{Omitted text} shows text that was in SB0069S03 but was omitted in SB0069S05 inserted text shows text that was not in SB0069S03 but was inserted into SB0069S05

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Medication Amendments	
2025 GENERAL SESSION	
STATE OF UTAH	
Chief Sponsor: Evan J. Vickers	
House Sponsor:Steve Eliason	
LONG TITLE	
General Description:	
This bill addresses { participation in a } the federal drug discount program.	
Highlighted Provisions:	
This bill:	
 defines terms; 	
prohibits a pharmaceutical manufacturer from {restricting, prohibiting, or otherwise interfering	
with a 340B entity's ability to:} certain conduct relative to the 340B drug discount program;	
 {acquire a 340B drug; or} 	
 {participate in the 340B drug discount program;} 	
{permits-} allows the Public Employees' Benefit and Insurance Program {(program)-} to adjust	
{the program's } its business practices to mitigate any resulting financial impacts;	
{permits-} allows a manufacturer to request certain claim information from 340B entities; and	
 requires 340B entities to submit information to the Insurance Department. 	
Money Appropriated in this Bill:	
None	

SB0069S03

17	Other Special Clauses:
18	None
20	ENACTS:
21	31A-46-311, Utah Code Annotated 1953, Utah Code Annotated 1953
22 23	31A-46-312, Utah Code Annotated 1953, Utah Code Annotated 1953
23 24	Be it enacted by the Legislature of the state of Utah:
25	Section 1. Section 1 is enacted to read:
26	<u>31A-46-311. {Protection of pharmacy discount }</u> Prohibited actions with respect to the 340B
	drug { market } <u>discount program</u> .
29	(1) As used in this section, "manufacturer" means a pharmaceutical manufacturer, including an agent or
	affiliate of a pharmaceutical manufacturer.
31	(2) <u>A manufacturer may not:</u>
32	(a) directly or indirectly {,-} restrict or prohibit:
33	(i) a pharmacy from contracting with a 340B entity, including by denying the pharmacy access to a drug
	that is manufactured by the manufacturer;
35	(ii) a 340B entity from contracting with a pharmacy, including by denying the 340B entity access to a
	drug that is manufactured by the manufacturer;
37	(iii) the acquisition, dispensing, or delivery of a 340B drug to any location authorized by a 340B entity
	to receive the drug, unless prohibited by federal law; or
39	(iv) a 340B entity from receiving 340B drug discount program pricing for a 340B drug, including by
	imposing a time limitation on a 340B entity to replenish or submit a claim for a 340B drug;or
42	{(b) {directly or indirectly:}-}
43	{(i) {require a 340B entity to purchase a 340B drug from a supplier if the manufacturer would
	otherwise permit the 340B entity to purchase a drug that is not a 340B drug from the supplier; or } }
46	{(ii) {require a 340B entity to submit any claim data, utilization data, or information about a 340B
	entity's contracts with a third party as a condition for allowing the acquisition of a 340B drug by,
	or delivery of a 340B drug to, a 340B entity, unless the data or information sharing is required by
	federal law; or}}
50	{(c)} <u>(b)</u> interfere with:

51 (i) a contract between a pharmacy and a 340B entity; or

52 (ii) the ability of a pharmacy and a 340B entity to enter into a contract. 53 (3) The Public Employees' Benefit and Insurance Program created in Section 49-20-103 may adjust the program's business practices to mitigate any financial impacts resulting from this section. (4) Nothing in this section $\{is to\}$ shall be construed to conflict with federal law. 56 47 Section 2. Section 2 is enacted to read: 48 31A-46-312. Claim information sharing and use -- 340B entity public reporting. 59 (1) As used in this section: 60 (a) "Bad debt" means the {cost incurred } amount of money charged by a {participating } 340B entity for providing health care services to a patient for which the {participating} 340B entity does not receive payment. (b) "Claim information" means information that is: 63 64 (i) described in Subsection (2); and 65 (ii) related to a claim for a 340B drug that is: 66 (A) dispensed by a contract pharmacy; and 67 (B) manufactured by a single pharmaceutical manufacturer. 68 (c) "Contract pharmacy" means a pharmacy contracting with an entity participating in the 340B drug discount program to dispense drugs purchased through the 340B drug discount program. 71 (d) {Financial } "Financial assistance" means the {cost incurred by a participating } amount of money a <u>340B entity {for } does not receive as a result of providing health care services to a patient at a</u> reduced cost or no cost. {(e) {"Participating 340B entity" means a 340B entity that is a hospital described in 42 U.S.C. Sec. 73 256b(a)(4)(L).75 {(f)} (e) {Uncompensated } "Uncompensated care" means the sum of a {participating } 340B entity's bad debt and financial assistance. 77 (2) A pharmaceutical manufacturer may request from a {participating} 340B entity the following claim information: 79 (a) prescription number; 80 (b) prescribed date; 81 (c) fill date; 82 (d) national drug code; 83 (e) quantity;

- 84 (f) pharmacy identification; {and}
- 72 (g) prescriber identification number; and
- 85 <u>{(g)} (h)</u> <u>340B covered entity identification.</u>
- 86 (3) A {participating } 340B entity that receives a request from a pharmaceutical manufacturer as described in Subsection (2) shall provide to the pharmaceutical manufacturer the requested claim information.
- 89 {(4) }
 - (a) A pharmaceutical manufacturer may only use claim information received under this section to identify a rebate for an insurer or a third party administrator that is ineligible for payment under the pharmaceutical {manufacturers-} manufacturer's policy.
- 92 {(b) {A pharmaceutical manufacturer may not use claim information received under this section to:} }
- 94 {(i) {establish restrictions or limitations on a participating 340B entity's ability to purchase a 340B drug, including by establishing:}}
- 96 {(A) {allocations on purchasing based on the number of claims for which the participating 340B entity provides claim information; or} }
- 98 {(B) {time limits for a participating 340B entity to replenish or replace inventory of a 340B drug;} }
- 100 {(ii) {recoup from a participating 340B entity a discount for a 340B drug;} }
- 101 {(iii) {discriminate against, lower the reimbursement for, or impose any separate condition on a participating 340B entity; or}
- 103 {(iv) {take any other action that is not expressly authorized under this part.} }
- 104 <u>(5)</u>
 - (a) Beginning on July 1, 2026, {on or before July 1 each year, } a {participating } 340B entity shall
 annually provide , on or before the first day of the month after the 340B entity files the 340B entity's
 Medicare cost report, the following to the department in a form and manner determined by the department:
- 107 (i) the name of the {participating } 340B entity;
- 108 (ii) a copy of the {participating } 340B entity's annual 340B program recertification;
- 109 (iii) if the {participating-} 340B entity is required to conduct a community health needs assessment under Section 501(r)(3)(A), Internal Revenue Code, a copy of the {participating-} 340B entity's most recent community health needs assessment;

112

- (iv) a statement that the {participating-} 340B entity is in compliance with the 340B drug discount program;
- 114 (v) the total number of contract pharmacies with which the {participating-} 340B entity contracts;
- 116 (vi) the total number of contract pharmacies located out-of-state and the states in which out-of-state contract pharmaciesare located; and
- 118 (vii) for the prior year:
- 119 (A) a description of the impact of the 340B drug discount program on the patients and community served by the {participating } 340B entity;
- 121 (B) the total operating costs of the {participating-} 340B entity;
- 122 (C) the total uncompensated care provided by the {participating } 340B entity; and
- 123 (D) the total number of prescriptions and the percentage of the {participating-} 340B entity's prescriptions filled at contract pharmacies.
- (b) An officer of the {participating } 340B entity shall certify the completeness and accuracy of the information submitted in accordance with Subsection (5)(a).
- 127 <u>(c)</u>
 - (i) The department shall {use the information described in Subsection (5)(a) to } prepare a report
 {detailing aggregate } of aggregated information {received from a participating } provided by 340B
 {entity} entities under Subsection (5)(a).
- (ii) The department shall submit the report described in Subsection (5)(c)(i) to the Health and Human Services Interim Committee on or before {October } July 1, {2026} 2027.
- 132 (iii) The department shall post the report described in Subsection (5)(c)(ii) on a publicly accessible website.
- 134 (6) Nothing in this section shall be construed to conflict with federal law.
- 110 Section 3. Effective date.

Effective Date.

This bill takes effect on May 7, 2025.

3-4-25 11:10 AM