1	INTERIM STUDY PROPOSAL 2019-179		
2	State of Arkansas		
3	92nd General Assembly A Bill JMB/JM	B	
4	First Extraordinary Session, 2020 HOUSE BIL	L	
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6	By: Representative Gonzales		
7	Filed with: House Committee on Public Health, Welfare, and Lab	30 1	
8	pursuant to A.C.A. §10-3-2	17	
9	For An Act To Be Entitled		
10	AN ACT TO ENSURE THAT HEALTHCARE PROFESSIONALS WITH		
11	PRESCRIPTIVE AUTHORITY MAY DISPENSE FULL		
12	PRESCRIPTIONS; AND FOR OTHER PURPOSES.		
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15	Subtitle		
16	TO ENSURE THAT HEALTHCARE PROFESSIONALS		
17	WITH PRESCRIPTIVE AUTHORITY MAY DISPENSE		
18	FULL PRESCRIPTIONS.		
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21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
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23	SECTION 1. Arkansas Code Title 17, Chapter 80, Subchapter 1, is		
24	amended to add an additional section to read as follows:		
25	17-80-122. Healthcare professional dispensing.		
26	(a) As used in this section, "healthcare professional" means a person	<u>L</u>	
27	<u>who:</u>		
28	(1) Is licensed, certified, or otherwise authorized by the laws	<u> </u>	
29	of this state to administer health care in the ordinary course of the		
30	practice of his or her profession; and		
31	(2) Has prescriptive authority.		
32	(b)(1) Except as provided in subdivision (b)(2) of this section, a		
33	healthcare professional may dispense a prescription of a medication that doe	<u>s</u>	
34	not exceed thirty (30) days in an outpatient setting.		

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                                (2) Unless authorized by law, a healthcare professional shall
         not dispense a prescription of a Schedule II drug or a narcotic in an
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         outpatient setting.
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                     (c) This section does not apply to a clinic that provides methadone to
         individuals.
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                     (d) A state licensing board or state certification board for a
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         healthcare professional shall amend its rules to comply with this section.
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                     SECTION 2. Arkansas Code § 17-92-102 is amended to read as follows:
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                     17-92-102. Exemptions - Emergency refills.
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                    (a) Nothing in this section and § 17-92-101, § 17-92-103, § 17-92-105,
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         \{17-92-205(b), \{17-92-206(b), \{17-92-303, \{17-92-402, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, \{17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404, [17-92-404
         92-405, § 17-92-409, § 17-92-410, and § 17-92-411(a) shall prevent the
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         personal administration of drugs and medicines carried and kept for
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         emergencies by licensed physicians, dentists, or veterinarians in order to
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         supply the immediate needs of their patients while in their presence, nor
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         shall it apply to physicians, dentists, or veterinarians compounding or
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         dispensing their own prescriptions.
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                    (b) The provisions of this section and § 17-92-101, § 17-92-103, § 17-
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         92-105, § 17-92-205(b), § 17-92-206(b), § 17-92-303, § 17-92-402, § 17-92-402
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         404, § 17-92-405, § 17-92-409, § 17-92-410, and § 17-92-411(a) shall not
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         apply:
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                                (1) To the sale of drugs and medicines when intended for
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         agricultural, technical, and industrial use, unless those drugs and medicines
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         are legend drugs as defined in § 20-64-503;
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                                (2) To the sales by wholesale druggists, wholesale or retail
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         grocers, or other wholesale or retail dealers or manufacturers of proprietary
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         medicines in original packages; or
                                (3) To the sales of those drugs commonly known as "grocers'
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         drugs" in original packages when put up under the direction of a licensed
         pharmacist of this or some other state.
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                    (c) Further exempted from the provisions of this section and § 17-92-
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         101,  17-92-103,  17-92-105,  17-92-205(b),  17-92-206(b),  17-92-303,  17-92-303, 
         17-92-402, § 17-92-404, § 17-92-405, § 17-92-409, § 17-92-410, and § 17-92-
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         411(a) are the sale of legend drugs approved by the State Board of Optometry
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         by licensed pharmacists to duly licensed optometrists and the possession and
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and by §§ 17-90-401 - 17-90-403. 2 3 (a) This chapter does not: 4 (1) Prevent the personal administration of drugs and medicines 5 carried and kept for emergencies by a physician, dentist, or veterinarian in 6 order to supply the immediate needs of his or her patients while in the 7 presence of the physician, dentist, or veterinarian; 8 (2) Apply to: 9 (A) A physician, dentist, or veterinarian compounding or 10 dispensing his or her own prescriptions; 11 (B) The sale of drugs and medicines when intended for 12 agricultural, technical, and industrial use, unless the drugs and medicines 13 are legend drugs as defined in § 20-64-503; 14 (C) The sale by a wholesale druggist, wholesale or retail 15 grocer, or other wholesale or retail dealer or manufacturer of proprietary 16 medicines in original packages; 17 (D) The sale of those drugs commonly known as "grocers' 18 drugs" in original packages when put up under the direction of a licensed 19 pharmacist of this or some other state; 20 (E) The sale of a legend drug approved by the State Board 21 of Optometry by a pharmacist to an optometrist and the possession and use of 22 a legend drug by an optometrist as authorized by the board and by §§ 17-90-23 401 - 17-90-403; or 24 (F) The dispensing of a prescription by a healthcare 25 professional under § 17-80-122. (d)(b) In the event a pharmacist receives a request for a prescription 26 27 refill and the pharmacist is unable to obtain refill authorization from the 28 prescriber, the pharmacist may dispense a one-time emergency refill of the 29 prescribed medication, provided that if: 30 (1) The prescription is not for a medicinal drug listed in 31 Schedule II as defined in § 5-64-205; 32 (2) The medication is essential to the maintenance of life or to 33 the continuation of therapy; 34 (3) In the pharmacist's professional judgment, the interruption 35 of therapy might reasonably produce undesirable health consequences or may 36 cause physical or mental discomfort;

use of legend drugs by duly licensed optometrists as authorized by the board

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- 1 (4) The pharmacist properly records the dispensing; and
- 2 (5) The dispensing pharmacist notifies the prescriber of the 3 emergency dispensing within a reasonable time after the one-time emergency 4 refill dispensing.

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- SECTION 3. Arkansas Code § 17-95-102 is amended to read as follows: 17-95-102. Legend drugs.
- (a) A dispensing physician is As used in this section, a "dispensing physician" means a physician licensed under the Arkansas Medical Practices Act, § 17-95-201 et seq., § 17-95-301 et seq., and § 17-95-401 et seq., who purchases legend drugs to be dispensed to his or her patients for the patients' personal use and administration outside the physician's office.
- (b) This section shall does not apply to physicians who only dispense drugs in injectable form unless they are controlled substances, in which case the section shall fully apply.
 - (c) The dispensing physician shall:
- (1) Personally dispense legend drugs, and the dispensing of such legend drugs may not be delegated;
 - (2) Keep records of all receipts and distributions of legend drugs. The records shall be subject to inspection by the proper enforcement authority and shall be readily accessible for inspection and maintained in a central registry; and
 - (3) Label legend drugs with the following information:
 - (A) Patient's name and address;
- (B) Prescribing physician's address and narcotic registry number issued by the United States Drug Enforcement Administration;
 - (C) Date of dispensing; and
- 28 (D) Directions and cautionary statements, if any, as 29 required by law.
- 30 (d)(1) A physician licensed under the Arkansas Medical Practices Act, 31 § 17-95-201 et seq., § 17-95-301 et seq., and § 17-95-401 et seq., shall not 32 dispense legend drugs without prior approval by the Arkansas State Medical 33 Board after application to the board and on the showing of need.
- 34 (2) Licensed physicians who were dispensing in the ordinary 35 course of their practice before April 12, 2013, shall be exempt from the 36 requirements of this subsection (d).

1 (3) The board shall determine whether need exists for a 2 physician to dispense a specific legend drug to the physician's patient for a patient's personal use and administration outside of the physician's office 3 4 based on such information as is necessary for the board to determine: 5 The legend drug or drugs that the physician requests (A) 6 to dispense; 7 (B) The ability of a physician's patient to obtain the 8 legend drug from other medical professionals; 9 (C) The availability of the legend drug to be prescribed 10 by the physician; 11 The hours at which the legend drug may be obtained (D) 12 from other medical professionals; 13 The distance the physician's patient must travel to 14 obtain the legend drug from other medical professionals; 15 Whether the physician has been investigated by the 16 board concerning the improper prescribing or use of a legend drug; 17 (G) Whether the physician has a financial relationship 18 with the manufacturer of a legend drug that would create the appearance of a 19 conflict of interest; 20 Whether the physician dispensing a legend drug will 21 foster cost containment through improved efficiency and productivity; and 22 (I) The procedures the physician has implemented to: 23 (i) Assure compliance with the requirements of 24 subsection (c) of this section; 25 (ii) Monitor and guard against potential drug 26 interactions; 27 (iii) Store and safeguard the legend drugs; and 28 (iv) Comply with the Prescription Drug Monitoring 29 Program Act, § 20-7-601 et seq., concerning the reporting requirements to the 30 Prescription Drug Monitoring Program. 31 (4) A prescription for a topical medication, Naloxone, nicotine 32 replacement therapy products, or contraceptives, or a prescription under § 33 17-80-122 is exempt from subdivision (d)(3) of this section. 34 (e) The board shall enforce the provisions of this section and is 35 authorized and directed to adopt rules to carry out its purpose the purpose 36 of this section.

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3	Referred	by Representative	Gonzales
4	Prepared	by: JMB/JMB	
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