## **100TH GENERAL ASSEMBLY**

# State of Illinois

## 2017 and 2018

#### SB2011

Introduced 2/10/2017, by Sen. Tim Bivins

## SYNOPSIS AS INTRODUCED:

720 ILCS 570/312

from Ch. 56 1/2, par. 1312

Amends the Illinois Controlled Substances Act. Provides that a registered pharmacist filling a prescription for an opioid substance listed in Schedule II may dispense the prescribed substance in a lesser quantity than the recommended full quantity indicated on the prescription if requested by the patient provided that the prescription complies with the requirements of the Act. Provides that the remaining quantity in excess of the quantity requested by the patient shall be void. Provides that if the dispensed quantity is less than the recommended full quantity, the pharmacist or his or her designee shall, within a reasonable time following a reduction in quantity but not more than 7 days, notify the prescribing practitioner of the quantity actually dispensed. Provides that nothing in this provision shall be interpreted to conflict with or supersede any other requirement established in the Act for a prescription of an opiate substance or any requirements or conditions for drug substitutions established in the Act. Effective immediately.

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AN ACT concerning criminal law.

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

4 Section 5. The Illinois Controlled Substances Act is 5 amended by changing Section 312 as follows:

6 (720 ILCS 570/312) (from Ch. 56 1/2, par. 1312)

7 Sec. 312. Requirements for dispensing controlled 8 substances.

9 (a) A practitioner, in good faith, may dispense a Schedule II controlled substance, which is a narcotic drug listed in 10 Section 206 of this Act; or which contains any quantity of 11 amphetamine or methamphetamine, their salts, optical isomers 12 13 or salts of optical isomers; phenmetrazine and its salts; or 14 pentazocine; and Schedule III, IV, or V controlled substances to any person upon a written or electronic prescription of any 15 16 prescriber, dated and signed by the person prescribing (or electronically validated in compliance with Section 311.5) on 17 the day when issued and bearing the name and address of the 18 19 patient for whom, or the owner of the animal for which the 20 controlled substance is dispensed, and the full name, address and registry number under the laws of the United States 21 22 relating to controlled substances of the prescriber, if he or she is required by those laws to be registered. If the 23

prescription is for an animal it shall state the species of 1 2 animal for which it is ordered. The practitioner filling the 3 prescription shall, unless otherwise permitted, write the date of filling and his or her own signature on the face of the 4 5 written prescription or, alternatively, shall indicate such 6 filling using a unique identifier as defined in paragraph (v) 7 of Section 3 of the Pharmacy Practice Act. The written 8 prescription shall be retained on file by the practitioner who 9 filled it or pharmacy in which the prescription was filled for 10 a period of 2 years, so as to be readily accessible for 11 inspection or removal by any officer or employee engaged in the 12 enforcement of this Act. Whenever the practitioner's or pharmacy's copy of any prescription is removed by an officer or 13 14 employee engaged in the enforcement of this Act, for the purpose of investigation or as evidence, such officer or 15 16 employee shall give to the practitioner or pharmacy a receipt 17 in lieu thereof. If the specific prescription is machine or computer generated and printed at the prescriber's office, the 18 date does not need to be handwritten. A prescription for a 19 20 Schedule II controlled substance shall not be issued for more than a 30 day supply, except as provided in subsection (a-5), 21 22 and shall be valid for up to 90 days after the date of 23 issuance. A written prescription for Schedule III, IV or V controlled substances shall not be filled or refilled more than 24 25 6 months after the date thereof or refilled more than 5 times 26 unless renewed, in writing, by the prescriber. A pharmacy shall

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1 maintain a policy regarding the type of identification 2 necessary, if any, to receive a prescription in accordance with 3 State and federal law. The pharmacy must post such information 4 where prescriptions are filled.

5 (a-5) Physicians may issue multiple prescriptions (3 6 sequential 30-day supplies) for the same Schedule II controlled 7 substance, authorizing up to a 90-day supply. Before 8 authorizing a 90-day supply of a Schedule II controlled 9 substance, the physician must meet the following conditions:

(1) Each separate prescription must be issued for a
 legitimate medical purpose by an individual physician
 acting in the usual course of professional practice.

13 (2) The individual physician must provide written 14 instructions on each prescription (other than the first 15 prescription, if the prescribing physician intends for the 16 prescription to be filled immediately) indicating the 17 earliest date on which a pharmacy may fill that 18 prescription.

(3) The physician shall document in the medical record
of a patient the medical necessity for the amount and
duration of the 3 sequential 30-day prescriptions for
Schedule II narcotics.

(b) In lieu of a written prescription required by this Section, a pharmacist, in good faith, may dispense Schedule III, IV, or V substances to any person either upon receiving a facsimile of a written, signed prescription transmitted by the

prescriber or the prescriber's agent or upon a lawful oral 1 2 prescription of a prescriber which oral prescription shall be 3 reduced promptly to writing by the pharmacist and such written memorandum thereof shall be dated on the day when such oral 4 5 prescription is received by the pharmacist and shall bear the full name and address of the ultimate user for whom, or of the 6 7 owner of the animal for which the controlled substance is 8 dispensed, and the full name, address, and registry number 9 under the law of the United States relating to controlled 10 substances of the prescriber prescribing if he or she is 11 required by those laws to be so registered, and the pharmacist 12 filling such oral prescription shall write the date of filling 13 and his or her own signature on the face of such written memorandum thereof. The facsimile copy of the prescription or 14 15 written memorandum of the oral prescription shall be retained 16 on file by the proprietor of the pharmacy in which it is filled 17 for a period of not less than two years, so as to be readily accessible for inspection by any officer or employee engaged in 18 the enforcement of this Act in the same manner as a written 19 20 prescription. The facsimile copy of the prescription or oral prescription and the written memorandum thereof shall not be 21 22 filled or refilled more than 6 months after the date thereof or 23 be refilled more than 5 times, unless renewed, in writing, by 24 the prescriber.

25 (c) Except for any non-prescription targeted 26 methamphetamine precursor regulated by the Methamphetamine

Precursor Control Act, a controlled substance included in Schedule V shall not be distributed or dispensed other than for a medical purpose and not for the purpose of evading this Act, and then:

(1) only personally by a person registered to dispensea Schedule V controlled substance and then only to his orher patients, or

8 (2) only personally by a pharmacist, and then only to a 9 person over 21 years of age who has identified himself or 10 herself to the pharmacist by means of 2 positive documents 11 of identification.

(3) the dispenser shall record the name and address of
the purchaser, the name and quantity of the product, the
date and time of the sale, and the dispenser's signature.

15 (4) no person shall purchase or be dispensed more than 16 120 milliliters or more than 120 grams of any Schedule V substance which contains codeine, dihydrocodeine, or any 17 salts thereof, or ethylmorphine, or any salts thereof, in 18 19 any 96 hour period. The purchaser shall sign a form, 20 approved by the Department of Financial and Professional 21 Regulation, attesting that he or she has not purchased any 22 Schedule V controlled substances within the immediately 23 preceding 96 hours.

24 (5) (Blank).

(6) all records of purchases and sales shall be
 maintained for not less than 2 years.

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1 (7) no person shall obtain or attempt to obtain within any consecutive 96 hour period any Schedule V substances of 2 3 more than 120 milliliters or more than 120 grams containing codeine, dihydrocodeine or any of its 4 salts, or 5 ethylmorphine or any of its salts. Any person obtaining any such preparations or combination of preparations in excess 6 7 of this limitation shall be in unlawful possession of such 8 controlled substance.

9 person qualified to dispense (8) а controlled 10 substances under this Act and registered thereunder shall 11 at no time maintain or keep in stock a quantity of Schedule 12 V controlled substances in excess of 4.5 liters for each 13 substance; a pharmacy shall at no time maintain or keep in 14 stock a quantity of Schedule V controlled substances as 15 defined in excess of 4.5 liters for each substance, plus 16 the additional quantity of controlled substances necessary 17 to fill the largest number of prescription orders filled by that pharmacy for such controlled substances in any one 18 19 week in the previous year. These limitations shall not 20 apply to Schedule V controlled substances which Federal law 21 prohibits from being dispensed without a prescription.

(9) no person shall distribute or dispense butyl
nitrite for inhalation or other introduction into the human
body for euphoric or physical effect.

25 (d) Every practitioner shall keep a record or log of 26 controlled substances received by him or her and a record of

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all such controlled substances administered, dispensed or 1 2 professionally used by him or her otherwise than by prescription. It shall, however, be sufficient compliance with 3 this paragraph if any practitioner utilizing controlled 4 5 substances listed in Schedules III, IV and V shall keep a record of all those substances dispensed and distributed by him 6 7 or her other than those controlled substances which are 8 administered by the direct application of a controlled 9 substance, whether by injection, inhalation, ingestion, or any 10 other means to the body of a patient or research subject. A 11 practitioner who dispenses, other than by administering, a 12 controlled substance in Schedule II, which is a narcotic drug 13 listed in Section 206 of this Act, or which contains any 14 quantity of amphetamine or methamphetamine, their salts, 15 optical isomers or salts of optical isomers, pentazocine, or 16 methaqualone shall do so only upon the issuance of a written 17 prescription blank or electronic prescription issued by a prescriber. 18

19 (e) Whenever a manufacturer distributes a controlled 20 substance in a package prepared by him or her, and whenever a wholesale distributor distributes a controlled substance in a 21 22 package prepared by him or her or the manufacturer, he or she 23 shall securely affix to each package in which that substance is contained a label showing in legible English the name and 24 25 address of the manufacturer, the distributor and the quantity, kind and form of controlled substance contained therein. No 26

person except a pharmacist and only for the purposes of filling a prescription under this Act, shall alter, deface or remove any label so affixed.

Whenever a practitioner dispenses any controlled 4 (f) 5 substance except a non-prescription Schedule V product or a non-prescription targeted methamphetamine precursor regulated 6 7 by the Methamphetamine Precursor Control Act, he or she shall affix to the container in which such substance is sold or 8 9 dispensed, a label indicating the date of initial filling, the 10 practitioner's name and address, the name of the patient, the 11 name of the prescriber, the directions for use and cautionary 12 statements, if any, contained in any prescription or required by law, the proprietary name or names or the established name 13 14 of the controlled substance, and the dosage and quantity, 15 except as otherwise authorized by regulation by the Department 16 of Financial and Professional Regulation. No person shall 17 alter, deface or remove any label so affixed as long as the specific medication remains in the container. 18

(g) A person to whom or for whose use any controlled substance has been prescribed or dispensed by a practitioner, or other persons authorized under this Act, and the owner of any animal for which such substance has been prescribed or dispensed by a veterinarian, may lawfully possess such substance only in the container in which it was delivered to him or her by the person dispensing such substance.

26 (h) The responsibility for the proper prescribing or

1 dispensing of controlled substances that are under the 2 prescriber's direct control is upon the prescriber. The responsibility for the proper filling of a prescription for 3 controlled substance drugs rests with the pharmacist. An order 4 5 purporting to be a prescription issued to any individual, which is not in the regular course of professional treatment nor part 6 7 an authorized methadone maintenance program, of nor in 8 legitimate and authorized research instituted by any 9 accredited hospital, educational institution, charitable 10 foundation, or federal, state or local governmental agency, and 11 which is intended to provide that individual with controlled 12 substances sufficient to maintain that individual's or any 13 individual's physical or psychological addiction, other 14 habitual or customary use, dependence, or diversion of that 15 controlled substance is not a prescription within the meaning 16 and intent of this Act; and the person issuing it, shall be 17 subject to the penalties provided for violations of the law relating to controlled substances. 18

(i) A prescriber shall not pre-print or cause to be pre-printed a prescription for any controlled substance; nor shall any practitioner issue, fill or cause to be issued or filled, a pre-printed prescription for any controlled substance.

(i-5) A prescriber may use a machine or electronic device
 to individually generate a printed prescription, but the
 prescriber is still required to affix his or her manual

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1 signature.

2 No person shall manufacture, dispense, deliver, (j) 3 possess with intent to deliver, prescribe, or administer or cause to be administered under his or her direction any 4 5 anabolic steroid, for any use in humans other than the treatment of disease in accordance with the order of a 6 7 physician licensed to practice medicine in all its branches for 8 a valid medical purpose in the course of professional practice. 9 The use of anabolic steroids for the purpose of hormonal 10 manipulation that is intended to increase muscle mass, strength 11 or weight without a medical necessity to do so, or for the 12 intended purpose of improving physical appearance or performance in any form of exercise, sport, or game, is not a 13 14 valid medical purpose or in the course of professional 15 practice.

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(k) Controlled substances may be mailed if all of the 17 following conditions are met:

The controlled substances are not outwardly 18 (1)19 dangerous and are not likely, of their own force, to cause 20 injury to a person's life or health.

inner container of a parcel containing 21 (2) The 22 controlled substances must be marked and sealed as required 23 under this Act and its rules, and be placed in a plain 24 outer container or securely wrapped in plain paper.

25 (3) Ιf the controlled substances consist of 26 prescription medicines, the inner container must be

- labeled to show the name and address of the pharmacy or practitioner dispensing the prescription.
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(4) The outside wrapper or container must be free of markings that would indicate the nature of the contents.

5 (1) A registered pharmacist filling a prescription for an opioid substance listed in Schedule II in Section 206 of this 6 Act may dispense the prescribed substance in a lesser quantity 7 than the recommended full quantity indicated on the 8 9 prescription if requested by the patient provided that the 10 prescription complies with subsection (a) of this Section. The 11 remaining quantity in excess of the quantity requested by the 12 patient shall be void. If the dispensed quantity is less than 13 the recommended full quantity, the pharmacist or his or her 14 designee shall, within a reasonable time following a reduction in quantity but not more than 7 days, notify the prescribing 15 16 practitioner of the quantity actually dispensed. The 17 notification shall be conveyed by a notation in the interoperable electronic health record of the patient as 18 19 defined in Section 102 of this Act or, if the pharmacist does 20 not have the ability to make a notation in the patient's 21 interoperable electronic health record, by facsimile, 22 electronic transmission or by making a notation in the 23 patient's record maintained by the pharmacy which shall be 24 accessible to the practitioner by request. Nothing in this 25 subsection (1) shall be interpreted to conflict with or 26 supersede any other requirement established in this Section for SB2011 - 12 - LRB100 11065 RLC 21306 b

1 <u>a prescription of an opiate substance or any requirements or</u>

2 <u>conditions for drug substitutions established in this Act.</u>

3 (Source: P.A. 99-78, eff. 7-20-15; 99-480, eff. 9-9-15.)

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