Stricken language would be deleted from and underlined language would be added to present law. Act 503 of the Regular Session

1	State of Arkansas As Engrossed: H2/24/21 H3/4/21	
2	93rd General Assembly A Bill	
3	Regular Session, 2021 HOUSE BILL 124	46
4		
5	By: Representatives L. Johnson, Bragg, Eubanks	
6	By: Senators D. Wallace, Hester	
7		
8	For An Act To Be Entitled	
9	AN ACT TO ALLOW PHARMACISTS TO TREAT CERTAIN HEALTH	
10	CONDITIONS; TO MODIFY PHYSICIAN DISPENSING; TO ALLOW	
11	DELEGATION OF PHYSICIAN DISPENSING; AND FOR OTHER	
12	PURPOSES.	
13		
14		
15	Subtitle	
16	TO ALLOW PHARMACISTS TO TREAT CERTAIN	
17	HEALTH CONDITIONS; TO MODIFY PHYSICIAN	
18	DISPENSING; AND TO ALLOW DELEGATION OF	
19	PHYSICIAN DISPENSING.	
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21		
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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24	SECTION 1. DO NOT CODIFY. <u>Purpose</u> .	
25	It is the purpose of this act to authorize pharmacists in Arkansas to	
26	test and screen for health conditions that the Centers for Medicare and	
27	Medicaid Services has determined qualify for a waiver under the federal	
28	Clinical Laboratory Improvement Amendments of 1988, the federal regulations	
29	adopted, or any established screening procedures that can safely be performe	<u>d</u>
30	by a pharmacist.	
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32	SECTION 2. Arkansas Code § $17-92-101(17)(A)(x)$, concerning the	
33	definition of "practice of pharmacy", is amended to read as follows:	
34	(x)(a) Providing pharmacy care; and.	
35	(b) A pharmacist may treat the following	
36	conditions within the framework of a statewide written protocol:	

1	(1) Influenza;
2	(2) Pharyngitis caused by streptococcus
3	\underline{A} ; or
4	(3) Other health conditions that can be
5	screened utilizing the waived test under the Clinical Laboratory Improvement
6	Amendments of 1988, that may be adopted by rule of the Arkansas State Board
7	of Pharmacy, in consultation with and upon approval of the Arkansas State
8	Medical Board.
9	(c) A pharmacist shall only treat conditions
10	for which the pharmacist has tested and that are approved under this
11	subdivision $(17)(A)(x)(c)$.
12	(d)(1) The Arkansas State Board of Pharmacy,
13	with consultation and upon approval of the Arkansas State Medical Board,
14	shall adopt by rule:
15	(A) A formulary of medicinal drugs
16	that a pharmacist may prescribe for treatment of conditions listed in
17	subdivision $(17)(A)(x)(b)$ of this section; and
18	(B) A written statewide protocol
19	for conditions listed in subdivision $(17)(A)(x)(b)$ of this section, which
20	shall including without limitation age of people that can be treated and
21	medications to be used to treat people under this subdivision.
22	(2) The formulary shall include
23	medicinal drugs approved by the United States Food and Drug Administration
24	which are indicated for treatment of these conditions, including without
25	limitation any over-the-counter medication.
26	(3) The formulary shall not include any
27	controlled substance in Schedule I-IV or 21 U.S.C. § 812, as existing on
28	<u>January 1, 2021.</u>
29	(e) A pharmacist may write a prescription for
30	over-the-counter medications, supplies, and devices; and
31	
32	SECTION 3. Arkansas Code \S 17-92-101(18), concerning the definition of
33	"prescription", is amended to read as follows:
34	(18)(A) $\underline{(i)}$ "Prescription" means an order for medicine or
35	medicines usually written as a formula by a physician, optometrist, dentist,
36	veterinarian, or other licensed medicinal practitioner.

1	(ii) A prescription It contains the names and
2	quantities of the desired substance, with instructions to the pharmacist for
3	its preparation and to the patient for the use of the medicine at a
4	particular time and may authorize the pharmacist to substitute a
5	therapeutically equivalent drug that is at $\frac{1}{2}$ an equal or lower cost to the
6	patient and communicate that authorization by any generally accepted means of
7	communication of a prescription from a prescriber to a pharmacist.
8	(B)(i) A substitution of a therapeutically equivalent drug
9	shall occur only after the prescriber grants such authorization for each
10	prescription. pharmacist whose practice is located within this state may
11	substitute one (1) medication for a therapeutically equivalent medication.
12	(ii) However, a pharmacist shall not substitute one
13	(1) medication for a therapeutically equivalent medication if:
14	(a) A prescription is in writing and the
15	prescriber indicates in his or her own handwriting by name or initial that no
16	substitution is to be made;
17	(b) A prescription is not in writing and the
18	prescriber expressly indicates that the prescription is to be dispensed as
19	<pre>communicated; or</pre>
20	(c) The Arkansas State Board of Pharmacy has
21	determined that a therapeutically equivalent medication should not be
22	substituted and has notified all pharmacists of that determination.
23	(C)(i) Before dispensing, the pharmacist shall discuss
24	verbally any suggested substitution with the patient and inform the patient
25	that the patient has a right to refuse the substitution.
26	(ii) The discussion under subdivision $(18)(C)(i)$ of
27	this section shall include without limitation:
28	(a) Notification to the patient that the
29	therapeutically equivalent drug does not contain the identical active
30	ingredient present in the prescribed drug; and
31	(b) All differences in dosage and frequency
32	between the prescribed drug and the therapeutically equivalent drug.
33	(D) The pharmacist shall send notice of the substitution
34	to the prescriber in writing or by electronic communication within twenty-
35	four (24) hours after the drug is dispensed to the patient.
36	(F) Subdivision (18)(R) of this section does not apply to

1 specific acts of drug therapy management or disease state management 2 delegated to a pharmacist based upon a written protocol or patient care plan 3 approved by a physician under subdivision (17)(A)(ix) of this section; 4 SECTION 4. Arkansas Code Title 17, Chapter 92, Subchapter 1, is 5 6 amended to add an additional section to read as follows: 7 17-92-118. Point-of-care treatment. 8 A pharmacist who tests for conditions under § 17-92-101(17)(A)(x) 9 shall: 10 (1) Hold a license to practice pharmacy in this state; 11 (2) Report a diagnosis or suspected existence of influenza to 12 the Department of Health; 13 (3) Furnish patient records to a healthcare practitioner 14 designated by the patient upon the request of the patient; and 15 (4) Maintain records of all patients receiving services under this section for two (2) years. 16 17 18 SECTION 5. Arkansas Code § 17-95-102 is amended to read as follows: 19 17-95-102. Legend drugs. 20 (a) A dispensing physician is As used in this section, a "dispensing 21 physician" means a physician licensed under the Arkansas Medical Practices 22 Act, § 17-95-201 et seq., § 17-95-301 et seq., and § 17-95-401 et seq., who 23 purchases legend drugs to be dispensed to his or her patients for the 24 patients' personal use and administration outside the physician's office. 25 This section shall does not apply to physicians who only dispense 26 drugs in injectable form unless they are controlled substances, in which case 27 the section shall fully apply. 28 (c) The dispensing physician shall: 29 (1) Personally dispense legend drugs, and the dispensing of such 30 drugs may not be delegated; 31 (2)(A) Keep records of all receipts and distributions of legend 32 drugs. 33 (B) The records shall be subject to inspection by the proper enforcement authority and shall be readily accessible for inspection 34 35 and maintained in a central registry; and

(3) Label legend drugs with the following information:

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1	(A) Patient's name and address;
2	(B) Prescribing physician's address and narcotic registry
3	number issued by the United States Drug Enforcement Administration \underline{or}
4	national provider identification number;
5	(C) Date of dispensing; and
6	(D) Directions and cautionary statements, if any, as
7	required by law.
8	(d)(1) A physician licensed under the Arkansas Medical Practices Act,
9	§ 17-95-201 et seq., § 17-95-301 et seq., and § 17-95-401 et seq., shall not
10	dispense legend drugs without prior approval by the Arkansas State Medical
11	Board after application to the board <u>Arkansas State Medical Board</u> and on the
12	showing of need.
13	(2) Licensed physicians who were dispensing in the ordinary
14	course of their practice before April 12, 2013, shall be exempt from the
15	requirements of this subsection.
16	(3) The board Arkansas State Medical Board shall determine
17	whether need exists for a physician to dispense a specific legend drug to the
18	physician's patient for a patient's personal use and administration outside
19	of the physician's office based on such information as is necessary for the
20	board Arkansas State Medical Board to determine:
21	(A) The legend drug or drugs that the physician requests
22	to dispense;
23	(B) The ability of a physician's patient to obtain the
24	legend drug from other medical professionals;
25	(C) The availability of the legend drug to be prescribed
26	by the physician;
27	(D) The hours at which the legend drug may be obtained
28	from other medical professionals;
29	(E) The distance the physician's patient must travel to
30	obtain the legend drug from other medical professionals;
31	(F) Whether the physician has been investigated by the
32	board Arkansas State Medical Board concerning the improper prescribing or use
33	of a legend drug;
34	(G) Whether the physician has a financial relationship
35	with the manufacturer of a legend drug that would create the appearance of a

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conflict of interest;

1	(H) Whether the physician dispensing a legend drug will
2	foster cost containment through improved efficiency and productivity; and
3	(I) The procedures the physician has implemented to:
4	(i) Assure compliance with the requirements of
5	subsection (c) of this section;
6	(ii) Monitor and guard against potential drug
7	interactions;
8	(iii) Store and safeguard the legend drugs; and
9	(iv) Comply with the Prescription Drug Monitoring
10	Program Act, § 20-7-601 et seq., concerning the reporting requirements to the
11	Prescription Drug Monitoring Program.
12	(4) This section does not apply to a prescription for:
13	(i) A prescription for a topical medication;
14	<u>(ii)</u> Naloxone , ;
15	(iii) Nicotine nicotine replacement therapy
16	products , or ;
17	<u>(iv) Contraceptives;</u> contraceptives is exempt from
18	subdivision (d)(3) of this section
19	(v) Acute care medication; or
20	(vi) Initial treatment for maintenance medication.
21	(e) <u>(l)</u> The board <u>Arkansas State Medical Board</u> shall enforce the
22	provisions of this section and is authorized and directed to adopt rules to
23	carry out its purpose the purpose of this section.
24	(2) The Arkansas State Medical Board shall adopt rules for
25	physician dispensing that, at minimum, meet the same requirements for
26	dispensing and oversight established by the Arkansas State Board of Pharmacy.
27	(f) As used in this section:
28	(1)(A) "Acute care medication" means a legend drug that is not a
29	controlled substance and is prescribed for no more than fourteen (14) days of
30	<u>therapy.</u>
31	(B) "Acute care medication" includes the following oral
32	medications:
33	(i) Medications to treat infections;
34	(ii) Anti-inflammatory medications;
35	(iii) Antinausea medications;
36	(iv) Antihistamines; and

1	(v) Cough medications;
2	(2) "Initial treatment" means the first prescription written for
3	a specific prescription medication intended to initiate therapy on the
4	medication; and
5	(3) "Maintenance medication" means a legend drug that:
6	(A) Is not a controlled substance;
7	(B) Is prescribed for no more than thirty (30) days; and
8	(C) Is used to treat one (1) of the following medical
9	conditions:
10	(i) Hypertension;
11	(ii) Diabetes mellitus; or
12	(iii) Hypercholesterolemia.
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14	SECTION 6. DO NOT CODIFY. Effective date.
15	Sections 1 -4 take effect on and after January 1, 2022.
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17	/s/Johnson
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20	APPROVED: 4/1/21
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