By Senator Fasano

| | 11-00747B-10 20101722 |
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| 1 | A bill to be entitled |
| 2 | An act relating to the prescription drug monitoring |
| 3 | program; amending s. 893.055, F.S.; requiring that the |
| 4 | comprehensive electronic database system containing |
| 5 | information concerning prescriptions of controlled |
| 6 | substances comply with the minimum requirements for |
| 7 | authentication and certification of the National All |
| 8 | Schedules Prescription Electronic Reporting Act; |
| 9 | requiring the Department of Health to provide reports |
| 10 | from the prescription drug monitoring program to the |
| 11 | Department of Law Enforcement; requiring the |
| 12 | Department of Health, in conjunction with the |
| 13 | Department of Law Enforcement and other associations, |
| 14 | to adopt rules; requiring the Department of Health to |
| 15 | establish a method to allow corrections to the program |
| 16 | database; revising the information to be submitted to |
| 17 | the program database by a pharmacy or prescriber; |
| 18 | revising the acts of dispensing or administering |
| 19 | controlled substances which are exempt from reporting; |
| 20 | requiring a pharmacy, prescriber, practitioner, or |
| 21 | dispenser to register with the Department of Health in |
| 22 | order to obtain certain information from the |
| 23 | prescription drug monitoring program; requiring the |
| 24 | program manager and certain other individuals who have |
| 25 | access to the prescription drug monitoring program |
| 26 | database to submit fingerprints to the Department of |
| 27 | Health; requiring the Department of Health to follow |
| 28 | the proper procedures established by the Department of |
| 29 | Law Enforcement to request state and national criminal |
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Page 1 of 11

| | 11-00747B-10 20101722 |
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| 30 | history record checks; prohibiting the Agency for |
| 31 | Health Care Administration from having direct access |
| 32 | to information in the prescription drug monitoring |
| 33 | program database for purposes of Medicaid fraud cases |
| 34 | or investigations; requiring a patient, legal |
| 35 | guardian, or designated health care surrogate to |
| 36 | provide the patient's phone number and a copy of a |
| 37 | government-issued photo identification in order to |
| 38 | verify information in the prescription drug monitoring |
| 39 | program database; providing an effective date. |
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| 41 | Be It Enacted by the Legislature of the State of Florida: |
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| 43 | Section 1. Subsections (2), (3), (5), and (7) of section |
| 44 | 893.055, Florida Statutes, are amended to read: |
| 45 | 893.055 Prescription drug monitoring program |
| 46 | (2)(a) By December 1, 2010, the department shall design and |
| 47 | establish a comprehensive electronic database system that has |
| 48 | controlled substance prescriptions provided to it and that |
| 49 | provides prescription information to a patient's health care |
| 50 | practitioner and pharmacist who inform the department that they |
| 51 | wish the patient advisory report provided to them. Otherwise, |
| 52 | the patient advisory report will not be sent to the |
| 53 | practitioner, pharmacy, or pharmacist. The system shall be |
| 54 | designed to provide information regarding dispensed |
| 55 | prescriptions of controlled substances and shall not infringe |
| 56 | upon the legitimate prescribing or dispensing of a controlled |
| 57 | substance by a prescriber or dispenser acting in good faith and |
| 58 | in the course of professional practice. The system shall be |
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Page 2 of 11

11-00747B-10 20101722 59 consistent with standards of the American Society for Automation 60 in Pharmacy (ASAP). The electronic system shall also comply with 61 the Health Insurance Portability and Accountability Act (HIPAA) 62 as it pertains to protected health information (PHI), electronic 63 protected health information (EPHI), the National All Schedules 64 Prescription Electronic Reporting (NASPER) Act's minimum 65 requirements for authentication of a practitioner that requests 66 information in the prescription drug monitoring program database and certification of the purpose for which information is 67 68 requested, and all other relevant state and federal privacy and 69 security laws and regulations. The department shall establish 70 policies and procedures as appropriate regarding the reporting, accessing the database, evaluation, management, development, 71 72 implementation, operation, storage, and security of information 73 within the system. The reporting of prescribed controlled 74 substances shall include a dispensing transaction with a 75 dispenser pursuant to chapter 465 or through a dispensing 76 transaction to an individual or address in this state with a 77 pharmacy that is not located in this state but that is otherwise 78 subject to the jurisdiction of this state as to that dispensing transaction. The reporting of patient advisory reports refers 79 80 only to reports to patients, pharmacies, and practitioners. 81 Separate reports that contain patient prescription history 82 information and that are not patient advisory reports are 83 provided to persons and entities as authorized in paragraphs 84 (7) (b) and (c) and s. 893.0551. 85 (b)1. The department's prescription drug monitoring program

86 <u>shall:</u>

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a. Provide reports directly to the Department of Law

Page 3 of 11

| | 11-00747B-10 20101722 |
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| 88 | Enforcement without review by the department or a regulatory |
| 89 | board so that the Department of Law Enforcement may investigate |
| 90 | whether any violation of law has occurred regarding controlled |
| 91 | substances in Schedule II, Schedule III, or Schedule IV; and |
| 92 | b. Report, if applicable, the information to the |
| 93 | appropriate state attorney or other law enforcement agency in |
| 94 | accordance with state law. |
| 95 | |
| 96 | The parameters for such reports shall be adopted by rule of the |
| 97 | department and developed in conjunction with the Department of |
| 98 | Law Enforcement, the Florida Medical Association, the Florida |
| 99 | Osteopathic Medicine Association, and the Florida Pain Society. |
| 100 | 2. The department, when the direct support organization |
| 101 | receives at least \$20,000 in nonstate moneys or the state |
| 102 | receives at least \$20,000 in federal grants for the prescription |
| 103 | drug monitoring program, and in consultation with the Office of |
| 104 | Drug Control, shall adopt rules as necessary concerning the |
| 105 | reporting, accessing the database, evaluation, management, |
| 106 | development, implementation, operation, security, and storage of |
| 107 | information within the system, including rules for when patient |
| 108 | advisory reports are provided to pharmacies and prescribers. The |
| 109 | patient advisory report shall be provided in accordance with s. |
| 110 | 893.13(7)(a)8. The department shall work with the professional |
| 111 | health care licensure boards, such as the Board of Medicine, the |
| 112 | Board of Osteopathic Medicine, and the Board of Pharmacy; other |
| 113 | appropriate organizations, such as the Florida Pharmacy |
| 114 | Association, the Office of Drug Control, the Florida Medical |
| 115 | Association, the Florida Retail Federation, and the Florida |
| 116 | Osteopathic Medical Association, including those relating to |
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Page 4 of 11

11-00747B-10 20101722 117 pain management; and the Attorney General, the Department of Law 118 Enforcement, and the Agency for Health Care Administration to 119 develop rules appropriate for the prescription drug monitoring 120 program. 121 (c) All dispensers and prescribers subject to these 122 reporting requirements shall be notified by the department of 123 the implementation date for such reporting requirements. 124 (d) The department shall establish a method to allow 125 corrections to the database when notified by a health care 126 practitioner or pharmacist. 127 (3) The pharmacy dispensing the controlled substance and 128 each prescriber who directly dispenses a controlled substance 129 shall submit to the electronic system, by a procedure and in a 130 format established by the department and consistent with an 131 ASAP-approved format, the following information for inclusion in 132 the database: 133 (a) The name of the prescribing practitioner, the 134 practitioner's federal Drug Enforcement Administration registration number, the practitioner's National Provider 135 136 Identification (NPI) or other appropriate identifier, and the 137 date of the prescription. 138 (b) The date the prescription was filled and the method of 139 payment, such as cash by an individual, insurance coverage

140 through a third party, or Medicaid payment. This paragraph does 141 not authorize the department to include individual credit card 142 numbers or other account numbers in the database.

(c) The full name, address, and date of birth of the personfor whom the prescription was written.

(d) The name, national drug code, quantity, and strength of

Page 5 of 11

11-00747B-10 20101722 146 the controlled substance dispensed. 147 (e) The full name, federal Drug Enforcement Administration registration number, and address of the pharmacy or other 148 149 location from which the controlled substance was dispensed. If 150 the controlled substance was dispensed by a practitioner other than a pharmacist, the practitioner's full name, federal Drug 151 152 Enforcement Administration registration number, and address. 153 (f) The name of the pharmacy or practitioner, other than a 154 pharmacist, dispensing the controlled substance and the practitioner's National Provider Identification (NPI). 155 156 (g) Other appropriate identifying information as determined 157 by department rule. (h) The number of refills ordered and whether the drug was 158 159 dispensed as a refill of a prescription or was a first-time 160 request. 161 (5) When the following acts of dispensing or administering 162 occur, the following are exempt from reporting under this 163 section for that specific act of dispensing or administration: (a) A health care practitioner when administering a 164 165 controlled substance directly to a patient if the amount of the controlled substance is adequate to treat the patient during 166 167 that particular treatment session. (b) A pharmacist or health care practitioner when 168 169 administering a controlled substance to a patient or resident 170 receiving care as a patient at a hospital, nursing home, 171 ambulatory surgical center, hospice, or intermediate care 172 facility for the developmentally disabled which is licensed in 173 this state. 174 (c) A practitioner when administering or dispensing a

Page 6 of 11

11-00747B-10

175 controlled substance in the health care system of the Department 176 of Corrections. 177 (c) (d) A practitioner when administering a controlled 178 substance in the emergency room of a licensed hospital. 179 (d) (e) A health care practitioner when administering or 180 dispensing a controlled substance directly to a patient person 181 under the age of 16 if the amount of the controlled substance is 182 adequate to treat the patient during that particular treatment 183 session. 184 (e) (f) A pharmacist or a dispensing practitioner when 185 dispensing a one-time, 48-hour 72-hour emergency resupply of a 186 controlled substance to a patient. 187 (7) (a) A practitioner or pharmacist who dispenses a 188 controlled substance must submit the information required by 189 this section in an electronic or other method in an ASAP format 190 approved by rule of the department unless otherwise provided in 191 this section. The cost to the dispenser in submitting the 192 information required by this section may not be material or extraordinary. Costs not considered to be material or 193 194 extraordinary include, but are not limited to, regular postage, electronic media, regular electronic mail, and facsimile 195 196 charges. 197 (b)1. In order for a pharmacy, prescriber, practitioner, or dispenser to shall have access to information in the 198 199 prescription drug monitoring program's database which relates to 200 a patient of that pharmacy, prescriber, practitioner, or 201 dispenser, the pharmacy, prescriber, practitioner, or dispenser 202 shall register with the department by submitting a registration document provided by the department in a manner established by 203

Page 7 of 11

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20101722

11-00747B-10 20101722 204 the department as needed for the purpose of reviewing the 205 patient's controlled substance prescription history. The 206 registration document must be notarized before it is submitted 207 to the department. Before a pharmacy, prescriber, practitioner, 208 or dispenser is granted access to information in the 209 prescription drug monitoring program's database, the submitted 210 document must be approved by the department. Upon approval, the 211 department shall grant the registrant access to the appropriate 212 information in the prescription drug monitoring program's 213 database. 214 2. Other access to the program's database shall be limited 215 to the program program's manager and to the designated program 216 and support staff, who may act only at the direction of the 217 program manager or, in the absence of the program manager, as 218 authorized. Access by the program manager or such designated 219 staff is for prescription drug program management only or for 220 management of the program's database and its system in support

221 of the requirements of this section and in furtherance of the 222 prescription drug monitoring program. Confidential and exempt 223 information in the database shall be released only as provided 224 in paragraph (c) and s. 893.0551. The program manager, 225 designated program and support staff who act at the direction of or in the absence of the program manager, and any individual who 226 227 has similar access regarding the management of the prescription 228 drug monitoring program database must submit fingerprints to the department for background screening. The department shall follow 229 230 the procedure established by the Department of Law Enforcement 231 to request a statewide criminal history record check and to

232 request that the Department of Law Enforcement forward the

Page 8 of 11

| | 11-00747B-10 201 | 01722 |
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| 233 | fingerprints to the Federal Bureau of Investigation for a | |
| 234 | national criminal history record check. | |

(c) The following entities shall not be allowed direct 235 236 access to information in the prescription drug monitoring 237 program database but may request from the program manager and, 238 when authorized by the program manager, the program manager's 239 program and support staff, information that is confidential and 240 exempt under s. 893.0551. Prior to release, the request shall be verified as authentic and authorized with the requesting 241 242 organization by the program manager, the program manager's program and support staff, or as determined in rules by the 243 244 department as being authentic and as having been authorized by 245 the requesting entity:

1. The department or its relevant health care regulatory boards responsible for the licensure, regulation, or discipline of practitioners, pharmacists, or other persons who are authorized to prescribe, administer, or dispense controlled substances and who are involved in a specific controlled substance investigation involving a designated person for one or more prescribed controlled substances.

253 2. The Attorney General <u>or the Agency for Health Care</u>
 254 <u>Administration</u> for Medicaid fraud cases <u>or Medicaid</u>
 255 <u>investigations</u> involving prescribed controlled substances.

3. A law enforcement agency during active investigations
regarding potential criminal activity, fraud, or theft regarding
prescribed controlled substances.

4. A patient or the legal guardian or designated health
care surrogate of an incapacitated patient as described in s.
893.0551 who, for the purpose of verifying the accuracy of the

Page 9 of 11

11-00747B-10 20101722 database information, submits a written and notarized request 262 263 that includes the patient's full name, address, and date of 264 birth, and includes the same information if the legal quardian 265 or health care surrogate submits the request. The patient's 266 phone number and a copy of a government-issued photo 267 identification must be provided in person to the program manager 268 along with the notarized request. The request shall be validated 269 by the department to verify the identity of the patient and the 270 legal guardian or health care surrogate, if the patient's legal 271 quardian or health care surrogate is the requestor. Such verification is also required for any request to change a 272 patient's prescription history or other information related to 273 274 his or her information in the electronic database. 275 276 Information in the database for the electronic prescription drug 277 monitoring system is not discoverable or admissible in any civil 278 or administrative action, except in an investigation and 279 disciplinary proceeding by the department or the appropriate regulatory board. 280 281 (d) The following entities shall not be allowed direct 282 access to information in the prescription drug monitoring 283 program database but may request from the program manager and, 284 when authorized by the program manager, the program manager's 285 program and support staff, information that contains no 286 identifying information of any patient, physician, health care 287 practitioner, prescriber, or dispenser and that is not 288 confidential and exempt:

289 1. Department staff for the purpose of calculating290 performance measures pursuant to subsection (8).

Page 10 of 11

| | 11-00747B-10 20101722_ |
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| 291 | 2. The Program Implementation and Oversight Task Force for |
| 292 | its reporting to the Governor, the President of the Senate, and |
| 293 | the Speaker of the House of Representatives regarding the |
| 294 | prescription drug monitoring program. This subparagraph expires |
| 295 | July 1, 2012. |
| 296 | (e) All transmissions of data required by this section must |
| 297 | comply with relevant state and federal privacy and security laws |
| 298 | and regulations. However, any authorized agency or person under |
| 299 | s. 893.0551 receiving such information as allowed by s. 893.0551 |
| 300 | may maintain the information received for up to 24 months before |
| 301 | purging it from his or her records or maintain it for longer |
| 302 | than 24 months if the information is pertinent to ongoing health |
| 303 | care or an active law enforcement investigation or prosecution. |
| 304 | Section 2. This act shall take effect July 1, 2010. |
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SB 1722