

SENATE AMENDMENTS TO A-ENGROSSED HOUSE BILL 4105

By COMMITTEE ON HEALTH CARE

February 22

1 On page 2 of the printed A-engrossed bill, line 18, delete “an assisted living facility,” and insert
2 “a”.

3 In line 19, before “hospital” insert “community-based care facility,” and delete “nursing home”
4 and insert “long term care facility” and after “patient’s” insert “medical”.

5 In line 42, delete “describe” and insert “define”.

6 On page 3, line 2, delete “describe” and insert “define”.

7 Delete lines 7 through 45.

8 On page 4, delete lines 1 through 17 and insert:

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
15 prohibited;

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*
21 *or pharmacist, or the pharmacist’s designee, shall communicate the specific biological product dispensed*
22 *to the patient, including the name and manufacturer of the biological product, by making an entry into*
23 *an electronic system that the prescribing practitioner can access electronically and that is:]*

24 “[*(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*
29 *electronic 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*
32 *the 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 bi-*

1 *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 bi-*
5 *ological product dispensed to the patient if:]*

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

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

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

12 *“(6) The entries described in subsections (2) and (4) of this section or the communication described*
13 *in subsection (3) of this section provides notice to the prescribing provider of the dispensation of a bi-*
14 *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*
17 *Drug 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.’*

20 *“(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*
23 *products that may be substituted for other biological products as having been determined by the*
24 *United States Food and Drug Administration as meeting the standards in 42 U.S.C. 262(k)(4); and*

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