2024 -- H 7160

LC003394

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6-13.4-3. Definitions.

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

AN ACT

RELATING TO COMMERCIAL LAW -- GENERAL REGULATORY PROVISIONS -- PRICE GOUGING OF PRESCRIPTION DRUGS PROHIBITED

<u>Introduced By:</u> Representatives J. Lombardi, Hull, Felix, Henries, Stewart, Cruz, and Tanzi

Date Introduced: January 11, 2024

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Title 6 of the General Laws entitled "COMMERCIAL LAW - GENERAL 2 REGULATORY PROVISIONS" is hereby amended by adding the following chapter: 3 CHAPTER 13.4 PRICE GOUGING OF PRESCRIPTION DRUGS PROHIBITED 4 5 <u>6-13.4-1. Purpose.</u> 6 The purpose of this act is to prohibit prescription drug price gouging or excessive pricing 7 during market shortages. 8 6-13.4-2. Findings. The general assembly finds as follows: 9 10 (1) Many pharmaceutical drugs are necessary to maintain the health and welfare of the 11 American people; 12 (2) Currently the nation is facing a chronic shortage of vital drugs necessary in surgery, in treating cancer, and in fighting other life threatening illnesses; and 13 14 (3) In order to prevent any party within the chain of distribution of any vital drugs from taking unfair advantage of consumers during market shortages, the public interest requires that such 15 conduct be prohibited and made subject to criminal penalties. 16

As used in this chapter the following words and terms shall have the following meanings:

I	(1) "Biologic" means a virus, therapeutic serum, toxin, antitoxin, vaccine, blood, blood
2	component or derivative, allergenic product, or analogous product, or arsphenamine or derivative
3	of arsphenamine (or any other trivalent organic arsenic compound), applicable to the prevention,
4	treatment, or cure of a disease or condition of human beings;
5	(2) "Drug" means a drug intended for use by human beings that:
6	(i) Because of its toxicity or other potential for harmful effect, or the method of its use, or
7	the collateral measures necessary to its use, is not safe for use except under the supervision of a
8	practitioner licensed by law to administer such drug; or
9	(ii) Is limited by an approved application under §505 of the Federal Food, Drug, and
10	Cosmetic Act (21 U.S.C. 355) to use under the professional supervision of a practitioner licensed
11	by law to administer such drug;
12	(3) "Market emergency" means any declaration of a state of emergency by the governor or
13	by declaration by the President;
14	(4) "Market shortage" means a situation in which the total supply of all clinically
15	interchangeable versions of an FDA regulated drug is inadequate to meet the current or projected
16	demand at the user level;
17	(5) "Price gouging" means charging a consumer an unreasonably high price for any drug
18	during a declared market emergency. This section shall not prohibit the fluctuation in the price of
19	drugs that occurs during the normal course of business;
20	(6) "Unreasonably excessive drug pricing" means the amount charged represents a gross
21	disparity between the average prices at which the same or similar commodity was readily available
22	and sold or offered for sale within the local area in the usual course of business during the thirty
23	(30) days immediately before the declaration of the market emergency and the additional charges
24	are not substantially attributable to increased cost to retailers, imposed by their suppliers, including
25	replacement costs imposed by the vendors' source. Additionally, the average price calculation
26	during said thirty (30) day period shall not include discounted prices set and offered as a result of
27	bona fide manufacturer's or supplier's limited discounts or rebates; and
28	(7) "Vital drug" means any drug or biologic used to prevent or treat a serious or life
29	threatening disease or medical condition, for which there is no other available source with sufficient
30	supply of that drug or biologic or alternative drug or biologic available.
31	6-13.4-4. Unreasonably excessive drug pricing.
32	(a) The governor may issue an executive order or rely on an executive order of the
33	President, declaring a market shortage or market emergency for a period of six (6) months with
34	regard to one or more vital drugs due to a market shortage under this chapter.

1	(b) If the governor or the President issues an executive order under subsection (a) of this
2	section, it shall be unlawful for any person to sell vital drugs at a price that is unreasonably
3	excessive and such action indicates that the seller is taking unfair advantage of the circumstances
4	related to a market shortage to unreasonably increase prices during such period.
5	<u>6-13.4-5. Penalties.</u>
6	(a) Any person who sells or offers to sell any vital drug during a declared market shortage
7	with the knowledge and intent to charge a price that is unreasonably excessive under the
8	circumstances shall be guilty of a felony and shall be imprisoned for up to five (5) years and by a
9	fine of up to ten thousand dollars (\$10,000) or both.
10	(b) Multiple Offenses. In assessing the penalty provided by subsection (a) of this section,
11	each day of a continuing violation shall be considered a separate violation.
12	(c) Whenever it shall appear to the attorney general that any person or entity is engaged in
13	practices constituting a violation of any provision of this chapter and until such complaint is
14	dismissed by the attorney general or set aside by a court upon review, the department of the attorney
15	general may in its discretion bring an action in the superior court for the county in which the
16	violation has occurred, to enjoin such acts or practices, and upon a proper showing, a permanent or
17	temporary injunction or restraining order shall be granted in the interest of the general public.
18	(d) The department of the attorney general is authorized to enforce the penalties set forth
19	in this section.
20	6-13.4-6. Determination of unreasonably excessive drug pricing.
21	(a) The attorney general, in determining whether an alleged violator's price was
22	unreasonably excessive, shall consider whether:
23	(1) The price reasonably reflected additional costs, not within the control of that person or
24	company, that were paid, incurred, or reasonably anticipated by that person or company;
25	(2) The price reasonably reflected additional risks taken by that person or company to
26	produce, distribute, obtain, or sell such product under the circumstances;
27	(3) There is a gross disparity between the challenged price and the price at which the same
28	or similar goods were readily available in the state prior to the declared market shortage;
29	(4) The marginal benefit received by the wholesaler or distributor is significantly changed
30	in comparison with marginal earnings in the year before a market shortage was declared;
31	(5) The price charged was comparable to the price at which the goods were generally
32	available in the New England area if the wholesaler or distributor did not sell or offer to sell the
33	prescription drug in question prior to the time a market shortage was declared; and
34	(6) The price was substantially attributable to local, regional, national, or international

1	market conditions.
2	(b) Consultation. Not later than one year after the effective date of this chapter and annually
3	thereafter, the attorney general or designee, shall consult with representatives of the National
4	Association of Wholesalers, group purchasing organizations, pharmaceutical distributors,
5	hospitals, manufacturers, patients, and other interested community organizations to reassess the
6	criteria set forth in subsection (a) of this section in determining unreasonably excessive drug pricing
7	and prepare and submit to the general assembly a report on the results of the reassessment.
8	<u>6-13.4-7. Duration.</u>
9	(a) Any market shortage declared by the governor or President in accordance with this
10	chapter shall be in effect for a period not to exceed six (6) months from the date on which the
11	governor or President issues the executive order.
12	(b) Termination. Any market shortage declared by the governor or President in accordance
13	with this chapter shall terminate if:
14	(1) There is enacted a law terminating the market shortage which shall be passed by the
15	general assembly after a national market shortage is declared; or
16	(2) The governor or President issues a proclamation terminating the market shortage;
17	whichever comes first.
18	(c) Declaration Renewal. The governor or President may renew the state of market shortage
19	declared under subsection (a) of this section, if the governor or President declares that the severe
20	shortage continues to affect the health and well-being of citizens beyond the initial six (6) month
21	period.
22	SECTION 2. This act shall take effect upon passage.
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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO COMMERCIAL LAW -- GENERAL REGULATORY PROVISIONS -- PRICE GOUGING OF PRESCRIPTION DRUGS PROHIBITED

1	This act would prohibit price gouging of prescribed drugs or pharmaceuticals in times of
2	market emergency or market shortages, and would make violators guilty of a felony with
3	punishment up to five (5) years, a fine up to ten thousand dollars (\$10,000) or both. The act would
4	further make them subject to injunctive relief upon suit brought by the department of the attorney
5	general.
6	This act would take effect upon passage.
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