SENATE CONCURRENT RESOLUTION

WHEREAS, The integrity of the Texas workers' compensation system must be protected so that injured workers have ready access to medically necessary health care services, including medically necessary prescription drugs; and

WHEREAS, The current statutory, regulatory, and administrative guidelines for determining payment amounts for prescription drugs under the Labor Code are vague and do not provide fair notice to providers and workers' compensation insurance carriers regarding the amounts to be billed and paid; and

WHEREAS, The methodology for determining payment amounts for prescription drugs under state law should be clearly defined and should not be in excess of the amount charged for similar treatment of an injured individual of an equivalent standard of living and paid by that individual or by someone acting on that individual's behalf; and

WHEREAS, In order to ensure the presence of a reliable network of pharmacy providers and workers' compensation insurance carriers for injured workers in Texas, the procedures for presenting and processing claims for prescription drugs under the Labor Code should be made more efficient and less burdensome on insurance carriers and pharmacy providers; and

23 WHEREAS, Workers' compensation insurance carriers and 24 pharmacy providers throughout Texas are working collaboratively

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toward the goals set forth in this resolution; now, therefore, be it

RESOLVED, That the 78th Legislature of the State of Texas
hereby direct the Texas Workers' Compensation Commission to
consider a rulemaking petition based on a study funded by
collaborative efforts of workers' compensation insurance carriers
and pharmacy providers and designed to determine pharmacy fees paid
by other payors and administrative costs and expenses incurred by
pharmacy providers to process claims and payments for prescription
drugs provided to individuals under the Texas workers' compensation
system, relative to the costs and expenses incurred in providing
such drugs to self-paying individuals or individuals for whom
payment is made under insurance coverage other than workers'
compensation insurance; and, be it further

RESOLVED, That the 78th Legislature of the State of Texas hereby direct the Texas Workers' Compensation Commission to promulgate, not later than six months after a rulemaking petition is submitted to the commission, regulations that clearly define the methodology for determining payment amounts for prescription drugs under the Texas Workers' Compensation Act, and in so doing, to take into account pharmacy fees paid by other payors and the costs and expenses that workers' compensation insurance carriers and pharmacies incur in providing prescription drugs to individuals under the Labor Code and to ensure the presence of a reliable network of pharmacy providers for injured workers in Texas; and, be it further

RESOLVED, That the 78th Legislature of the State of Texas hereby direct the Texas Workers' Compensation Commission to pursue

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- 1 efforts to streamline the procedures for presenting, processing,
- 2 and paying claims for prescription drugs under the Labor Code
- 3 through the development of a system more efficient than the one
- 4 currently in place; and, be it further
- 5 RESOLVED, That the 78th Legislature of the State of Texas
- 6 hereby direct the Texas Workers' Compensation Commission to
- 7 implement this resolution in a budget-neutral manner and to
- 8 consider findings of studies or other research funded by
- 9 collaborative efforts of workers' compensation insurance carriers
- 10 and pharmacy providers; if such studies or research are not funded
- 11 by workers' compensation insurance carriers and pharmacy providers
- 12 and this resolution cannot be implemented in a budget-neutral
- 13 manner, the provisions of this resolution need not be implemented;
- 14 and, be it further
- RESOLVED, That the secretary of state forward an official
- 16 copy of this resolution to the chair and executive director of the
- 17 Texas Workers' Compensation Commission.

President of the Senate	Speaker of the House
I hereby certify that S.C.F	R. No. 48 was adopted by the Senate
on May 22, 2003.	
	Secretary of the Senate
I hereby certify that S.C.	R. No. 48 was adopted by the House
on May 29, 2003.	
	Chief Clerk of the House
Approved:	
Date	
Governor	