Bill No. CS for SB 2220

Amendment No. ____

ı	Senate CHAMBER ACTION House
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.1	Senator Brown-Waite moved the following amendment to amendment
2	(811096):
.3	(======
4	Senate Amendment (with title amendment)
.5	On page 1, lines 18 and 19, delete those lines
L6	
7	and insert:
L8	Section 35. Subsection (6) of section 465.025, Florida
L9	Statutes, is amended to read:
20	465.025 Substitution of drugs
21	(6) The Board of Pharmacy and the Board of Medicine
22	shall establish by rule a formulary of generic drug type and
23	brand name drug products which are determined by the boards to
24	demonstrate clinically significant biological or therapeutic
25	inequivalence and which, if substituted, would pose a threat
26	to the health and safety of patients receiving prescription
27	medication.
28	(a) The formulary may be added to or deleted from as
29	the Board of Pharmacy and the Board of Medicine deem
30	appropriate. Any person who requests any inclusion, addition,
31	or deletion of a generic drug type or brand name drug product
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to the formulary shall have the burden of proof to show cause why such inclusion, addition, or deletion should be made.

- (b) Upon adoption of the formulary required by this subsection, and upon each addition, deletion, or modification to the formulary, the Board of Pharmacy shall mail a copy to each manager of the prescription department of each community pharmacy licensed by the state, each nonresident pharmacy registered in the state, and each board regulating practitioners licensed by the laws of the state to prescribe drugs shall incorporate such formulary into its rules. No pharmacist shall substitute a generically equivalent drug product for a prescribed brand name drug product if the brand name drug product or the generic drug type drug product is included in the said formulary.
- (c) The Department of Health shall study the necessity of retaining drugs currently listed on the negative formulary, taking into consideration whether each such drug has been listed by the Federal Food and Drug Administration in the Orange Book as an Approved Drug Product with Therapeutic Equivalence Evaluations. The Department of Health shall report its conclusions and recommendations to the Legislature by November 1, 1999.

On page 1, line 29, through page 2, line 1, delete those lines

and insert:

amending s. 465.025, F.S.; requiring the

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1	Department of Health to study the necessity of
2	retaining certain drugs on the negative
3	formulary; requiring a report to the
4	Legislature;
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