

1	L.D. 1280		
2	Date: $5/20/2017$ (Filing No. S-153)		
	Majority		
3	LABOR, COMMERCE, RESEARCH AND ECONOMIC DEVELOPMENT		
4	Reproduced and distributed under the direction of the Secretary of the Senate.		
5	STATE OF MAINE		
6	SENATE		
7	128TH LEGISLATURE		
8	FIRST REGULAR SESSION		
9 10	COMMITTEE AMENDMENT " A " to S.P. 432, L.D. 1280, Bill, "An Act Regarding Generic Drug Pricing"		
11	Amend the bill by striking out the title and substituting the following:		
12	'An Act To Require Drug Manufacturers To Comply with Federal Law'		
13 14 15 16	Amend the bill in section 4 in subsection 4 in the last line (page 1, line 18 in L.D.) by inserting after the following: " <u>E</u> ." the following: ' <u>If the Attorney General prevails in an action under this subsection, the court must order the person to reimburse the State for the Attorney General's costs of prosecuting the action, including reasonable attorney's fees.'</u>		
17	Amend the bill by striking out all of section 5 and inserting the following:		
18	'Sec. 5. 32 MRSA §13800 is enacted to read:		
19	§13800. Access to distributed drugs		
20 21 22 23 24 25	A manufacturer or wholesaler licensed under section 13758 shall make a drug distributed in this State available for sale in this State to an eligible product developer for purposes of conducting testing required to support an application for approval of a drug under the Federal Food, Drug, and Cosmetic Act, Section 505(b) or 505(j) or the licensing of a biological product under the federal Public Health Service Act, Section 351.		
26 27 28 29 30	The manufacturer or wholesaler licensed under section 13758 shall make the drug available for sale at fair market price and without any restriction that would block or delay the eligible product developer's application in a manner inconsistent with Section 505-1(f)(8) of the Federal Food, Drug, and Cosmetic Act, 21 United States Code, Section 355-1(f)(8) (2016).'		
31	SUMMARY		
32 33	This amendment, which is the majority report of the committee, clarifies that the bill's requirement that a drug distributed in this State be made available for sale to an eligible		

- 2-

Page 1 - 128LR1232(02)-1

COMMITTEE AMENDMENT

COMMITTEE AMENDMENT "A" to S.P. 432, L.D. 1280

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9 10 product developer applies only to manufacturers and wholesalers of drugs licensed in this State under the Maine Pharmacy Act. The amendment further requires sale of a drug distributed in this State to eligible product developers at a fair market price for purposes of supporting the eligible product developer's application for approval of a drug under the Federal Food, Drug, and Cosmetic Act, Section 505(b) or 505(j) or the licensing of a biological product under the federal Public Health Service Act, Section 351. The licensed manufacturer or wholesaler may not impose any restriction on the sale that would block or delay the eligible product developer's application in a manner inconsistent with Section 505-1(f)(8) of the Federal Food, Drug, and Cosmetic Act, 21 United States Code, Section 355-1(f)(8) (2016).

11 The amendment ensures increased competition in the market for drugs and biological 12 products, which will lower the cost of prescription drugs for Maine residents and for the 13 State. Developers of low-cost generic drugs and biosimilar biological products must have access to approved drugs distributed in this State by licensed wholesalers and 14 15 manufacturers to engage in bioequivalence and biosimilarity testing prior to receiving 16 approval from the Food and Drug Administration, or FDA, for sale of their generic drugs 17 and biosimilar biological products. Federal laws and regulations governing 18 bioequivalence and biosimilarity testing are designed to ensure availability of generic 19 drugs and biosimilar biological products in a timely manner without risking patient 20 safety, even in cases where an FDA-approved drug is subject to risk evaluation and 21 mitigation strategies and elements to assure safe use, or REMS with ETASU, under 22 Section 505-1 of the Federal Food, Drug, and Cosmetic Act, 21 United States Code, 23 Section 355-1 (2016). Wholesalers and manufacturers of FDA-approved drugs have used REMS with ETASU programs imposed by the FDA as excuses for refusing to sell their 24 25 drugs and biological products to eligible product developers, despite the prohibition in 26 Section 505-1(f)(8) of the Federal Food, Drug, and Cosmetic Act, 21 United States Code, 27 Section 355-1(f)(8) against such use of REMS with ETASU requirements "to block or 28 delay approval" of a new generic drug or biosimilar biological product.

FISCAL NOTE REQUIRED (See attached)

Page 2 - 128LR1232(02)-1

COMMITTEE AMENDMENT



128th MAINE LEGISLATURE

LD 1280

LR 1232(02)

An Act Regarding Generic Drug Pricing

Fiscal Note for Bill as Amended by Committee Amendment "4" (5-153) Committee: Labor, Commerce, Research and Economic Development Fiscal Note Required: Yes

	Fiscal Note	
v H	Minor cost increase - General Fund	

Fiscal Detail and Notes

Any additional costs can be absorbed by the Department of the Attorney General utilizing existing budgeted resources.