAB	3	60	180
TORSEMIDE 5MG TAB	3	30	90
TORSEMIDE 10MG TAB	3	30	90
TORSEMIDE 20MG TAB	3	30	90
TORSEMIDE 100MG** TAB	3	30	90
TRANDOLAPRIL 1MG TAB	2	30	90
TRANDOLAPRIL 2MG TAB	1	30	90
TRANDOLAPRIL 4MG TAB	2	30	90
TRIAMTERENE 37.5MG/ HCTZ 25MG CAP	2	30	90
TRIAMTERENE 37.5MG/ HCTZ 25MG TAB	3	30	90
TRIAMTERENE 75MG/ HCTZ 50MG TAB	1	30	90
VERAPAMIL 40MG TAB	3	60	180
VERAPAMIL 80MG TAB	1	30	90
VERAPAMIL 120MG TAB	2	30	90
VERAPAMIL ER 100MG CAP (24 HR)	3	30	90
WARFARIN SOD 1MG TAB	2	30	90
WARFARIN SOD 2.5MG TAB	2	30	90
WARFARIN SOD 2MG TAB	2	30	90
WARFARIN SOD 3MG TAB	2	30	90
WARFARIN SOD 4MG TAB	2	30	90
WARFARIN SOD 5MG TAB	2	30	90
WARFARIN SOD 6MG TAB	2	30	90
WARFARIN SOD 7.5MG TAB	2	30	90
WARFARIN SOD 10MG** TAB	2	30	90

**Cholesterol**

Drug Name	Tier	Quantity	
		30	90
FENOFIBRATE 54MG TAB	3	30	90
GEMFIBROZIL 600MG TAB	3	60	180
LOVASTATIN 10MG TAB	1	30	90
LOVASTATIN 20MG TAB	1	30	90
LOVASTATIN 40MG TAB	1	30	90
PRAVASTATIN 10MG TAB	2	30	90
PRAVASTATIN 20MG TAB	2	30	90
PRAVASTATIN 40MG TAB	3	30	90
PRAVASTATIN 80MG TAB	3	30	90
SIMVASTATIN 5MG TAB	2	30	90
SIMVASTATIN 10MG TAB	2	30	90
SIMVASTATIN 20MG TAB	2	30	90
SIMVASTATIN 40MG TAB	3	30	90
SIMVASTATIN 80MG TAB	3	30	90

**Cough/Cold/Allergy**

Drug Name	Tier	Quantity	
		30	90
ALLER-CHLOR 4MG TAB	1	100	300
BENZONATATE 100MG CAP	2	30	90
BENZONATATE 200MG CAP	3	30	90
CETIRIZINE 1MG/ML SYRUP	3	120	360
CYPROHEPTADINE 2MG/5ML SYRUP	3	120	360
DE-CHLOR DM LIQUID	2	120	360
DE-CHLOR DR SYRUP	2	180	540
DEHISTINE SYRUP	3	240	720
DIPHENHYDRAMINE 50MG CAP	2	30	90
FLUTICASON NASAL SP (120INH) 16GM	3	16	48
LORATADINE 10MG TAB	1	30	90
NOHIST TAB	3	30	90
ORGAN-I NR 200MG TAB	3	120	360
PBM ALLERGY SYRUP	3	120	360
PHENYLTOLOXAMINE PE CPM SYRUP	2	240	720
PROMETHAZINE 12.5MG TAB	2	30	90
PROMETHAZINE 25MG TAB	1	12	36
PROMETHAZINE 50MG TAB	2	60	180
PROMETHAZINE DM SYRUP	2	180	540

**Cough/Cold/Allergy (cont.)**

Drug Name	Tier	Quantity	
		30	90
QUARTUSS DM DROPS 30ML	3	30	90
QV-ALLERGY SYRUP	3	240	720
REME TUSSIN DM SYRUP	3	150	450
SILDEC PE-DM SYRUP	1	120	360
SILDEC-PE SYRUP	1	120	360
SUPPRESS-DX PED DROPS 30ML	3	30	90
TRIPOHIST LIQUID	3	120	360

**Diabetes**

Drug Name	Tier	Quantity	
		30	90
GLIMEPIRIDE 1MG TAB	1	30	90
GLIMEPIRIDE 2MG TAB	1	30	90
GLIMEPIRIDE 4MG TAB	1	30	90
GLIPIZIDE 5MG TAB	1	30	90
GLIPIZIDE 10MG TAB	1	60	180
GLIPIZIDE ER 10MG TAB	3	30	90
GLIPIZIDE XL 2.5MG TAB	3	60	180
GLIPIZIDE XL 5MG TAB	3	30	90
GLYBURIDE 1.25MG TAB	1	30	90
GLYBURIDE 2.5MG TAB	2	30	90
GLYBURIDE 5MG TAB	2	30	90
GLYBURIDE MICRO 1.5MG TAB	1	30	90
GLYBURIDE MICRO 3MG TAB	1	30	90
GLYBURIDE MICRO 6MG TAB	1	30	90
GLYBURIDE/METFORMIN 1.25/250MG TAB	1	60	180
GLYBURIDE/METFORMIN 2.5/500MG TAB	1	60	180
GLYBURIDE/METFORMIN 5/500MG TAB	3	90	270
METFORMIN 500MG TAB	1	90	270
METFORMIN 850MG TAB	1	90	270
METFORMIN 1000MG TAB	1	90	270
METFORMIN ER 500MG 24HR TAB	1	60	180
METFORMIN ER 750MG 24HR TAB	3	60	180

**Ear Care**

Drug Name	Tier	Quantity	
		30	90
ACETIC ACID 2% OTIC SOLN	3	15	45
ANTIPYRINE BENZOCAINE OTIC SOL 15ML	2	15	45

**Eye Care**

Drug Name	Tier	Quantity	
		30	90
BACITRACIN/POLYMYX OPHTHOINT 3.5GM	3	3.5	10.5
CROMOLYN SODIUM 4% OPHTH SOLN 10ML	3	10	30
CYCLOPENTOL 1% OPHTH SOLN 15ML	3	15	45
DORZOLAMIDE 2% OPHTH SOLN 10ML	3	10	30
ERYTHROMYCIN OPHTH OINT 3.5GM	2	3.5	10.5
GENTAMICIN 0.3% OPHTH SOLN 5ML	2	5	15
KETOROLAC 0.5% OPHTH SOLN 5ML	3	5	15
LEVOBUNOLOL 0.5% OPHTH SOLN 5ML	2	5	15
PILOCARPINE 0.5% OPHTH SOLN	3	15	45
POLYMYXIN-B/TRIMETHOPRIMOPHTH SOLN	2	10	30
SULFACETAMIDE NA 10% OPH SOL 15ML	2	15	45
TIMOLOL MALEATE .25% OPHTH SOL 5ML	2	5	15
TIMOLOL MALEATE 0.5% OPHTH SOLN 5ML	2	5	15
TOPRAMYCIN 0.3% OPH SOL 5ML	2	5	15
TROBACAMIDE 1% OP SOLN	3	15	45

**Gastrointestinal Health**

Drug Name	Tier	Quantity	
		30	90
CIMETIDINE ORAL LIQ 300MG/5ML	3	240	720
DICYCLOMINE 10MG CAP	2	90	270
DICYCLOMINE 20MG TAB	1	60	180

**Gastrointestinal Health (cont.)**

Drug Name	Tier	Quantity	
		30	90
DOC-Q-LACE 100MG CAP	2	60	180
FAMOTIDINE 20MG TAB	2	60	180
FAMOTIDINE 40MG TAB	3	30	90
GENERLAC 10GM/15ML SOLN	2	237	711
LACTULOSE 10GM/15ML SOLN	3	473	1,419
METOCLOPRAMIDE 5MG TAB	2	60	180
METOCLOPRAMIDE 10MG TAB	2	60	180
METOCLOPRAMIDE HCL 5MG/5ML SOLN	1	60	180
NIZATIDINE 150MG CAP	3	60	180
NIZATIDINE 300MG CAP	3	30	90
OMEPRAZOLE 20MG CAP	3	30	90
RANITIDINE 150MG TAB	2	60	180
RANITIDINE 300MG TAB	2	30	90
RANITIDINE 15MG/ML (75MG/5ML) SYRUP	3	120	360

**Gout**

Drug Name	Tier	Quantity	
		30	90
ALLOPURINOL 100MG TAB	2	60	180
ALLOPURINOL 300MG TAB	3	60	180

**Infections**

Drug Name	Tier	Quantity	
		30	90
AMOX-CLAV 200MG/5ML SUSP 100ML	3	100	300
AMOX-CLAV 400MG/5ML SUSP 100ML	3	100	300
AMOX-CLAV ES 600MG/5ML SUSP 125ML	3	125	375
AMOXICILLIN 250MG CAP	1	30	90
AMOXICILLIN 500MG CAP	1	30	90
AMOXICILLIN 125MG CHEWABLE TAB	2	30	90
AMOXICILLIN 250MG CHEW TAB	3	40	120
AMOXICILLIN 125MG/5ML SUSP 80ML	2	150	450
AMOXICILLIN 125MG/5ML SUSP 100ML	2	150	450
AMOXICILLIN 125MG/5ML SUSP 150ML	2	150	450
AMOXICILLIN 200MG/5ML SUSP 75ML	1	100	300
AMOXICILLIN 200MG/5ML SUSP 100ML	1	100	300
AMOXICILLIN 250MG/5ML SUSP 80ML	1	150	450
AMOXICILLIN 250MG/5ML SUSP 100ML	1	150	450
AMOXICILLIN 250MG/5ML SUSP 150ML	1	150	450
AMOXICILLIN 400MG/5ML SUSP 50ML	1	100	300
AMOXICILLIN 400MG/5ML SUSP 75ML	1	100	300
AMOXICILLIN 400MG/5ML SUSP 100ML	1	100	300
AMOXICILLIN 500MG TAB	3	30	90
AMOXICILLIN 875MG TAB	3	20	60
AMPICILLIN 250MG CAP	2	40	120
AMPICILLIN 500MG CAP	3	60	180
CEFADROXIL 500MG CAP	3	20	60
CEFFPROZIL 125MG/5ML SUSP 50ML	3	100	300
CEFFPROZIL 125MG/5ML SUSP 75ML	3	100	300
CEFFPROZIL 125MG/5ML SUSP 100ML	3	100	300
CEPHALEXIN 250MG CAP	1	28	84
CEPHALEXIN 500MG CAP	1	30	90
CIPROFLOXACIN 250MG TAB	1	14	42
CIPROFLOXACIN 500MG TAB	1	20	60
CIPROFLOXACIN 750MG TAB	3	20	60
CLINDAMYCIN 150MG CAP	3	30	90
CLINDAMYCIN 300MG CAP	3	28	84
DOXYCYCLINE MONOHYDRATE 50MG TAB	3	30	90
DOXYCYCLINE MONOHYDRATE 100MG TAB	3	30	90
METRONIDAZOLE 250MG TAB	2	28	84
METRONIDAZOLE 500MG TAB	3	14	42
MINOCYCLINE 50MG CAP	3	60	180
PENICILLIN VK 125MG/5ML SOLN 100ML	1	200	600
PENICILLIN VK 125MG/5ML SOLN 200ML	1	200	600
PENICILLIN VK 250MG/5ML SOLN 100ML	1	100	300
PENICILLIN VK 250MG/5ML SOLN 200ML	1	100	300
PENICILLIN VK 250MG TAB	1	30	90
PENICILLIN VK 500MG TAB	1	20	60
SMZ/TMP REGULAR STRENGTH TAB	1	28	84
SULFAMETH/TRIMETHOPRIM 800/160 TAB	2	28	84
TRIMETHOPRIM 100MG TAB	3	30	90



**Medical Devices**

Drug Name	Tier	Quantity	
		30	90
PROCHAMBER AERO SPACER	3	1	3

**Mental Health**

Drug Name	Tier	Quantity	
		30	90
AMITRIPTYLINE 10MG TAB	1	30	90
AMITRIPTYLINE 25MG TAB	2	30	90
AMITRIPTYLINE 50MG TAB	3	30	90
BENZTROPINE 0.5MG TAB	2	30	90
BENZTROPINE 1MG TAB	3	60	180
BENZTROPINE 2MG TAB	2	30	90
BUSPIRONE 5MG TAB	2	60	180
BUSPIRONE 10MG TAB	2	60	180
BUSPIRONE 15MG TAB	3	60	180
CITALOPRAM 10MG TAB	2	30	90
CITALOPRAM 20MG TAB	2	30	90
CITALOPRAM 40MG TAB	2	30	90
CLOZAPINE 25MG TAB	3	30	90
DIVALPROEX DR 125MG TAB	3	90	270
DOXEPIN 10MG CAP	3	30	90
DOXEPIN 25MG CAP	3	30	90
DOXEPIN HCL 10MG/ML CONC 118ML	3	90	270
FLUOXETINE 10MG CAP	1	30	90
FLUOXETINE 20MG CAP	1	30	90
FLUOXETINE 40MG CAP	1	30	90
FLUOXETINE 20MG/5ML LIQUID	3	150	450
FLUPHENAZINE 2.5MG TAB	3	30	90
FLUPHENAZINE 5MG TAB	3	30	90
FLUVOXAMINE 25MG TAB	3	30	90
FLUVOXAMINE 100MG TAB	3	60	180
GABAPENTIN 100MG CAP	2	90	270
GABAPENTIN 300MG CAP	3	90	270
GABAPENTIN 400MG CAP	3	90	270
GABAPENTIN 250MG/5ML SOLN	3	236	708
HALOPERIDOL 0.5MG TAB	3	60	180
HALOPERIDOL 1MG TAB	2	30	90
HALOPERIDOL 2MG TAB	3	30	90
HALOPERIDOL 2MG/ML CONCENTRATE	3	135	405
HYDROXYZINE 10MG/5ML SYRUP	3	240	720
HYDROXYZINE HCL 10MG TAB	3	60	180
HYDROXYZINE HCL 25MG TAB	2	30	90
HYDROXYZINE HCL 50MG TAB	3	30	90
HYDROXYZINE PAMOATE 25MG CAP	3	90	270
IMIPRAMINE 10MG TAB	3	60	180
IMIPRAMINE 25MG TAB	3	60	180
IMIPRAMINE 50MG TAB	3	30	90
LAMOTRIGINE 5MG CHEWABLE TAB	3	150	450
LAMOTRIGINE 25MG CHEWABLE TAB	3	180	540
LITHIUM CARBONATE 150MG CAP	3	60	180
LITHIUM CARBONATE 300MG CAP	2	90	270
LITHIUM CARBONATE 300MG TAB	3	60	180
LITHIUM CARBONATE 600MG CAP	3	60	180
LITHIUM CARBONATE ER 450MG TAB	3	60	180
METHOCARBAMOL 500MG TAB	2	30	90
METHOCARBAMOL 750MG TAB	3	60	180
MIRTAZAPINE 15MG TAB	1	30	90
MIRTAZAPINE 30MG TAB	3	30	90
NORTRIPTYLINE 10MG CAP	2	30	90
NORTRIPTYLINE 25MG CAP	2	30	90
NORTRIPTYLINE 50MG CAP	3	60	180
NORTRIPTYLINE 75MG CAP	3	30	90
PAROXETINE 10MG TAB	2	30	90
PAROXETINE 20MG TAB	2	30	90
PAROXETINE 30MG TAB	3	30	90
PRAMIPEXOLE 0.125MG TAB	3	30	90

**Mental Health (cont.)**

Drug Name	Tier	Quantity	
		30	90
PRAMIPEXOLE 0.25MG TAB	3	30	90
PRAMIPEXOLE 0.5MG TAB	3	60	180
PRAMIPEXOLE 1MG TAB	3	60	180
PRAMIPEXOLE 1.5MG TAB	3	60	180
PRIMIDONE 50MG TAB	3	60	180
PROCHLORPERAZINE 5MG TAB	2	30	90
PROCHLORPERAZINE 10MG TAB	2	30	90
ROPINIROLE 0.25MG TAB	3	60	180
ROPINIROLE 3MG TAB	3	30	90
SERTRALINE 25MG TAB	2	30	90
SERTRALINE 50MG TAB	3	30	90
SERTRALINE 100MG TAB	3	30	90
TRAZODONE 50MG TAB	2	30	90
TRAZODONE 100MG TAB	1	30	90
TRAZODONE 150MG TAB	2	30	90
TRIHENXYPHENIDYL 2MG TAB	2	60	180
TRIHENXYPHENIDYL 5MG TAB	3	90	270
VALPROIC ACID 250MG/5ML SYRUP	3	540	1620
VENLAFAXINE 25MG TAB	3	60	180
VENLAFAXINE 37.5MG TAB	3	60	180
VENLAFAXINE 50MG TAB	3	60	180
VENLAFAXINE 75MG TAB	3	60	180
VENLAFAXINE 100MG TAB	3	60	180

**Mouth/Throat/Dental**

Drug Name	Tier	Quantity	
		30	90
CHLORHEXIDINE ORAL RINSE 473ML	2	473	1419
LIDOCAINE VISCOUS 2% ORAL SOL 100ML	2	100	300
PILOCARPINE 5MG TAB	3	90	270
SF 5000 PLUS 1.1% CREAM 51GM	3	60	180
SOD FLUORIDE 0.2% MINT SOLUTION	2	473	1419
STANNOUS FLUORIDE 0.63% RINSE	3	300	900

**Skin Conditions**

Drug Name	Tier	Quantity	
		30	90
BENZOYL PEROXIDE 5% AQ GEL 60GM	3	60	180
BETAMETHASONE VAL 0.1% CRM 15GM	3	15	45
HYDROCORTISONE 1% CREAM 28.35GM	2	28.35	85.05
HYDROCORTISONE 1% OINT 28.35GM	2	28.35	85.05
HYDROCORTISONE 2.5% CREAM 30GM	2	30	90
HYDROCORTISONE 2.5% OINT 28.35GM	3	60	180
HYPERCARE 20% SOL DAB-O-MATIC 60ML	3	60	180
MELQUIN 3% SOLN 30ML	3	30	90
MOMETASONE 0.1% OINT 15GM	3	15	45
MOMETASONE 0.1% OINT 45GM	3	45	135
MOMETASONE 0.1% TOPICAL SOLN 30ML	3	30	90
MOMETASONE 0.1% TOPICAL SOLN 60ML	3	60	180
NYSTATIN OINT 15GM	3	15	45
SALICYLIC AC 6% SHAMPOO 177ML	3	177	531
SELENIUM SULFIDE 2.5% SHAMPOO (LOTN)	2	118	354
TRIAMCINOLONE 0.025% CREAM 15GM	1	15	45
TRIAMCINOLONE 0.5% CREAM 15GM	2	15	45
TRIAMCINOLONE 0.1% CREAM 80GM	2	80	240
TRIAMCINOLONE 0.1% OINT 80GM	3	80	240
UREA 40% LOTION 236.6ML	3	236.6	709.8
UREA 50% NAIL GEL 18ML	3	18	54

**Thyroid Conditions**

Drug Name	Tier	Quantity	
		30	90
LEVOTHROID 0.1MG TAB	2	30	90
LEVOTHYROXINE 0.025MG (25MCG) TAB	2	30	90
LEVOTHYROXINE 0.05MG (50MCG) TAB	2	30	90
LEVOTHYROXINE 0.075MG (75MCG) TAB	2	30	90
LEVOTHYROXINE 0.088MG (88MCG) TAB	2	30	90
LEVOTHYROXINE 0.100MG (100MCG) TAB	2	30	90
LEVOTHYROXINE 0.112MG (112MCG) TAB	2	30	90
LEVOTHYROXINE 0.125MG (125MCG) TAB	2	30	90
LEVOTHYROXINE 0.137MG (137MCG) TAB	2	30	90
LEVOTHYROXINE 0.150MG (150MCG) TAB	2	30	90
LEVOTHYROXINE 0.175MG (175MCG) TAB	2	30	90
LEVOTHYROXINE 0.2MG (200MCG) TAB	2	30	90
LEVOTHYROXINE 0.3MG (300MCG) TAB	2	30	90
METHIMAZOLE 5MG TAB	2	30	90
METHIMAZOLE 10MG TAB	3	30	90
NATURE-THROID 0.5GR (32.5MG) TAB	2	60	180

**Urinary Health**

Drug Name	Tier	Quantity	
		30	90
OXYBUTYNIN 5MG/5ML SYRUP	3	240	720
OXYBUTYNIN ER 5MG TAB	3	30	90
OXYBUTYNIN ER 15MG TAB	3	30	90

**Vitamins and Nutritional Health**

Drug Name	Tier	Quantity	
		30	90
FABB TAB	3	30	90
FE C PLUS TAB	3	30	90
FEROTRIN CAP	3	60	180
FERREX 150 FORTE CAP	2	45	135
FLUORIDE 0.25MG F CHEWABLE TAB	2	120	360
FLUORIDE 0.5MG F CHEWABLE TAB	1	30	90
FLUORIDE 1.0MG F CHEWABLE TAB	2	30	90
FOLBECAL TAB	3	30	90
FOLBEE PLUS TAB	3	30	90
FOLBEE TAB	3	30	90
FOLIC ACID 1MG TAB	1	30	90
HEMATINIC/ FA TAB	2	30	90
HEMATINIC PLUS TAB 10 X 10	3	30	90
KLOR-CON 10MEQ TAB	3	30	90
MULTIGEN FOLIC TAB	3	30	90
MULTIGEN TAB	3	30	90
MULTIVIT/F 0.25MG CHEWABLE TAB	2	30	90
MULTI-VITA-F 0.5MG CHEW TAB	1	30	90
MULTI-VIT/FLUORIDE 1MG CHEW TAB	2	30	90
MULTIVITAMINS W/ FL 1.0MG CHEW TAB	3	30	90
MULTIVITS W/FL 1MG & IRON CHEW TAB	1	30	90
NATALCARE PLUS TAB (1MG FOLIC ACID)	1	30	90
OB-NATAL ONE CAP	3	30	90
POLY-IRON 150 CAP	2	60	180
POLY-IRON 150 FORTE CAP	3	45	135
POTASSIUM CL 10MEQ ER TAB	3	30	90
PRENAPRIST TAB	3	30	90
PRENATAB FA TAB	3	30	90
PRENATAL 19 TAB	2	30	90
PRENATAL PLUS TAB	3	30	90
RE DUALVIT F CAP	3	30	90
RE PRENATAL MULTIVIT W/IRON CHEW TB	3	30	90
RENA-VITE RX TAB	1	30	90
RENAL SOFTGEL CAP	3	30	90
THEROBEC PLUS TAB	3	30	90
VINATE AZ TAB	3	30	90
VINATE CARE CHEWABLE TAB	3	30	90
VINATE C TAB	3	30	90
VINATE GT TAB	2	30	90
VINATE M TAB	2	30	90
VINATE ONE TAB	2	30	90
VITAMIN B-12 100MCG TAB	1	100	300
VITAMIN D 50,000IU CAP	1	4	12

**Women's Health**

Drug Name	Tier	Quantity	
		30	90
ALENDRONATE 5MG TAB	3	30	90
ALENDRONATE 10MG TAB	3	30	90
ALENDRONATE 35MG TAB	3	4	12
ALENDRONATE 70MG TAB	3	4	12
ANASTROZOLE 1MG TAB	3	30	90
CLOMIPHENE CITRATE 50MG TAB	2	5	15
ESTRADIOL 0.5MG TAB	1	30	90
ESTRADIOL 1MG TAB	1	30	90
ESTRADIOL 2MG TAB	1	30	90
ESTROPATE 0.625MG (0.75MG) TAB	3	30	90
MEDROXYPROGESTERONE 2.5MG TAB	2	30	90
MEDROXYPROGESTERONE 5MG TAB	1	30	90
MEDROXYPROGESTERONE 10MG TAB	1	10	30
MEGESTROL ACETATE 20MG TAB	2	30	90

**Other**

Drug Name	Tier	Quantity	
		30	90
DEXAMETHASONE 0.5MG TAB	2	60	180
DEXAMETHASONE 0.75MG TAB	2	12	36
DEXAMETHASONE 1MG TAB	3	30	90
DEXAMETHASONE 1.5MG TAB	3	45	135
DEXAMETHASONE 4MG TAB	2	30	90
FINASTERIDE 5MG TAB	2	30	90
HYDROCORTISONE 5MG TAB	3	50	150
ISONIAZID 100MG TAB	2	100	300
LIDOCAINE 4% TOP SOLN 50ML	2	50	150
PREDNISOLONE 15MG/5ML SOLN	3	60	180
PREDNISOLONE SOD PHOS 15MG/5ML SOL	2	30	90
PREDNISONE 1MG TAB	3	90	270
PREDNISONE 2.5MG TAB	2	60	180
PREDNISONE 5MG TAB	2	30	90
PREDNISONE 10MG** TAB	1	30	90
PREDNISONE 20MG TAB	2	30	90

**VALUE BRAND-NAME**

**Insulins**

LEVEMIR FLEXTOUCH PEN	1 BOX	\$367.19
LEVEMIR 100 UNITS/ML VIAL	1 VIAL	\$244.79
NOVOLIN N 100 UNITS/ML VIAL	1 VIAL	\$104.68
NOVOLIN R 100 UNITS/ML VIAL	1 VIAL	\$104.68
NOVOLIN 70/30 100 UNIT/ML VIAL	1 VIAL	\$104.68
NOVOLOG MIX 70/30 VIAL	1 VIAL	\$240.26
NOVOLOG MIX 70/30 FLEXPEN	1 BOX	\$426.00
NOVOLOG FLEXPEN	1 BOX	\$426.00
NOVOLOG PENFILL 3 ML	1 BOX	\$418.83
NOVOLOG 100 UNIT/ML VIAL	1 VIAL	\$241.68

**Diabetic Supplies**

CONTOUR NEXT METER	1 METER	FREE
CONTOUR NEXT STRIPS 25'S	1 BOX	\$23.99
CONTOUR NEXT STRIPS 50'S	1 BOX	\$39.99
CONTOUR NEXT STRIPS 100'S	1 BOX	\$78.99
CONTOUR METER	1 METER	FREE
CONTOUR USB METER	1 METER	FREE
CONTOUR TEST STRIPS 50'S	1 BOX	\$47.99
CONTOUR TEST STRIPS 100'S	1 BOX	\$93.99
BREEZE 2 METER KIT	1 METER	FREE
BREEZE 2 TEST DISCS 50'S	1 BOX	\$48.99
BREEZE 2 TEST DISCS 100'S	1 BOX	\$93.99

**LIFESTYLE MEDICATIONS**

**Birth Control –**

**Special Price at \$12 for 1-month supply**

MONONESSA TAB	28
TRINESSA TAB	28

**\$18.99 for 1-month supply**

MICROGESTIN 1.5/30 FE TAB	28
MICROGESTIN 1/20 FE TAB	28

**\$24.99 for 1-month supply**

LEVORA 0.15/30 TAB	28
RECLIPSEN 0.15MG-30MCG TAB	28

**\$26.99 for 1-month supply**

LOW-OGESTREL TAB	28
NECON 1/35 TAB	28

**\$29.99 for 1-month supply**

JOLIVETTE 0.35MG TAB	28
LUTERA TAB	28

**Discounted Lifestyle Medications**

CIALIS 5MG TAB (QTY 6)	\$58.99
CIALIS 10MG TAB (QTY 6)	\$319.99
CIALIS 20MG TAB (QTY 6)	\$349.99
VIAGRA 50MG TAB (QTY 6)	\$299.99
VIAGRA 100MG TAB (QTY 6)	\$299.99

**AVERAGE SAVINGS**

90-day supply of a value-priced generic	Tier 1	\$50.41
	Tier 2	\$52.54
	Tier 3	\$118.08
Commonly prescribed quantities of all other generics		\$21.79
Brand-name drugs		\$31.16

This Program is NOT Insurance. Membership fee required (\$20 individual or \$35 family per year). Persons receiving benefits from a Medicare or Medicaid program are ineligible. Program offers Member the right to purchase specified health care services from participating providers at a discounted rate. The average savings on purchases of a 90-day supply of a value-priced generic at: Tier 1 (\$10) \$50.41; Tier 2 (\$20) \$52.54; Tier 3 (\$30) \$118.08. The average savings for purchase of commonly prescribed quantities of covered: (i) brand-name drugs is \$31.16 and (ii) generics that are not value-priced is \$21.79. Amount of the discount may vary based on type of item/service Member purchases but provider will not charge Member more than the discounted rate. Program does not make any payments to providers. Member is entirely responsible for paying discounted price to provider at time of service. Membership may be cancelled within 30 days of the enrollment effective date for a full refund. To request: (i) a list of discounted services; (ii) a list of participating providers (name, city, state, specialty) and/or (iii) the full terms and conditions of the Program before joining, call 866-922-7312 or visit Walgreens.com/RxSavingsClub. WAGDCO, LLC, 104 Wilmot Rd., Deerfield, IL 60015 is a discount medical plan organization regulated by State Insurance Commissioners.

The Program does not meet the minimum creditable coverage requirements under Mass. Gen. Law c. 111M and 956 CMR 5.00.

The Program is not a Medicare prescription drug plan.

\*List of drugs is not all-inclusive. Ask your Walgreens pharmacist if your medication is a value-priced generic.

†The day supply is based on the average quantity dispensed for the specific drug and strength as indicated in the list. Larger quantities cost more.