Bill No. HB 1155

	Amendment No.
	CHAMBER ACTION
	Senate House
1	Representative(s) Skidmore offered the following:
2	
3	Amendment (with directory and title amendments)
4	Between lines 35 and 36 insert:
5	Section 2. Section 408.0611, Florida Statutes, is created
6	to read:
7	408.0611 Electronic prescribing clearinghouse
8	(1) It is the intent of the Legislature to promote the
9	implementation of electronic prescribing by healthcare
10	practitioners, healthcare facilities, and pharmacies in order to
11	prevent prescription drug abuse, improve patient safety, and
12	reduce unnecessary prescriptions. To that end, it is the intent
13	of the Legislature to create a clearinghouse of information on
14	electronic prescribing to convey the process and advantages of
15	electronic prescribing; to provide information regarding the
16	availability of electronic prescribing products, including no-
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± /	cost or low-cost products; and to regularly convene stakeholders
18	to assess and accelerate the implementation of electronic
19	prescribing.
20	(2) As used in this section, the term:
21	(a) "Electronic prescribing" means, at a minimum, the
22	electronic review of the patient's medication history, the
23	electronic generation of the patient's prescription, and the
24	electronic transmission of the patient's prescription to a
25	pharmacy.
26	(b) "Healthcare practitioner" means a person authorized by
27	law to prescribe drugs.
28	(3) The agency shall work in collaboration with private-
29	sector electronic prescribing initiatives and relevant
30	stakeholders to create a clearinghouse of information on
31	electronic prescribing for healthcare practitioners, healthcare
32	facilities, and pharmacies. These stakeholders shall include
33	organizations that represent healthcare practitioners,
34	organizations that represent healthcare facilities,
35	organizations that represent pharmacies, organizations that
36	operate electronic prescribing networks, organizations that
37	create electronic prescribing products, and regional health
38	information organizations. Specifically, the agency shall, by
39	October 1, 2007:
40	(a) Provide on its website:
41	1. Information regarding the process of electronic
42	prescribing and the availability of electronic prescribing
43	products, including no-cost or low-cost products;

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44	2. Information regarding the advantages of electronic
45	prescribing, including utilizing medication history data to
46	prevent drug interactions, prevent allergic reactions, and deter
47	doctor and pharmacy shopping for controlled substances;
48	3. Links to federal and private-sector websites that
49	provide guidance on selecting an appropriate electronic
50	prescribing product; and
51	4. Links to state, federal, and private-sector incentive
52	programs for the implementation of electronic prescribing.
53	(b) Convene quarterly meetings of the stakeholders to
54	assess and accelerate the implementation of electronic
55	prescribing.
56	(4) Pursuant to s. 408.061, the agency shall monitor the
57	implementation of electronic prescribing by healthcare
58	practitioners, healthcare facilities, and pharmacies. By January
59	31 of each year, the agency shall report on the progress of
60	implementation of electronic prescribing to the Governor and the
61	Legislature. Information reported pursuant to this subsection
62	shall include federal and private-sector electronic prescribing
63	initiatives and, to the extent that data is readily available
64	from organizations that operate electronic prescribing networks,
65	the number of healthcare practitioners using electronic
66	prescribing, and the number of prescriptions electronically
67	transmitted.
68	Section 3. Subsection (7) of section 465.022, Florida
69	Statutes, is amended to read:
70	465.022 Pharmacies; general requirements; fees
71	(7) Permits issued by the department are not transferable.
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72	Section 4. Section 831.311, Florida Statutes, is created
73	to read:
74	831.311 Violations involving certain prescription blanks
75	for controlled substances in Schedules II-IV
76	(1) It is unlawful for any person with the intent to
77	injure or defraud any person or to facilitate any violation of
78	s. 893.13 to sell, manufacture, alter, deliver, utter, or
79	possess any counterfeit-resistant prescription blank for
80	controlled substances as provided in s. 893.065.
81	(2) Any person who violates this section commits a felony
82	of the third degree, punishable as provided in s. 775.082, s.
83	775.083, or s. 775.084.
84	Section 5. Section 893.04, Florida Statutes, is amended to
85	read:
86	893.04 Pharmacist and practitioner
87	(1) A pharmacist, in good faith and in the course of
88	professional practice only, may dispense controlled substances
89	upon a written or oral prescription of a practitioner, under the
90	following conditions:
91	(a) Oral prescriptions must be promptly reduced to writing
92	or recorded electronically by the pharmacist.
93	(b) The written prescription must be dated and signed by
94	the prescribing practitioner on the day when issued.
95	(c) There shall appear on the face of the prescription or
96	written record thereof for the controlled substance the
97	following information:

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98 1. The full name and address of the person for whom, or
99 the owner of the animal for which, the controlled substance is
100 dispensed.

101 2. The full name and address of the prescribing
102 practitioner and the practitioner's federal controlled substance
103 registry number shall be printed thereon.

1043. If the prescription is for an animal, the species of105animal for which the controlled substance is prescribed.

106 4. The name of the controlled substance prescribed and the107 strength, quantity, and directions for use thereof.

1085. The number of the prescription, as recorded in the109prescription files of the pharmacy in which it is filled.

110 6. The initials of the pharmacist filling the prescription111 and the date filled.

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

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

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

121 2. The date on which the prescription for such controlled122 substance was filled.

3. The number of such prescription, as recorded in the
prescription files of the pharmacy in which it is filled.
4. The name of the prescribing practitioner.

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5. The name of the patient for whom, or of the owner and
species of the animal for which, the controlled substance is
prescribed.

129 6. The directions for the use of the controlled substance130 prescribed in the prescription.

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

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

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

146 (2) (a) A pharmacist may not dispense a controlled substance listed in Schedule II, Schedule III, or Schedule IV to 147 148 any patient or patient's agent without first determining, in the exercise of his or her professional judgment, that the order is 149 150 valid. The pharmacist may dispense the controlled substance, in 151 the exercise of his or her professional judgment, when the pharmacist or pharmacist's agent has obtained satisfactory 152 153 patient information from the patient or the patient's agent. 245791 4/26/2007 1:54:04 PM

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154	(b) Any pharmacist who dispenses by mail a controlled
155	substance listed in Schedule II, Schedule III, or Schedule IV
156	shall be exempt from the requirement to obtain suitable
157	identification for the prescription dispensed by mail.
158	(c) Any controlled substance listed in Schedule III or
159	Schedule IV may be dispensed by a pharmacist upon an oral
160	prescription if, before filling the prescription, the pharmacist
161	reduces the prescription to writing or records it
162	electronically. Such prescriptions must contain the date of the
163	oral authorization.
164	(d) Each written prescription from a practitioner in this
165	state for a controlled substance listed in Schedule II, Schedule
166	III, or Schedule IV must include both a written and a numerical
167	notation of the quantity on the face of the prescription and a
168	notation of the date with the abbreviated month written out on
169	the face of the prescription. A pharmacist may, upon
170	verification by the prescriber, document any information
171	required by this paragraph.
172	(e) A pharmacist may not dispense more than a 30-day
173	supply of a controlled substance listed in Schedule III upon an
174	oral prescription issued in this state.
175	(f) A pharmacist may not knowingly fill a prescription
176	that has been forged for a controlled substance listed in
177	Schedule II, Schedule III, or Schedule IV.
178	(3) (2) Notwithstanding the provisions of subsection (1), a
179	pharmacist may dispense a one-time emergency refill of up to a
180	72-hour supply of the prescribed medication for any medicinal
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181 drug other than a medicinal drug listed in Schedule II, in 182 compliance with the provisions of s. 465.0275.

183 <u>(4)(3)</u> The legal owner of any stock of controlled 184 substances in a pharmacy, upon discontinuance of dealing in 185 controlled substances, may sell said stock to a manufacturer, 186 wholesaler, or pharmacy. Such controlled substances may be sold 187 only upon an order form, when such an order form is required for 188 sale by the drug abuse laws of the United States or this state, 189 or regulations pursuant thereto.

Section 6. Section 893.065, Florida Statutes, is created to read:

192 893.065 Counterfeit-resistant prescription blanks for controlled substances listed in Schedules II-IV.--The department 193 194 shall develop and adopt by rule the form and content for a 195 counterfeit-resistant prescription blank that may be used by practitioners to prescribe a controlled substance listed in 196 197 Schedule II, Schedule III, or Schedule IV. The department may require the prescription blanks to be printed on distinctive, 198 199 watermarked paper and to bear the preprinted name, address, and 200 category of professional licensure of the practitioner and that 201 practitioner's federal registry number for controlled substances. The prescription blanks may not be transferred. 202 The penalties created in s. 831.311(2), Florida 203 Section 7. 204 Statutes, by this act shall be effective only upon the adoption 205 of the rules required pursuant to s. 893.065, Florida Statutes, 206 as created by this act. 207 Section 8. If a person dies of an apparent drug overdose:

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208	(1) A law enforcement agency shall prepare a report
209	identifying each prescribed controlled substance listed in
210	Schedule II, Schedule III, or Schedule IV of s. 893.03, Florida
211	Statutes, that is found on or near the deceased or among the
212	deceased's possessions. The report must identify the person who
213	prescribed the controlled substance, if known or ascertainable.
214	Thereafter, the law enforcement agency shall submit a copy of
215	the report to the medical examiner.
216	(2) A medical examiner who is preparing a report pursuant
217	to s. 406.11, Florida Statutes, shall include in the report
218	information identifying each prescribed controlled substance
219	listed in Schedule II, Schedule III, or Schedule IV of s.
220	893.03, Florida Statutes, that was found in, on, or near the
221	deceased or among the deceased's possessions.
222	Section 9. The sum of \$100,000 in nonrecurring general
223	revenue funds is appropriated to the Agency for Health Care
224	Administration to implement the provisions of this act.
225	
226	====== T I T L E A M E N D M E N T =======
227	Remove lines 2-7 and insert:
228	An act relating to drugs; amending s. 893.147, F.S.;
229	providing that the use or possession of drug paraphernalia
230	with intent to undertake certain activities concerning the
231	manufacture or production of methamphetamine is a felony
232	of the second degree; creating s. 408.0611, F.S.;
233	providing legislative intent; providing definitions;
234	requiring the Agency for Health Care Administration to
235	create a clearinghouse of information on electronic
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236 prescribing; requiring the agency to monitor and report on the implementation of electronic prescribing; creating s. 237 831.311, F.S.; prohibiting the sale, manufacture, 238 alteration, delivery, uttering, or possession of 239 240 counterfeit-resistant prescription blanks for controlled substances; providing penalties; amending s. 893.04, F.S.; 241 242 authorizing electronic recording of oral prescriptions for 243 a controlled substance; providing additional requirements for the dispensing of a controlled substance listed in 244 245 Schedule II, Schedule III, or Schedule IV; creating s. 893.065, F.S.; requiring the Department of Health to 246 247 develop and adopt by rule the form and content for a counterfeit-resistant prescription blank for voluntary use 248 249 by practitioners to prescribe a controlled substance listed in Schedule II, Schedule III, or Schedule IV; 250 providing contingent applicability of penalties; requiring 251 reports of law enforcement agencies and medical examiners 252 to include specified information if a person dies of an 253 apparent overdose of a controlled substance listed in 254 Schedule II, Schedule III, or Schedule IV; providing an 255 256 appropriation; providing an effective date.