1	SENATE FLOOR VERSION February 18, 2019
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3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL NO. 1019 By: Hicks
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7	An Act relating to pharmacy; amending Section 3, Chapter 234, O.S.L. 2017 (59 O.S. Supp. 2018, Section
8	353.20.2), which relates to prescription refills; providing exception to applicability of section;
9	requiring pharmacist to dispense certain medications or devices under certain conditions; providing
10	certain standard of care; excluding pharmacist from certain civil and criminal liability; stating
11	exception to certain liability; providing for formulary; clarifying applicability of the Pharmacy
12	Audit Integrity Act; and providing an effective date.
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY Section 3, Chapter 234, O.S.L.
17	2017 (59 O.S. Supp. 2018, Section 353.20.2), is amended to read as
18	follows:
19	Section 353.20.2. A. Unless Except as provided in subsection C
20	of this section, unless the prescriber has specified on the
21	prescription that dispensing a prescription for a maintenance
22	medication in an initial amount followed by periodic refills is
23	medically necessary, a pharmacist may exercise his or her
24	professional judgment to dispense varying quantities of medication

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prescriber on the original prescription including any refills.

B. Subsection A of this section shall not apply to scheduled medications or any medications for which a report is required under the controlled substance database. Dispensing of medication based on refills authorized by the physician on the prescription shall be limited to no more than a ninety-day supply of the medication.

8 <u>C. 1. A pharmacist shall dispense without a prescription one</u> 9 <u>or more devices or medications as medically necessary to prevent the</u> 10 <u>death of or serious harm to the health of a patient if the following</u> 11 <u>conditions are met:</u>

12	<u>a.</u>	the pharmacy which the pharmacist owns or at which the
13		pharmacist is employed has a current record of a
14		prescription for the medication or device prescribed
15		in the name of the patient who is requesting it, but
16		the prescription has expired and a refill requires
17		authorization from the licensed practitioner who
18		issued the prescription and neither the patient nor
19		the pharmacist was able to obtain the refill after
20		reasonable attempts were made to obtain such refill
21		and the pharmacist documents such attempts on a form
22		prescribed by the State Board of Pharmacy,

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1	<u>b.</u>	the failure of the pharmacist to dispense the
2		medication or device reasonably could result in the
3		death of or serious harm to the health of the patient,
4	<u>C.</u>	the device or medication is listed on the formulary
5		described in paragraph 4 of this subsection,
6	<u>d.</u>	the patient has been on a consistent medication
7		therapy as demonstrated by records maintained by the
8		pharmacy, and
9	<u>e.</u>	the amount of the medication or device dispensed is
10		for a reasonable amount of time; provided, if the
11		patient or pharmacist is unable to obtain a refill
12		prescription from the patient's licensed practitioner
13		before the amount prescribed to prevent death or
14		serious harm to the health of the patient is depleted,
15		the pharmacist shall dispense an additional amount of
16		the medication or device not more than once in an
17		amount consistent with past prescriptions of the
18		patient.
19	2. The s	tandard of care required of a pharmacist licensed in
20	this state wh	o is acting in accordance with the provisions of this
21	subsection sh	all be the level and type of care, skill and diligence
22	<u>that a reason</u>	ably competent and skilled pharmacist with a similar
23	background an	d in the same or similar locality would have provided
24	under the cir	cumstance.

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1	3. Any pharmacist licensed in this state who in good faith
2	dispenses one or more medications or devices to a patient pursuant
3	to the provisions of this subsection shall not be liable for any
4	civil damages or subject to criminal prosecution as a result of any
5	acts or omissions except for committing gross negligence or willful
6	or wanton acts committed in dispensing or failure to dispense the
7	medication or device.
8	4. The State Board of Pharmacy shall develop and update as
9	necessary an inclusionary formulary of potentially life-saving
10	prescription medications and devices, not to include controlled
11	dangerous substances, for the purposes of this subsection. Such
12	medications and devices shall include but not be limited to:
13	a. insulin and any devices or supplies necessary for the
14	administration of insulin,
15	b. glucometers and any devices or supplies necessary for
16	the operation of the glucometer, and
17	<u>c.</u> <u>rescue inhalers.</u>
18	5. Dispensing in accordance with this subsection shall be
19	deemed dispensing under a legal prescription for purposes of the
20	Pharmacy Audit Integrity Act, Section 356 et seq. of this title.
21	SECTION 2. This act shall become effective November 1, 2019.
22	COMMITTEE REPORT BY: COMMITTEE ON HEALTH AND HUMAN SERVICES February 18, 2019 - DO PASS AS AMENDED
23	FEDILUALY 10, 2019 - DO FASS AS AMENDED
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