| 1                                | L.D. 60   |
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| 2                                | Date: (Filing No. H- )  |
| 3                                | HEALTH COVERAGE, INSURANCE AND FINANCIAL SERVICES   |
| 4                                | Reproduced and distributed under the direction of the Clerk of the House.   |
| 5                                | STATE OF MAINE  |
| 6                                | HOUSE OF REPRESENTATIVES  |
| 7                                | 130TH LEGISLATURE   |
| 8                                | FIRST REGULAR SESSION   |
| 9<br>10                          | COMMITTEE AMENDMENT " " to H.P. 26, L.D. 60, "An Act To Clarify the Minimum Amount of Emergency Refills of Insulin"   |
| 11                               | Amend the bill by inserting before the enacting clause the following:   |
| 12<br>13                         | 'Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and   |
| 14<br>15                         | <b>Whereas,</b> legislation to authorize a pharmacist to provide an emergency refill of insulin was enacted as emergency legislation on March 18, 2020; and   |
| 16<br>17<br>18                   | Whereas, this legislation clarifies the minimum amount of insulin that may be provided on an emergency basis by a pharmacist and requires notice of the refill to the provider that prescribed the insulin to the patient; and  |
| 19<br>20                         | Whereas, it is important for a pharmacist to be able to provide emergency refills of insulin in the minimum amounts permitted by this legislation as soon as possible; and  |
| 21<br>22<br>23<br>24             | <b>Whereas,</b> in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,'  |
| 25<br>26                         | Amend the bill by striking out everything after the enacting clause and inserting the following:  |
| 27<br>28                         | 'Sec. 1. 32 MRSA §13786-D, sub-§2, as enacted by PL 2019, c. 666, Pt. B, §1, is amended to read:  |
| 29<br>30<br>31<br>32<br>33<br>34 | <b>2. Authorization.</b> As authorized by the board in accordance with rules adopted under subsection 3, a pharmacist may dispense emergency refills of insulin and associated insulin-related devices and supplies by prescription drug order or standing order or pursuant to a collaborative practice agreement authorizing insulin to be dispensed. The insulin dispensed under this subsection must be in a quantity that is the lesser of a 30-day supply and the smallest available package at least a 30-day supply unless the intended |

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| ecipient requests a lesser quantity upon consultation with the pharmacist. The intended ecipient shall provide evidence of a previous prescription from a practitioner and attest and state of the consultation are stated as a fill of the consultation and attest and stated as a fill of the consultation are stated as a fill of the consultation and attest as a fill of the consultation are stated as a fill of |
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| hat a refill of that previous prescription may not be readily or easily obtained under the ircumstances. Upon receiving evidence of a previous prescription from a practitioner, the harmacist shall immediately notify that practitioner that an emergency refill of insulin was  |
| ispensed and instruct the recipient to seek follow-up care from the practitioner as soon a   |
| ossible.  Sec. 2. 32 MRSA §13786-D, sub-§3, as enacted by PL 2019, c. 666, Pt. B, §1, i mended to read:  |
| 3. Rules; protocols. The board by rule shall establish standards for authorizing harmacists to dispense insulin in accordance with subsection 2, including adequate raining requirements and protocols for dispensing insulin protocols for notifying ractitioners when emergency refills of insulin are dispensed. Rules adopted under this ubsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.'  |
| Amend the bill by adding before the summary the following:   |
| 'Emergency clause. In view of the emergency cited in the preamble, this legislation akes effect when approved.'  |
| Amend the bill by relettering or renumbering any nonconsecutive Part letter or section umber to read consecutively.  |
| SUMMARY  |
| This amendment replaces the bill. The amendment requires a pharmacist to dispension mergency refills of insulin in at least a 30-day supply unless the intended recipient request lesser quantity upon consultation with the pharmacist. The amendment also requires the harmacist to notify the practitioner that provided the previous prescription and to instruct the recipient to seek follow-up care from the practitioner as soon as possible.  |

The amendment also adds an emergency preamble and emergency clause to the bill.

FISCAL NOTE REQUIRED (See attached)