Florida Senate - 2007

By Senator Jones

13-725A-07 1 A bill to be entitled 2 An act relating to antiepilepsy drugs; amending s. 440.13, F.S.; conforming a cross-reference; 3 amending s. 465.025, F.S.; providing 4 5 definitions; prohibiting a pharmacist from б interchanging an antiepileptic drug without 7 prior notification and consent; amending s. 465.0251, F.S.; conforming a cross-reference 8 from the prescribing physician and the patient 9 10 or the patient's parent, guardian, or spouse; providing an effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 Section 1. Paragraph (m) of subsection (1) of section 15 440.13, Florida Statutes, is amended to read: 16 17 440.13 Medical services and supplies; penalty for 18 violations; limitations.--(1) DEFINITIONS.--As used in this section, the term: 19 (m) "Medicine" means a drug prescribed by an 20 21 authorized health care provider and includes only generic 22 drugs or single-source patented drugs for which there is no 23 generic equivalent, unless the authorized health care provider writes or states that the brand-name drug as defined in s. 2.4 465.025 is medically necessary, or is a drug appearing on the 25 schedule of drugs created pursuant to s. 465.025(7) s. 26 465.025(6), or is available at a cost lower than its generic 27 2.8 equivalent. Section 2. Section 465.025, Florida Statutes, is 29 30 amended to read: 465.025 Substitution of drugs.--31

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1 (1) As used in this section: 2 (a) "Antiepileptic drug" means any drug prescribed for the treatment of epilepsy or any drug used to treat or prevent 3 4 seizures. 5 (b)(a) "Brand name" means the registered trademark б name given to a drug product by its manufacturer, labeler, or 7 distributor. 8 (c) "Epilepsy" means a neurological condition characterized by recurrent seizures. 9 10 (d)(b) "Generically equivalent drug product" means a drug product with the same active ingredient, finished dosage 11 12 form, and strength. 13 (e) "Interchange" means the substitution of one version of the same antiepileptic therapeutic product, 14 including a generic version for the prescribed brand, a brand 15 version for the prescribed generic version, a generic version 16 17 by a manufacturer for a generic version by a different 18 manufacturer, a different formulation of the prescribed antiepileptic drug, or a different antiepileptic therapeutic 19 drug product for the antiepileptic product originally 2.0 21 prescribed. 22 (f)(c) "Prescriber" means any practitioner licensed to 23 prescribe medicinal drugs. (q) "Seizure" means an acute clinical change that is 2.4 secondary to a brief disturbance in the electrical activity of 25 the brain. 26 27 (2) A pharmacist who receives a prescription for a 2.8 brand name drug, except an antiepileptic drug, shall, unless requested otherwise by the purchaser, substitute a less 29 30 expensive, generically equivalent drug product that is: 31

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1 (a) Distributed by a business entity doing business, 2 and subject to suit and service of legal process, in the United States; and 3 (b) Listed in the formulary of generic and brand name 4 5 drug products as provided in subsection (5) for the brand name 6 drug prescribed, 7 unless the prescriber writes the words "MEDICALLY NECESSARY," 8 in her or his own handwriting, on the face of a written 9 10 prescription; unless, in the case of an oral prescription, the prescriber expressly indicates to the pharmacist that the 11 12 brand name drug prescribed is medically necessary; or unless, 13 in the case of a prescription that is electronically generated and transmitted, the prescriber makes an overt act when 14 transmitting the prescription to indicate that the brand name 15 drug prescribed is medically necessary. When done in 16 17 conjunction with the electronic transmission of the 18 prescription, the prescriber's overt act indicates to the pharmacist that the brand name drug prescribed is medically 19 necessary. 20 21 (3)(a) Any pharmacist who substitutes any drug as 22 provided in subsection (2) shall notify the person presenting 23 the prescription of such substitution, together with the existence and amount of the retail price difference between 2.4 the brand name drug and the drug substituted for it, and shall 25 inform the person presenting the prescription that such person 26 27 may refuse the substitution as provided in subsection (2). 2.8 (b) Any pharmacist substituting a less expensive drug 29 product shall pass on to the consumer the full amount of the savings realized by such substitution. 30 31

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1	(4) Each pharmacist shall maintain a record of any
2	substitution of a generically equivalent drug product for a
3	prescribed brand name drug as provided in this section.
4	(5) A pharmacist may not interchange an antiepileptic
5	drug or formulation of an antiepileptic drug, brand, or
6	generic for the treatment of seizures or epilepsy without
7	prior notification of and the signed, informed consent to such
8	interchange from the prescribing physician and the patient or
9	the patient's parent, legal guardian, or spouse.
10	(6)(5) Each community pharmacy shall establish a
11	formulary of generic and brand name drug products which, if
12	selected as the drug product of choice, would not pose a
13	threat to the health and safety of patients receiving
14	prescription medication. In compiling the list of generic and
15	brand name drug products for inclusion in the formulary, the
16	pharmacist shall rely on drug product research, testing,
17	information, and formularies compiled by other pharmacies, by
18	states, by the United States Department of Health, Education,
19	and Welfare, by the United States Department of Health and
20	Human Services, or by any other source which the pharmacist
21	deems reliable. Each community pharmacy shall make such
22	formulary available to the public, the Board of Pharmacy, or
23	any physician requesting same. This formulary shall be
24	revised following each addition, deletion, or modification of
25	said formulary.
26	(7)(6) The Board of Pharmacy and the Board of Medicine
27	shall establish by rule a formulary of generic drug type and
28	brand name drug products which are determined by the boards to
29	demonstrate clinically significant biological or therapeutic
30	inequivalence and which, if substituted, would pose a threat
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to the health and safety of patients receiving prescription
 medication.

(a) The formulary may be added to or deleted from as
the Board of Pharmacy and the Board of Medicine deem
appropriate. Any person who requests any inclusion, addition,
or deletion of a generic drug type or brand name drug product
to the formulary shall have the burden of proof to show cause
why such inclusion, addition, or deletion should be made.

9 (b) Upon adoption of the formulary required by this 10 subsection, and upon each addition, deletion, or modification to the formulary, the Board of Pharmacy shall mail a copy to 11 12 each manager of the prescription department of each community 13 pharmacy licensed by the state, each nonresident pharmacy registered in the state, and each board regulating 14 practitioners licensed by the laws of the state to prescribe 15 drugs shall incorporate such formulary into its rules. No 16 17 pharmacist shall substitute a generically equivalent drug 18 product for a prescribed brand name drug product if the brand name drug product or the generic drug type drug product is 19 included in the said formulary. 2.0

21 (8)(7) Every community pharmacy shall display in a 22 prominent place that is in clear and unobstructed public view, 23 at or near the place where prescriptions are dispensed, a sign 24 in block letters not less than 1 inch in height which shall 25 read: "CONSULT YOUR PHARMACIST CONCERNING THE AVAILABILITY OF 26 A LESS EXPENSIVE GENERICALLY EQUIVALENT DRUG AND THE 27 REQUIREMENTS OF FLORIDA LAW."

28 (9)(8) The standard of care to be applied to the acts 29 of any pharmacist performing professional services in 30 compliance with this section when a substitution is made by 31 said pharmacist shall be that which would apply to the

1 performance of professional services in the dispensing of a 2 prescription order prescribing a drug by generic name. Tn no event when a pharmacist substitutes a drug shall the 3 prescriber be liable in any action for loss, damage, injury, 4 or death to any person occasioned by or arising from the use 5 6 or nonuse of the substituted drug, unless the original drug 7 was incorrectly prescribed. 8 Section 3. Section 465.0251, Florida Statutes, is 9 amended to read: 10 465.0251 Generic drugs; removal from formulary under 11 specified circumstances.--12 (1) The Board of Pharmacy and the Board of Medicine 13 shall remove any generic named drug product from the formulary established by <u>s. 465.025(7)</u> s. 465.025(6), if every 14 commercially marketed equivalent of that drug product is "A" 15 rated as therapeutically equivalent to a reference listed drug 16 17 or is a reference listed drug as referred to in "Approved Drug Products with Therapeutic Equivalence Evaluations" (Orange 18 Book) published by the United States Food and Drug 19 Administration. 2.0 21 (2) Nothing in This section does not act shall alter 22 or amend s. 465.025 as to existing law providing for the 23 authority of physicians to prohibit generic drug substitution by writing "medically necessary" on the prescription. 2.4 Section 4. This act shall take effect upon becoming a 25 26 law. 27 2.8 29 SENATE SUMMARY Prohibits a pharmacist from interchanging an 30 antiepileptic drug without prior notification and 31 consent.