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IN SENATE

March 5, 2014

Introduced by Sen. LANZA -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law and the education law, in relation to generic drug products; and to repeal paragraph (o) of subdivision 1 of section 206 of the public health law relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Paragraph (o) of subdivision 1 of section 206 of the public 1 2 health law is REPEALED. 3 S 2. The public health law is amended by adding a new section 280-a to 4 read as follows: 5 280-A. GENERIC DRUG PRODUCTS. 1. THE COMMISSIONER SHALL ESTABLISH S 6 AND PUBLISH A LIST OF DRUG PRODUCTS, REFERRED TO IN THIS SECTION AS 7 "GENERIC DRUG" PRODUCTS, EACH OF WHICH SHALL MEET THE FOLLOWING CONDI-8 TIONS: 9 (A) THE DRUG PRODUCT HAS BEEN CERTIFIED OR APPROVED BY THE COMMISSION-10 ER OF THE FEDERAL FOOD AND DRUG ADMINISTRATION AS BEING SAFE AND EFFEC-TIVE FOR ITS LABELED INDICATIONS FOR USE, AND A NEW-DRUG APPLICATION OR 11 AN ABBREVIATED NEW-DRUG APPLICATION APPROVED PURSUANT FEDERAL 12 TO THE 13 FOOD, DRUG, AND COSMETIC ACT IS HELD FOR SUCH DRUG PRODUCT; AND THE COMMISSIONER OF THE FEDERAL FOOD AND DRUG ADMINISTRATION HAS 14 (B) 15 EVALUATED SUCH DRUG PRODUCT AS PHARMACEUTICALLY AND THERAPEUTICALLY EQUIVALENT AND HAS LISTED SUCH DRUG PRODUCT ON THE LIST OF APPROVED DRUG 16 17 PRODUCTS WITH THE THERAPEUTIC EQUIVALENCE EVALUATIONS, PROVIDED, HOWEV-18 ER, THAT THE LIST PREPARED BY THE COMMISSIONER SHALL NOT INCLUDE ANY 19 PRODUCT WHICH THE COMMISSIONER OF THE FEDERAL FOOD AND DRUG ADMIN-DRUG 20 ISTRATION HAS IDENTIFIED AS HAVING AN ACTUAL OR POTENTIAL BIOEQUIVALENCE 21 PROBLEM. 22 2. THE DISTRIBUTOR OR MANUFACTURER OF A GENERIC DRUG PRODUCT SHALL 23 AVAILABLE TO THE DEPARTMENT THE BIOPHARMACEUTIC STUDIES AND SUMMA-MAKE 24 RIES, INCLUDING BIOEQUIVALENCE DATA AND INCIDENCE OF ADVERSE EVENTS, AND 25 ASSOCIATED ANALYTICAL METHODS, INCLUDING DISSOLUTION DATA AND TEST METH-26 ODS PROVIDED TO THE FEDERAL FOOD AND DRUG ADMINISTRATION AS PART OF THE EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets

(underscored) is new; matter in Frackets (underscored) is new; matter in brackets [] is old law to be omitted.

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1 APPLICATION FOR SUCH GENERIC DRUG PRODUCT. THE DEPARTMENT SHALL MAKE 2 SUCH INFORMATION FREELY AND PUBLICLY AVAILABLE ON ITS WEBSITE.

3 S 3. Paragraphs (a) and (d) of subdivision 6 of section 6810 of the 4 education law, paragraph (a) as amended by chapter 590 of the laws of 5 2011 and paragraph (d) as added by chapter 913 of the laws of 1986, are 6 amended to read as follows:

7 (a) Every prescription written in this state by a person authorized to 8 issue such prescription shall be on prescription forms containing one line for the prescriber's signature. The prescriber's signature shall 9 10 validate the prescription. Every electronic prescription shall provide 11 for the prescriber's electronic signature, which shall validate the electronic prescription. Imprinted conspicuously on every prescription 12 13 written in this state in eight point upper case type immediately below the signature line shall be the words: "THIS PRESCRIPTION WILL BE FILLED 14 15 GENERICALLY UNLESS PRESCRIBER WRITES 'd a w' IN THE BOX BELOW". Unless the prescriber writes d a w in such box in the prescriber's own hand-16 17 writing or, in the case of electronic prescriptions, inserts an electronic direction to dispense the drug as written, the prescriber's 18 19 signature or electronic signature shall designate approval of substitution by a pharmacist of a GENERIC drug product pursuant to [paragraph 20 21 (o) of subdivision one of] section [two hundred six] TWO HUNDRED EIGHT-22 Y-A of the public health law. No other letters or marks in such box 23 shall prohibit substitution. No prescription forms used or intended to be used by a person authorized to issue a prescription shall have 'd a 24 25 w' preprinted in such box. Such box shall be placed directly under the 26 signature line and shall be three-quarters inch in length and one-half 27 inch in height, or in comparable form for an electronic prescription as 28 may be specified by regulation of the commissioner. Immediately below 29 such box shall be imprinted in six point type the words "Dispense As 30 Notwithstanding any other provision of law, no state offi-Written". cial, agency, board or other entity shall promulgate any regulation or 31 32 guideline modifying those elements of the prescription form's contents 33 specified in this subdivision. To the extent otherwise permitted by law, a prescriber may modify only those elements of the prescription form's contents not specified in this subdivision. Notwithstanding any other 34 35 provision of this section or any other law, when a generic drug is not 36 37 available and the brand name drug originally prescribed is available and 38 the pharmacist agrees to dispense the brand name product for a price that will not exceed the price that would have been charged 39 for the 40 generic substitute had it been available, substitution of a generic drug product will not be required. If the generic drug product is not avail-41 42 able and a medical emergency situation, which for purposes of this 43 section is defined as any condition requiring alleviation of severe pain 44 which threatens to cause disability or take life if not promptly or 45 treated, exists, then the pharmacist may dispense the brand name product at his regular price. In such instances the pharmacist must record the 46 47 the medical emergency on the back of the date, hour and nature of 48 prescription and keep a copy of all such prescriptions.

(d) No prescriber shall be subjected to civil liability arising solely from authorizing, in accordance with this subdivision, the substitution by a pharmacist of a GENERIC drug product pursuant to [paragraph (o) of subdivision one of] section [two hundred six] TWO HUNDRED EIGHTY-A of the public health law.

54 S 4. Paragraph (b) of subdivision 1 of section 6816-a of the education 55 law, as added by chapter 776 of the laws of 1977, is amended to read as 56 follows:

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1 (b) The substituted drug product is contained in the list of GENERIC 2 drug products established pursuant to [paragraph (o) of subdivision one 3 of] section [two hundred six] TWO HUNDRED EIGHTY-A of the public health 4 law; and

5 S 5. This act shall take effect on the ninetieth day after it shall 6 have become a law. Effective immediately, the addition, amendment and/or 7 repeal of any rule or regulation necessary for the implementation of 8 this act on its effective date is authorized to be made and completed on 9 or before such effective date.