AMENDED IN ASSEMBLY JUNE 20, 2013

AMENDED IN SENATE APRIL 16, 2013

SENATE BILL

No. 598

Introduced by Senator Hill

(Coauthors: Assembly Members Gorell and Mullin)

February 22, 2013

An act to add Sections 4052.55 and Section 4073.5 to the Business and Professions Code, relating to pharmacy.

LEGISLATIVE COUNSEL'S DIGEST

SB 598, as amended, Hill. Biosimilars.

The Pharmacy Law governs the practice of pharmacy in this state, including the permissible duties of licensed pharmacists. Among other permitted acts, a pharmacist filling a prescription order for a drug product prescribed by its trade or brand name may select another drug product with the same active chemical ingredients of the same strength, quantity, and dosage form, and of the same generic drug name as determined, as specified, of those drug products having the same active chemical ingredients. A person who knowingly violates the Pharmacy Law is guilty of a misdemeanor, as specified.

This bill would authorize a pharmacist, in his or her discretion, except as specified, to select a biosimilar, as defined, when filling a prescription order for a prescribed biological product only if certain conditions are met, including, among other conditions, the requirements requirement that, for prescriptions filled prior to January 1, 2017, the pharmacy notify the prescriber or enter the appropriate information in a patient record system shared by the prescriber within 5 business days of the selection and retain a written record of the biosimilar selection for a period of at least 3 years. The bill would prohibit a pharmacist from

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substituting a biological product pursuant to these provisions unless the biological product selected costs the patient *the same or* less than the prescribed biological product. The bill would also require that the substitution of a biosimilar be communicated to the patient. Because a knowing violation of these requirements would be a misdemeanor, the bill would create new crimes, thereby imposing a state-mandated local program.

The bill would also require the California State Board of Pharmacy to maintain on its public Internet Web site a link to the current list, if available, of biosimilar products determined by the federal Food and Drug Administration to be interchangeable, as specified.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

The people of the State of California do enact as follows:

- SECTION 1. Section 4052.55 is added to the Business and
 Professions Code, to read:
- 3 4052.55. (a) In addition to the authority allowed under Section
- 4 4073.5, a pharmacist filling a prescription order for a prescribed
- 5 biological product may select a biosimilar only if all of the
- 6 following conditions are met:
- 7 (1) The product selected as a biosimilar has been approved by
- 8 the federal Food and Drug Administration (FDA) under the 351(k)
- 9 pathway of the federal Public Health Service Act (42 U.S.C. Sec.

10 262(k)) and has been determined to be interchangeable with the

11 prescribed biological product.

12 (2) The prescriber does not personally indicate, either orally or

- 13 in his or her own handwriting, "Do not substitute," or words of
- 14 similar meaning, pursuant to subdivision (b).
- 15 (3) For prescriptions filled prior to January 1, 2017, the
- 16 pharmacy notifies the prescriber or enters the appropriate
- 17 information in a patient record system shared by the prescriber
- 18 within five business days of the selection.

(4) For prescriptions filled prior to January 1, 2017, the
 pharmacy retains a written record of the biosimilar selection for a
 period of at least three years.

4 (b) In no case shall a selection be made pursuant to this section

5 if the prescriber personally indicates, either orally or in his or her

- 6 own handwriting, "Do not substitute," or words of similar meaning.
- 7 Nothing in this subdivision shall prohibit a prescriber from

8 checking a box on a prescription marked "Do not substitute" if the

9 prescriber personally initials the box or checkmark.

10 (c) Selection pursuant to this section is within the discretion of

11 the pharmacist, except as provided in subdivision (b). The

12 pharmacist who selects the biosimilar to be dispensed pursuant to

13 this section shall assume the same responsibility for substituting

14 the dispensed biosimilar as would be incurred in filling a

15 prescription for a biosimilar using the prescribed form of

16 medication. There shall be no liability on the prescriber for an act

17 or omission by a pharmacist in selecting, preparing, or dispensing

18 a drug product pursuant to this section.

19 (d) This section shall apply to all prescriptions, including those

20 presented by or on behalf of persons receiving assistance from the

21 federal government or pursuant to the Medi-Cal Act set forth in

22 Chapter 7 (commencing with Section 14000) of Part 3 of Division

23 9 of the Welfare and Institutions Code.

24 (e) When a selection is made pursuant to this section, the

25 substitution of a biosimilar shall be communicated to the patient.
 26 (f) The board shall maintain on its public Internet Web site a

27 link to the current list, if available, of biosimilar products

28 determined by the FDA to be interchangeable, as provided in

29 paragraph (1) of subdivision (a).

30 (g) For purposes of this section, the following terms shall have
 31 the following meanings:

32 (1) "Biological product," "biosimilar," and "interchangeable"

33 have the same meanings that apply to those terms under Section

34 351 of the federal Public Health Service Act (42 U.S.C. Sec. 262).
 35 (2) "Prescription," with respect to a biological product, means

36 a product that is subject to Section 503(b) of the Federal Food,

37 Drug, and Cosmetic Act (21 U.S.C. Sec. 353(b)).

38 (3) "351(k) pathway" refers to the licensure of a biological

39 product as a biosimilar or an interchangeable biosimilar by the

1	FDA-	pursu	ant t	0 5	Section	351(k)	of the	federal	Public	Health
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2 Service Act (42 U.S.C. Sec. 262(k)).

3 (h) Nothing in this section prohibits the administration of
 4 immunizations, as permitted in Section 4052.

6 *SECTION 1.* Section 4073.5 is added to the Business and 7 Professions Code, to read:

8 4073.5. (a) A pharmacist filling a prescription order for a 9 prescribed biological product may select a biosimilar only if all 10 of the following conditions are met:

(1) The product selected as a biosimilar has been approved by
the federal Food and Drug Administration (FDA) under the 351(k)
pathway of the federal Public Health Service Act (42 U.S.C. Sec.

14 262(k)) and has been determined to be interchangeable with the

15 prescribed biological product.

16 (2) The prescriber does not personally indicate, either orally or17 in his or her own handwriting, "Do not substitute," or words of18 similar meaning in the manner provided in subdivision (b).

(3) For prescriptions filled prior to January 1, 2017, the
pharmacy notifies the prescriber or enters the appropriate
information in a patient record system shared by the prescriber
within five business days of the selection.

(4) For prescriptions filled prior to January 1, 2017, the
 pharmacy retains a written record of the biosimilar selection for a
 period of at least three years.

26 (b) In no case shall a selection be made pursuant to this section 27 if the prescriber personally indicates, either orally or in his or her own handwriting, "Do not substitute," or words of similar meaning. 28 Nothing in this subdivision shall prohibit a prescriber from 29 30 checking a box on a prescription marked "Do not substitute," 31 provided that the prescriber personally initials the box or 32 checkmark. To indicate that a selection shall not be made pursuant 33 to this section for an electronic data transmission prescription as 34 defined in subdivision (c) of Section 4040, a prescriber may indicate "Do not substitute," or words of similar meaning, in the 35 36 prescription as transmitted by electronic data, or may check a box 37 marked on the prescription "Do not substitute." In either instance, 38 it shall not be required that the prohibition on selection substitution

39 be manually initialed by the prescriber.

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^{5 &}lt;u>SEC. 2.</u>

1 (c) Selection pursuant to this section is within the discretion of 2 the pharmacist, except as provided in subdivision (b). The 3 pharmacist who selects the biosimilar to be dispensed pursuant to 4 this section shall assume the same responsibility for substituting 5 the dispensed biological product biosimilar as would be incurred 6 in filling a prescription for a biosimilar-using the prescribed form 7 of medication prescribed by name. There shall be no liability on 8 the prescriber for an act or omission by a pharmacist in selecting, 9 preparing, or dispensing a biological product pursuant to this 10 section. In no case shall the pharmacist substitute a biological 11 product pursuant to this section unless the biological product 12 selected costs the patient *the same or* less than the prescribed 13 biological product. Cost, as used in this subdivision, is defined to 14 include any professional fee that may be charged by the pharmacist. 15 (d) This section shall apply to all prescriptions, including those 16 presented by or on behalf of persons receiving assistance from the 17 federal government or pursuant to the Medi-Cal Act set forth in 18 Chapter 7 (commencing with Section 14000) of Part 3 of Division 19 9 of the Welfare and Institutions Code. 20 (e) When a selection is made pursuant to this section, the 21 substitution of a biosimilar shall be communicated to the patient. 22 patient. 23 (f) The board shall maintain on its public Internet Web site a 24 link to the current list, if available, of biosimilar products 25 determined by the FDA to be interchangeable, as provided in 26 paragraph (1) of subdivision (a). 27 (g) For purposes of this section, the following terms shall have 28 the following meanings: 29 (1) "Biological product," "biosimilar," and "interchangeable" 30 have the same meanings that apply to those terms under Section 31 351 of the federal Public Health Service Act (42 U.S.C. Sec. 262).

- 32 (2) "Prescription," with respect to a biological product, means
 33 a product that is subject to Section 503(b) of the Federal Food,
 34 Drug, and Cosmetic Act (21 U.S.C. Sec. 353(b)).
- (3) "351(k) pathway" refers to the licensure of a biological
 product as a biosimilar or an interchangeable biosimilar by the
 FDA pursuant to Section 351(k) of the federal Public Health
 Service Act.
- 39 (h) Nothing in this section prohibits the administration of40 immunizations, as permitted in Section 4052.

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1 (i) Nothing in this section shall be interpreted to prohibit a

2 disability insurer or health care service plan from requiring prior
3 authorization or imposing other appropriate utilization controls

4 *in approving coverage for any biological product.*

5 SEC. 3.

6 SEC. 2. No reimbursement is required by this act pursuant to

7 Section 6 of Article XIIIB of the California Constitution because

8 the only costs that may be incurred by a local agency or school

9 district will be incurred because this act creates a new crime or

10 infraction, eliminates a crime or infraction, or changes the penalty

11 for a crime or infraction, within the meaning of Section 17556 of

12 the Government Code, or changes the definition of a crime within

13 the meaning of Section 6 of Article XIII B of the California

14 Constitution.

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