# MAINE STATE LEGISLATURE

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### 132nd MAINE LEGISLATURE

### FIRST REGULAR SESSION-2025

**Legislative Document** 

No. 1018

S.P. 435

In Senate, March 13, 2025

An Act to Protect Health Care for Rural and Underserved Areas by Prohibiting Discrimination by Participants in a Federal Drug Discount Program

Received by the Secretary of the Senate on March 12, 2025. Referred to the Committee on Health Coverage, Insurance and Financial Services pursuant to Joint Rule 308.2 and ordered printed.

DAREK M. GRANT Secretary of the Senate

Presented by Senator BAILEY of York.
Cosponsored by Representative MORRIS of Turner and
Senators: BALDACCL of Penobscot, President DAUGH

Senators: BALDACCI of Penobscot, President DAUGHTRY of Cumberland, MOORE of Washington, Representatives: DUCHARME of Madison, FREDERICKS of Sanford, MASTRACCIO of Sanford, MATHIESON of Kittery, NUTTING of Oakland.

Be it	enacted by the People of the State of Maine as follows:
Se	ec. 1. 24-A MRSA c. 101 is enacted to read:
	CHAPTER 101
	PROTECT HEALTH CARE FOR RURAL AND UNDERSERVED COMMUNITIES ACT
	. Short title
	nis chapter may be known and cited as "the Protect Health Care for Rural and served Communities Act."
<u>§7702</u>	. Definitions
	s used in this chapter, unless the context otherwise indicates, the following terms he following meanings.
	Health insurance issuer. "Health insurance issuer" has the same meaning as er" as defined in section 4301-A, subsection 3.
	Manufacturer. "Manufacturer" has the same meaning as in Title 32, section -A, subsection 19.
	Pharmacy. "Pharmacy" has the same meaning as in Title 32, section 13702-A, etion 24.
	Pharmacy benefits manager. "Pharmacy benefits manager" has the same meaning ection 4347, subsection 17.
contra on bel contra that is Resou Syster	340B contract pharmacy. "340B contract pharmacy" means a pharmacy that has a ct with a 340B entity to receive and dispense 340B drugs to the 340B entity's patients half of the 340B entity. For the purposes of this chapter, a record of a current 340B ct pharmacy relationship between the 340B entity and the 340B contract pharmacy is on the 340B United States Department of Health and Human Services, Health arces and Services Administration, Office of Pharmacy Affairs 340B Information in website, or such publicly accessible successor website maintained by the United Department of Health and Human Services, is prima facie evidence of such a ct.
under	340B drug. "340B drug" means a drug that is purchased or eligible for purchase Section 340B of the federal Public Health Service Act, 42 United States Code, n 256b(a)(3).
in the 256b,	340B entity. "340B entity" means an entity participating or authorized to participate federal 340B drug discount program, as described in 42 United States Code, Section including its pharmacy, or any pharmacy contracted with the participating entity to use drugs purchased through the federal 340B drug discount program.
<u>§7703</u>	. Prohibition of certain discriminatory actions by manufacturer or agent related to 340B entities

1. Interference with acquisition or delivery of 340B drugs prohibited. A manufacturer or its agent may not deny, restrict, prohibit or otherwise interfere with, either directly or indirectly, the acquisition of a 340B drug by, or delivery of a 340B drug to, a 340B contract pharmacy on behalf of a 340B entity unless receipt of that 340B drug is prohibited by the United States Department of Health and Human Services.

- 2. Submission of claims or utilization data prohibited. A manufacturer or its agent may not, either directly or indirectly, require a 340B entity to submit any claims or utilization data as a condition for allowing the acquisition of a 340B drug by, or delivery of a 340B drug to, a 340B entity unless the claims or utilization data sharing is required by the United States Department of Health and Human Services.
- <u>3. Other interference prohibited.</u> A manufacturer or distributor may not otherwise interfere with a 340B entity unless expressly authorized by the United States Department of Health and Human Services.

## §7704. Prohibition of certain discriminatory actions with respect to reimbursement of 340B entities

With respect to reimbursement of a 340B entity for 340B drugs, a health insurance issuer, pharmacy benefits manager or other 3rd-party payor or agent may not:

- 1. Reimbursement at lower rate prohibited. Reimburse a 340B entity for 340B drugs at a rate lower than that paid for the same drug to entities that are not 340B entities or lower the reimbursement amount for a claim on the basis that the claim is for a 340B drug;
- 2. Imposition of different terms and conditions prohibited. Impose any terms or conditions on any 340B entity that differ from such terms or conditions applied to entities that are not 340B entities or pharmacies that are not 340B contract pharmacies including, without limitation:
  - A. Fees, charges, clawbacks or other adjustments or assessments. For purposes of this paragraph, "other adjustment or assessment" includes, without limitation, placing any additional requirements, restrictions or burdens upon the 340B entity that result in administrative costs or fees to the 340B entity that are not placed upon entities that are not 340B entities, including affiliate pharmacies of the health insurance issuer, pharmacy benefits manager or other 3rd-party payor;
  - B. Dispensing fees that are less than the dispensing fees for entities that are not 340B entities or pharmacies that are not 340B contract pharmacies;
  - C. Restrictions or requirements regarding participation in standard or preferred pharmacy networks;
  - D. Requirements relating to inventory management systems or to the frequency or scope of audits;
  - E. Requirements that a claim for a drug include any identification, billing modifier, attestation or other indication that a drug is a 340B drug in order to be processed or submitted or reimbursed unless it is required by the United States Department of Health and Human Services, Centers for Medicare and Medicaid Services or the Department of Health and Human Services for the administration of the MaineCare program; or
- F. Any other restrictions, conditions, practices or policies that are not imposed on entities that are not 340B entities;

- 3. Reversal, resubmission or clarification of claims prohibited. Require a 340B entity to reverse, resubmit or clarify a claim after the initial adjudication unless these actions are in the normal course of pharmacy business and are not related to 340B drug pricing;
- 4. Discrimination against 340B entity that interferes with patient choice. Discriminate against a 340B entity in a manner that prevents or interferes with a patient's choice to receive 340B drugs from the 340B entity, including the administration of the drugs. For purposes of this subsection, it is considered a discriminatory practice that prevents or interferes with a patient's choice to receive drugs at a 340B entity if a health insurance issuer, pharmacy benefits manager or other 3rd-party payor places any additional requirements, restrictions or burdens upon the 340B entity that result in administrative costs or fees to the 340B entity, including but not limited to requiring a claim for a drug to include any identification, billing modifier, attestation or other indication that a drug is a 340B drug in order to be processed or resubmitted unless it is required by the United States Department of Health and Human Services, Centers for Medicare and Medicaid Services or the Department of Health and Human Services for the administration of the MaineCare program;
- 5. Discrimination against 340B entity that interferes with patient choice of delivery method. Include any other provision in a contract between a health insurance issuer, pharmacy benefits manager or other 3rd-party payor and a 340B entity that discriminates against the 340B entity that participates in the 340B program or prevents or interferes with a patient's choice to receive a 340B drug from a 340B entity, whether by direct administration, in-person dispensing, direct delivery, mail or other form of shipment;
- <u>6. Restrictions or additional charges prohibited.</u> Place a restriction or additional charge on a patient who chooses to receive 340B drugs from a 340B entity;
- 7. Submission of data pertaining to ingredient costs or pricing of 340B drugs prohibited. Require or compel the submission of ingredient costs or pricing data pertaining to 340B drugs from a 340B entity to any health insurance issuer, pharmacy benefits manager or other 3rd-party payor; or
- **8. Exclusion from pharmacy network prohibited.** Exclude any 340B entity from the health insurance issuer, pharmacy benefits manager or other 3rd-party payor network on the basis that the 340B entity dispenses 340B drugs or refuse to contract with a 340B entity for reasons other than those that apply equally to entities that are not 340B entities.

#### §7705. MaineCare program not affected

This chapter does not apply to the MaineCare program as a payor when the MaineCare program provides reimbursement for covered outpatient drugs as defined in 42 United States Code, Section 1396r–8(k)(2).

#### §7706. Enforcement

- 1. Enforcement; violation. A violation of this chapter is subject to enforcement under the Maine Unfair Trade Practices Act, including any of the remedies provided for in that Act. A violation is committed each time a prohibited act under this chapter occurs.
- **2. Civil action authorized.** A 340B entity may bring a civil action in the Superior Court against a person who violates this chapter.

1 2	3. Exemption from enforcement. The limited distribution of a drug required under 21 United States Code, Section 355–1 is not a violation of this chapter.
3	§7707. Federal preemption; statutory construction
4 5	1. No less restrictive than federal law. This chapter may not be construed or applied to be less restrictive than federal law for a person or entity regulated by this chapter.
6 7	2. No conflict with federal law and regulation or other laws of this State. This chapter may not be construed or applied in any manner that conflicts with:
8	A. Applicable federal law and related regulations; or
9	B. Other laws of this State if the State law is compatible with applicable federal law.
10	SUMMARY
11 12 13 14 15	This bill prevents discrimination by pharmaceutical manufacturers, health insurance carriers, pharmacy benefits managers and their agents against pharmacies and health care providers that participate in the federal prescription drug discount program, known as the 340B drug discount program. The bill's provisions do not apply to the MaineCare program. The bill also includes language to clarify that the provisions may not be construed or applied in any way that conflicts with federal law.