FIRST ENGROSSMENT

Sixty-seventh Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1033

Introduced by

Legislative Management

(Health Care Committee)

- 1 A BILL for an Act to amend and reenact section 19-02.1-14.3 of the North Dakota Century
- 2 Code, relating to prescribing of biosimilar drugs.

3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 **SECTION 1. AMENDMENT.** Section 19-02.1-14.3 of the North Dakota Century Code is

5 amended and reenacted as follows:

6 **19-02.1-14.3.** Biosimilar biological products.

- 7 1. In this section:
- 8 a. "Biological product", "biosimilar", "interchangeable", "interchangeable biological
 9 product", "license", and "reference product" mean the same as these terms mean
 10 under section 351 of the <u>federal</u> Public Health Service Act [42 U.S.C. 262].
- b. "Prescription" means a product that is subject to section 503(b) of the Federal
 Food, Drug, and Cosmetic Act [21 U.S.C. 353(b)].
- A pharmacy may <u>not</u> substitute a prescription biosimilar product for a prescribed
 product only ifunless each of the following requirements is met:
- a. The biosimilar product has been determined by the United States food and drug
 administration to be interchangeable with the prescribed product;
- b. The prescribing practitioner does not specifically indicate in the practitioner's own
 handwriting "brand medically necessary" on a written prescription, does not
 expressly indicate that an oral prescription is to be dispensed as communicated,
- 20 or has not taken a specific overt action to include the "brand medically
- 21 necessary" language with an electronically transmitted prescription;
- c. The pharmacist <u>or the pharmacist's designee</u> informs the individual receiving the
 biological product that the biological product may be substituted with a biosimilar

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1				prod	duct ar	nd that the individual has a right to refuse the biosimilar product	
2			selected by the pharmacist and the individual chooses not to refuse;.				
3			d. The pharmacist notifies the prescribing practitioner orally, in writing, or by				
4			electronic transmission within twenty-four hours of the substitution; and Within two				
5				bus	iness o	days following the dispensing of the biosimilar product, the pharmacist	
6				or the pharmacist's designee notifies the prescribing practitioner of the			
7				substitution. Notification under this subdivision must include the name of the			
8			substitution product and the name of the manufacturer, and may be made using				
9			facsimile, telephone, electronic transmission, an entry into an electronic records				
10			system, or other prevailing means.				
11				(1)	<u>An e</u>	ntry into an electronic records system may be made through:	
12					<u>(a)</u>	An interoperable electronic medical records system;	
13					<u>(b)</u>	An electronic prescribing technology:	
14					<u>(c)</u>	A pharmacy benefit management system; or	
15					<u>(d)</u>	A pharmacy record.	
16				<u>(2)</u>	<u>An e</u>	ntry into an electronic records system is presumed to provide notice to	
17					<u>the p</u>	rescribing practitioner.	
18			e. The pharmacy and the prescribing practitioner retain a record of the				
19				inte	rchang	eable biosimilar substitution for a period of no less than five years.	
20	3	8.	Subsection 2 does not apply to a biologic product refill prescription that is not changed				
21			from the interchangeable biosimilar substitution dispensed on the previous filling of the				
22			prescription.				
23	4		The board of pharmacy shall maintain on itsthe board's public website a current list, or				
24			an internet link to a United States food and drug administration-approved list, of				
25			biosimilar biological products determined to be interchangeable under subdivision a of				
26			subsection 2.				