

**104TH GENERAL ASSEMBLY****State of Illinois****2025 and 2026****HB3087**

Introduced 2/6/2025, by Rep. Martin J. Moylan

**SYNOPSIS AS INTRODUCED:**

720 ILCS 648/25  
720 ILCS 649/15  
720 ILCS 649/30

Amends the Methamphetamine Precursor Control Act. Provides that each targeted methamphetamine precursor package shall contain no more than 3,600 (rather than 3,000) milligrams of ephedrine or pseudoephedrine, their salts or optical isomers, or salts of optical isomers. Deletes a provision which specifies that no retail distributor operating a pharmacy, and no pharmacist or pharmacy technician, shall knowingly distribute to a single person more than 2 targeted packages in a single retail transaction. Amends the Methamphetamine Precursor Tracking Act. Provides that, on and after October 1, 2025, any manufacturer of products containing methamphetamine precursors sold in or brought into the State must, on a monthly basis, pay fees to the Central Repository. Provides that the Central Repository shall be responsible for setting the fee levels required. Provides that at the request of the Illinois State Police, manufacturers required to pay fees shall be required to provide written documentation demonstrating that they have paid such fees. Provides that the sale of methamphetamine precursors in or brought into the State by a manufacturer who has failed to pay fees required by the provision is guilty of a petty offense and subject to a fine of \$500 for a first offense; \$1,000 for a second offense occurring within 3 years of the first offense; and \$5,000 for a third or subsequent offense occurring within 3 years of the prior offenses. Effective immediately.

LRB104 09442 RLC 19502 b

1           AN ACT concerning criminal law.

2           **Be it enacted by the People of the State of Illinois,**  
3           **represented in the General Assembly:**

4           Section 5. The Methamphetamine Precursor Control Act is  
5           amended by changing Section 25 as follows:

6           (720 ILCS 648/25)

7           Sec. 25. Pharmacies.

8           (a) No targeted methamphetamine precursor may be knowingly  
9           distributed through a pharmacy, including a pharmacy located  
10           within, owned by, operated by, or associated with a retail  
11           distributor unless all terms of this Section are satisfied.

12           (b) Any targeted methamphetamine precursor other than a  
13           convenience package or a liquid, including but not limited to  
14           any targeted methamphetamine precursor in liquid-filled  
15           capsules, shall: be packaged in blister packs, with each  
16           blister containing not more than 2 dosage units, or when the  
17           use of blister packs is technically infeasible, in unit dose  
18           packets. Each targeted package shall contain no more than  
19           3,600 ~~3,000~~ milligrams of ephedrine or pseudoephedrine, their  
20           salts or optical isomers, or salts of optical isomers.

21           (c) The targeted methamphetamine precursor shall be stored  
22           behind the pharmacy counter and distributed by a pharmacist or  
23           pharmacy technician licensed under the Pharmacy Practice Act,

1 or by an agent of the pharmacist or pharmacy technician.

2 (d) Any retail distributor operating a pharmacy, and any  
3 pharmacist or pharmacy technician involved in the transaction  
4 or transactions, shall ensure that any person purchasing,  
5 receiving, or otherwise acquiring the targeted methamphetamine  
6 precursor complies with subsection (a) of Section 20 of this  
7 Act.

8 (e) Any retail distributor operating a pharmacy, and any  
9 pharmacist or pharmacy technician involved in the transaction  
10 or transactions, shall verify that:

11 (1) The person purchasing, receiving, or otherwise  
12 acquiring the targeted methamphetamine precursor is 18  
13 years of age or older and resembles the photograph of the  
14 person on the government-issued identification presented  
15 by the person; and

16 (2) The name entered into the log referred to in  
17 subsection (a) of Section 20 of this Act corresponds to  
18 the name on the government-issued identification presented  
19 by the person.

20 (f) The logs referred to in subsection (a) of Section 20 of  
21 this Act shall be kept confidential, maintained for not less  
22 than 4 years, and made available for inspection and copying by  
23 any law enforcement officer upon request of that officer.  
24 These logs shall be kept in an electronic format as required by  
25 the Methamphetamine Precursor Tracking Act.

26 (g) No retail distributor operating a pharmacy, and no

1       pharmacist or pharmacy technician, shall knowingly distribute  
2       any targeted methamphetamine precursor to any person under 18  
3       years of age.

4           (h) (Blank). ~~No retail distributor operating a pharmacy,~~  
5       ~~and no pharmacist or pharmacy technician, shall knowingly~~  
6       ~~distribute to a single person more than 2 targeted packages in~~  
7       ~~a single retail transaction.~~

8           (i) No retail distributor operating a pharmacy, and no  
9       pharmacist or pharmacy technician, shall knowingly distribute  
10       to a single person in any 30-day period products containing  
11       more than a total of 7,500 milligrams of ephedrine or  
12       pseudoephedrine, their salts or optical isomers, or salts of  
13       optical isomers.

14           (j) A pharmacist or pharmacy technician may distribute a  
15       targeted methamphetamine precursor to a person who is without  
16       a form of identification specified in paragraph (1) of  
17       subsection (a) of Section 20 of this Act only if all other  
18       provisions of this Act are followed and either:

19               (1) the person presents a driver's license issued  
20       without a photograph by the State of Illinois pursuant to  
21       the Illinois Administrative Code, Title 92, Section  
22       1030.90(b)(1) or 1030.90(b)(2); or

23               (2) the person is known to the pharmacist or pharmacy  
24       technician, the person presents some form of  
25       identification, and the pharmacist or pharmacy technician  
26       reasonably believes that the targeted methamphetamine

1       precursor will be used for a legitimate medical purpose  
2       and not to manufacture methamphetamine.

3       (k) When a pharmacist or pharmacy technician distributes a  
4       targeted methamphetamine precursor to a person according to  
5       the procedures set forth in this Act, and the pharmacist or  
6       pharmacy technician does not have access to a working cash  
7       register at the pharmacy counter, the pharmacist or pharmacy  
8       technician may instruct the person to pay for the targeted  
9       methamphetamine precursor at a cash register located elsewhere  
10      in the retail establishment, whether that register is operated  
11      by a pharmacist, pharmacy technician, or other employee or  
12      agent of the retail establishment.

13      (Source: P.A. 96-50, eff. 10-21-09; 97-670, eff. 1-19-12.)

14      Section 10. The Methamphetamine Precursor Tracking Act is  
15      amended by changing Sections 15 and 30 as follows:

16      (720 ILCS 649/15)

17      Sec. 15. General provisions.

18       (a) Structure. There is established a statewide precursor  
19       tracking program coordinated and administered by the Illinois  
20       State Police to track purchases of targeted methamphetamine  
21       precursors across multiple locations for the purposes stated  
22       in Section 5 of this Act. Every covered pharmacy must comply  
23       with this Act. The tracking program created by this Act shall  
24       be the sole methamphetamine precursor tracking program in

1 Illinois.

2 (b) Transmission of electronic transaction records. Unless  
3 otherwise provided in this Act, each time a covered pharmacy  
4 distributes a targeted methamphetamine precursor to a  
5 recipient, the pharmacy shall transmit an electronic  
6 transaction record to the Central Repository.

7 (c) Notification. The Illinois Department of Financial and  
8 Professional Regulation shall notify pharmacies seeking  
9 licensure in Illinois of their obligation to comply with the  
10 requirements of this Act.

11 (d) Electronic transmission. Starting on the effective  
12 date of this Act and continuing thereafter, covered pharmacies  
13 shall transmit all electronic transaction records as required  
14 by this Act.

15 (e) Funding.

16 (1) On and after October 1, 2025, any manufacturer of  
17 products containing methamphetamine precursors sold in or  
18 brought into this State must, on a monthly basis, pay fees  
19 to the Central Repository.

20 (2) The Central Repository shall be responsible for  
21 setting the fee levels required under paragraph (1).

22 (3) At the request of the Illinois State Police,  
23 manufacturers required to pay fees under paragraph (1)  
24 shall be required to provide written documentation  
25 demonstrating that they have paid such fees.

26 (4) The sale of methamphetamine precursors in or

1       brought into this State by a manufacturer who has failed  
2       to pay fees required under paragraph (1) shall be  
3       considered a violation of this Section and shall subject  
4       the manufacturer to the penalties outlined in subsection  
5       (c) of Section 30.

6       (5) Funding for the tracking program shall be provided  
7       by the Illinois State Police drawing upon federal and  
8       State grant money and other available sources.

9       (Source: P.A. 97-670, eff. 1-19-12.)

10      (720 ILCS 649/30)

11      Sec. 30. Violations.

12      (a) Any covered pharmacy or retail distributor that  
13     violates this Act is guilty of a petty offense and subject to a  
14     fine of \$500 for a first offense; \$1,000 for a second offense  
15     occurring at the same retail location as and within 3 years of  
16     the offense; and \$5,000 for a third or subsequent offense  
17     occurring at the same retail location as and within 3 years of  
18     the prior offenses.

19      (b) An employee or agent of a covered pharmacy who  
20     violates this Act is guilty of a Class A misdemeanor for a  
21     first offense; a Class 4 felony for a second offense; and a  
22     Class 1 felony for a third or subsequent offense.

23      (c) Any manufacturer that violates subsection (e) of  
24     Section 15 of this Act is guilty of a petty offense and subject  
25     to a fine of \$500 for a first offense; \$1,000 for a second

1       offense occurring within 3 years of the first offense; and  
2       \$5,000 for a third or subsequent offense occurring within 3  
3       years of the prior offenses.

4       (Source: P.A. 97-670, eff. 1-19-12.)

5           Section 99. Effective date. This Act takes effect upon  
6       becoming law.