SENATE No. 640

The Commonwealth of Massachusetts

PRESENTED BY:

Michael J. Rodrigues

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to ensure access to generic medications.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Michael J. Rodrigues	First Bristol and Plymouth	
Paul A. Schmid, III	8th Bristol	1/23/2019
Alan Silvia	7th Bristol	1/29/2019
James B. Eldridge	Middlesex and Worcester	2/1/2019
Bruce E. Tarr	First Essex and Middlesex	2/1/2019
Donald F. Humason, Jr.	Second Hampden and Hampshire	2/1/2019
Brendan P. Crighton	Third Essex	2/22/2019

SENATE DOCKET, NO. 913 FILED ON: 1/16/2019

SENATE No. 640

By Mr. Rodrigues, a petition (accompanied by bill, Senate, No. 640) of Michael J. Rodrigues, Paul A. Schmid, III, Alan Silvia, James B. Eldridge and other members of the General Court for legislation to ensure access to generic medications. Financial Services.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 583 OF 2017-2018.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act to ensure access to generic medications.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Chapter 176D is hereby amended by adding, after Section 3B, the following

2 section:-

Section 3C. (a) For the purposes of this section the term "maximum allowable cost list" shall mean a list of drugs, medical products or devices, or both medical products and devices, for which a maximum allowable cost has been established by a pharmacy benefits manager or covered entity. The term "maximum allowable cost" shall mean the maximum amount that a pharmacy benefits manager or covered entity will reimburse a pharmacy for the cost of a drug or a medical product or device. 9 (b) Before a pharmacy benefits manager or covered entity may place a drug on a 10 maximum allowable cost list the drug must be listed as "A" or "AB" rated in the most recent 11 version of the FDA's Approved Drug Products with Therapeutic Equivalence Evaluations, also 12 known as the Orange Book, or has an "NR" or "NA" rating or a similar rating by a nationally 13 recognized reference; and that there are at least two therapeutically equivalent, multiple source 14 drugs, or at least one generic drug available from one manufacturer, available for purchase by 15 network pharmacies from national or regional wholesalers.

(c) If a drug that has been placed on a maximum allowable cost list no longer meets the
requirements of subsection (a), the drug shall be removed from the maximum allowable cost list
by the pharmacy benefits manager or covered entity within 3 business days after the drug no
longer meets the requirements of subsection (a).

(d) A pharmacy benefits manager or covered entity shall make available to each
pharmacy with which the pharmacy benefits manager or covered entity has a contract and to
each pharmacy included in a network of pharmacies served by a pharmacy services
administrative organization with which the pharmacy benefits manager or covered entity has a
contract, at the beginning of the term of a contract upon renewal of a contract, or upon request:

(1) The sources used to determine the maximum allowable costs for the drugs and
medical products and devices on each maximum allowable cost list;

- 27 (2) Every maximum allowable cost for individual drugs used by that pharmacy benefits
 28 manager or covered entity for patients served by that contracted pharmacy; and
- (3) Upon request, every maximum allowable cost list used by that pharmacy benefits
 manager or covered entity for patients served by that contracted pharmacy.

31 (e) A pharmacy benefits manager or covered entity shall:

32	(1) Ensure the maxim allowable cost is equal to or greater than the pharmacies
33	acquisition cost and update each maximum allowable cost list at least every 3 business days;
34	(2) Make the updated lists available to every pharmacy with which the pharmacy benefits
35	manager or covered entity has a contract and to every pharmacy included in a network of
36	pharmacies served by a pharmacy services administrative organization with which the pharmacy
37	benefits manager or covered entity has a contract, in a readily accessible, secure and usable web-
38	based format or other comparable format or process; and
39	(3) Utilize the updated maximum allowable costs to calculate the payments made to the
40	contracted pharmacies within 2 business days.
41	(f) A pharmacy benefits manager or covered entity shall establish a clearly defined
42	process through which a pharmacy may contest the listed maximum allowable cost for a
43	particular drug or medical product or device.
44	(g) A pharmacy may base its appeal on one or more of the following:
45	(1) The maximum allowable cost established for a particular drug or medical product or
46	device is below the cost at which the drug or medical product or device is generally available for
47	purchase by Massachusetts licensed wholesalers currently operating in the state; or
48	(2) The pharmacy benefits manager or covered entity has placed a drug on the list
49	without properly determining that the requirements of subsection (a).
50	(h) The pharmacy must file its appeal within seven business days of its submission of the
51	initial claim for reimbursement for the drug or medical product or device. The pharmacy benefits

manager or covered entity must make a final determination resolving the pharmacy's appeal
within seven business days of the pharmacy benefits manager or covered entity's receipt of the
appeal.

(i) If the final determination is a denial of the pharmacy's appeal, the pharmacy benefits manager or covered entity must state the reason for the denial and provide the national drug code of an equivalent drug that is generally available for purchase by pharmacies in this state from national or regional wholesalers licensed by the state at a price which is equal to or less than the maximum allowable cost for that drug.

60 (j) If a pharmacy's appeal is determined to be valid by the pharmacy benefits manager or 61 covered entity, the pharmacy benefits manager or covered entity shall adjust the maximum 62 allowable cost of the drug or medical product or device for the appealing pharmacy. The 63 adjustment for the appealing pharmacy shall be effective from the date the pharmacy's appeal 64 was filed, and the pharmacy benefits manager or covered entity shall provide reimbursement to 65 the appealing pharmacy and may require the appealing pharmacy to reverse and rebill the claim 66 in question in order to receive the corrected reimbursement.

(k) Once a pharmacy's appeal is determined to be valid by the pharmacy benefits manager
or covered entity, the pharmacy benefits manager or covered entity shall adjust the maximum
allowable cost of the drug or medical product or device to which the maximum allowable cost
applies for all similar pharmacies in the network as determined by the pharmacy benefits
manager within 3 business days.

(1) A pharmacy benefits manager or covered entity shall make available on its secure web
 site information about the appeals process, including, but not limited to, a telephone number or

process that a pharmacy may use to submit maximum allowable cost appeals. The medical
products and devices subject to the requirements of this part are limited to the medical products
and devices included as a pharmacy benefit under the pharmacy benefits contract.

(m) A pharmacy shall not disclose to any third party the maximum allowable cost lists and any related information it receives from a pharmacy benefits manager or covered entity; provided, a pharmacy may share such lists and related information with a pharmacy services administrative organization or similar entity with which the pharmacy has a contract to provide administrative services for that pharmacy. If a pharmacy shares this information with a pharmacy services administrative organization or similar entity, that organization or entity shall not disclose the information to any third party.

(n) The Insurance Commissioner shall enforce this Act and may promulgate regulations
to enforce the provisions of this act. The commissioner may examine or audit the books and
records of a pharmacy benefits manager providing claims processing services or other
prescription drug or device services for a health benefit plan to determine if the pharmacy
benefits manager is in compliance with this Act. The information or data acquired during an
examination is:

90 (i) Considered proprietary and confidential; and

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(ii) Not subject to the Freedom of Information Act of Massachusetts

92 (o) In any participation contracts between pharmacy benefits managers and pharmacists
93 or pharmacies providing prescription drug coverage for health benefit plans, no pharmacy or
94 pharmacist may be prohibited, restricted, or penalized in any way from disclosing to any covered
95 person any healthcare information that the pharmacy or pharmacist deems appropriate regarding

the nature of treatment, risks, or alternatives thereto, the availability of alternate therapies,
consultations, or tests, the decision of utilization reviewers or similar persons to authorize or
deny services, the process that is used to authorize or deny healthcare services or benefits, or
information on financial incentives and structures used by the insurer.

(p) Further any such contract as stated above shall not prohibit a pharmacist or pharmacy from providing an insured individual information on the amount of the insured's cost share for such insured's prescription drug and the clinical efficacy of a more affordable alternative drug if one is available. Neither a pharmacy nor a pharmacist shall be penalized by a pharmacy benefits manager for disclosing such information to an insured or for selling to an insured a more affordable alternative if one is available.