

115TH CONGRESS 1ST SESSION H.R. 3271

To amend title XVIII of the Social Security Act in order to strengthen rules in case of competition for diabetic testing strips, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 17, 2017

Ms. Degette (for herself, Mrs. Brooks of Indiana, and Mr. Reed) 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 in order to strengthen rules in case of competition for diabetic testing strips, 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 "Protecting Access to
- 5 Diabetes Supplies Act of 2017".

SEC. 2. STRENGTHENING RULES IN CASE OF COMPETITION 2 FOR DIABETIC TESTING STRIPS. 3 (a) Special Rule in Case of Competition for 4 DIABETIC TESTING STRIPS.— 5 (1) In General.—Paragraph (10) of section 6 1847(b) of the Social Security Act (42 U.S.C. 7 1395w-3(b)) is amended— 8 (A) in subparagraph (A), by striking the 9 second sentence and inserting the following new 10 sentence: "With respect to bids to furnish such 11 types of products on or after January 1, 2019, 12 the volume for such types of products shall be 13 determined by the Secretary through the use of 14 multiple sources of data, including market 15 based data measuring sales of diabetic testing 16 strip products described in section 1861(n) that 17 are not exclusively sold by, and marketed under 18 the name of, a single retailer that is not the 19 manufacturer of such products, from mail 20 order, non-mail order, Medicare, and non-Medi-21 care markets."; and 22 (B) by adding at the end the following new 23 subparagraphs: 24 "(C) Demonstration of **ABILITY** 25 FURNISH TYPES OF DIABETIC TESTING STRIP

PRODUCTS.—With respect to bids to furnish di-

abetic testing strip products on or after January 1, 2019, under the program described in subparagraph (A), the Secretary shall reject a bid submitted by an entity if the entity does not attest to the Secretary and demonstrate, through letters of intent with manufacturers, wholesalers, or other suppliers, or other evidence as the Secretary may specify, that the entity has the ability to obtain an inventory of the types and quantities of diabetic testing strip products that will allow the entity to furnish such products in a manner consistent with its bid.

"(D) USE OF UNLISTED TYPES IN CAL-CULATION OF PERCENTAGE.—With respect to bids to furnish diabetic testing strip products on or after January 1, 2019, in determining under subparagraph (A) whether a bid submitted by an entity under such subparagraph covers 50 percent (or such higher percentage as the Secretary may specify) of all types of diabetic testing strip products, the Secretary may not attribute a percentage to types of diabetic testing strip products that the Secretary does not identify by brand, model, and market share volume.

"(E) Adherence to demonstration.—

"(i) IN GENERAL.—In the case of an entity that is furnishing diabetic testing strip products on or after January 1, 2019, under a contract entered into under the competition conducted pursuant to paragraph (1), the Secretary shall establish a process to monitor, on an ongoing basis, the extent to which such entity continues to cover the product types included in the entity's bid.

"(ii) TERMINATION.—If the Secretary determines that an entity described in clause (i) fails to maintain in inventory, or otherwise maintain ready access to through requirements contracts or otherwise, a type of product included in the entity's bid, the Secretary may terminate such contract unless the Secretary finds that the failure of the entity to maintain inventory of, or ready access to, the product is the result of the discontinuation of the product by the

1	product manufacturer or a market-wide
2	shortage of the product.".
3	(b) Codifying and Expanding Anti-Switching
4	Rule.—Section 1847(b) of the Social Security Act (42
5	U.S.C. 1395w-3(b)), as amended by subsection (a)(1), is
6	further amended—
7	(1) by redesignating paragraph (11) as para-
8	graph (12); and
9	(2) by inserting after paragraph (10) the fol-
10	lowing new paragraph:
11	"(11) Additional special rules in case of
12	COMPETITION FOR DIABETIC TESTING STRIPS.—
13	"(A) IN GENERAL.—With respect to an en-
14	tity that is furnishing diabetic testing strip
15	products to individuals under a contract entered
16	into under the competitive acquisition program
17	established under this section, the entity shall
18	furnish to each individual a brand of such
19	strips that is compatible with the home blood
20	glucose monitor selected by the individual.
21	"(B) Prohibition on influencing and
22	INCENTIVIZING.—An entity described in sub-
23	paragraph (A) may not attempt to influence or
24	incentivize an individual to switch the brand of

1	glucose monitor or diabetic testing strip product
2	selected by the individual, including by—
3	"(i) persuading, pressuring, or advis-
4	ing the individual to switch; or
5	"(ii) furnishing information about al-
6	ternative brands to the individual where
7	the individual has not requested such in-
8	formation.
9	"(C) Provision of Information.—
10	"(i) Standardized information.—
11	Not later than January 1, 2019, the Sec-
12	retary shall develop and make available to
13	entities described in subparagraph (A)
14	standardized information that describes
15	the rights of an individual with respect to
16	such an entity. The information described
17	in the preceding sentence shall include in-
18	formation regarding—
19	"(I) the requirements established
20	under subparagraphs (A) and (B);
21	"(II) the right of the individual
22	to purchase diabetic testing strip
23	products from another mail order sup-
24	plier of such products or a retail phar-
25	macy if the entity is not able to fur-

1	nish the brand of such product that is
2	compatible with the home blood glu-
3	cose monitor selected by the indi-
4	vidual; and
5	"(III) the right of the individual
6	to return diabetic testing strip prod-
7	ucts furnished to the individual by the
8	entity.
9	"(ii) REQUIREMENT.—With respect to
10	diabetic testing strip products furnished on
11	or after the date on which the Secretary
12	develops the standardized information
13	under clause (i), an entity described in
14	subparagraph (A) may not communicate
15	directly to an individual until the entity
16	has verbally provided the individual with
17	such standardized information.
18	"(D) Order refills.—With respect to
19	diabetic testing strip products furnished on or
20	after January 1, 2019, the Secretary shall re-
21	quire an entity furnishing diabetic testing strip
22	products to an individual to contact and receive
23	a request from the individual for such products
24	not more than 14 days prior to dispensing a re-

fill of such products to the individual.".

- 1 (c) Implementation; Non-Application of the 2 Paperwork Reduction Act.—
- (1) Implementation.—Notwithstanding any
 other provision of law, the Secretary of Health and
 Human Services may implement the provisions of,
 and amendments made by, this section by program
 instruction or otherwise.
 - (2) Non-application of the paperwork reduction act.—Chapter 35 of title 44, United States Code (commonly referred to as the "Paperwork Reduction Act of 1995"), shall not apply to this section or the amendments made by this section.

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