21-01870

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 831

## (SENATE AUTHORS: BENSON, Draheim, Kiffmeyer, Dahms and Coleman)

| DALE       | D-PG | OFFICIAL STATUS   |
|------------|------|---|
| 02/11/2021 | 316  | Introduction and first reading  |
|            |      | Referred to Health and Human Services Finance and Policy                                    |
| 03/11/2021 | 830  | Comm report: To pass and re-referred to Commerce and Consumer Protection Finance and Policy |
| 03/15/2021 | 918  | Author added Coleman  |
| 03/17/2021 | 936  | Comm report: To pass and re-referred to Health and Human Services Finance and Policy        |
|            |      |   |

| 1.1               | A bill for an act  |
|-------------------|--|
| 1.2<br>1.3<br>1.4 | relating to health; authorizing incentives for manufacturers that choose to import<br>certain drugs pursuant to "Pathway 2" of the safe importation action plan; proposing<br>coding for new law in Minnesota Statutes, chapter 62J. |
| 1.5               | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:  |
| 1.6               | Section 1. [62J.85] PRESCRIPTION DRUG MANUFACTURER IMPORTATION   |
| 1.7               | PATHWAY PLAN.  |
| 1.8               | Subdivision 1. Definitions. (a) For purposes of this section, the following terms have   |
| 1.9               | the meanings given.  |
| 1.10              | (b) "Drug product" or "drug" means a prescription drug or biological product that is   |
| 1.11              | intended for human use and regulated as a drug except where specific reference is made to  |
| 1.12              | a drug approved under section 505 of the federal Food, Drug, and Cosmetic Act, United  |
| 1.13              | States Code, title 21, section 355, or biological product approved under section 351 of the  |
| 1.14              | federal Public Health Act, United States Code, title 42, section 262. Drug product or drug   |
| 1.15              | does not include biological products that are intended for transfusions, including blood or  |
| 1.16              | blood products; or allogeneic-, cellular-, or tissue-based products.   |
| 1.17              | (c) "FD&C Act" means the federal Food, Drug, and Cosmetic Act, United States Code,   |
| 1.18              | title 21, section 301, et seq.   |
| 1.19              | (d) "Importation guidance" means the draft guidance released by the FDA titled   |
| 1.20              | "Importation of Certain FDA-Approved Human Prescription Drugs, Including Biological  |
| 1.21              | Products, Under Section 801(d)(1)(B) of the Federal Food, Drug, and Cosmetic Act; Draft  |
| 1.22              | Guidance for the Industry," which if finalized allows for the importation of MMA products.   |

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|      | 01/21/21   | REVISOR                     | SGS/HR                | 21-018/0                      | as introduced     |  |  |  |
|------|--|-----------------------------|-----------------------|-------------------------------|-------------------|--|--|--|
| 2.1  | <u>(e)</u> "Manu   | ufacturer" means tl         | ne entity that is th  | e holder of the New Drug      | Application or    |  |  |  |
| 2.2  | Biologics License Application for the drug product.  |                             |                       |                               |                   |  |  |  |
| 2.3  | (f) "Multimarket-approved product" or "MMA product" means a federal Food and Drug          |                             |                       |                               |                   |  |  |  |
| 2.4  | Administration (FDA)-approved drug product that:   |                             |                       |                               |                   |  |  |  |
| 2.5  | (1) was manufactured outside the United States and authorized for marketing by another     |                             |                       |                               |                   |  |  |  |
| 2.6  | country's regulatory authority;  |                             |                       |                               |                   |  |  |  |
| 2.7  | (2) is subject to a new drug application or biologics license application;                 |                             |                       |                               |                   |  |  |  |
| 2.8  | (3) is imported into the United States and is authorized by the manufacturer to be         |                             |                       |                               |                   |  |  |  |
| 2.9  | marketed in the United States; and   |                             |                       |                               |                   |  |  |  |
| 2.10 | (4) contin   | ues to meet the qua         | lity standards for    | narketing in its originally i | ntended foreign   |  |  |  |
| 2.11 | market.  |                             |                       |                               |                   |  |  |  |
| 2.12 | <u>Subd. 2.</u>  | Application. This           | section applies to    | any MMA product in whi        | ch the            |  |  |  |
| 2.13 | manufacture  | of the product has          | s obtained a new ]    | National Drug Code (NDC       | ) for the MMA     |  |  |  |
| 2.14 | product and l  | nas imported the M          | IMA product in c      | ompliance with the FD&C       | CAct and any      |  |  |  |
| 2.15 | importation g  | guidance finalized          | by the FDA.           |                               |                   |  |  |  |
| 2.16 | Subd. 3.   | <b>incentives.</b> (a) In o | rder to facilitate in | portation of drugs pursuar    | it to importation |  |  |  |
| 2.17 | guidance fina  | alized by the FDA,          | any MMA produ         | ct offered for sale in Minn   | nesota at a cost  |  |  |  |
| 2.18 | that is at least 23 percent lower than the wholesale acquisition cost for the FDA-approved |                             |                       |                               |                   |  |  |  |
| 2.19 | product man  | ufactured in the Ur         | nited States shall    | be:                           |                   |  |  |  |
| 2.20 | (1) includ   | ed on the uniform           | preferred drug list   | and covered under the me      | dical assistance  |  |  |  |
| 2.21 | and Minneso  | taCare programs; a          | and                   |                               |                   |  |  |  |
| 2.22 | <u>(2) a cove</u>  | red drug under the          | state employee gr     | oup insurance program pur     | suant to chapter  |  |  |  |
| 2.23 | <u>43A.</u>  |                             |                       |                               |                   |  |  |  |
| 2.24 | <u>(b)</u> A hea   | lth plan company 1          | must provide cov      | erage for each MMA prod       | uct that meets    |  |  |  |
| 2.25 | the requirem   | ents in paragraph (         | a) if the manufac     | curer's FDA-approved drug     | g product         |  |  |  |
| 2.26 | manufacture  | d in the United Sta         | tes is covered by     | the health plan company a     | nd the health     |  |  |  |
| 2.27 | plan compan  | y must not impose           | any enrollee cost     | -sharing requirements for     | the covered       |  |  |  |
| 2.28 | MMA produc   | <u>ct.</u>                  |                       |                               |                   |  |  |  |
| 2.29 | <u>(c) This s</u>  | ubdivision shall no         | ot become effectiv    | e for MMA products that       | are offered for   |  |  |  |
| 2.30 | sale in Minnesota in accordance with paragraph (a) unless affirmative action is taken by   |                             |                       |                               |                   |  |  |  |
| 2.31 | the legislatur   | <u>e.</u>                   |                       |                               |                   |  |  |  |
|      |  |                             |                       |                               |                   |  |  |  |

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