1

7

AN ACT concerning prescription drugs.

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

Section 1. Short title. This Act may be cited as the
Prescription Drug Ethical Marketing Act.

6 Section 5. Findings and purpose.

(a) The General Assembly finds that:

8 (1) Prescription drug spending is the fastest growing 9 component of health care spending in the United States.

10 (2) Drug manufacturers' marketing to doctors, called 11 "detailing", is affecting the way that doctors prescribe 12 medications so that they too often prescribe the most 13 expensive medicines when less expensive drugs are as 14 effective or safer.

(3) Gifts from prescription drug detailers can
influence the decisions of doctors in terms of the
medicines that they prescribe.

(b) The purpose of this Act is to lower prescription drug costs for individuals, businesses, and the State and to protect the health of residents by deterring the practice of unethical gift-giving by drug manufacturers.

22 Section 10. Definitions. As used in this Act:

23

"Director" means the Director of Public Health.

"Labeler" means an entity or person that receives prescription drugs from a manufacturer or wholesaler and repackages those drugs for later retail sale and that has a labeler code from the Food and Drug Administration under 21 C.F. R. 207.20.

29 "Manufacturer" means a manufacturer of prescription drugs 30 as defined in 42 U.S.C. 1396r-8 (k)(5), including a subsidiary 31 or affiliate of a manufacturer. HB4233 Engrossed - 2 - LRB093 18963 AMC 44698 b

"Pharmaceutical marketer" means a person who, 1 while 2 employed by or under contract to represent a manufacturer or 3 labeler, engages in pharmaceutical detailing, promotional activities, or other marketing of prescription drugs in this 4 5 State to any physician, hospital, nursing home, pharmacist, 6 health benefit plan administrator, or any other person authorized to prescribe or dispense prescription drugs. 7

8

Section 15. Disclosure of marketing practices.

9 (a) On or before January 1 of each year, every manufacturer 10 and labeler that sells prescription drugs in the State shall 11 disclose to the Director the name and address of the individual 12 responsible for the company's compliance with the provisions of 13 this Section.

14 (b) On or before February 1 of each year, every 15 manufacturer and labeler that sells prescription drugs in the State shall disclose to the Director the value, nature, and 16 purpose of any gift, fee, payment, subsidy, or other economic 17 18 benefit provided in connection with detailing or promotional or 19 other marketing activities by the company, directly or through its pharmaceutical marketers, to any physician, hospital, 20 nursing home, pharmacist, health benefit plan administrator, 21 22 or any other person in Illinois authorized to prescribe or 23 dispense prescription drugs. Disclosure shall cover the prior year and disclosure shall be made on a form and in a manner 24 25 prescribed by the Director.

(c) On or before March 1 of each year, the Director shall
report to the Governor and the General Assembly on the
disclosures made under this Section.

29

(d) The following shall be exempt from disclosure:

30 (1) Any gift, fee, payment, subsidy or other economic
31 benefit the value of which is less than 25 dollars.

32 (2) Free samples of prescription drugs to be33 distributed to patients.

34 (3) The payment of reasonable compensation and35 reimbursement of expenses in connection with a bona fide

HB4233 Engrossed

1 clinical trial conducted in connection with a research 2 study designed to answer specific questions about 3 vaccines, new therapies, or new ways of using known 4 treatments.

5 (4) Scholarship or other support for medical students, 6 residents, and fellows to attend a bona fide educational, 7 scientific, or policy-making conference of an established 8 professional association if the recipient of the 9 scholarship or other support is selected by the 10 association.

11 Section 20. Administration and enforcement.

(a) This Act shall be enforced by the Director, who shall
adopt any rules that are necessary to implement and administer
compliance, including rules describing bona fide clinical
trials in item (3) of subsection (d) of Section 15 and bona
fide conferences in item (4) of subsection (d) of Section 15.

(b) If a manufacturer or labeler violates this Act, the Director may bring an action in court for injunctive relief, costs, attorneys fees, and a civil penalty of up to \$10,000 per violation. Each unlawful failure to disclose shall constitute a separate violation.