Senate Bill 715

Sponsored by COMMITTEE ON HEALTH POLICY AND PUBLIC AFFAIRS

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced.**

Allows pharmacy to repackage prescription drugs when requested to do so by patient. Requires pharmacy providing repackaging services to meet certain labeling requirements. Limits liability of pharmacy dispensing drugs to be repackaged or repackaging drugs.

A BILL FOR AN ACT

2	Relating to repackaging of prescription drugs.
3	Be It Enacted by the People of the State of Oregon:
4	SECTION 1. Section 2 of this 2007 Act is added to and made a part of ORS chapter 689.
5	SECTION 2. (1) If requested to do so by a patient, a pharmacy may repackage pre-
6	scription drugs dispensed to the patient by the repackaging pharmacy or another pharmacy.
7	(2) Prior to providing repackaging services, a pharmacy shall adopt policies and proce-
8	dures for the repackaging of drugs.
9	(3) A pharmacy providing repackaging services shall comply with:
10	(a) The provisions of ORS 689.505;
11	(b) Any rules adopted by the State Board of Pharmacy pertaining to the repackaging of
12	drugs;
13	(c) The requirements of the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. 301 et seq.;
14	and
15	(d) The specific labeling requirements of the federal Food and Drug Administration
16	Compliance Policy Guide 7132b.10 and 7132b.11, including the requirements for expiration
17	dates and lot and control numbers.

(4) A pharmacy providing repackaging services shall include on the label of repackaged

(5) A repackaging pharmacy or any pharmacy that initially dispensed the repackaged

drugs the name and address of any pharmacy that initially dispensed the repackaged drugs

drugs is liable only for its own actions in providing the repackaged drugs to the patient.

and of the pharmacy providing the repackaging services.

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

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