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A bill to be entitled

An act relating to controlled substances; creating s. 831.311, F.S.; prohibiting the sale, manufacture, alteration, delivery, uttering, or possession of counterfeit-resistant prescription blanks for controlled substances; providing penalties; amending s. 893.04, F.S.; providing additional requirements for the dispensing of a controlled substance listed in Schedule II, Schedule III, or Schedule IV; providing rulemaking authority to the Board of Pharmacy; creating s. 893.055, F.S.; requiring the Department of Health to establish an electronic system to monitor the prescribing of controlled substances listed in Schedules II, III, and IV; requiring the dispensing of such controlled substances to be reported through the system; providing exceptions; providing reporting requirements; providing penalties; requiring the department and regulatory boards to adopt rules; requiring the department to cover all costs for the system, subject to availability of funds; providing a continuing appropriation; providing that a certain trust fund may not be used to fund the program; providing for future legislative review and repeal; creating s. 893.065, F.S.; requiring the department to develop and adopt by rule the form and content for a counterfeit-proof prescription blank for voluntary use by physicians to prescribe a controlled substance listed in Schedule II, Schedule III, or Schedule IV; providing an appropriation and authorizing positions; providing contingent applicability of penalties; providing contingent effective dates.

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31 Be It Enacted by the Legislature of the State of Florida:

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 33 Section 1. Section 831.311, Florida Statutes, is created
 34 to read:

35 831.311 Unlawful sale, manufacture, alteration, delivery,
 36 uttering, or possession of counterfeit-resistant prescription
 37 blanks for controlled substances listed in Schedules II, III,
 38 and IV.--

39 (1) It is unlawful for any person with the intent to
 40 injure or defraud any person or to facilitate any violation of
 41 s. 893.13 to sell, manufacture, alter, deliver, utter, or
 42 possess any counterfeit-resistant prescription blanks for
 43 controlled substances adopted by rule of the Department of
 44 Health pursuant to s. 893.065.

45 (2) Any person who violates this section commits a felony
 46 of the third degree, punishable as provided in s. 775.082, s.
 47 775.083, or s. 775.084.

48 Section 2. Section 893.04, Florida Statutes, is amended to
 49 read:

50 893.04 Pharmacist and practitioner.--

51 (1) A pharmacist, in good faith and in the course of
 52 professional practice only, may dispense controlled substances
 53 upon a written or oral prescription of a practitioner, under the
 54 following conditions:

55 (a) Oral prescriptions must be promptly reduced to writing
 56 by the pharmacist or recorded electronically.

57 (b) The written prescription must be dated and signed by
 58 the prescribing practitioner on the day when issued.

59 (c) There shall appear on the face of the prescription or
 60 written record thereof for the controlled substance the

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61 following information:

62 1. The full name and address of the person for whom, or
 63 the owner of the animal for which, the controlled substance is
 64 dispensed.

65 2. The full name and address of the prescribing
 66 practitioner and the practitioner's federal controlled substance
 67 registry number shall be printed thereon.

68 3. If the prescription is for an animal, the species of
 69 animal for which the controlled substance is prescribed.

70 4. The name of the controlled substance prescribed and the
 71 strength, quantity, and directions for use thereof.

72 5. The number of the prescription, as recorded in the
 73 prescription files of the pharmacy in which it is filled.

74 6. The initials of the pharmacist filling the prescription
 75 and the date filled.

76 (d) The prescription shall be retained on file by the
 77 proprietor of the pharmacy in which it is filled for a period of
 78 2 years.

79 (e) Affixed to the original container in which a
 80 controlled substance is delivered upon a prescription or
 81 authorized refill thereof, as hereinafter provided, there shall
 82 be a label bearing the following information:

83 1. The name and address of the pharmacy from which such
 84 controlled substance was dispensed.

85 2. The date on which the prescription for such controlled
 86 substance was filled.

87 3. The number of such prescription, as recorded in the
 88 prescription files of the pharmacy in which it is filled.

89 4. The name of the prescribing practitioner.

90 5. The name of the patient for whom, or of the owner and

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91 species of the animal for which, the controlled substance is
 92 prescribed.

93 6. The directions for the use of the controlled substance
 94 prescribed in the prescription.

95 7. A clear, concise warning that it is a crime to transfer
 96 the controlled substance to any person other than the patient
 97 for whom prescribed.

98 (f) A prescription for a controlled substance listed in
 99 Schedule II may be dispensed only upon a written prescription of
 100 a practitioner, except that in an emergency situation, as
 101 defined by regulation of the Department of Health, such
 102 controlled substance may be dispensed upon oral prescription but
 103 is limited to a 72-hour supply. No prescription for a controlled
 104 substance listed in Schedule II may be refilled.

105 (g) No prescription for a controlled substance listed in
 106 Schedule ~~Schedules~~ III, Schedule IV, or Schedule V may be filled
 107 or refilled more than five times within a period of 6 months
 108 after the date on which the prescription was written unless the
 109 prescription is renewed by a practitioner.

110 (2)(a) A pharmacist may not dispense a controlled
 111 substance listed in Schedule II, Schedule III, or Schedule IV to
 112 any patient or patient's agent without first determining, in the
 113 exercise of her or his professional judgment, that the order is
 114 valid. The pharmacist or pharmacist's agent must also obtain
 115 the patient or patient's agent identification information, in
 116 writing, electronic format, or other approved manner prior to
 117 dispensing any controlled substance. If the patient or patient's
 118 agent does not have appropriate identification, the pharmacist
 119 may dispense the controlled substance only when the pharmacist
 120 determines, in the exercise of her or his professional judgment,

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121 that the order is valid and includes such information in the
 122 patient's record. The Board of Pharmacy may adopt, by rule,
 123 required patient identification information for controlled
 124 substances and procedures for a pharmacist to verify the
 125 validity of a prescription for controlled substances for
 126 circumstances in which the pharmacist was not provided required
 127 identification information.

128 (b) Any pharmacist that dispenses by mail a controlled
 129 substance listed in Schedule II, Schedule III, or Schedule IV
 130 shall be exempt from the requirement to obtain suitable
 131 identification for the prescription dispensed by mail.

132 (c) Any controlled substance listed in Schedule III or
 133 Schedule IV may be dispensed by a pharmacist upon an oral
 134 prescription if, before filling the prescription, the pharmacist
 135 reduces it to writing or records the prescription
 136 electronically. Such prescriptions must contain the date of the
 137 oral authorization.

138 (d) Each written prescription prescribed by a practitioner
 139 in this state for a controlled substance listed in Schedule II,
 140 Schedule III, or Schedule IV must include both a written and a
 141 numerical notation of the quantity on the face of the
 142 prescription and a notation of the date with the abbreviated
 143 month written out on the face of the prescription. A pharmacist
 144 shall be permitted, upon verification by the prescriber, to
 145 document any information required by this paragraph.

146 (e) A pharmacist may not dispense more than a 30-day
 147 supply of a controlled substance listed in Schedule III upon an
 148 oral prescription issued in this state.

149 (f) A pharmacist may not knowingly fill a prescription
 150 that has been forged for a controlled substance listed in

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151 Schedule II, Schedule III, or Schedule IV.

152 ~~(3)(2)~~ Notwithstanding the provisions of subsection (1), a
 153 pharmacist may dispense a one-time emergency refill of up to a
 154 72-hour supply of the prescribed medication for any medicinal
 155 drug other than a medicinal drug listed in Schedule II, in
 156 compliance with the provisions of s. 465.0275.

157 ~~(4)(3)~~ The legal owner of any stock of controlled
 158 substances in a pharmacy, upon discontinuance of dealing in
 159 controlled substances, may sell said stock to a manufacturer,
 160 wholesaler, or pharmacy. Such controlled substances may be sold
 161 only upon an order form, when such an order form is required for
 162 sale by the drug abuse laws of the United States or this state,
 163 or regulations pursuant thereto.

164 Section 3. Effective July 1, 2004, subsection (1) of
 165 section 893.055, Florida Statutes, is created, and effective
 166 July 1, 2005, subsections (2) through (9) of said section are
 167 created, to read:

168 893.055 Electronic monitoring system for prescription of
 169 controlled substances listed in Schedules II, III, and IV.--

170 (1) By June 30, 2005, the Department of Health shall
 171 design and establish an electronic system consistent with the
 172 American Society for Automation in Pharmacy (ASAP) standards to
 173 monitor the prescribing and dispensing of controlled substances
 174 listed in Schedules II, III, and IV by health care practitioners
 175 within the state and the dispensing of such controlled
 176 substances to an individual at a specific address within the
 177 state by a pharmacy permitted or registered by the Board of
 178 Pharmacy. The system shall be put into operation on July 1,
 179 2005.

180 (2) Any controlled substance listed in Schedule II,

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181 Schedule III, or Schedule IV which is dispensed to an individual
 182 in this state must be reported to the Department of Health
 183 through the system, as soon thereafter as possible but not more
 184 than 35 days after the date the controlled substance is
 185 dispensed, each time the controlled substance is dispensed. A
 186 pharmacy may meet the reporting requirements of this section by
 187 providing the Department of Health an exchangeable electronic
 188 disc or tape of each controlled substance listed in Schedules
 189 II, III, and IV which it dispenses.

190 (3) This section does not apply to controlled substances:

191 (a) Administered by a health care practitioner directly to
 192 a patient.

193 (b) Dispensed by a health care practitioner authorized to
 194 prescribe controlled substances directly to a patient and
 195 limited to an amount adequate to treat the patient for a period
 196 of no more than 72 hours.

197 (c) Dispensed by a health care practitioner or a
 198 pharmacist to an inpatient of a facility with an institutional
 199 pharmacy permit.

200 (d) Ordered from an institutional pharmacy permitted under
 201 s. 465.019 in accordance with the institutional policy for such
 202 controlled substances or drugs.

203 (e) Either dispensed by a pharmacist or administered by a
 204 health care practitioner to a patient or resident receiving care
 205 from a hospital, nursing home, assisted living facility, home
 206 health agency, hospice, or intermediate care facility for the
 207 developmentally disabled which is licensed in this state.

208 (f) Prescribed by a health care practitioner for a patient
 209 younger than 16 years of age.

210 (4) The data required to be reported under this section

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211 shall be determined by the Department of Health by rule but may
 212 include any data required under s. 893.04.

213 (5) A practitioner or pharmacist who dispenses a
 214 controlled substance under this section must submit the
 215 information required by this section in an electronic or other
 216 format approved by rule of the Department of Health. The cost to
 217 the dispenser in submitting the information required by this
 218 subsection may not be material or extraordinary. Costs not
 219 considered to be material or extraordinary include, but are not
 220 limited to, regular postage, compact discs, zip drive storage,
 221 regular electronic mail, magnetic tapes, diskettes, and
 222 facsimile charges. The information submitted to the Department
 223 of Health under this section may be transmitted to any person or
 224 agency authorized to receive it pursuant to House Bill 399, or
 225 similar legislation, and that person or agency may maintain the
 226 information received for up to 24 months before purging it from
 227 its records. All transmissions required by this paragraph must
 228 comply with relevant federal and state privacy and security
 229 laws. However, any authorized agency receiving such information
 230 may maintain it longer than 24 months if the information is
 231 pertinent to an ongoing investigation or prosecution.

232 (6) Any person who knowingly fails to report the
 233 dispensing of a controlled substance listed in Schedule II,
 234 Schedule III, or Schedule IV as required by this section commits
 235 a misdemeanor of the first degree, punishable as provided in s.
 236 775.082 or s. 775.083.

237 (7) The Department of Health and the regulatory boards for
 238 the health care practitioners subject to this section shall
 239 adopt rules pursuant to ss. 120.536(1) and 120.54 necessary to
 240 implement and administer this section.

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241 (8) All costs incurred by the Department of Health in
242 implementing the prescription monitoring system shall be borne
243 by the department, subject to the availability of funds, and
244 there is appropriated annually from the Grants and Donations
245 Trust Fund an amount necessary to cover such costs. The Medical
246 Quality Assurance Trust Fund may not be used to implement or
247 otherwise fund this program.

248 (9) This section is repealed June 30, 2008, unless
249 reviewed and saved from repeal through reenactment by the
250 Legislature.

251 Section 4. Section 893.065, Florida Statutes, is created
252 to read:

253 893.065 Counterfeit-resistant prescription blanks for
254 controlled substances listed in Schedules II, III, and IV.--The
255 Department of Health shall develop and adopt by rule the form
256 and content for a counterfeit-resistant prescription blank which
257 may be used by practitioners to prescribe a controlled substance
258 listed in Schedule II, Schedule III, or Schedule IV. The
259 Department of Health may require the prescription blanks to be
260 printed on distinctive, watermarked paper and to bear the
261 preprinted name, address, and category of professional licensure
262 of the practitioner and that practitioner's federal registry
263 number for controlled substances. The prescription blanks may
264 not be transferred.

265 Section 5. Effective July 1, 2004, there is appropriated
266 \$2,196,352 from the Grants and Donations Trust Fund to the
267 Department of Health, and three full-time equivalent positions
268 are authorized for fiscal year 2004-2005, to implement the
269 provisions of ss. 893.055 and 893.065, Florida Statutes, as
270 created by this act.

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271 Section 6. The penalties created in ss. 831.311(2) and
272 893.055(6), Florida Statutes, by this act shall be effective
273 only upon the adoption by the Department of Health and each
274 applicable professional regulatory board of the rules required
275 pursuant to ss. 893.055(7) and 893.065, Florida Statutes, as
276 created by this act.

277 Section 7. Except as otherwise expressly provided in this
278 act, this act shall take effect July 1, 2005, if House Bill 399
279 or similar legislation is adopted in the same legislative
280 session or an extension thereof and becomes law.