THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2261 Session of 1988

INTRODUCED BY ITKIN, FOX, PRESTON, PISTELLA, ANGSTADT, VEON, BELFANTI, COHEN, JOSEPHS, TRELLO, HALUSKA, DELUCA, SEMMEL, CORRIGAN, MICHLOVIC, J. L. WRIGHT, MAIALE, HOWLETT, SEVENTY, DISTLER, SHOWERS, BATTISTO, RITTER, FARGO, MAINE, BOYES, MELIO AND BROUJOS, MARCH 16, 1988

SENATOR BELL, CONSUMER PROTECTION AND PROFESSIONAL LICENSURE, IN SENATE, AS AMENDED, NOVEMBER 15, 1988

AN ACT

Amending the act of November 24, 1976 (P.L.1163, No.259), 1 entitled "An act relating to the prescribing and dispensing 2 of generic equivalent drugs, " further providing for the 3 4 manner of dispensing generically equivalent drugs. 5 The General Assembly of the Commonwealth of Pennsylvania 6 hereby enacts as follows: 7 Section 1. Section 3(a) of the act of November 24, 1976 8 (P.L.1163, No.259), referred to as the Generic Equivalent Drug 9 Law, is amended to read: 10 Section 3. (a) Whenever a pharmacist receives a 11 prescription for a brand name drug he shall, unless requested otherwise by the purchaser, substitute a less expensive 12 generically equivalent drug product listed in the formulary of 13 14 generic and brand name drug products developed by the Department of Health as provided in section 5(b) unless the prescriber 15 indicates otherwise. The bottom of every prescription blank 16

shall be imprinted with the words "substitution permissible" 1 [and "do not substitute"] and shall contain [two] one signature 2 3 [lines] <u>line</u> for the physician's or other authorized 4 prescriber's signature [on the line immediately above the chosen 5 option]. The prescriber's signature shall validate the prescription and, unless the prescriber handwrites "brand 6 necessary" or "brand medically necessary," shall designate 7 approval of substitution of a drug by a pharmacist pursuant to 8 9 this act. Imprinted conspicuously on the prescription blanks 10 shall be the words: "This prescription will be filled 11 generically unless the prescriber handwrites 'brand necessary' or 'brand medically necessary' on the face of the prescription 12 blank." "IN ORDER FOR A BRAND NAME PRODUCT TO BE DISPENSED, THE 13 14 PRESCRIBER MUST HANDWRITE 'BRAND NECESSARY' OR 'BRAND MEDICALLY 15 NECESSARY' IN THE SPACE BELOW." ALL INFORMATION PRINTED ON THE 16 PRESCRIPTION BLANK SHALL BE IN EIGHT-POINT UPPERCASE PRINT. In the case of an oral prescription, there will be no substitution 17 18 if the prescriber expressly indicates to the pharmacist that the 19 brand name drug is necessary and substitution is not allowed. 20 Substitution of a less expensive generically equivalent drug 21 product shall be contingent on whether the pharmacy has the 22 brand name or generically equivalent drug in stock.

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24 Section 2. It shall be the duty of the Department of Health, 25 within 30 days after the effective date of this section, to send 26 a written notice to each duly licensed physician, dentist, 27 veterinarian and other practitioner licensed in this 28 Commonwealth to write prescriptions intended for the treatment or prevention of disease in man or animals, hereinafter referred 29 30 to as a prescriber, informing the prescriber of the provisions 19880H2261B3880 - 2 -

1 of this amendatory act, and informing the prescriber that the 2 enactment of this amendatory act does not preclude a prescriber 3 from prescribing a brand name drug if, in the opinion of the 4 prescriber, the use of the brand name drug is in the best 5 medical interest of the patient.

6 Section 3. This act shall take effect as follows:

7 (1) Section 2 and this section shall take effect8 immediately.

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(2) Section 1 shall take effect in 60 days JULY 1, 1989. <---