## SENATE AMENDMENTS TO A-ENGROSSED HOUSE BILL 4105

By COMMITTEE ON HEALTH CARE

February 22

On page 2 of the printed A-engrossed bill, line 18, delete "an assisted living facility," and insert 1 "a". 2 In line 19, before "hospital" insert "community-based care facility," and delete "nursing home" 3 and insert "long term care facility" and after "patient's" insert "medical". 4  $\mathbf{5}$ In line 42, delete "describe" and insert "define". 6 On page 3, line 2, delete "describe" and insert "define". Delete lines 7 through 45. 7 On page 4, delete lines 1 through 17 and insert: 8 9 "SECTION 2. ORS 689.522, as amended by section 1 of this 2016 Act, is amended to read: 10 "689.522. (1) A pharmacy or pharmacist filling a prescription order for a biological product may 11 not substitute a biological product for the prescribed biological product unless: 12"(a) The substitute biological product has been determined by the United States Food and Drug 13 Administration to be interchangeable with the prescribed biological product; 14 (b) The prescribing practitioner has not designated on the prescription that substitution is 15prohibited; 16 "(c) The patient for whom the biological product is prescribed is informed of the substitution in 17 a manner reasonable under the circumstances; and 18 "(d) The pharmacy or pharmacist retains a record of the substitution for a period of not less 19 than three years. 20 "[(2) Not later than five business days after the dispensing of a biological product, the pharmacy 21or pharmacist, or the pharmacist's designee, shall communicate the specific biological product dispensed 22to the patient, including the name and manufacturer of the biological product, by making an entry into an electronic system that the prescribing practitioner can access electronically and that is:] 2324 "[(a) An interoperable electronic medical records system;] 25"[(b) An electronic prescribing technology;] 26"[(c) A pharmacy benefit management system; or] 27"[(d) A pharmacy record.] 28"[(3) If the pharmacy or pharmacist, or the pharmacist's designee, does not have access to an 29electronic system described in subsection (2) of this section, the pharmacy or pharmacist, or the 30 pharmacist's designee, shall communicate not later than five business days to the prescribing practi-31 tioner the specific biological product dispensed to the patient, including the name and manufacturer of 32the biological product. The communication may be by facsimile, electronic mail, telephone or another 33 method.] 34"[(4) If the biological product is dispensed to a patient in a clinic, community-based care facility, 35 hospital or long term care facility, an entry made to the patient's medical record of the specific bi1 ological product dispensed to the patient, including the name and manufacturer of the biological prod-

2 uct, satisfies the communication requirements of subsections (2) and (3) of this section.]

3 "[(5) Notwithstanding subsections (2) and (3) of this section, the pharmacy or pharmacist, or the 4 pharmacist's designee, is not required to communicate to the prescribing practitioner the specific biological product dispensed to the patient if:] 5

"[(a) The United States Food and Drug Administration has not approved an interchangeable bi-6 7 ological product for the prescribed biological product;]

"((b) The pharmacy or pharmacist is refilling a prescription and the pharmacy or pharmacist is 8 dispensing the same biological product that was dispensed the last time the pharmacy or pharmacist 9 10 filled or refilled the patient's prescription; or]

11 "[(c) The pharmacy or pharmacist is filling a prescription for a vaccine.]

"[(6) The entries described in subsections (2) and (4) of this section or the communication described 12in subsection (3) of this section provides notice to the prescribing provider of the dispensation of a bi-1314 ological product to a patient.]

15"[(7)] (2) The State Board of Pharmacy shall, on a website maintained by the board, maintain a 16 link to the current list, if available, of biological products determined by the United States Food and 17Drug Administration to be interchangeable.

18 "[(8)(a)] (3)(a) For purposes of this section, the board shall adopt by rule definitions for the 19 terms 'biological product' and 'interchangeable.'

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(b) The rule defining the term 'biological product' must be consistent with 42 U.S.C. 262(i)(1). 21"(c) The rule defining the term 'interchangeable' must:

22"(A) For biological products licensed under the Public Health Service Act, define the biological 23products that may be substituted for other biological products as having been determined by the United States Food and Drug Administration as meeting the standards in 42 U.S.C. 262(k)(4); and 24

25"(B) For biological products approved by the United States Food and Drug Administration under 26the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. 301 et seq., define the biological products that 27may be substituted for other biological products as having been determined by the United States Food and Drug Administration as therapeutically equivalent as set forth in the latest edition or 2829 supplement of the Approved Drug Products with Therapeutic Equivalence Evaluations.".

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