COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 831 (2013)

Amendment No.

COMMITTEE/SUBCOMMITTE	E ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Health & Human Services

Committee

Representative Fasano offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Subsections (4) and (10) of section 893.055, Florida Statutes, are amended to read:

893.055 Prescription drug monitoring program.-

Each time a controlled substance is dispensed to an 10 (4) individual, the controlled substance shall be reported to the 11 12 department through the system as soon thereafter as possible, but not more than 2 7 days after the date the controlled 13 14 substance is dispensed unless an extension is approved by the department for cause as determined by rule. A dispenser must 15 meet the reporting requirements of this section by providing the 16 required information concerning each controlled substance that 17 18 it dispensed in a department-approved, secure methodology and 19 format. Such approved formats may include, but are not limited

758175 - h0831-strike.docx Published On: 4/8/2013 4:19:56 PM

Page 1 of 3

1

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Amendment No. 20 to, submission via the Internet, on a disc, or by use of regular 21 mail.

22 (10)All costs incurred by the department in administering 23 the prescription drug monitoring program shall be funded through 24 federal grants or private funding applied for or received by the 25 state. The department may not commit funds for the monitoring 26 program without ensuring funding is available. The prescription 27 drug monitoring program and the implementation thereof are 28 contingent upon receipt of the nonstate funding. The department 29 and state government shall cooperate with the direct-support 30 organization established pursuant to subsection (11) in seeking 31 federal grant funds, other nonstate grant funds, gifts, donations, or other private moneys for the department so long as 32 33 the costs of doing so are not considered material. Nonmaterial 34 costs for this purpose include, but are not limited to, the 35 costs of mailing and personnel assigned to research or apply for a grant. Notwithstanding the exemptions to competitive-36 solicitation requirements under s. 287.057(3)(f), the department 37 38 shall comply with the competitive-solicitation requirements 39 under s. 287.057 for the procurement of any goods or services 40 required by this section. Funds provided, directly or indirectly, by prescription drug manufacturers may not be used 41 42 to implement the program. Section 2. This act shall take effect July 1, 2013. 43 44 45 _____ TITLE AMENDMENT 46 Remove everything before the enacting clause and insert: 47 758175 - h0831-strike.docx Published On: 4/8/2013 4:19:56 PM

Page 2 of 3

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Amendment No.

48

A bill to be entitled

49	An act relating to controlled substance prescription;
50	amending s. 893.055, F.S.; reducing the number of days
51	within which a dispenser must report to the Department
52	of Health that a controlled substance has been
53	dispensed; removing a prohibition against certain
54	funding by prescription drug manufacturers; providing
55	an effective date.

758175 - h0831-strike.docx Published On: 4/8/2013 4:19:56 PM Page 3 of 3