

## General Assembly

## Raised Bill No. 188

February Session, 2022

LCO No. 1654



Referred to Committee on GENERAL LAW

Introduced by: (GL)

## AN ACT REQUIRING BRAND NAME PRESCRIPTION DRUG MANUFACTURERS TO PROVIDE SAMPLES OF BRAND NAME DRUGS TO GENERIC PRESCRIPTION DRUG MANUFACTURERS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (NEW) (*Effective October 1, 2022*) (a) As used in this section:
- 2 (1) "Eligible product developer" means a person who seeks to develop
- an application for the approval of a drug under subsections (b) and (j)
- 4 of Section 505 of the federal Food, Drug and Cosmetic Act or the
- 5 licensing of a biological product under Section 351 of the federal Public
- 6 Health Service Act; and
- 7 (2) "Wholesale acquisition cost" means the manufacturer's list price
- 8 for a brand-name drug or a generic drug per person, year or course of
- 9 treatment, when sold to wholesalers or direct purchasers in the United
- 10 States, not including discounts or rebates, for the most recent month for
- 11 which information is available.
- 12 (b) A manufacturer or wholesaler registered under chapter 417 of the
- 13 general statutes shall make a drug manufactured or developed by such

- manufacturer or wholesaler and distributed in this state available for 14 15 sale in this state to an eligible product developer for purposes of 16 conducting testing required to support an application by such eligible 17 product developer for approval of a drug under subsections (b) and (j) 18 of Section 505 of the federal Food, Drug and Cosmetic Act, or the 19 licensing of a biological product under Section 351 of the federal Public 20 Health Service Act. Such manufacturer or wholesaler shall make the 21 drug available for sale to such eligible product developer at a price not 22 greater than the wholesale acquisition cost of the drug and without any 23 restriction that would block or delay the eligible product developer's 24 application in a manner inconsistent with Section 505-1(f)(8) of the 25 federal Food, Drug and Cosmetic Act.
- (c) An eligible product developer that receives a drug at a price not greater than the wholesale acquisition cost for such drug pursuant to this section shall charge consumers in this state the same price or less for the drug manufactured by such eligible product developer.
  - (d) A manufacturer or wholesaler registered under chapter 417 of the general statutes shall not be liable for injuries alleged to have been caused by the failure of the eligible product developer to include adequate safety warnings on a product's label or by a defect in the product's design if:
- 35 (1) Such manufacturer or wholesaler has made the product 36 distributed in this state available to an eligible product developer in 37 accordance with the provisions of this section; and
- 38 (2) The product was not manufactured or sold by such manufacturer or wholesaler.
- 40 (e) A violation of any of the provisions of subsection (b) or (c) of this 41 section shall be deemed an unfair or deceptive trade practice under 42 subsection (a) of section 42-110b of the general statutes.

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This act shall take effect as follows	and shall amend the following
sections:	

Section 1	October 1, 2022	New section
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## GL Joint Favorable