

LEGISLATIVE ACTION

	Senate	•	House
(Comm: RCS		
0	4/15/2009		
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The Committee on Health and Human Services Appropriations (Haridopolos) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause

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and insert:
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Section 1. Section 893.055, Florida Statutes, is created to read:

893.055 Prescription drug monitoring program.-

(1) As used in this section, the term:

(a) "Patient advisory report" or "advisory report" means

10 information provided by the department in writing, or as

11 determined by the department, to a prescriber, dispenser,

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12	pharmacy, or patient concerning the dispensing of controlled
13	substances. All advisory reports are for informational purposes
14	only and impose no obligations of any nature or any legal duty
15	on a prescriber, dispenser, pharmacy, or patient. The patient
16	advisory report shall be provided in accordance with s.
17	893.13(7)(a)8. The advisory reports issued by the department are
18	not subject to discovery or introduction into evidence in any
19	civil or administrative action against a prescriber, dispenser,
20	pharmacy, or patient arising out of matters that are the subject
21	of the report, and a person who participates in preparing,
22	reviewing, issuing, or any other activity related to an advisory
23	report may not be permitted or required to testify in any such
24	civil action as to any findings, recommendations, evaluations,
25	opinions, or other actions taken in connection with preparing,
26	reviewing, or issuing such a report.
27	(b) "Controlled substance" means a controlled substance
28	listed in Schedule II, Schedule III, or Schedule IV in s.
29	893.03.
30	(c) "Dispenser" means a pharmacy, dispensing pharmacist, or
31	dispensing health care practitioner.
32	(d) "Health care practitioner" or "practitioner" means any
33	practitioner who is subject to licensure or regulation by the
34	department under chapter 458, chapter 459, chapter 461, chapter
35	462, chapter 464, chapter 465, or chapter 466.
36	(e) "Health care regulatory board" means any board for a
37	practitioner or health care practitioner who is licensed or
38	regulated by the department.
39	(f) "Pharmacy" means any pharmacy that is subject to
40	licensure or regulation by the department under chapter 465 and
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41 that dispenses or delivers a controlled substance to an 42 individual or address in this state. (g) "Prescriber" means a prescribing physician, prescribing 43 practitioner, or other prescribing health care practitioner. 44 45 (h) "Active investigation" means an investigation that is 46 being conducted with a reasonable, good faith belief that it could lead to the filing of administrative, civil, or criminal 47 proceedings, or that is ongoing and continuing and for which 48 49 there is a reasonable, good faith anticipation of securing an 50 arrest or prosecution in the foreseeable future. 51 (i) "Law enforcement agency" means the Department of Law 52 Enforcement, a Florida sheriff's department, a Florida police department, or a law enforcement agency of the Federal 53 54 Government which enforces the laws of this state or the United 55 States relating to controlled substances, and which its agents 56 and officers are empowered by law to conduct criminal 57 investigations and make arrests. (2) (a) By December 1, 2010, the department shall design and 58 59 establish a comprehensive electronic database system that has 60 controlled substance prescriptions provided to it and that 61 provides prescription information to a patient's health care 62 practitioner and pharmacist who inform the department that they 63 wish the patient advisory report provided to them. Otherwise, 64 the patient advisory report will not be sent to the 65 practitioner, pharmacy, or pharmacist. The system shall be 66 designed to provide information regarding dispensed 67 prescriptions of controlled substances and shall not infringe 68 upon the legitimate prescribing or dispensing of a controlled 69 substance by a prescriber or dispenser acting in good faith and

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70 in the course of professional practice. The system shall be 71 consistent with standards of the American Society for Automation in Pharmacy (ASAP). The electronic system shall also comply with 72 73 the Health Insurance Portability and Accountability Act (HIPAA) 74 as it pertains to protected health information (PHI), electronic 75 protected health information (EPHI), and all other relevant 76 state and federal privacy and security laws and regulations. The 77 department shall establish policies and procedures as 78 appropriate regarding the reporting, accessing the database, 79 evaluation, management, development, implementation, operation, 80 storage, and security of information within the system. The 81 reporting of prescribed controlled substances shall include a dispensing transaction with a dispenser pursuant to chapter 465 82 83 or through a dispensing transaction to an individual or address 84 in this state with a pharmacy that is not located in this state 85 but that is otherwise subject to the jurisdiction of this state 86 as to that dispensing transaction. The reporting of patient 87 advisory reports refers only to reports to patients, pharmacies, 88 and practitioners. Separate reports that contain patient 89 prescription history information and that are not patient 90 advisory reports are provided to persons and entities as authorized in paragraphs (7)(b) and (c) and s. 893.0551. 91 92 (b) The department, in coordination with the Office of Drug 93 Control, shall adopt rules as necessary concerning the 94 reporting, accessing the database, evaluation, management, 95 development, implementation, operation, security, and storage of 96 information within the system, including rules for when patient 97 advisory reports are provided to pharmacies and prescribers. The 98 patient advisory report shall be provided in accordance with s.

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99	893.13(7)(a)8. The department shall work with the professional
100	health care licensure boards, such as the Board of Medicine, the
101	Board of Osteopathic Medicine, and the Board of Pharmacy; other
102	appropriate organizations, such as the Florida Pharmacy
103	Association, the Office of Drug Control, the Florida Medical
104	Association, the Florida Retail Federation and the Florida
105	Osteopathic Medical Association, including those relating to
106	pain management; and the Attorney General, the Department of Law
107	Enforcement, and the Agency for Health Care Administration to
108	develop rules appropriate for the prescription drug monitoring
109	program.
110	(c) All dispensers and prescribers subject to these
111	reporting requirements shall be notified by the department of
112	the implementation date for such reporting requirements.
113	(3) The pharmacy dispensing the controlled substance and
114	each prescriber who directly dispenses a controlled substance
115	shall submit to the electronic system, by a procedure and in a
116	format established by the department and consistent with an
117	ASAP-approved format, the following information for inclusion in
118	the database:
119	(a) The name of the prescribing practitioner, the
120	practitioner's federal Drug Enforcement Administration
121	registration number, the practitioner's National Provider
122	Identification (NPI) or other appropriate identifier, and the
123	date of the prescription.
124	(b) The date the prescription was filled and the method of
125	payment, such as cash by an individual, insurance coverage
126	through a third party, or Medicaid payment. This paragraph does
127	not authorize the department to include individual credit card
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129(c) The full name, address, and date of birth of the person130for whom the prescription was written.131(d) The name, national drug code, quantity, and strength of132the controlled substance dispensed.133(e) The full name, federal Drug Enforcement Administration134registration number, and address of the pharmacy or other135location from which the controlled substance was dispensed. If136the controlled substance was dispensed by a practitioner other137than a pharmacist, the practitioner's full name, federal Drug138Enforcement Administration registration number, and address.139(f) The name of the pharmacy or practitioner, other than a140pharmacist, dispensing the controlled substance and the141practitioner's National Provider Identification (NFI).142(g) Other appropriate identifying information as determined143by department rule.144(4) Each time a controlled substance is dispensed to an145individual, the controlled substance shall be reported to the146department through the system as soon thereafter as possible,147but not more than 15 days after the date the controlled148substance is dispensed unless an extension is approved by the149department for cause as determined by rule. A dispenser must150meet the reporting requirements of this section by providing the151required information concerning each controlled substance that152it dispensed in a department-approved, secure methodo	128	numbers or other account numbers in the database.
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150 meet the reporting requirements of this section by providing the 151 required information concerning each controlled substance that 152 it dispensed in a department-approved, secure methodology and 153 format. Such approved formats may include, but are not limited 154 to, submission via the Internet, on a disc, or by use of regular 155 mail.	148	substance is dispensed unless an extension is approved by the
151 required information concerning each controlled substance that 152 it dispensed in a department-approved, secure methodology and 153 format. Such approved formats may include, but are not limited 154 to, submission via the Internet, on a disc, or by use of regular 155 mail.	149	department for cause as determined by rule. A dispenser must
152 <u>it dispensed in a department-approved, secure methodology and</u> 153 <u>format. Such approved formats may include, but are not limited</u> 154 <u>to, submission via the Internet, on a disc, or by use of regular</u> 155 <u>mail.</u>	150	meet the reporting requirements of this section by providing the
153 <u>format. Such approved formats may include, but are not limited</u> 154 <u>to, submission via the Internet, on a disc, or by use of regular</u> 155 <u>mail.</u>	151	required information concerning each controlled substance that
154 to, submission via the Internet, on a disc, or by use of regular 155 mail.	152	it dispensed in a department-approved, secure methodology and
155 <u>mail.</u>	153	format. Such approved formats may include, but are not limited
	154	to, submission via the Internet, on a disc, or by use of regular
156 (5) The following are exempt from this section.	155	mail.
	156	(5) The following are exempt from this section:

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157	(a) A health care practitioner when administering a
158	controlled substance directly to a patient if the amount of the
159	controlled substance is adequate to treat the patient during
160	that particular treatment session.
161	(b) A pharmacist or health care practitioner when
162	administering a controlled substance to a patient or resident
163	receiving care as a patient at a hospital, nursing home,
164	ambulatory surgical center, hospice, or intermediate care
165	facility for the developmentally disabled which is licensed in
166	this state.
167	(c) A practitioner when administering or dispensing a
168	controlled substance in the health care system of the Department
169	of Corrections.
170	(d) A practitioner when administering a controlled
171	substance in the emergency room of a licensed hospital.
172	(e) A health care practitioner when administering or
173	dispensing a controlled substance to a person under the age of
174	<u>16.</u>
175	(f) A pharmacist or a dispensing practitioner when
176	dispensing a one-time, 72-hour emergency resupply of a
177	controlled substance to a patient.
178	(6) The department may establish when to suspend and when
179	to resume reporting information during a state-declared or
180	nationally declared disaster.
181	(7)(a) A practitioner or pharmacist who dispenses a
182	controlled substance must submit the information required by
183	this section in an electronic or other method in an ASAP format
184	approved by rule of the department unless otherwise provided in
185	this section. The cost to the dispenser in submitting the

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186	information required by this section may not be material or
187	extraordinary. Costs not considered to be material or
188	extraordinary include, but are not limited to, regular postage,
189	electronic media, regular electronic mail, and facsimile
190	charges.
191	(b) A pharmacy, prescriber, or dispenser shall have access
192	to information in the prescription drug monitoring program's
193	database which relates to a patient of that pharmacy,
194	prescriber, or dispenser in a manner established by the
195	department as needed for the purpose of reviewing the patient's
196	controlled substance prescription history. Other access to the
197	program's database shall be limited to the program's manager and
198	to the designated program and support staff, who may act only at
199	the direction of the program manager or, in the absence of the
200	program manager, as authorized. Access by the program manager or
201	such designated staff is for prescription drug program
202	management only or for management of the program's database and
203	its system in support of the requirements of this section and in
204	furtherance of the prescription drug monitoring program.
205	Confidential and exempt information in the database shall be
206	released only as provided in paragraph (c) and s. 893.0551.
207	(c) The following entities shall not be allowed direct
208	access to information in the prescription drug monitoring
209	program database but may request from the program manager and,
210	when authorized by the program manager, the program manager's
211	program and support staff, information that is confidential and
212	exempt under s. 893.0551. Prior to release, the request shall be
213	verified as authentic and authorized with the requesting
214	organization by the program manager, the program manager's

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215	program and support staff, or as determined in rules by the
216	department as being authentic and as having been authorized by
217	the requesting entity:
218	1. The department's relevant health care regulatory boards
219	responsible for the licensure, regulation, or discipline of
220	practitioners, pharmacists, or other persons who are authorized
221	to prescribe, administer, or dispense controlled substances and
222	who are involved in a specific controlled substance
223	investigation involving a designated person for one or more
224	prescribed controlled substances.
225	2. The Attorney General for Medicaid fraud cases involving
226	prescribed controlled substances.
227	3. A law enforcement agency during active investigations
228	regarding potential criminal activity, fraud, or theft regarding
229	prescribed controlled substances.
230	4. A patient or the legal guardian or designated health
231	care surrogate of an incapacitated patient as described in s.
232	893.0551 who, for the purpose of verifying the accuracy of the
233	database information, submits a written and notarized request
234	that includes the patient's full name, address, and date of
235	birth, and includes the same information if the legal guardian
236	or health care surrogate submits the request. The request shall
237	be validated by the department to verify the identity of the
238	patient and the legal guardian or health care surrogate, if the
239	patient's legal guardian or health care surrogate is the
240	requestor. Such verification is also required for any request to
241	change a patient's prescription history or other information
242	related to his or her information in the electronic database.
243	



244	Information in the database for the electronic prescription
245	drug monitoring system is not discoverable or admissible in any
246	civil or administrative action, except in an investigation and
247	disciplinary proceeding by the department or the appropriate
248	regulatory board.
249	(d) The following entities shall not be allowed direct
250	access to information in the prescription drug monitoring
251	program database but may request from the program manager and,
252	when authorized by the program manager, the program manager's
253	program and support staff, information that contains no
254	identifying information of any patient, physician, health care
255	practitioner, prescriber, or dispenser and that is not
256	confidential and exempt:
257	1. Department staff for the purpose of calculating
258	performance measures pursuant to subsection (8).
259	2. The Program Implementation and Oversight Task Force for
260	its reporting to the Governor, the President of the Senate, and
261	the Speaker of the House of Representatives regarding the
262	prescription drug monitoring program. This subparagraph expires
263	July 1, 2012.
264	(e) All transmissions of data required by this section must
265	comply with relevant state and federal privacy and security laws
266	and regulations. However, any authorized agency or person under
267	s. 893.0551 receiving such information as allowed by s. 893.0551
268	may maintain the information received for up to 24 months before
269	purging it from his or her records or maintain it for longer
270	than 24 months if the information is pertinent to ongoing health
271	care or an active law enforcement investigation or prosecution.
272	(8) To assist in fulfilling program responsibilities,

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273	performance measures shall be reported annually to the Governor,
274	the President of the Senate, and the Speaker of the House of
275	Representatives by the department each December 1, beginning in
276	2011. Data that does not contain patient, physician, health care
277	practitioner, prescriber, or dispenser identifying information
278	may be requested during the year by department employees so that
279	the department may undertake public health care and safety
280	initiatives that take advantage of observed trends. Performance
281	measures may include, but are not limited to, efforts to achieve
282	the following outcomes:
283	(a) Reduction of the rate of inappropriate use of
284	prescription drugs through department education and safety
285	efforts.
286	(b) Reduction of the quantity of pharmaceutical controlled
287	substances obtained by individuals attempting to engage in fraud
288	and deceit.
289	(c) Increased coordination among partners participating in
290	the prescription drug monitoring program.
291	(d) Involvement of stakeholders in achieving improved
292	patient health care and safety and reduction of prescription
293	drug abuse and prescription drug diversion.
294	(9) Any person who willfully and knowingly fails to report
295	the dispensing of a controlled substance as required by this
296	section commits a misdemeanor of the first degree, punishable as
297	provided in s. 775.082 or s. 775.083.
298	(10) All costs incurred by the department in administering
299	the prescription drug monitoring program shall be funded through
300	federal grants or private funding applied for or received by the
301	state. The department may not commit funds for the monitoring
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1	
302	program without ensuring funding is available. The prescription
303	drug monitoring program and the implementation thereof are
304	contingent upon receipt of the nonstate funding. The department
305	and state government shall cooperate with the direct-support
306	organization established pursuant to subsection (11) in seeking
307	federal grant funds, other nonstate grant funds, gifts,
308	donations, or other private moneys for the department so long as
309	the costs of doing so are not considered material. Nonmaterial
310	costs for this purpose include, but are not limited to, the
311	costs of mailing and personnel assigned to research or apply for
312	a grant. Notwithstanding the exemptions to competitive-
313	solicitation requirements under s. 287.057(5)(f), the department
314	shall comply with the competitive-solicitation requirements
315	under s. 287.057 for the procurement of any goods or services
316	required by this section.
317	(11) The Office of Drug Control, in coordination with the
318	department, may establish a direct-support organization that has
319	a board consisting of at least five members to provide
320	assistance, funding, and promotional support for the activities
321	authorized for the prescription drug monitoring program.
322	(a) As used in this subsection, the term "direct-support
323	organization" means an organization that is:
324	1. A Florida corporation not for profit incorporated under
325	chapter 617, exempted from filing fees, and approved by the
326	Department of State.
327	2. Organized and operated to conduct programs and
328	activities; raise funds; request and receive grants, gifts, and
329	bequests of money; acquire, receive, hold, and invest, in its
330	own name, securities, funds, objects of value, or other
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331	property, either real or personal; and make expenditures or
332	provide funding to or for the direct or indirect benefit of the
333	department in the furtherance of the prescription drug
334	monitoring program.
335	(b) The direct-support organization is not considered a
336	lobbying firm within the meaning of s. 11.045.
337	(c) The director of the Office of Drug Control shall
338	appoint a board of directors for the direct-support
339	organization. The director may designate employees of the Office
340	of Drug Control, state employees other than state employees from
341	the department, and any other nonstate employees as appropriate,
342	to serve on the board. Members of the board shall serve at the
343	pleasure of the director of the Office of Drug Control. The
344	director shall provide guidance to members of the board to
345	ensure that moneys received by the direct-support organization
346	are not received from inappropriate sources. Inappropriate
347	sources include, but are not limited to, donors, grantors,
348	persons, or organizations that may monetarily or substantively
349	benefit from the purchase of goods or services by the department
350	in furtherance of the prescription drug monitoring program.
351	(d) The direct-support organization shall operate under
352	written contract with the Office of Drug Control. The contract
353	must, at a minimum, provide for:
354	1. Approval of the articles of incorporation and bylaws of
355	the direct-support organization by the Office of Drug Control.
356	2. Submission of an annual budget for the approval of the
357	Office of Drug Control.
358	3. Certification by the Office of Drug Control in
359	consultation with the department that the direct-support

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360	organization is complying with the terms of the contract in a
361	manner consistent with and in furtherance of the goals and
362	purposes of the prescription drug monitoring program and in the
363	best interests of the state. Such certification must be made
364	annually and reported in the official minutes of a meeting of
365	the direct-support organization.
366	4. The reversion, without penalty, to the Office of Drug
367	Control, or to the state if the Office of Drug Control ceases to
368	exist, of all moneys and property held in trust by the direct-
369	support organization for the benefit of the prescription drug
370	monitoring program if the direct-support organization ceases to
371	exist or if the contract is terminated.
372	5. The fiscal year of the direct-support organization,
373	which must begin July 1 of each year and end June 30 of the
374	following year.
375	6. The disclosure of the material provisions of the
376	contract to donors of gifts, contributions, or bequests,
377	including such disclosure on all promotional and fundraising
378	publications, and an explanation to such donors of the
379	distinction between the Office of Drug Control and the direct-
380	support organization.
381	7. The direct-support organization's collecting, expending,
382	and providing of funds to the department for the development,
383	implementation, and operation of the prescription drug
384	monitoring program as described in this section and section 2 of
385	this act as long as the task force is authorized. The direct-
386	support organization may collect and expend funds to be used for
387	the functions of the direct-support organization's board of
388	directors, as necessary and approved by the director of the

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389	Office of Drug Control. In addition, the direct-support
390	organization may collect and provide funding to the department
391	in furtherance of the prescription drug monitoring program by:
392	a. Establishing and administering the prescription drug
393	monitoring program's electronic database, including hardware and
394	software.
395	b. Conducting studies on the efficiency and effectiveness
396	of the program to include feasibility studies as described in
397	subsection (13).
398	c. Providing funds for future enhancements of the program
399	within the intent of this section.
400	d. Providing user training of the prescription drug
401	monitoring program, including distribution of materials to
402	promote public awareness and education and conducting workshops
403	or other meetings, for health care practitioners, pharmacists,
404	and others as appropriate.
405	e. Providing funds for travel expenses.
406	f. Providing funds for administrative costs, including
407	personnel, audits, facilities, and equipment.
408	g. Fulfilling all other requirements necessary to implement
409	and operate the program as outlined in this section.
410	(e) The activities of the direct-support organization must
411	be consistent with the goals and mission of the Office of Drug
412	Control, as determined by the office in consultation with the
413	department, and in the best interests of the state. The direct-
414	support organization must obtain a written approval from the
415	director of the Office of Drug Control for any activities in
416	support of the prescription drug monitoring program before
417	undertaking those activities.
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418 (f) The Office of Drug Control, in consultation with the 419 department, may permit, without charge, appropriate use of 420 administrative services, property, and facilities of the Office 421 of Drug Control and the department by the direct-support 422 organization, subject to this section. The use must be directly 423 in keeping with the approved purposes of the direct-support 424 organization and may not be made at times or places that would 425 unreasonably interfere with opportunities for the public to use 42.6 such facilities for established purposes. Any moneys received 427 from rentals of facilities and properties managed by the Office 428 of Drug Control and the department may be held by the Office of 429 Drug Control or in a separate depository account in the name of 430 the direct-support organization and subject to the provisions of 431 the letter of agreement with the Office of Drug Control. The 432 letter of agreement must provide that any funds held in the 433 separate depository account in the name of the direct-support 434 organization must revert to the Office of Drug Control if the 435 direct-support organization is no longer approved by the Office 436 of Drug Control to operate in the best interests of the state. 437 (g) The Office of Drug Control, in consultation with the 438 department, may adopt rules under s. 120.54 to govern the use of administrative services, property, or facilities of the 439 440 department or office by the direct-support organization. 441 (h) The Office of Drug Control may not permit the use of 442 any administrative services, property, or facilities of the 443 state by a direct-support organization if that organization does 444 not provide equal membership and employment opportunities to all 445 persons regardless of race, color, religion, gender, age, or 446 national origin.

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447	(i) The direct-support organization shall provide for an
448	independent annual financial audit in accordance with s.
449	215.981. Copies of the audit shall be provided to the Office of
450	Drug Control and the Office of Policy and Budget in the
451	Executive Office of the Governor.
452	(j) The direct-support organization may not exercise any
453	power under s. 617.0302(12) or (16).
454	(12) A prescriber or dispenser may have access to the
455	information under this section which relates to a patient of
456	that prescriber or dispenser as needed for the purpose of
457	reviewing the patient's controlled drug prescription history. A
458	prescriber or dispenser acting in good faith is immune from any
459	civil, criminal, or administrative liability that might
460	otherwise be incurred or imposed for receiving or using
461	information from the prescription drug monitoring program. This
462	subsection does not create a private cause of action, and a
463	person may not recover damages against a prescriber or dispenser
464	authorized to access information under this subsection for
465	accessing or failing to access such information.
466	(13) To the extent that funding is provided for such
467	purpose through federal or private grants or gifts and other
468	types of available moneys, the department, in collaboration with
469	the Office of Drug Control, shall study the feasibility of
470	enhancing the prescription drug monitoring program for the
471	purposes of public health initiatives and statistical reporting
472	that respects the privacy of the patient, the prescriber, and
473	the dispenser. Such a study shall be conducted in order to
474	further improve the quality of health care services and safety
475	by improving the prescribing and dispensing practices for

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476 prescription drugs, taking advantage of advances in technology, 477 reducing duplicative prescriptions and the overprescribing of 478 prescription drugs, and reducing drug abuse. The requirements of 479 the National All Schedules Prescription Electronic Reporting 480 (NASPER) Act are authorized in order to apply for federal NASPER 481 funding. In addition, the direct-support organization shall 482 provide funding for the department, in collaboration with the 483 Office of Drug Control, to conduct training for health care 484 practitioners and other appropriate persons in using the 485 monitoring program to support the program enhancements.

486 (14) A pharmacist, pharmacy, or dispensing health care 487 practitioner or his or her agent, before releasing a controlled 488 substance to any person not known to such dispenser, shall 489 require the person purchasing, receiving, or otherwise acquiring 490 the controlled substance to present valid photographic identification or other verification of his or her identity to 491 492 the dispenser. If the person does not have proper 493 identification, the dispenser may verify the validity of the 494 prescription and the identity of the patient with the prescriber 495 or his or her authorized agent. Verification of health plan 496 eligibility through a real-time inquiry or adjudication system 497 will be considered to be proper identification. This subsection 498 does not apply in an institutional setting or to a long-term care facility, including, but not limited to, an assisted living 499 500 facility or a hospital to which patients are admitted. As used 501 in this subsection, the term "proper identification" means an 502 identification that is issued by a state or the Federal 503 Government containing the person's photograph, printed name, and 504 signature or a document considered acceptable under 8 C.F.R.

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505	274a.2(b)(1)(v)(A) and (B).
506	(15) The Agency for Health Care Administration shall
507	continue the promotion of electronic prescribing by health care
508	practitioners, health care facilities, and pharmacies under s.
509	408.0611.
510	(16) By October 1, 2010, the department shall adopt rules
511	pursuant to ss. 120.536(1) and 120.54 to administer the
512	provisions of this section, which shall include as necessary the
513	reporting, accessing, evaluation, management, development,
514	implementation, operation, and storage of information within the
515	monitoring program's system.
516	Section 2. (1) The Program Implementation and Oversight
517	Task Force is created within the Executive Office of the
518	Governor. The director of the Office of Drug Control shall be a
519	nonvoting, ex officio member of the task force and shall act as
520	chair. The Office of Drug Control and the Department of Health
521	shall provide staff support for the task force.
522	(a) The following state officials shall serve on the task
523	force:
524	1. The Attorney General or his or her designee.
525	2. The Secretary of Children and Family Services or his or
526	her designee.
527	3. The Secretary of Health Care Administration or his or
528	her designee.
529	4. The State Surgeon General or his or her designee.
530	(b) In addition, the Governor shall appoint 12 members of
531	the public to serve on the task force. Of these 12 appointed
532	members, one member must have professional or occupational
533	expertise in computer security; one member must be a Florida-

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534	licensed, board-certified oncologist; two members must be
535	Florida-licensed, fellowship-trained, pain-medicine physicians;
536	one member must be a Florida-licensed primary care physician who
537	has experience in prescribing scheduled prescription drugs; one
538	member must have professional or occupational expertise in e-
539	Prescribing or prescription drug monitoring programs; two
540	members must be a Florida-licensed pharmacists; one member must
541	have professional or occupational expertise in the area of law
542	enforcement and have experience in prescription drug
543	investigations; one member must have professional or
544	occupational expertise as an epidemiologist and have a
545	background in tracking and analyzing drug trends; and two
546	members must have professional or occupational expertise as
547	providers of substance abuse treatment, with priority given to a
548	member who is a former substance abuser.
549	(c) Members appointed by the Governor shall be appointed to
550	a term of 3 years each. Any vacancy on the task force shall be
551	filled in the same manner as the original appointment, and any
552	member appointed to fill a vacancy shall serve only for the
553	unexpired term of the member's predecessor.
554	(d) Members of the task force and members of subcommittees
555	appointed under subsection (4) shall serve without compensation,
556	but are entitled to reimbursement for per diem and travel
557	expenses as provided in s. 112.061, Florida Statutes.
558	(e) The task force shall meet at least quarterly or upon
559	the call of the chair.
560	(2) The purpose of the task force is to monitor the
561	implementation and safeguarding of the electronic system
562	established for the prescription drug monitoring program under
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563 s. 893.055, Florida Statutes, and to ensure privacy, protection of individual medication history, and the electronic system's 564 565 appropriate use by physicians, dispensers, pharmacies, law 566 enforcement agencies, and those authorized to request 567 information from the electronic system. 568 (3) The Office of Drug Control shall submit a report to the 569 Governor, the President of the Senate, and the Speaker of the 570 House of Representatives by December 1 of each year which 571 contains a summary of the work of the task force during that 572 year and the recommendations developed in accordance with the 573 task force's purpose as provided in subsection (2). Interim 574 reports may be submitted at the discretion of the chair. 575 (4) The chair of the task force may appoint subcommittees 576 that include members of state agencies that are not represented 577 on the task force for the purpose of soliciting input and 578 recommendations from those state agencies as needed by the task 579 force to accomplish its purpose as provided in subsection (2). In addition, the chair may appoint subcommittees as necessary 580 581 from among the members of the task force in order to efficiently 582 address specific issues. If a state agency is to be represented 583 on any subcommittee, the representative shall be the head of the agency or his or her designee. The chair may designate lead and 584 585 contributing agencies within a subcommittee. 586 (5) The direct-support organization created in s. 895.055, 587 Florida Statutes, may collect, expend, and provide funds and 588 other assistance to the department for the development, implementation, and operation of the task force. 589 590 (6) The task force shall provide a final report in 591 accordance with the task force's purpose as provided in

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592	subsection (2) on July 1, 2012, to the Governor, the President
593	of the Senate, and the Speaker of the House of Representatives.
594	Such report shall be prepared using only data that does not
595	identify a patient, a prescriber, or a dispenser. The task force
596	shall expire and this section is repealed on that date unless
597	reenacted by the Legislature.
598	Section 3. Subsections (4) and (5) are added to section
599	458.309, Florida Statutes, to read:
600	458.309 Rulemaking authority
601	(4) All privately owned pain-management clinics,
602	facilities, or offices, hereinafter referred to as "clinics,"
603	which advertise in any medium for any type of pain-management
604	services, or employ a physician who is primarily engaged in the
605	treatment of pain by prescribing or dispensing controlled
606	substance medications, must register with the department by
607	January 4, 2010, unless that clinic is licensed as a facility
608	pursuant to chapter 395. A physician may not practice medicine
609	in a pain-management clinic that is required to but has not
610	registered with the department. Each clinic location shall be
611	registered separately regardless of whether the clinic is
612	operated under the same business name or management as another
613	clinic. If the clinic is licensed as a health care clinic under
614	chapter 400, the medical director is responsible for registering
615	the facility with the department. If the clinic is not
616	registered pursuant to chapter 395 or chapter 400, the clinic
617	shall, upon registration with the department, designate a
618	physician who is responsible for complying with all requirements
619	related to registration of the clinic. The designated physician
620	shall be licensed under this chapter or chapter 459 and shall

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621	practice at the office location for which the physician has
622	assumed responsibility. The department shall inspect the clinic
623	annually to ensure that it complies with rules of the Board of
624	Medicine adopted pursuant to this subsection and subsection (5)
625	unless the office is accredited by a nationally recognized
626	accrediting agency approved by the Board of Medicine. The actual
627	costs for registration and inspection or accreditation shall be
628	paid by the physician seeking to register the clinic.
629	(5) The Board of Medicine shall adopt rules setting forth
630	standards of practice for physicians practicing in privately
631	owned pain-management clinics that primarily engage in the
632	treatment of pain by prescribing or dispensing controlled
633	substance medications. Such rules shall address, but need not be
634	limited to, the following subjects:
635	(a) Facility operations;
636	(b) Physical operations;
637	(c) Infection control requirements;
638	(d) Health and safety requirements;
639	(e) Quality assurance requirements;
640	(f) Patient records;
641	(g) Training requirements for all facility health care
642	practitioners who are not regulated by another board;
643	(h) Inspections; and
644	(i) Data collection and reporting requirements.
645	
646	A physician is primarily engaged in the treatment of pain by
647	prescribing or dispensing controlled substance medications when
648	the majority of the patients seen are prescribed or dispensed
649	controlled substance medications for the treatment of chronic

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650	nonmalignant pain. Chronic nonmalignant pain is pain unrelated
651	to cancer which persists beyond the usual course of the disease
652	or the injury that is the cause of the pain or more than 90 days
653	after surgery.
654	Section 4. Subsections (3) and (4) are added to section
655	459.005, Florida Statutes, to read:
656	459.005 Rulemaking authority
657	(3) All privately owned pain-management clinics,
658	facilities, or offices, hereinafter referred to as "clinics,"
659	which advertise in any medium for any type of pain-management
660	services, or employ a physician who is licensed under this
661	chapter and who is primarily engaged in the treatment of pain by
662	prescribing or dispensing controlled substance medications, must
663	register with the department by January 4, 2010, unless that
664	clinic is licensed as a facility under chapter 395. A physician
665	may not practice osteopathic medicine in a pain-management
666	clinic that is required to but has not registered with the
667	department. Each clinic location shall be registered separately
668	regardless of whether the clinic is operated under the same
669	business name or management as another clinic. If the clinic is
670	licensed as a health care clinic under chapter 400, the medical
671	director is responsible for registering the facility with the
672	department. If the clinic is not registered under chapter 395 or
673	chapter 400, the clinic shall, upon registration with the
674	department, designate a physician who is responsible for
675	complying with all requirements related to registration of the
676	clinic. The designated physician shall be licensed under chapter
677	458 or this chapter and shall practice at the office location
678	for which the physician has assumed responsibility. The

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679	department shall inspect the clinic annually to ensure that it
680	complies with rules of the Board of Osteopathic Medicine adopted
681	pursuant to this subsection and subsection (4) unless the office
682	is accredited by a nationally recognized accrediting agency
683	approved by the Board of Osteopathic Medicine. The actual costs
684	for registration and inspection or accreditation shall be paid
685	by the physician seeking to register the clinic.
686	(4) The Board of Osteopathic Medicine shall adopt rules
687	setting forth standards of practice for physicians who practice
688	in privately owned pain-management clinics that primarily engage
689	in the treatment of pain by prescribing or dispensing controlled
690	substance medications. Such rules shall address, but need not be
691	limited to, the following subjects:
692	(a) Facility operations;
693	(b) Physical operations;
694	(c) Infection control requirements;
695	(d) Health and safety requirements;
696	(e) Quality assurance requirements;
697	(f) Patient records;
698	(g) Training requirements for all facility health care
699	practitioners who are not regulated by another board;
700	(h) Inspections; and
701	(i) Data collection and reporting requirements.
702	
703	A physician is primarily engaged in the treatment of pain by
704	prescribing or dispensing controlled substance medications when
705	the majority of the patients seen are prescribed or dispensed
706	controlled substance medications for the treatment of chronic
707	nonmalignant pain. Chronic nonmalignant pain is pain unrelated

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708	to cancer which persists beyond the usual course of the disease
709	or the injury that is the cause of the pain or more than 90 days
710	after surgery.
711	Section 5. This act shall take effect July 1, 2009.
712	
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714	======================================
715	And the title is amended as follows:
716	Delete everything before the enacting clause
717	and insert:
718	A bill to be entitled
719	An act relating to prescription drugs; creating s.
720	893.055, F.S.; providing definitions; requiring the
721	Department of Health to establish a comprehensive
722	electronic database system to monitor the prescribing
723	and dispensing of certain controlled substances;
724	requiring specified prescribing and dispensing
725	information to be reported to the electronic database
726	system; requiring the department to establish policies
727	and procedures for the system; requiring the
728	department, in conjunction with the Office of Drug
729	Control and specified organizations, to adopt by rules
730	appropriate for the prescription drug monitoring
731	program; providing reporting requirements; providing a
732	reporting period; providing exemptions from
733	participation in the system; authorizing the
734	department to establish when to suspend and when to
735	resume reporting requirements during declared
736	emergencies; requiring all nonexempt, dispensing

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737 pharmacists and practitioners to submit information in 738 a specified format; providing that the cost to the 739 dispenser in submitting the required information may 740 not be material or extraordinary; specifying costs 741 that are not material or extraordinary; providing 742 access to information reported to the system under 743 certain circumstances; providing that information in 744 the database for the electronic prescription drug 745 monitoring system is not discoverable or admissible in 746 any civil or administrative action; providing 747 exceptions; providing for the use of data for 748 specified purposes; providing requirements for 749 verification of information requested; requiring data 750 transmission to comply with state and federal privacy 751 and security laws; authorizing an agency or person to 752 maintain the data for a specified period if the data 753 is pertinent to active health care or law enforcement 754 investigation or prosecution; requiring the annual 755 reporting of certain performance measures to the 756 Governor and Legislature; providing performance 757 measure criteria; providing criminal penalties for 758 violations; requiring that all costs incurred by the 759 department for the program be funded through federal 760 grants or available private funding sources; providing 761 requirements for seeking funding and procuring goods or services; authorizing the Office of Drug Control, 762 763 in coordination with the department, to establish a 764 direct-support organization; providing a definition; 765 providing for a board of directors appointed by the

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766 director of the office; requiring the director to 767 provide guidance to the board regarding acceptance of 768 moneys from appropriate sources; requiring the direct-769 support organization to operate under written contract 770 with the office; providing contract requirements; 771 providing requirements for the direct-support 772 organization's collecting, expending, and providing of 773 funds; requiring department approval of activities of 774 the direct-support organization; authorizing the 775 office to adopt rules for the use of certain 776 facilities and services; providing for audits; 777 prohibiting the direct-support organization from 778 exercising certain powers; establishing that a 779 prescriber or dispenser is not liable for good faith 780 use of the department-provided controlled substance 781 prescription information of a patient; requiring the 782 department, in collaboration with the office, to study 783 the feasibility of enhancing the prescription drug 784 monitoring program for specified purposes to the 785 extent that funding is provided for such purpose; 786 requiring certain persons to present specified 787 identification in order to obtain controlled 788 substances; providing for recordkeeping for certain 789 transactions; requiring the Agency for Health Care 790 Administration to continue the promotion of electronic 791 prescribing and an electronic prescribing 792 clearinghouse; requiring the department to adopt 793 rules; establishing a Program Implementation and 794 Oversight Task Force; providing for membership;

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795 providing for reimbursement of certain member 796 expenses; providing for meetings; providing the 797 purpose of the task force; requiring reports to the 798 Governor and Legislature; providing for the creation, 799 membership, and duties of subcommittees; authorizing 800 the direct-support organization to collect, expend, 801 and provide funds and other assistance to the 802 department; providing for a final report and the 803 termination of the task force; amending ss. 458.309 804 and 459.005, F.S.; requiring certain physicians who 805 engage in pain management to register their clinics 806 with the department by a specified date; prohibiting 807 certain physicians from practicing in a pain-808 management clinic that has not registered with the 809 department; requiring the department to inspect each facility; providing for exceptions; requiring the 810 811 physician seeking to register the clinic to pay the 812 costs of registration and inspection or accreditation; 813 requiring the Board of Medicine and the Board of 814 Osteopathic Medicine to adopt rules setting forth 815 standards of practice for certain physicians who 816 engage in pain management; providing criteria for the 817 rules; providing an effective date.

818

819 WHEREAS, as has been advocated by numerous pain management 820 experts, addiction medicine experts, pharmacists, and law 821 enforcement personnel, a prescription drug monitoring program 822 that provides for reporting and advisory information and other 823 specified information is established pursuant to this act to



824 serve as a means to promote the public health and welfare and to 825 detect and prevent controlled substance abuse and diversion, and

826 WHEREAS, while the importance and necessity of the proper 827 prescribing, dispensing, and monitoring of controlled 828 substances, particularly pain medication, have been established, 829 controlled prescription drugs are too often diverted in this 830 state, often through fraudulent means, including outright theft, 831 phony pharmacy fronts, loose Internet medical evaluations, and 832 inappropriate importation; in addition, there is a criminal 833 element that facilitates the prescription drug abuse epidemic 834 through illegal profitmaking from the diversion of certain 835 controlled substances that are prescribed or dispensed by 836 physicians, health care practitioners, and pharmacists, and

837 WHEREAS, in 2007, 8,620 drug-related deaths occurred in 838 this state, 3,159 of which were caused by prescription drugs, an 839 average of nearly 9 Floridians dying each day from prescription 840 drugs; Schedule IV benzodiazepines, such as Xanax and Valium, were found to be present in more drug-related deaths than 841 842 cocaine; and opiate pain medications were found to be 843 contributing to the increasing numbers of drug-related deaths, 844 and

WHEREAS, pharmaceutical drug diversion hurts this state significantly in terms of lost lives, increased crime, human misery from addiction, and ballooning health care costs connected to treatment, medical expenses, and Medicaid fraud that all Floridians ultimately bear, and

WHEREAS, the intent of this act is not to interfere with the legitimate medical use of controlled substances; however, the people of this state are in need of and will benefit from a

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853 secure and privacy-protected statewide electronic system of 854 specified prescription drug medication information created 855 primarily to encourage safer controlled substance prescription 856 decisions that reduce the number of prescription drug overdoses 857 and the number of drug overdose deaths; to educate and inform 858 health care practitioners and provide an added tool in patient 859 care, including appropriate treatment for patients who have 860 become addicted; to quide public health initiatives to educate 861 the population on the dangers of misusing prescription drugs; to 862 prevent the abuse or diversion of prescribed controlled 863 substances; and to ensure that those who need prescribed 864 controlled substances receive them in a manner that protects 865 patient confidentiality, and

WHEREAS, while certain medicines are very helpful if properly prescribed to a patient in need and then used as prescribed, they may be dangerous or even deadly if improperly dispensed, misused, or diverted, and

870 WHEREAS, it is the intent of the Legislature to encourage 871 patient safety, responsible pain management, and proper access 872 to useful prescription drugs that are prescribed by a 873 knowledgeable, properly licensed health care practitioner who 874 dispenses prescription drugs and that are dispensed by a 875 pharmacist who is made aware of the patient's prescription drug 876 medication history, thus preventing, in some cases, an abuse or 877 addiction problem from developing or worsening, making such a 878 problem possible or easier to identify, and facilitating the 879 order of appropriate medical treatment or referral, and

880 WHEREAS, such an electronic system will also aid881 administrative and law enforcement agencies in an active

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882 controlled substance-related investigation and will allow 883 decisions and recommendations for pursuing appropriate 884 administrative or criminal actions while maintaining such 885 information for any such investigation with a reasonable, good 886 faith anticipation of securing an arrest or prosecution in the 887 foreseeable future, and

888 WHEREAS, a Program Implementation and Oversight Task Force 889 will provide information to the Governor and Legislature 890 regarding the implementation of the program and ensure that 891 privacy and confidentiality of the patient's prescription 892 history is respected, NOW, THEREFORE,