

**2nd Sub. H.B. 279**  
**PRESCRIPTION NOTIFICATION AMENDMENTS**

Representative **Brad L. Dee** proposes the following amendments:

1. Page 4, Line 101:

101           (8) (a) Within five business days following the dispensing of a biological product, the

2. Page 4, Line 108 through Page 5, Line 119:

108    the prescriber. ~~{Otherwise, the pharmacist shall communicate the biological product dispensed~~  
109    ~~to the prescriber using facsimile, telephone, electronic transmission, or other prevailing means,~~  
110    ~~provided that communication~~} Provided, entry into an electronic system as described in this  
Subsection (8)(a) shall not be required where:

111           {~~(a)~~} (i) there is no FDA-approved interchangeable biological product for the product  
112    prescribed; or

113           {~~(b)~~} (ii) a refill prescription is not changed from the product dispensed on the prior filling of  
114    the prescription. =

(b) If a pharmacist or a pharmacist's designee dispenses a biological product to a person who does  
not have a third-party payer for the biological product, the pharmacist or pharmacist's designee shall:

(i) maintain a record of the specific product dispensed to the patient, including the name of the  
product and the manufacturer; and

(ii) upon request, make the record available to the prescriber.

115    {~~(9) The board shall maintain a link on its website to the current list of all~~  
116    ~~interchangeable biological products.~~}

117           Section 2. Section **63I-2-258** is amended to read:

118           63I-2-258. Repeal dates -- Title 58.

119           [~~(1) Subsection 58-72-201(1)(b) is repealed July 1, 2014.~~]