## 117TH CONGRESS 1ST SESSION

## H. R. 2846

To amend title XVIII of the Social Security Act to require PDP sponsors of a prescription drug plan under part D of the Medicare program that use a formulary to include certain generic drugs and biosimilar biological products on such formulary, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

April 26, 2021

Mr. McKinley (for himself, Ms. Kuster, Mr. Tonko, Mr. Carter of Georgia, Ms. Bass, and Ms. Matsui) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To amend title XVIII of the Social Security Act to require PDP sponsors of a prescription drug plan under part D of the Medicare program that use a formulary to include certain generic drugs and biosimilar biological products on such formulary, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Ensuring Access to
- 5 Lower-Cost Medicines for Seniors Act of 2021".

1	SEC. 2. REQUIREMENTS FOR PDP SPONSORS OF PRESCRIP-
2	TION DRUG PLANS UNDER PART D OF THE
3	MEDICARE PROGRAM THAT USE
4	FORMULARIES.
5	(a) In General.—Section 1860D-4(b)(3) of the So-
6	cial Security Act (42 U.S.C. 1395w–104(b)(3)) is amend-
7	ed by adding at the end the following new subparagraphs:
8	"(I) REQUIRED INCLUSION OF CERTAIN
9	GENERIC DRUGS AND BIOSIMILAR BIOLOGICAL
10	PRODUCTS.—
11	"(i) In general.—With respect to a
12	plan year beginning on or after January 1,
13	2022, the formulary shall include—
14	"(I) each covered generic drug
15	for which the wholesale acquisition
16	cost is less than the wholesale acquisi-
17	tion cost of the reference drug of such
18	covered generic drug; and
19	"(II) each covered biosimilar bio-
20	logical product for which the whole-
21	sale acquisition cost is less than the
22	wholesale acquisition cost of the ref-
23	erence biological product of such cov-
24	ered biosimilar biological product.
25	"(ii) Prohibition on Certain Lim-
26	ITS ON ACCESS.—The PDP sponsor offer-

1	ing the prescription drug plan may not im-
2	pose limits on access to a covered generic
3	drug required to be included on the for-
4	mulary under clause (i)(I) or a covered
5	biosimilar biological product required to be
6	included on the formulary under clause
7	(i)(II), including through prior authoriza-
8	tion, utilization management, or step there
9	apy, that are more restrictive than any
10	such limits imposed on access to the ref-
11	erence drug of such covered generic drug
12	or reference biological product of such cov-
13	ered biosimilar biological product, respec-
14	tively, or that otherwise have the effect of
15	giving preferred status to such reference
16	drug or reference biological product over
17	such covered generic drug or covered bio-
18	similar biological product, respectively.
19	"(iii) Definitions.—In this subpara-
20	graph and subparagraph (J):
21	"(I) COVERED BIOSIMILAR BIO
22	LOGICAL PRODUCT.—The term 'cov
23	ered biosimilar biological product
24	means a covered part D drug that is

1	a biosimilar biological product (as de-
2	fined in section $1847A(c)(6)(H)$ ).
3	"(II) COVERED GENERIC
4	DRUG.—The term 'covered generic
5	drug' means a covered part D drug
6	that is a drug described in section
7	1860D-2(e)(1)(A) and approved
8	under section 505(j) of the Federal
9	Food, Drug, and Cosmetic Act.
10	"(III) Reference biological
11	PRODUCT.—The term 'reference bio-
12	logical product' has the meaning given
13	such term in section $1847A(c)(6)(I)$ .
14	"(IV) REFERENCE DRUG.—The
15	term 'reference drug' means, with re-
16	spect to a covered generic drug, the
17	listed drug (as described in clause (i)
18	of section $505(j)(2)(A)$ of the Federal
19	Food, Drug, and Cosmetic Act) that
20	is referred to in the abbreviated appli-
21	cation for such covered generic drug
22	under such section.
23	"(V) Wholesale acquisition
24	COST.—The term 'wholesale acquisi-

1	tion cost' has the meaning given such
2	term in section $1847A(c)(6)(B)$ .
3	"(J) Cost-sharing tiering require-
4	MENTS WITH RESPECT TO COVERED GENERIC
5	DRUGS AND COVERED BIOSIMILAR BIOLOGICAL
6	PRODUCTS.—
7	"(i) Generic drug cost-sharing
8	TIER.—With respect to a plan year begin-
9	ning on or after January 1, 2022, the
10	PDP sponsor offering the prescription
11	drug plan shall—
12	"(I) have at least one cost-shar-
13	ing tier on the formulary that only in-
14	cludes covered generic drugs and cov-
15	ered biosimilar biological products;
16	and
17	"(II) apply a cost-sharing re-
18	quirement with respect to each cost-
19	sharing tier described in subclause (I)
20	on the formulary that is meaningfully
21	lesser than the lowest cost-sharing re-
22	quirement applicable with respect to
23	any cost-sharing tier on such for-
24	mulary that includes a brand drug
25	(referred to in this subparagraph as

1	the 'lowest brand drug cost-sharing
2	tier').
3	"(ii) Specialty generic drug cost-
4	SHARING TIER.—With respect to a plan
5	year beginning on or after January 1,
6	2022, if the PDP sponsor offering the pre-
7	scription drug plan has a cost-sharing tier
8	for specialty brand drugs on the formulary,
9	the PDP sponsor shall—
10	"(I) have a cost-sharing tier on
11	such formulary that only includes cov-
12	ered generic drugs and covered bio-
13	similar biological products—
14	"(aa) for which the whole-
15	sale acquisition cost is greater
16	than a threshold specified by the
17	Secretary; and
18	"(bb) with respect to which
19	the reference drug for such a
20	covered generic drug or the ref-
21	erence biological product for such
22	a covered biosimilar biological
23	product is either included on a
24	cost-sharing tier on such for-
25	mulary with a cost-sharing re-

1	quirement that is greater than	
2	the cost-sharing requirement ap-	
3	plied under subclause (II), or ex-	
4	cluded from such formulary; and	
5	"(II) apply a cost-sharing re-	
6	quirement with respect to the cost-	
7	sharing tier required for the for-	
8	mulary under subclause (I) that is	
9	meaningfully lesser than the cost-	
10	sharing requirement applicable with	
11	respect to the cost-sharing tier for	
12	specialty brand drugs on such for-	
13	mulary.	
14	"(iii) Placement of certain ge-	
15	NERIC DRUGS AND BIOSIMILAR BIOLOGI-	
16	CAL PRODUCTS.—Each covered generic	
17	drug and each covered biosimilar biological	
18	product required to be included on the for-	
19	mulary under subparagraph (I)(i) shall be	
20	included either on a cost-sharing tier de-	
21	scribed in clause (i)(I) or, if applicable, the	
22	cost-sharing tier required for the formulary	
23	under clause (ii)(I).	
24	"(iv) Definitions.—In this subpara-	
25	graph:	

1	"(I) Brand drug.—The term
2	'brand drug' means a covered part D
3	drug that is a drug described in sec-
4	tion 1860D–2(e)(1)(A) and approved
5	under section 505(c) of the Federal
6	Food, Drug, and Cosmetic Act.
7	"(II) MEANINGFULLY LESSER.—
8	The term 'meaningfully lesser'
9	means—
10	"(aa) for purposes of sub-
11	clause (II) of clause (i), such a
12	lesser cost-sharing requirement
13	that the Secretary determines
14	will likely significantly incentivize
15	the utilization of covered generic
16	drugs and covered biosimilar bio-
17	logical products on a cost-sharing
18	tier described in subclause (I) of
19	such clause on a formulary over
20	covered part D drugs on the low-
21	est brand drug cost-sharing tier
22	on such formulary; and
23	"(bb) for purposes of sub-
24	clause (II) of clause (ii), such a
25	lesser cost-sharing requirement

1	that the Secretary determines
2	will likely significantly incentivize
3	the utilization of covered generic
4	drugs and covered biosimilar bio-
5	logical products on the cost-shar-
6	ing tier required for the for-
7	mulary under subclause (I) of
8	such clause over covered part D
9	drugs on the cost-sharing tier for
10	specialty brand drugs on such
11	formulary.
12	"(III) SPECIALTY BRAND
13	DRUG.—The term 'specialty brand
14	drug' means a brand drug for which
15	the wholesale acquisition cost is great-
16	er than a threshold specified by the
17	Secretary.".
18	(b) Conforming Amendment.—Section 1860D—
19	2(b)(2)(B) of the Social Security Act (42 U.S.C. 1395w-
20	102(b)(2)(B)) is amended by inserting before the period
21	the following: "and section 1860D-4(b)(3)(J)"

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