H.B. NO. ¹⁸³⁶ H.D. 2 S.D. 2

A BILL FOR AN ACT

RELATING TO HEALTH.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

The legislature finds that prescription refills 1 SECTION 1. 2 play an important role in allowing patients to obtain their 3 medication without frequent office visits. Refills also support 4 patient adherence to medications for chronic conditions. 5 Typical pharmacotherapy requires a patient's adherence to the 6 regimen to achieve the therapeutic outcome, especially in 7 patients with chronic conditions. Abrupt cessation or unplanned 8 interruption of therapy may lead to undesirable outcomes. It is 9 paramount for the pharmacist to ensure the patient's regimen is 10 not disrupted and medications are dispensed in a timely manner.

11 The legislature further finds that during times of natural 12 disasters or public health emergencies, there may be significant 13 challenges that impede a patient's ability to timely receive a 14 necessary prescription. For example, the coronavirus disease 15 2019 pandemic forced some providers to limit office hours. 16 Additionally, quarantine mandates forced patients to cancel

2024-2368 HB1836 SD2 SMA.docx

H.B. NO. ¹⁸³⁶ H.D. 2 S.D. 2

existing appointments. These challenges resulted in gap periods
 without medications.

3 The purpose of this Act is to provide clear guidance for 4 pharmacists to act in the best interest of patients by 5 minimizing gap periods without medications during a declared 6 state of emergency by allowing pharmacists to refill 7 prescriptions for persons directly impacted by the emergency for 8 up to a thirty-day supply if the practitioner is unavailable to 9 authorize the refill and if, in the pharmacist's professional 10 judgment, failure to refill the prescription may interrupt the 11 patient's ongoing care and have a significant adverse effect on 12 the patient's well-being.

13 SECTION 2. Chapter 461, Hawaii Revised Statutes, is 14 amended by adding a new section to be appropriately designated 15 and to read as follows:

16 "<u>§461-</u> <u>Refills without practitioner's authorization</u>
17 <u>during state of emergency.</u> (a) During a declared state of
18 <u>emergency pursuant to section 127A-14, a prescription for</u>
19 <u>persons directly impacted by the emergency may be refilled up to</u>
20 <u>a thirty-day supply without the practitioner's authorization if</u>
21 <u>the practitioner is unavailable to authorize the refill and if,</u>



H.B. NO. ¹⁸³⁶ H.D. 2 S.D. 2

1	in the registered pharmacist's professional judgment, failure to
2	refill the prescription may interrupt the patient's ongoing care
3	and have a significant adverse effect on the patient's well-
4	being.
5	(b) Before refilling a prescription pursuant to this
6	section, the registered pharmacist shall make every reasonable
7	effort to contact the practitioner. The registered pharmacist
8	shall make an appropriate record, including the basis for
9	proceeding under this section.
10	(c) The registered pharmacist shall inform the patient
11	that the prescription was refilled pursuant to this section.
12	(d) The registered pharmacist shall notify the
13	practitioner no later than twenty-four hours after the
14	dispensing of any refills pursuant to this section.
15	Notification to a practitioner under this subsection may be made
16	by phone, facsimile, or electronic mail.
17	(e) The practitioner who issued a prescription shall not
18	incur any liability as the result of a registered pharmacist
19	refilling that prescription pursuant to this section.
20	(f) Notwithstanding any law to the contrary, a person may

21 possess a substance dispensed pursuant to this section.



Page 4

H.B. NO. ¹⁸³⁶ H.D. 2 S.D. 2

1	(g)	Nothing in this section shall authorize a registered
2	pharmacis	t to refill a prescription for a controlled substance
3	as define	d in section 329-1."
4	SECT	ION 3. Section 328-16, Hawaii Revised Statutes, is
5	amended a	s follows:
6	1.	By amending subsections (a) and (b) to read:
7	"(a)	A prescription drug shall be dispensed only if its
8	label bea	rs the following:
9	(1)	The name, business address, and telephone number of
10		the seller. The business address shall be the
11		physical location of the pharmacy or the dispensing
12		practitioner's office;
13	(2)	Except as otherwise authorized for expedited partner
14		therapy in section 453-52 or an opioid antagonist in
15		section 461-11.8, the name of the person for whom the
16		drug was prescribed or the name of the owner of the
17		animal for which the drug was prescribed;
18	(3)	The serial number of the prescription;
19	(4)	The date the prescription was prepared;
20	(5)	The name of the practitioner if the seller is not the
21		practitioner;

2024-2368 HB1836 SD2 SMA.docx



1	(6)	The name, strength, and quantity of the drug;
2	(7)	The "use by" date for the drug, which shall be:
3		(A) The expiration date on the manufacturer's
4		container; or
5		(B) One year from the date the drug is dispensed,
6		whichever is earlier;
7	(8)	The number of refills available, if any;
8	(9)	In the case of the dispensing of an equivalent generic
9		drug product, the statement "same as (brand name of
10		the drug product prescribed or the referenced listed
11		drug name)", or words of similar meaning;
12	(10)	In the case of the dispensing of an interchangeable
13		biological product, the statement "interchangeable
14		with (brand name of the biological product prescribed
15		or the referenced biological drug name)", or words of
16		similar meaning; and
17	(11)	Specific directions for the drug's use; provided that
18		if the specific directions for use are too lengthy for
19		inclusion on the label, the notation "take according
20		to written instructions" may be used if separate
21		written instructions for use are actually issued with



Page 6

H.B. NO. ¹⁸³⁶ H.D. 2 S.D. 2

1 the drug by the practitioner or the pharmacist, but in 2 no event shall the notation "take as directed", 3 referring to oral instructions, be considered 4 acceptable. 5 If any prescription for a drug does not indicate the number of 6 times it may be refilled, if any, the pharmacist shall not 7 refill that prescription unless subsequently authorized to do so 8 by the practitioner [-] or pursuant to section 461- . The act 9 of dispensing a prescription drug other than a professional 10 sample or medical oxygen contrary to this subsection shall be 11 deemed to be an act that results in a drug being misbranded 12 while held for sale. 13 In addition to the requirements enumerated in (b) 14 subsection (a), a prescription drug shall be dispensed only: 15 (1) By a pharmacist pursuant to a valid prescription or 16 section 453-52, 461-1, [or] 461-11.8[+], or 461- ; 17 By a medical oxygen distributor pursuant to a (2) 18 prescription or certificate of medical necessity; 19 provided that the drug to be dispensed is medical 20 oxygen; or 21 (3) By a practitioner to an ultimate user; provided that:

2024-2368 HB1836 SD2 SMA.docx



1	(A) Except as otherwise authorized for expedited	
2	partner therapy in section 453-52, the	
3	practitioner shall inform the patient, [prior t	.o]
4	before dispensing any drug other than a	
5	professional sample, that the patient may have	a
6	written, orally ordered, or electronically	
7	transmitted or conveyed prescription directed t	.0
8	a pharmacy or a medical oxygen distributor of t	he
9	<pre>patient's own choice;</pre>	
10	(B) The practitioner shall promptly record in the	
11	practitioner's records:	
12	(i) The prescription in full;	
13	(ii) The name, strength, and quantity of the	
14	drug, and specific directions for the drug	's
15	use;	
16	(iii) The date the drug was dispensed;	
17	(iv) Except as otherwise authorized for expedit	.ed
18	partner therapy in section 453-52 or for a	'n
19	opioid antagonist in section 461-11.8, the	ż
20	name and address of the person for whom th	e
21	drug was prescribed or the name of the own	er





1		of the animal for which the drug was
2		prescribed; and
3		(v) Prescription drugs dispensed or prescribed
4		for expedited partner therapy as authorized
5		under section 453-52 or for an opioid
6		antagonist in section 461-11.8;
7	(C)	The records described in subparagraph (B) shall
8		be subject to the inspection of the department or
9		its agents at all times; and
10	(D)	No undisclosed rebate, refund, commission,
11		preference, discount, or other consideration,
12		whether in the form of money or otherwise, has
13		been offered to the practitioner as compensation
14		or inducement to dispense or prescribe any
15		specific drug in preference to other drugs that
16		might be used for the identical therapeutic
17		indication."
18	2. By ame	ending subsection (d) to read:
19	"(d) Any	prescription may be refilled by the pharmacy and
20	a prescription	for medical oxygen may be refilled by the medical

2024-2368 HB1836 SD2 SMA.docx



1	oxygen distributor if that refilling is authorized by the
2	practitioner either:
3	(1) In the original prescription; or
4	(2) By oral or electronic order, which shall be promptly
5	recorded and filed by the receiving pharmacist or
6	medical oxygen distributor [-] <u>,</u>
7	or the refilling is conducted pursuant to section 461"
8	SECTION 4. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 5. This Act shall take effect on July 1, 2040.





Report Title: Pharmacists; Prescription Refills; State of Emergency

Description:

Allows registered pharmacists during declared states of emergency to refill prescriptions for persons directly impacted by the emergency for up to a thirty-day supply if the practitioner is unavailable or cannot be contacted to authorize the refill and if, in the pharmacist's professional judgment, failure to refill the prescription might interrupt the patient's ongoing care and have a significant adverse effect on the patient's well-being. Takes effect 7/1/2040. (SD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

