

Pharmaceutical Settlement: Is Your District Eligible for Recovery?

The Association is alerting member districts to an important pharmaceutical damage recovery opportunity tied to national litigation against pharmaceutical companies and PBM's (Pharmacy Benefit Managers) for price-fixing, collusion, and overcharging on prescription medications. This case is now in the settlement phase, and districts may be entitled to compensation.

Districts who are self-insured (consortiums included) with 200 or more covered members (employees + dependents, or retirees) on their health insurance plan qualify.

The program allows for a 14-year look-back period on generic drugs and a 20-year look-back on insulin drugs, with no upfront cost to participate; any fees are contingency-based and only apply if a recovery is awarded.

Deadline: Claims must be filed by November 15, 2025. This is a first-come, first-served settlement process, so timely action is encouraged.

The Association has partnered with Pearl Logic to coordinate this effort. To determine eligibility and begin the process, please contact Bob Breidenstein, Executive Director at 716-330-2815 or via mail

to: smallcitiesdirector@gmail.com.