GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 224 Committee Substitute Favorable 3/22/23

	Short Title:	Protect N	IC Opioid Settlement Payments.	(Public)		
	Sponsors:					
	Referred to:					
	March 2, 2023					
1			A BILL TO BE ENTITLED			
2	AN ACT PR	OTECTIN	IG NATIONAL OPIOID SETTLEMENT PR	ROCEEDS FOR NORTH		
3			ITS UNITS OF LOCAL GOVERNMENT			
4	ASSERTION OF ANY RELEASED CLAIMS AGAINST ANY RELEASED ENTITIES					
5		PURSUANT TO THE FINAL CONSENT JUDGMENTS RESOLVING THIS				
6		LITIGATION.				
7	The General A	Assembly	of North Carolina enacts:			
8		•	1. Chapter 122C of the General Statutes is a	mended by adding a new		
9	Article to read		L			
10			"Article 7.			
11	"	Legislativ	e Release to Protect National Opioid Settleme	nt Payments.		
12	" <u>§ 122C-470.</u>	2. Definit	tions.			
13	Definition		ollowing definitions apply in this Article:			
14	<u>(1)</u>		l Opioid Consent Judgments The final con			
15			xhibits, resolving the following cases in the	General Court of Justice,		
16		<u>Supe</u>	rior Court Division, Wake County:			
17		<u>a.</u>	State of North Carolina, ex rel. Joshua H. S	•		
18			McKesson Corporation; Cardinal	Health, Inc.; and		
19			AmerisourceBergen Corporation, No. 22CV			
20		<u>b.</u>	State of North Carolina, ex rel. Joshua H. S	-		
21				Pharmaceuticals, Inc.;		
22			Ortho-McNeil-Janssen Pharmaceuticals,	Inc.; and Janssen		
23		.	Pharmaceutica, Inc., No. 22CV4244.			
24	<u>(2</u>)		<u>ll Released Claim. – Any claim defined as Rel</u>	eased Claims in the Initial		
25			id Consent Judgments.			
26	<u>(3</u>)		<u>ll Released Entity. – Any entity defined as Rele</u>			
27			id Consent Judgments, including Johnso			
28			maceuticals, Inc., Ortho-McNeil-Janssen Phar			
29 20			maceutica, Inc., McKesson Corporation, Ca	ardinal Health, Inc., and		
30	(4)		<u>risourceBergen Corporation.</u> I Settling Opioid Defendants. – Johnso	n & Johnson Jansson		
31 32	<u>(4)</u>		maceuticals, Inc., Ortho-McNeil-Janssen Phar			
33 34			maceutica, Inc., McKesson Corporation, Carrier Corporation, Carrier Corporation.	arumai mearui, me., and		
34 35	(5)		\cdot – The State of North Carolina and includes e	wery public office public		
35 36	<u>(5)</u>		er or official (elected or appointed), institu			
50			or or orneral (created or appointed), institu	tion, board, commission,		



2

	General Assemb	ly Of North Carolina	Session 2023
1		bureau, council, department, or authority or other u	unit of government of the
2		State.	-
3	<u>(6)</u>	Subsequent Opioid Settlement Agreements The r	national opioid settlement
4		agreement announced in November and December 2	2022, with the Subsequent
5		Settling Opioid Defendants.	_
6	<u>(7)</u>	Subsequent Released Claim Any claim defined a	s Released Claims in the
7		Subsequent Opioid Settlement Agreements.	
8	<u>(8)</u>	Subsequent Released Entity Any entity defined a	s Released Entities in the
9		Subsequent Opioid Settlement Agreements, includ	
10		Pharmaceutical Industries Ltd., Allergan Finance,	-
11		CVS Health Corporation, CVS Pharmacy, Inc., and	
12	<u>(9)</u>	Subsequent Settling Opioid Defendants. –	
13		Pharmaceutical Industries Ltd., Allergan Finance,	-
14		CVS Health Corporation, CVS Pharmacy, Inc., and	
15	<u>(10)</u>	Unit of Local Government Every public office,	±
16		(elected or appointed), institution, board, comm	
17		department, or authority or other unit of governm	
18		special district, or other political subdivision of go	
19		not limited to, a county; city; consolidated ci	• •
20		administrative unit; community college; area ment	-
21 22		disabilities, and substance abuse authority; no	
22		association operating or leasing a public hospital; water or sewer authority; metropolitan sewerage	-
23 24		county water and sewer district; metropolitan wa	•
24 25		water and sewerage district; airport authority; airport	
25 26		regional natural gas district; regional transportation	
27		transportation authority; ferry transportation auth	
28		created under Article 43 of Chapter 105 of the Gene	
29		local or regional authority, district, board, commission	-
30	" <u>§ 122C-470.4.</u>]	Legislative findings.	
31		Assembly makes the following findings:	
32	<u>(1)</u>	The opioid epidemic has taken the lives of m	nore than 32,000 North
33		Carolinians, caused immeasurable suffering an	d harm, and imposed
34		substantial costs on the State, counties, municipalit	ies, healthcare and social
35		service providers, residents, and others.	
36	<u>(2)</u>	The epidemic was fueled by misconduct on the p	
37		Opioid Defendants and other companies engag	
38		marketing, promotion, distribution, or dispensing	g of prescription opioid
39		medications.	
40	<u>(3)</u>	The State, through its Attorney General, engaged in	
41		and settlement discussions involving the Initial Set	• •
42		Subsequent Settling Opioid Defendants, and	
43		municipalities, through their counsel, filed lawsuits	
44 45		Initial Settling Opioid Defendants or Subsequent Se	•
45 46	(A)	seeking to hold them accountable for the damage car	
46 47	<u>(4)</u>	On July 21, 2021, a national coalition of states a announced agreements with the Initial Settling Opic	±
47 48		legal claims against those companies stemming fro	
40 49		opioid epidemic.	
49 50	<u>(5)</u>	The State, all 100 counties, and 47 municipalities	in North Carolina have
50 51	<u>(J)</u>	formally joined the agreements with the Initial Set	•
51		ionnany joined the agreements with the mittal Set	anig opiola Detenuants.

General Assemb	ly Of North Carolina	Session 2023
	On March 11, 2022, all of North Carolina's	litigating counties and
	municipalities dismissed their lawsuits against th	ne Initial Settling Opioid
	Defendants. On April 6 and April 26, 2022, the	General Court of Justice,
	Superior Court Division, Wake County, entered th	
	Judgments making the agreements with the Initial S	-
	effective in North Carolina.	
<u>(6)</u>	The Initial Opioid Consent Judgments provide	for payments of up to
	twenty-six billion dollars (\$26,000,000,000) over	- -
	twenty-three billion nine hundred million dollars (\$	•
	to fund state and local efforts to address the opioid	
(7)	Pursuant to the Initial Opioid Consent Judgments,	A
<u>(7)</u>	the payments is up to approximately seven hund	
		•
	(\$750,000,000) over 18 years. North Carolina's sha	1.
	distributed among the State and its Units of Local (-
	Memorandum of Agreement, to which the State an	
	Local Government have agreed. The Memoran	-
	approved through the Initial Opioid Consent Judg	
	means by which payments will be distributed in No	-
<u>(8)</u>	In November and December 2022, a national coality	
	subdivisions announced agreements with the Sul	
	Defendants to resolve legal claims against those c	ompanies stemming from
	actions that fueled the opioid epidemic.	
<u>(9)</u>	The settlements with the Subsequent Settling	-
	contingent on the participation of a critical mas	
	subdivisions. The State has formally notified all Su	
	Defendants of its intent to join the Subsequent Opioi	d Settlement Agreements.
	Units of Local Government have an opportuni	
	Subsequent Opioid Settlement Agreements in early	
<u>(10)</u>	The Subsequent Opioid Settlement Agreements pro-	± • ±
	twenty billion four hundred million dollars (\$20,40	0,000,000) over 15 years.
	North Carolina's share of the payments is up to ap	
	million dollars (\$600,000,000). It is expected that	North Carolina's share of
	the payments will be distributed among the Stat	e and its Units of Local
	Government pursuant to a supplemental agreement	nt for additional funds, to
	which the State has agreed, and which Units of Lo	ocal Government have the
	opportunity to approve in early 2023. This money	is available to fund State
	and local efforts to address the opioid epidemic national	ionwide.
<u>(11)</u>	North Carolina and its Units of Local Governmer	nt can secure the full one
	billion three hundred fifty million dollars (\$1,350,	,000,000) available under
	the Initial Opioid Consent Judgments and Subse	quent Opioid Settlement
	Agreements only if opioid litigation in North	± ±
	Released Claims against Initial Released Entities	
	Claims against Subsequent Released Entities come	-
	claims. Newly filed Initial Released Claims against	
	or newly filed Subsequent Released Claims again	
	Entities, would frustrate the purposes of the agree	_
	Carolina's share of the payments at risk, and would	
	Carolina, all Units of Local Government, and the St	
8 122C-470 6 1	Legislative intent.	
<u>x 1440-4/0.0. I</u>		
It is the inte	nt of this Article to prevent the assertion of Init	ial Ralassad Claims and

General Assembly Of North Carolina

1	by the State and its Units of Local Government, and thereby to help secure, on behalf of North
2	Carolina's Units of Local Government, the State, and the people of North Carolina, the full share
3	to which the State, its Units of Local Government, and its people are otherwise entitled under the
4	Initial Opioid Consent Judgments and the Subsequent Opioid Settlement Agreements.
5	"§ 122C-470.8. Prohibition on assertion of Released Claims against Released Entities.
6	Neither a Unit of Local Government nor the State may assert any Initial Released Claims
7	against Initial Released Entities, or any Subsequent Released Claims against Subsequent
8	Released Entities. Notwithstanding this section, the State, as expressly contemplated in the
9	Subsequent Opioid Settlement Agreements, may initiate civil actions asserting Subsequent
10	Released Claims against Subsequent Released Entities for the purpose of obtaining consent
11	judgments that effectuate the Subsequent Opioid Settlement Agreements, including the release
12	of such claims.
13	" <u>§ 122C-470.10. Preservation of remedies.</u>
14	This Article preserves all remedies the State or any Unit of Local Government may have
15	under the Initial Opioid Consent Judgments and Subsequent Opioid Settlement Agreements.
16	Nothing in this Article shall be construed to limit or otherwise affect such remedies."
17	SECTION 2. G.S. 122C-470.8 applies to all Initial Released Claims, as defined in
18	G.S. 122C-470.2, whether originally asserted before or after the effective date of this act.
19	SECTION 3. G.S. 122C-470.8 applies to all Subsequent Released Claims, as defined
20	in G.S. 122C-470.2, whether originally asserted before or after the effective date of this act,
21	except that G.S. 122C-470.8 does not apply to Subsequent Released Claims against Subsequent
22	Released Entities that were included in any lawsuits filed by a Unit of Local Government prior
23	to November 1, 2022. If the Subsequent Opioid Settlement Agreements with respect to all of the
24	Subsequent Settling Opioid Defendants are not entered as consent judgments by the Superior
25	Court of Wake County by December 31, 2023, then, beginning on January 1, 2024,
26	G.S. 122C-470.8 shall only apply to Subsequent Released Claims against Subsequent Released
27	Entities covered by a consent judgment approved by a North Carolina court of competent
28	jurisdiction.
29	SECTION 4. This act is effective when it becomes law.