## LRB9206284ACdvam01

- 1 AMENDMENT TO HOUSE BILL 3199
- 2 AMENDMENT NO. \_\_\_\_. Amend House Bill 3199 by replacing
- 3 everything after the enacting clause with the following:
- 4 "Section 5. The Pharmacy Practice Act of 1987 is amended
- 5 by changing Section 25 as follows:
- 6 (225 ILCS 85/25) (from Ch. 111, par. 4145)
- 7 Sec. 25. No person shall compound, or sell or offer for
- 8 sale, or cause to be compounded, sold or offered for sale any
- 9 medicine or preparation under or by a name recognized in the
- 10 United States Pharmacopoeia National Formulary, for internal
- or external use, which differs from the standard of strength,
- 12 quality or purity as determined by the test laid down in the
- 13 United States Pharmacopoeia National Formulary official at
- 14 the time of such compounding, sale or offering for sale. Nor
- shall any person compound, sell or offer for sale, or cause
- 16 to be compounded, sold, or offered for sale, any drug,
- 17 medicine, poison, chemical or pharmaceutical preparation, the
- 18 strength or purity of which shall fall below the professed
- 19 standard of strength or purity under which it is sold. If
- 20 the physician or other authorized prescriber, when
- 21 transmitting an oral or written prescription, does not
- 22 prohibit drug product selection, a different brand name or

1 nonbrand name drug product of the same generic name may be 2 dispensed by the pharmacist, provided that the selected drug has a unit price less than the drug product specified in 3 4 prescription and provided that the selection is permitted, is 5 not subject to review at a meeting of a-hearing-by the 6 Technical Advisory Council, is not subject to a hearing in accordance with this Section, or is not specifically 7 8 prohibited by the current Drug Product Selection Formulary 9 issued by the Department of Public Health pursuant to Section 3.14 of the Illinois Food, Drug and Cosmetics Act, as 10 11 amended. A generic drug determined to be therapeutically equivalent by the United States Food and Drug Administration 12 (FDA) shall be available for substitution in Illinois in 13 accordance with this Act and the Illinois Food, Drug and 14 15 Cosmetic Act, provided that each manufacturer submits a 16 notification containing product technical bioequivalence information as a prerequisite to product substitution when 17 they have completed all required testing to support FDA 18 19 product approval and, in any event, the information shall be submitted no later than 60 days prior to product substitution 20 21 in the State. If the Technical Advisory Council finds that a 22 generic drug product may have issues related to the practice 23 of medicine or the practice of pharmacy, the Technical Advisory Council shall review the generic drug product hold-a 24 25 its next regularly scheduled Technical Advisory hearing at 26 Council meeting. Following the Technical Advisory Council's 27 review and initial recommendation that a generic drug product not be included in the Illinois Formulary, a determination 28 29 that-an-issue-exists-related-to-the-practice-of--medicine--or 30 the--practice--of-pharmacy,-the hearing shall be conducted in accordance with the rules of the Department of Public Health 31 32 and Article 10 of the Illinois Administrative Procedure Act 33 if requested by the manufacturer. The Technical Advisory 34 Council shall make its recommendation to the Department of

1 Public Health within 20 business days after the public 2 If the Department of Public Health, on the recommendation of the Technical Advisory Council, determines 3 4 that, based upon a preponderance of the evidence, the drug is not bioequivalent, not therapeutically equivalent, or could 5 6 cause clinically significant harm to the health or safety of 7 patients receiving that generic drug, the Department of 8 Public Health may prohibit the generic drug from substitution in the State. A decision by the Department of Public Health 9 to prohibit a drug product from substitution shall constitute 10 11 a final administrative decision within the meaning of Section 12 22.2 of the Illinois Food, Drug and Cosmetic Act and Section 3-101 of the Code of Civil Procedure, and shall be subject to 13 judicial review pursuant to the provisions of Article III of 14 15 the Administrative Review Law. A decision to prohibit a 16 generic drug from substitution must be accompanied by a written detailed explanation of the basis for the decision. 17 On the prescription forms of prescribers, shall be placed a 18 19 signature line and the words "may substitute" and "may not substitute". The prescriber, in his or her own handwriting, 20 21 shall place a mark beside either the "may substitute" or "may 22 not substitute" alternatives to guide the pharmacist in the 23 dispensing of the prescription. A prescriber placing a mark beside the "may substitute" alternative or failing in his or 24 25 her own handwriting to place a mark beside either alternative authorizes drug product selection in accordance with this 26 Preprinted or rubber stamped marks, or other deviations 27 Act. from the above prescription format shall not be permitted. 28 29 The prescriber shall sign the form in his or her own 30 handwriting to authorize the issuance of the prescription. 31 When a person presents a prescription to be dispensed, the 32 pharmacist to whom it is presented may inform the person if the pharmacy has available a different brand name or nonbrand 33 34 name of the same generic drug prescribed and the price of the

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1 different brand name or nonbrand name of the drug product.

2 If the person presenting the prescription is the one to whom

the drug is to be administered, the pharmacist may dispense

the prescription with the brand prescribed or a different

brand name or nonbrand name product of the same generic name

6 that has been permitted by the Department of Public Health,

7 if the drug is of lesser unit cost and the patient is

informed and agrees to the selection and the pharmacist shall

enter such information into the pharmacy record. If the

person presenting the prescription is someone other than the

one to whom the drug is to be administered the pharmacist

shall not dispense the prescription with a brand other than

the one specified in the prescription unless the pharmacist

has the written or oral authorization to select brands from

the person to whom the drug is to be administered or a

parent, legal guardian or spouse of that person.

In every case in which a selection is made as permitted by the Illinois Food, Drug and Cosmetic Act, the pharmacist shall indicate on the pharmacy record of the filled prescription the name or other identification of the manufacturer of the drug which has been dispensed.

The selection of any drug product by a pharmacist shall not constitute evidence of negligence if the selected nonlegend drug product was of the same dosage form and each of its active ingredients did not vary by more than 1 percent from the active ingredients of the prescribed, brand name, nonlegend drug product or if the selected legend drug product was included in the Illinois Drug Product Selection Formulary current at the time the prescription was dispensed. Failure of a prescribing physician to specify that drug product selection is prohibited does not constitute evidence of negligence unless that practitioner has reasonable cause to believe that the health condition of the patient for whom the physician is prescribing warrants the use of the brand name

- 1 drug product and not another.
- 2 The Department is authorized to employ an analyst or
- 3 chemist of recognized or approved standing whose duty it
- 4 shall be to examine into any claimed adulteration, illegal
- 5 substitution, improper selection, alteration, or other
- 6 violation hereof, and report the result of his investigation,
- 7 and if such report justify such action the Department shall
- 8 cause the offender to be prosecuted.
- 9 (Source: P.A. 91-766, eff. 9-1-00.)
- 10 Section 10. The Illinois Food, Drug and Cosmetic Act is
- amended by changing Section 3.14 as follows:
- 12 (410 ILCS 620/3.14) (from Ch. 56 1/2, par. 503.14)
- 13 3.14. Dispensing or causing to be dispensed a 14 different drug in place of the drug or brand of drug ordered or prescribed without the express permission of the person 15 16 ordering or prescribing. However, this Section does not 17 prohibit the interchange of different brands of the same generically equivalent drug product, when the drug products 18 19 are not required to bear the legend "Caution: Federal law prohibits dispensing without prescription", provided that the 20 21 same dosage form is dispensed and there is no greater than 1% variance in the stated amount of each active ingredient of 22 23 the drug products. Nothing in this Section shall prohibit the selection of different brands of the same generic drug, based 24 upon a drug formulary listing which is developed, maintained, 25 and issued by the Department of Public Health under which 26 27 drug product selection is permitted, is not subject to review 28 at a meeting of the-hearing-review-process-by the Technical Advisory Council, is not subject to a hearing in accordance 29 30 with this Section, or is not specifically prohibited. A generic drug determined to be therapeutically equivalent by 31

the United States Food and Drug Administration (FDA) shall be

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1 available for substitution in Illinois in accordance with 2 this Act and the Pharmacy Practice Act of 1987, provided that each manufacturer submits a notification containing product 3 4 technical bioequivalence information as a prerequisite to product substitution when they have completed all required 5 6 testing to support FDA product approval and, in any event, 7 the information shall be submitted no later than 60 days 8 prior to product substitution in the State. If the Technical 9 Advisory Council finds that a generic drug product may have issues related to the practice of medicine or the practice of 10 11 pharmacy, the Technical Advisory Council shall review the 12 generic drug product hold--a-hearing at its next regularly 13 scheduled Technical Advisory Council meeting. Following the Council's review and initial 14 Technical Advisory 15 recommendation that a generic drug product not be included in 16 the Illinois Formulary, a determination-that-an-issue--exists related--to--the--practice--of--medicine--or--the-practice-of 17 pharmaey, -the hearing shall be conducted in accordance with 18 19 the Department's Rules of Practice and Procedure in Administrative Hearings (77 Ill. Admin. Code 100) and Article 20 21 10 of the Illinois Administrative Procedure Act if requested 22 by the manufacturer. The Technical Advisory Council shall 23 make its recommendation to the Department of Public Health within 20 business days after the public hearing. 24 25 Department of Public Health, on the recommendation of the Technical Advisory Council, determines that, based upon a 26 27 preponderance of the evidence, the drug is not bioequivalent, not therapeutically equivalent, or could cause clinically 28 29 significant harm to the health or safety of patients 30 receiving that generic drug, the Department of Public Health may prohibit the generic drug from substitution in the State. 31 32 A decision by the Department to prohibit a drug product from substitution shall constitute a final administrative decision 33 within the meaning of Section 22.2 of the Illinois Food, Drug 34

1 and Cosmetic Act and Section 3-101 of the Code of Civil 2 Procedure, and shall be subject to judicial review pursuant to the provisions of Article III of the Administrative Review 3 4 Law. A decision to prohibit a generic drug from substitution 5 must be accompanied by a written detailed explanation of basis for the decision. 6 Determination of products which may be selected shall be recommended by a Technical Advisory 7 Council of the Department, selected by the Director of Public 8 9 Health, which council shall consist of 7 persons including physicians, 2 pharmacists, 2 pharmacologists and one other 10 11 prescriber who have special knowledge of generic drugs and formulary. Technical Advisory Council members shall serve 12 without pay, and shall be appointed for a 3 year term and 13 until their successors are appointed and qualified. 14 The 15 procedures for operation of the Drug Product Selection 16 Program shall be promulgated by the Director, however the actual list of products prohibited or approved for drug 17 product selection need not be promulgated. The Technical 18 19 Advisory Council shall take cognizance of federal studies, the U.S. Pharmacopoeia - National Formulary, or 20 other recognized authoritative sources, and shall advise the 21 22 Director of any necessary modifications. Drug 23 previously approved by the Technical Advisory Council for generic interchange may be substituted in the State of 24 25 Illinois without further review subject to the conditions of approval in the State of Illinois prior to the effective date 26 of this amendatory Act of the 91st General Assembly. 27 Timely notice of revisions to the formulary shall 28 29 furnished at no charge to all pharmacies by the Department.

Timely notice of revisions to the formulary shall be
furnished at no charge to all pharmacies by the Department.

Single copies of the drug formulary shall be made available
at no charge upon request to licensed prescribers, student
pharmacists, and pharmacists practicing pharmacy in this
State under a reciprocal license. The Department shall offer
subscriptions to the drug formulary and its revisions to

- 1 other interested parties at a reasonable charge to be
- 2 established by rule. Before the Department makes effective
- 3 any additions to or deletions from the procedures for
- 4 operation of the Drug Product Selection Program under this
- 5 Section, the Department shall file proposed rules to amend
- 6 the procedures for operation of the program under Section
- 7 5-40 of the Illinois Administrative Procedure Act. The
- 8 Department shall issue necessary rules and regulations for
- 9 the implementation of this Section.
- 10 (Source: P.A. 91-766, eff. 9-1-00.)
- 11 Section 99. Effective date. This Act takes effect upon
- 12 becoming law.".