Senator Evan J. Vickers proposes the following substitute bill:

PHARMACY PRACTICE ACT AMENDMENTS

1	PHARMACY PRACTICE ACT AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Evan J. Vickers
5	House Sponsor: Suzanne Harrison
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions relating to the practice of pharmacy.
10	Highlighted Provisions:
11	This bill:
12	<ul><li>amends definitions;</li></ul>
13	<ul> <li>authorizes the dispensing of epinephrine auto-injectors and stock albuterol under</li> </ul>
14	certain circumstances;
15	<ul> <li>authorizes the dispensing of a quantity or dosage form different from a prescription</li> </ul>
16	in certain instances;
17	<ul><li>amends provisions related to the dispensing of a substitute for albuterol;</li></ul>
18	<ul><li>amends provisions relating to emergency refills;</li></ul>
19	<ul> <li>authorizes the dispensing of certain prescription medical devices without a</li> </ul>
20	prescription;
21	▶ authorizes $\hat{S} \rightarrow [a \text{ physician}]$ certain physicians $\leftarrow \hat{S}$ to issue a standing prescription drug
21a	order for an epinephrine
22	auto-injector or stock albuterol in accordance with a protocol that meets certain
23	requirements;
24	<ul> <li>exempts a physician from liability for civil damages for acts or omissions resulting</li> </ul>
25	from the dispensing of an epinephrine auto-injector or stock albuterol under the



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      physician's standing prescription drug order;
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             • exempts controlled substances dispensed for administration or use in a health care
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      facility outpatient setting from reporting to the state's controlled substance database;
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      and
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             • makes technical and conforming changes.
      Money Appropriated in this Bill:
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             None
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      Other Special Clauses:
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             This bill provides a special effective date.
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      Utah Code Sections Affected:
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      AMENDS:
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             26-41-102 (Effective 07/01/20), as last amended by Laws of Utah 2019, Chapter 236
             26-41-105 (Effective 07/01/20), as last amended by Laws of Utah 2019, Chapter 236
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             58-17b-605, as last amended by Laws of Utah 2013, Chapter 423
             58-37f-201, as last amended by Laws of Utah 2016, Chapter 99
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41
             58-37f-203, as last amended by Laws of Utah 2019, Chapter 59
42
      ENACTS:
43
             58-17b-602.1, Utah Code Annotated 1953
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             58-17b-610.8, Utah Code Annotated 1953
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             58-17b-1001, Utah Code Annotated 1953
             58-17b-1002, Utah Code Annotated 1953
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47
             58-17b-1003, Utah Code Annotated 1953
             58-17b-1004, Utah Code Annotated 1953
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             58-17b-1005, Utah Code Annotated 1953
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             58-17b-1006, Utah Code Annotated 1953
51
             58-17b-1007, Utah Code Annotated 1953
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      REPEALS AND REENACTS:
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             58-17b-608, as enacted by Laws of Utah 2004, Chapter 280
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      Be it enacted by the Legislature of the state of Utah:
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Section 1. Section 26-41-102 (Effective 07/01/20) is amended to read:

57	26-41-102 (Effective 07/01/20). Definitions.
58	As used in this chapter:
59	(1) "Anaphylaxis" means a potentially life-threatening hypersensitivity to a substance.
60	(a) Symptoms of anaphylaxis may include shortness of breath, wheezing, difficulty
61	breathing, difficulty talking or swallowing, hives, itching, swelling, shock, or asthma.
62	(b) Causes of anaphylaxis may include insect sting, food allergy, drug reaction, and
63	exercise.
64	(2) "Asthma action plan" means a written plan:
65	(a) developed with a school nurse, a student's parent or guardian, and the student's
66	health care provider to help control the student's asthma; and
67	(b) signed by the student's:
68	(i) parent or guardian; and
69	(ii) health care provider.
70	(3) "Asthma emergency" means an episode of respiratory distress that may include
71	symptoms such as wheezing, shortness of breath, coughing, chest tightness, or breathing
72	difficulty.
73	(4) "Epinephrine auto-injector" means a portable, disposable drug delivery device that
74	contains a measured, single dose of epinephrine that is used to treat a person suffering a
75	potentially fatal anaphylactic reaction.
76	(5) "Health care provider" means an individual who is licensed as:
77	(a) a physician under Title 58, Chapter 67, Utah Medical Practice Act;
78	(b) a physician under Title 58, Chapter 68, Utah Osteopathic Medical Practice Act;
79	(c) an advanced practice registered nurse under Section 58-31b-302; or
80	(d) a physician assistant under Title 58, Chapter 70a, Utah Physician Assistant Act.
81	(6) "Pharmacist" means the same as that term is defined in Section 58-17b-102.
82	(7) "Pharmacy intern" means the same as that term is defined in Section 58-17b-102.
83	(8) "Physician" means the same as that term is defined in Section 58-67-102.
84	[ <del>(6)</del> ] <u>(9)</u> "Qualified adult" means a person who:
85	(a) is 18 years of age or older; and
86	(b) (i) for purposes of administering an epinephrine auto-injector, has successfully
87	completed the training program established in Section 26-41-104; and

88	(ii) for purposes of administering stock albuterol, has successfully completed the
89	training program established in Section 26-41-104.1.
90	[ <del>(7)</del> ] <u>(10)</u> "Qualified epinephrine auto-injector entity":
91	(a) means a facility or organization that employs, contracts with, or has a similar
92	relationship with a qualified adult who is likely to have contact with another person who may
93	experience anaphylaxis; and
94	(b) includes:
95	(i) recreation camps;
96	(ii) an education facility, school, or university;
97	(iii) a day care facility;
98	(iv) youth sports leagues;
99	(v) amusement parks;
100	(vi) food establishments;
101	(vii) places of employment; and
102	(viii) recreation areas.
103	[(8)] (11) "Qualified stock albuterol entity" means a public or private school that
104	employs, contracts with, or has a similar relationship with a qualified adult who is likely to
105	have contact with another person who may experience an asthma emergency.
106	[(9)] (12) "Stock albuterol" means a prescription inhaled medication:
107	(a) used to treat asthma; and
108	(b) that may be delivered through a device, including:
109	(i) an inhaler; or
110	(ii) a nebulizer with a mouthpiece or mask.
111	Section 2. Section 26-41-105 (Effective 07/01/20) is amended to read:
112	26-41-105 (Effective 07/01/20). Authority to obtain and use an epinephrine
113	auto-injector or stock albuterol.
114	(1) A qualified adult who is a teacher or other school employee at a public or private
115	primary or secondary school in the state, or a school nurse, may obtain from the school district
116	physician, the medical director of the local health department, or the local emergency medical
117	services director a prescription for:
118	(a) epinephrine auto-injectors for use in accordance with this chapter; or

119	(b) stock albuterol for use in accordance with this chapter.
120	[(2) A qualified adult may obtain from a physician, pharmacist, or any other person or
121	entity authorized to prescribe or dispense prescription drugs, a prescription for an epinephrine
122	auto-injector or stock albuterol.]
123	(2) (a) A qualified adult may obtain an epinephrine auto-injector for use in accordance
124	with this chapter that is $\hat{S} \rightarrow [\underline{dispersed}] \underline{dispensed} \leftarrow \hat{S} \underline{by}$ :
125	(i) a pharmacist as provided under Section 58-17b-1004; or
126	(ii) a pharmacy intern as provided under Section 58-17b-1004.
127	(b) A qualified adult may obtain stock albuterol for use in accordance with this chapter
128	that is $\hat{S} \rightarrow [\underline{dispersed}] \underline{dispensed} \leftarrow \hat{S} \underline{by}$ :
129	(i) a pharmacist as provided under Section 58-17b-1004; or
130	(ii) a pharmacy intern as provided under Section 58-17b-1004.
131	(3) A qualified adult:
132	(a) may immediately administer an epinephrine auto-injector to a person exhibiting
133	potentially life-threatening symptoms of anaphylaxis when a physician is not immediately
134	available; and
135	(b) shall initiate emergency medical services or other appropriate medical follow-up in
136	accordance with the training materials retained under Section 26-41-104 after administering an
137	epinephrine auto-injector.
138	(4) If a school nurse is not immediately available, a qualified adult:
139	(a) may immediately administer stock albuterol to an individual who:
140	(i) has a diagnosis of asthma by a health care provider;
141	(ii) has a current asthma action plan on file with the school; and
142	(iii) is showing symptoms of an asthma emergency as described in the student's asthma
143	action plan; and
144	(b) shall initiate appropriate medical follow-up in accordance with the training
145	materials retained under Section 26-41-104.1 after administering stock albuterol.
146	(5) (a) A qualified entity that complies with Subsection (5)(b) or (c), may obtain [from
147	a physician, pharmacist, or any other person authorized to prescribe or dispense prescription
148	drugs, a prescription for] a supply of epinephrine auto-injectors or stock albuterol, respectively,
149	from a pharmacist under Section 58-17b-1004, or a pharmacy intern under Section

150	<u>58-1/b-1004</u> for:
151	(i) storing:
152	(A) the epinephrine auto-injectors on the qualified epinephrine auto-injector entity's
153	premises; and
154	(B) stock albuterol on the qualified stock albuterol entity's premises; and
155	(ii) use by a qualified adult in accordance with Subsection (3) or (4).
156	(b) A qualified epinephrine auto-injector entity shall:
157	(i) designate an individual to complete an initial and annual refresher training program
158	regarding the proper storage and emergency use of an epinephrine auto-injector available to a
159	qualified adult; and
160	(ii) store epinephrine auto-injectors in accordance with the standards established by the
161	department in Section 26-41-107.
162	(c) A qualified stock albuterol entity shall:
163	(i) designate an individual to complete an initial and annual refresher training program
164	regarding the proper storage and emergency use of stock albuterol available to a qualified
165	adult; and
166	(ii) store stock albuterol in accordance with the standards established by the department
167	in Section 26-41-107.
168	Section 3. Section <b>58-17b-602.1</b> is enacted to read:
169	58-17b-602.1. Dispensing quantity or dosage form different from prescription.
170	(1) Without specific authorization from a prescriber, a pharmacist or pharmacy intern
171	may dispense:
172	(a) a prescription in a quantity different than the quantity prescribed if the prescribed
173	quantity or package size is not commercially available; and
174	(b) a prescription in a dosage form different than the dosage form prescribed $\hat{S} \rightarrow , \leftarrow \hat{S}$ if in
174a	<u>the</u>
175	professional judgement of the pharmacist or pharmacy intern $\hat{S} \rightarrow + \hat{S}$ dispensing a different
175a	dosage
176	form is in the best interest of the patient.
177	(2) This section does not apply if:
178	(a) the substitute would change the bioavailability of the medication;
179	(b) the substitute would change the treatment parameters; or
180	(c) the prescriber has written or clearly designated "dispense as written" on the

prescription.

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182	Section 4. Section <b>58-17b-605</b> is amended to read:
183	58-17b-605. Drug product equivalents.
184	(1) For the purposes of this section:
185	(a) (i) "Drug" is as defined in Section 58-17b-102.
186	(ii) "Drug" does not mean a "biological product" as defined in Section 58-17b-605.5.
187	(b) "Drug product equivalent" means:
188	(i) a drug product that is designated as the therapeutic equivalent of another drug
189	product in the Approved Drug Products with Therapeutic Equivalence Evaluations prepared by
190	the Center for Drug Evaluation and Research of the United States Food and Drug
191	Administration[-]; and
192	(ii) notwithstanding Subsection (1)(b)(i), an appropriate substitute for albuterol
193	designated by division rule made under Subsection (9).
194	(2) A pharmacist or pharmacy intern dispensing a prescription order for a specific drug
195	by brand or proprietary name may substitute a drug product equivalent for the prescribed drug
196	only if:
197	(a) the purchaser specifically requests or consents to the substitution of a drug product
198	equivalent;
199	(b) the drug product equivalent is of the same generic type and is designated the
200	therapeutic equivalent in the approved drug products with therapeutic equivalence evaluations
201	prepared by the Center for Drug Evaluation and Research of the Federal Food and Drug
202	Administration;
203	(c) the drug product equivalent is permitted to move in interstate commerce;
204	(d) the pharmacist or pharmacy intern counsels the patient on the use and the expected
205	response to the prescribed drug, whether a substitute or not, and the substitution is not
206	otherwise prohibited by this chapter;
207	(e) the prescribing practitioner has not indicated that a drug product equivalent may not
208	be substituted for the drug, as provided in Subsection (6); and
209	(f) the substitution is not otherwise prohibited by law.
210	(3) (a) Each out-of-state mail service pharmacy dispensing a drug product equivalent as
211	a substitute for another drug into this state shall notify the patient of the substitution either by

212 telephone or in writing.

- (b) Each out-of-state mail service pharmacy shall comply with the requirements of this chapter with respect to a drug product equivalent substituted for another drug, including labeling and record keeping.
- (4) Pharmacists or pharmacy interns may not substitute without the prescriber's authorization on trade name drug product prescriptions unless the product is currently categorized in the approved drug products with therapeutic equivalence evaluations prepared by the Center for Drug Evaluation and Research of the Federal Food and Drug Administration as a drug product considered to be therapeutically equivalent to another drug product.
- (5) A pharmacist or pharmacy intern who dispenses a prescription with a drug product equivalent under this section assumes no greater liability than would be incurred had the pharmacist or pharmacy intern dispensed the prescription with the drug product prescribed.
- (6) (a) If, in the opinion of the prescribing practitioner, it is in the best interest of the patient that a drug product equivalent not be substituted for a prescribed drug, the practitioner may indicate a prohibition on substitution either by writing "dispense as written" or signing in the appropriate space where two lines have been preprinted on a prescription order and captioned "dispense as written" or "substitution permitted".
- (b) If the prescription is communicated orally by the prescribing practitioner to the pharmacist or pharmacy intern, the practitioner shall indicate the prohibition on substitution and that indication shall be noted in writing by the pharmacist or pharmacy intern with the name of the practitioner and the words "orally by" and the initials of the pharmacist or pharmacy intern written after it.
- (7) A pharmacist or pharmacy intern who substitutes a drug product equivalent for a prescribed drug shall communicate the substitution to the purchaser. The drug product equivalent container shall be labeled with the name of the drug dispensed, and the pharmacist, pharmacy intern, or pharmacy technician shall indicate on the file copy of the prescription both the name of the prescribed drug and the name of the drug product equivalent dispensed in its place.
  - (8) (a) For purposes of this Subsection (8), "substitutes" means to substitute:
  - (i) a generic drug for another generic drug;
- 242 (ii) a generic drug for a nongeneric drug;

243	(iii) a nongeneric drug for another nongeneric drug; or
244	(iv) a nongeneric drug for a generic drug.
245	(b) A prescribing practitioner who makes a finding under Subsection (6)(a) for a
246	patient with a seizure disorder shall indicate a prohibition on substitution of a drug product
247	equivalent in the manner provided in Subsection (6)(a) or (b).
248	(c) Except as provided in Subsection (8)(d), a pharmacist or pharmacy intern who
249	cannot dispense the prescribed drug as written, and who needs to substitute a drug product
250	equivalent for the drug prescribed to the patient to treat or prevent seizures shall notify the
251	prescribing practitioner prior to the substitution.
252	(d) Notification under Subsection (8)(c) is not required if the drug product equivalent is
253	paid for in whole or in part by Medicaid.
254	(9) (a) The division shall designate by rule made in accordance with Title 63G, Chapter
255	3, Utah Administrative Rulemaking Act, and in consultation with the board, the Physicians
256	Licensing Board created in Section 58-67-201, and the Osteopathic Physician and Surgeon's
257	Licensing Board created in Section 58-68-201, appropriate substitutes for albuterol.
258	(b) Subsections (2)(b) and (4) do not apply to the substitution of a drug product
259	equivalent for albuterol.
260	[(9)] (10) Failure of a licensed medical practitioner to specify that no substitution is
261	authorized does not constitute evidence of negligence.
262	Section 5. Section 58-17b-608 is repealed and reenacted to read:
263	58-17b-608. Emergency refills.
264	(1) If a prescription may not $\hat{S} \rightarrow [\underline{\text{otherwise}}] \leftarrow \hat{S}$ be refilled $\hat{S} \rightarrow \underline{\text{otherwise}} \leftarrow \hat{S}$ , a
264a	pharmacist or pharmacy intern
265	may refill the prescription in an emergency without the prescribing practitioner's authorization
266	<u>if:</u>
267	(a) the prescription is for a drug that is not a controlled substance;
268	(b) the patient is currently using the drug prescribed;
269	(c) the prescribing practitioner is not available promptly to authorize the refill;
270	(d) the pharmacist or pharmacy intern, or another pharmacist or pharmacy $\hat{S} \rightarrow [\underline{inter}]$
270a	intern $\leftarrow \hat{S}$ at the
271	same pharmacy, has not previously dispensed a refill for the prescription under this section;
272	(e) refilling the prescription is in the interest of the patient's health;
273	(f) in the professional judgment of the pharmacist or pharmacy intern the prescription

274	should be refilled;
275	(g) except as provided in Subsection (1)(h), the pharmacist or pharmacy intern
276	dispenses the medication in accordance with the prescribing practitioner's instructions included
277	with the prescription; and
278	(h) the pharmacist or pharmacy intern dispenses no more than the amount necessary to
279	address the emergency.
280	(2) If the prescription for a drug dispensed under Subsection (1) is on file with the
281	pharmacy where the drug is dispensed, the pharmacist or pharmacy intern may dispense more
282	than a three-day supply only if:
283	(a) (i) the prescription has expired within the past 30 days; or
284	(ii) no refills are remaining on the prescription; and
285	(b) the amount dispensed does not exceed the lesser of:
286	(i) a 30-day supply; or
287	(ii) the quantity last dispensed at the pharmacy pursuant to the prescription as either a
288	$\underline{\text{fill or a refill}} \ \hat{S} \rightarrow [\underline{; \text{ and}}] \underline{.} \leftarrow \hat{S}$
289	(3) A pharmacist or pharmacy intern who dispenses a prescription refill under this
290	section shall inform the prescribing practitioner of the emergency refill as soon as practicable.
291	Section 6. Section <b>58-17b-610.8</b> is enacted to read:
292	58-17b-610.8. Prescription devices.
293	$\hat{H} \rightarrow [\underline{(1)}]$ A pharmacist or pharmacy intern may prescribe and dispense a prescription device
294	described in Subsection (2) to a patient if:
295	(a) the patient has a current diagnosis, prescription, or treatment protocol from a
296	prescribing practitioner for which one or more of the devices described in Subsection (2) is
297	indicated; and
298	(b) the pharmacist or pharmacy intern acts in accordance with rules made by the
299	division under Subsection (3).
300 301	(2) This section applies to: (a) nebulizers;
302	(b) spacers for use with nebulizers or inhalers; and
303	(c) diabetic testing supplies.
304	(3) The division shall make rules in accordance with Title 63G, Chapter 3, Utah] ←Ĥ

305	Ĥ→ [Administrative Rulemaking Act, and in consultation with the board, the Physicians Licensing
306	Board created in Section 58-67-201, and the Osteopathic Physician and Surgeon's Licensing
307	Board created in Section 58-68-201, to implement this section.
307a	(1) Any of the following documents from a prescribing practitioner shall be considered
307b	a prescription for purposes of the dispensing of and payment for a device described in
307c	Subsection (3), if the device is prescribed or indicated by the document and the document is on
307d	file with a pharmacy:
307e	(a) a written prescription; or
307f	(b) a written record of a patient's:
307g	(i) current diagnosis; or
307h	(ii) treatment protocol.
307i	(2) A pharmacist or pharmacy intern at a pharmacy at which a document considered a
307j	prescription in Subsection (1) is on file may dispense a prescription device described in
307k	Subsection (3) to the patient in accordance with:
3071	(a) the document; and
307m	(b) rules made by the division under Subsection (4).
307n	(3) This section applies to:
307o	(a) nebulizers;
307p	(b) spacers for use with nebulizers or inhalers; and
307q	(c) diabetic testing supplies.
307r	(4) The division shall make rules in accordance with Title 63G, Chapter 3, Utah
307s	Administrative Rulemaking Act, and in consultation with the board, the Physicians Licensing
307t	Board created in Section 58-67-201, and the Osteopathic Physician and Surgeon's Licensing
307u	Board created in Section 58-68-201, to implement this section. $\leftarrow \hat{H}$
308	Section 7. Section <b>58-17b-1001</b> is enacted to read:
309	Part 10. Epinephrine Auto-Injector and Stock Albuterol Act
310	<u>58-17b-1001.</u> Title.
311	This part is known as the "Epinephrine Auto-Injector and Stock Albuterol Act."
312	Section 8. Section <b>58-17b-1002</b> is enacted to read:
313	<u>58-17b-1002.</u> Definitions.
314	As used in this part:
315	(1) "Epinephrine auto-injector" means the same as that term is defined in Section
316	<u>26-41-102.</u>
317	(2) "Local health department" means the same as that term is defined in Section

318	<b>2</b> <u>26A-1-102.</u>
319	(3) "Physician" means the same as that term is defined in Section 58-10-102.
320	(4) "Qualified adult" means the same as that term is defined in Section 26-41-102.
321	(5) "Qualified epinephrine auto-injector entity" means the same as that term is defined
322	<u>in Section 26-41-102.</u>
323	(6) "Qualified stock albuterol entity" means the same as that term is defined in Section
324	<u>26-41-102.</u>
325	(7) "Stock albuterol" means the same as that term is defined in Section 26-41-102.
326	Section 9. Section <b>58-17b-1003</b> is enacted to read:
327	58-17b-1003. Voluntary participation.
328	This part does not create a duty or standard of care for a person to prescribe or dispense
329	an epinephrine auto-injector or stock albuterol.
330	Section 10. Section 58-17b-1004 is enacted to read:
331	58-17b-1004. Authorization to dispense an epinephrine auto-injector and stock
332	albuterol pursuant to a standing order.
333	(1) Notwithstanding any other provision of this chapter, a pharmacist or pharmacy
334	intern may dispense an epinephrine auto-injector:
335	(a) (i) to a qualified adult for use in accordance with Title 26, Chapter 41, Emergency

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367	to make and retain a record of each dispensing, including:
368	(i) the name of the qualified adult $\hat{S} \rightarrow [\bar{s}]$ or $\leftarrow \hat{S}$ qualified epinephrine auto-injector entity
368a	Ŝ <b>→</b> [ <del>, or</del>
369	<u>individual 18 years old or older</u> ] $\leftarrow \hat{S}$ to whom the epinephrine auto-injector is dispensed;
370	(ii) a description of the epinephrine auto-injector dispensed; and
371	(iii) other relevant information; and
372	(d) is approved by the division by administrative rule made in accordance with Title
373	63G, Chapter 3, Utah Administrative Rulemaking Act, in collaboration with the Physicians
374	Licensing Board created in Section 58-67-201 and the Board of Pharmacy.
375	(2) A physician acting in the physician's capacity as an employee of the Department of
376	Health or as a medical director of a local health department may issue a standing prescription
377	drug order authorizing the dispensing of the stock albuterol under Section 58-17b-1004 in
378	accordance with a protocol that:
379	(a) requires the physician to specify the persons, by professional license number,
380	authorized to dispense the stock albuterol;
381	(b) requires the physician to review at least annually the dispensing practices of those
382	authorized by the physician to dispense the stock albuterol;
383	(c) requires those authorized by the physician to dispense the stock albuterol to make
384	and retain a record of each dispensing, including:
385	(i) the name of the qualified adult $\hat{S} \rightarrow [\bar{s}]$ or $\leftarrow \hat{S}$ qualified stock albuterol entity $\hat{S} \rightarrow [\bar{s}]$
385a	individual 18
386	<u>years old or older</u> ] $\leftarrow \hat{S}$ to whom the stock albuterol is dispensed;
387	(ii) a description of the stock albuterol dispensed; and
388	(iii) other relevant information; and
389	(d) is approved by the division by administrative rule made in accordance with Title
390	63G, Chapter 3, Utah Administrative Rulemaking Act, in collaboration with the Physicians
391	Licensing Board created in Section 58-67-201 and the board.
392	Section 12. Section <b>58-17b-1006</b> is enacted to read:
393	58-17b-1006. Guidelines for dispensing an epinephrine auto-injector and stock
394	albuterol.
395	(1) A pharmacist or pharmacy intern who dispenses an epinephrine auto-injector under
396	this part shall, at a minimum, provide patient counseling to the qualified adult $\hat{S} \rightarrow [\bar{z}]$ or $\leftarrow \hat{S}$
396a	<u>qualified</u>
397	epinephrine auto-injector entity $\hat{S} \rightarrow [\frac{1}{2} \text{ or individual 18 years old or older}] \leftarrow \hat{S}$ to whom the
397a	<u>epinephrine</u>

398	auto-injector is dispensed regarding:
399	(a) the appropriate administration and storage of the epinephrine auto-injector;
400	(b) potential side effects and risks of the epinephrine auto-injector; and
401	(c) when to seek emergency medical attention.
402	(2) A pharmacist or pharmacy intern who dispenses stock albuterol under this part
403	shall, at a minimum, provide patient counseling to the qualified adult $\hat{S} \rightarrow [\bar{s}]$ or $\leftarrow \hat{S}$ qualified stock
403a	<u>albuterol</u>
404	entity $\hat{S} \rightarrow [\frac{1}{2}]$ or individual 18 years old or older $\hat{S}$ to whom the stock albuterol is dispensed
404a	regarding:
405	(a) the appropriate administration and storage of the stock albuterol;
406	(b) potential side effects and risks of the stock albuterol; and
407	(c) when to seek emergency medical attention.
408	Section 13. Section <b>58-17b-1007</b> is enacted to read:
409	58-17b-1007. Limited civil liability.
410	(1) A physician who issues a standing prescription drug order in accordance with
411	Subsection 58-17b-1005(1) is not liable for any civil damages for acts or omissions resulting
412	from the dispensing of an epinephrine auto-injector under this part.
413	(2) A physician who issues a standing prescription drug order in accordance with
414	Subsection 58-17b-1005(2) is not liable for any civil damages for acts or omissions resulting
415	from the dispensing of stock albuterol under this part.
416	Section 14. Section <b>58-37f-201</b> is amended to read:
417	58-37f-201. Controlled substance database Creation Purpose.
418	(1) There is created within the division a controlled substance database.
419	(2) The division shall administer and direct the functioning of the database in
420	accordance with this chapter.
421	(3) The division may, under state procurement laws, contract with another state agency
422	or a private entity to establish, operate, or maintain the database.
423	(4) The division shall, in collaboration with the board, determine whether to operate
424	the database within the division or contract with another entity to operate the database, based
425	on an analysis of costs and benefits.
426	(5) The purpose of the database is to contain:
427	(a) the data described in Section 58-37f-203 regarding [every prescription for a
428	controlled substance dispensed in the state to any individual other than an inpatient in a

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429	licensed health care facility] prescriptions for dispensed controlled substances;
430	(b) data reported to the division under Section 26-21-26 regarding poisoning or
431	overdose;
432	(c) data reported to the division under Subsection 41-6a-502(4) or 41-6a-502.5(5)(b)
433	regarding convictions for driving under the influence of a prescribed controlled substance or
434	impaired driving; and
435	(d) data reported to the division under Subsection 58-37-8(1)(e) or 58-37-8(2)(j)
436	regarding certain violations of the Utah Controlled Substances Act.
437	(6) The division shall maintain the database in an electronic file or by other means
438	established by the division to facilitate use of the database for identification of:
439	(a) prescribing practices and patterns of prescribing and dispensing controlled
440	substances;
441	(b) practitioners prescribing controlled substances in an unprofessional or unlawful
442	manner;
443	(c) individuals receiving prescriptions for controlled substances from licensed
444	practitioners, and who subsequently obtain dispensed controlled substances from a drug outlet
445	in quantities or with a frequency inconsistent with generally recognized standards of dosage for
446	that controlled substance;
447	(d) individuals presenting forged or otherwise false or altered prescriptions for
448	controlled substances to a pharmacy;
449	(e) individuals admitted to a general acute hospital for poisoning or overdose involving
450	a prescribed controlled substance; and
451	(f) individuals convicted for:
452	(i) driving under the influence of a prescribed controlled substance that renders the
453	individual incapable of safely operating a vehicle;
454	(ii) driving while impaired, in whole or in part, by a prescribed controlled substance; or
455	(iii) certain violations of the Utah Controlled Substances Act.
456	Section 15. Section <b>58-37f-203</b> is amended to read:
457	58-37f-203. Submission, collection, and maintenance of data.
458	(1) (a) The division shall implement on a statewide basis, including non-resident
459	pharmacies as defined in Section 58-17b-102, the following two options for a pharmacist to

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- (i) real-time submission of the information required to be submitted under this part to the controlled substance database; and
- (ii) 24-hour daily or next business day, whichever is later, batch submission of the information required to be submitted under this part to the controlled substance database.
  - (b) (i) On and after January 1, 2016, a pharmacist shall comply with either:
- 466 (A) the submission time requirements established by the division under Subsection 467 (1)(a)(i); or
- 468 (B) the submission time requirements established by the division under Subsection 469 (1)(a)(ii).
  - (ii) Prior to January 1, 2016, a pharmacist may submit information using either option under this Subsection (1).
    - (c) The division shall comply with Title 63G, Chapter 6a, Utah Procurement Code.
  - (2) (a) The pharmacist-in-charge and the pharmacist of the drug outlet where a controlled substance is dispensed shall submit the data described in this section to the division in accordance with:
    - (i) the requirements of this section;
    - (ii) the procedures established by the division;
    - (iii) additional types of information or data fields established by the division; and
- 479 (iv) the format established by the division.
  - (b) A dispensing medical practitioner licensed under Chapter 17b, Part 8, Dispensing Medical Practitioner and Dispensing Medical Practitioner Clinic Pharmacy, shall comply with the provisions of this section and the dispensing medical practitioner shall assume the duties of the pharmacist under this chapter.
  - (3) (a) [The] Except as provided in Subsection (3)(b), the pharmacist-in-charge and the pharmacist described in Subsection (2)(b) shall, for each controlled substance dispensed by a pharmacist under the pharmacist's supervision [other than those dispensed for an inpatient at a health care facility], submit to the division any type of information or data field established by the division by rule in accordance with Subsection (6) regarding:
  - (i) each controlled substance that is dispensed by the pharmacist or under the pharmacist's supervision; and

491	(ii) each noncontrolled substance that is:		
492	(A) designated by the division under Subsection (8)(a); and		
493	(B) dispensed by the pharmacist or under the pharmacist's supervision.		
494	(b) Subsection (3)(a) does not apply to a drug that is dispensed for [an inpatient]		
495	administration to, or use by, a patient at a health care facility, including a patient in an		
496	outpatient setting at the health care facility.		
497	(4) An individual whose records are in the database may obtain those records upon		
498	submission of a written request to the division.		
499	(5) (a) A patient whose record is in the database may contact the division in writing to		
500	request correction of any of the patient's database information that is incorrect. The patient		
501	shall provide a postal address for the division's response.		
502	(b) The division shall grant or deny the request within 30 days from receipt of the		
503	request and shall advise the requesting patient of its decision by mail postmarked within 35		
504	days of receipt of the request.		
505	(c) If the division denies a request under this Subsection (5) or does not respond within		
506	35 days, the patient may submit an appeal to the Department of Commerce, within 60 days		
507	after the postmark date of the patient's letter making a request for a correction under this		
508	Subsection (5).		
509	(6) The division shall make rules, in accordance with Title 63G, Chapter 3, Utah		
510	Administrative Rulemaking Act, to establish submission requirements under this part,		
511	including:		
512	(a) electronic format;		
513	(b) submission procedures; and		
514	(c) required information and data fields.		
515	(7) The division shall ensure that the database system records and maintains for		
516	reference:		
517	(a) the identification of each individual who requests or receives information from the		
518	database;		
519	(b) the information provided to each individual; and		
520	(c) the date and time that the information is requested or provided.		
521	(8) (a) The division, in collaboration with the Utah Controlled Substance Advisory		

(i) Section 58-17b-1007.

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522 Committee created in Section 58-38a-201, shall designate a list of noncontrolled substances described in Subsection (8)(b) by rule made in accordance with Title 63G, Chapter 3, Utah 523 524 Administrative Rulemaking Act. 525 (b) To determine whether a prescription drug should be designated in the schedules of 526 controlled substances under this chapter, the division may collect information about a 527 prescription drug as defined in Section 58-17b-102 that is not designated in the schedules of 528 controlled substances under this chapter. 529 Section 16. Effective date. 530 (1) Except as provided in Subsection (2), this bill takes effect on May 12, 2020. 531 (2) The actions affecting the following sections take effect on July 1, 2020: 532 (a) Section 26-41-102; 533 (b) Section 26-41-105; 534 (c) Section 58-17b-1001; 535 (d) Section 58-17b-1002; 536 (e) Section 58-17b-1003; 537 (f) Section 58-17b-1004; 538 (g) Section 58-17b-1005; 539 (h) Section 58-17b-1006; and