Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/30/09 S3/30/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		SENATE BILL 23	
4				
5	By: Senator Altes			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT TO ESTABLISH A PRESCRIPTION DRUG			
10	MONITOR	RING PROGRAM; AND FOR OTHER PURPO	SES.	
11				
12	Subtitle			
13	AN ACT TO ESTABLISH A PRESCRIPTION DRUG		RUG	
14	MONI	TORING PROGRAM.		
15				
16				
17	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
18				
19		ansas Code Title 20, Chapter 7 is	s amended to add an	
20	additional subchapter to read as follows:			
21	20-7-601. Title			
22	•	shall be known and may be cited	as the "Prescription	
23	Drug Monitoring Progra	am Act"∙		
24	00 7 (00 B			
25	20-7-602. Purpo		6 - 1 - 1 - 1 - 1 1 1 1 1	
26		embly intends to protect the state		
2728		ability to identify and stop div		
29		and cost-effective manner that verse of controlled substances.	will not impede the	
30	appropriate medical u	se of controlled substances.		
31	20-7-603. Defi	nitions		
32				
33	As used in this subchapter: (1) "Administer" means the direct application of a controlled			
34	substance, whether by injection, inhalation, ingestion, or any other means to			
35		or research subject by a person		
36	to directly apply con			

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1	(2)(A) "Dispenser" means a person who delivers Schedule II		
2	narcotics or Schedule III narcotics.		
3	(B) "Dispenser" does not include:		
4	(i) A licensed hospital pharmacy that distributes		
5	Schedule II narcotics and Schedule III narcotics:		
6	(a) For the purpose of inpatient hospital		
7	care;		
8	(b) For outpatient services, except for a		
9	pharmacy owned by a hospital that has a retail pharmacy permit; and		
10	(c) At the time of discharge from a hospital;		
11	(ii) A nursing home or hospice;		
12	(iii) A person licensed in this state to administer		
13	Schedule II narcotics or Schedule III narcotics; or		
14	(iv) A wholesale distributor of Schedule II		
15	narcotics and Schedule III narcotics;		
16	(3) "Interoperability" means the ability of the program to		
17	electronically share reported information with another state if the		
18	information concerns either the dispensing of a controlled substance:		
19	(A) To a patient who resides in the other state; or		
20	(B) Prescribed by a practitioner whose principal place of		
21	business is located in the other state;		
22	(4) "Patient" means the person who is the ultimate user of a		
23	Schedule II narcotics or Schedule III narcotics for whom a prescription is		
24	issued or for whom a drug is dispensed, or both; and		
25	(5) "Schedule II narcotics" means controlled substances that are		
26	placed in Schedule II under §5-64-205; and		
27	(6) "Schedule III narcotics" means controlled substances that		
28	are placed in Schedule III under §5-64-207.		
29			
30	20-7-604. Requirements for the prescription drug monitoring program.		
31	(a)(1) The Department of Health using the criteria established by the		
32	Arkansas State Board of Pharmacy under this subchapter shall establish and		
33	maintain an electronic program for monitoring the prescribing and dispensing		
34	of all Schedule II narcotics and Schedule III narcotics.		
35	(2) The program shall:		
36	(A) Be an electronic database containing the information		

1	reported under this section;		
2	(B) Be searchable by any field or combination of fields;		
3	<u>and</u>		
4	(C) Include reported information in the database		
5	consistent with criteria established by the Arkansas State Board of Pharmacy		
6	with appropriate safeguards for ensuring the accuracy and completeness of the		
7	database.		
8	(3) The department shall take appropriate security measures to		
9	protect the integrity of and access to the database.		
10	(b)(1) Each dispenser shall submit to the department information		
11	regarding prescription drugs as specified by the Arkansas State Board of		
12	Pharmacy.		
13	(2) The board shall specify criteria for the types of data to be		
14	collected under this subchapter, the criteria for collecting data under this		
15	subchapter, and the criteria for evaluating data under this subchapter.		
16	(c)(l) Each dispenser shall submit the information required under this		
17	$\underline{\text{section}}$ in accordance with transmission methods and frequency established by		
18	the Arkansas State Board of Pharmacy.		
19	(2) The department shall require that each dispenser report the		
20	required information at least every thirty (30) days, between the fifteenth		
21	and the last day of the month following the month the prescription was		
22	dispensed.		
23	(d)(1) The department may issue a waiver to a dispenser that is unable		
24	to submit prescription information by electronic means.		
25	(2)(A) The waiver may permit the dispenser to submit		
26	prescription information by paper form or other means.		
27	(B) The waiver shall require that information required in		
28	subsection (b) of this section be submitted in the alternative format.		
29			
30	20-7-605. Access to prescription information.		
31	(a)(l) The prescription drug monitoring program is a noncovered entity		
32	under the Health Insurance Portability and Accountability Act of 1996, 42		
33	U.S.C. § 201, as it existed on January 1, 2007.		
34	(2) However, to the extent not inconsistent with this		
35	subchapter, the requirements of the Health Insurance Portability and		
36	Accountability Act of 1996, 42 U.S.C. § 201, as it existed on January 1,		

1	2007, apply to the prescription drug monitory program.		
2	(b) Except as provided in subsections (c) $-$ (d) of this section, the		
3	department shall ensure that the privacy and confidentiality of patients and		
4	patient information collected, recorded, transmitted, and maintained is not		
5	disclosed.		
6	(c)(1) Within thirty (30) days of receipt, the department shall review		
7	the prescription information required under this subchapter.		
8	(2) If on the basis of data collected and evaluated under this		
9	subchapter, the Director of the Department of Health has probable cause to		
10	believe that a violation of law or a breach of professional conduct has		
11	occurred, the director shall:		
12	(A) If the suspected violation involves a physician,		
13	notify the Arkansas State Medical Board;		
14	(B) If the suspected violation involves a pharmacist or a		
15	pharmacy, notify the Arkansas State Board of Pharmacy; or		
16	(C) If the suspected violation involves an advanced		
17	practice nurse holding a certificate of prescriptive authority, notify the		
18	Arkansas State Board of Nursing.		
19	(d) The department may provide data in the prescription monitoring		
20	program to the following:		
21	(1) A person authorized to prescribe or dispense controlled		
22	substances for the purpose of providing medical or pharmaceutical care for		
23	their patients;		
24	(2) An individual who requests the individual's own prescription		
25	monitoring information in accordance with procedures established under § 16-		
26	<u>46-106;</u>		
27	(3) The Arkansas State Medical Board;		
28	(4) The Arkansas State Board of Pharmacy;		
29	(5) The Arkansas State Board of Nursing;		
30	(6) The Department of Human Services; and		
31	(7) Under a search warrant issued on probable cause by a court		
32	of competent jurisdiction, local, state, and federal law enforcement or		
33	prosecutorial officials engaged in the administration, investigation, or		
34	enforcement of the laws governing controlled substances.		
35			
36	20-7-606. Unlawful acts - Penalties - Exception.		

1	(a) A person authorized to have prescription monitoring information		
2	under this subchapter who knowingly discloses that information in a manner		
3	not authorized under this subchapter is guilty of a Class A misdemeanor.		
4	(b) A person authorized to have prescription monitoring information		
5	under this subchapter who uses that information in a manner or for a purpose		
6	in violation of this subchapter is guilty of a Class B misdemeanor.		
7	(c) A dispenser who knowingly fails to submit to the Department of		
8	Health prescription monitoring information as required by this subchapter or		
9	who knowingly submits incorrect prescription information is guilty of a Class		
10	C misdemeanor.		
11	(d) A dispenser who uses or discloses confidential information		
12	received from the prescription monitoring program in a manner or for a		
13	purpose in violation of this subchapter shall be subject to disciplinary		
14	action by the dispenser's licensing board.		
15	(e) Nothing in this section applies to a physician who does not use		
16	the program under this subchapter.		
17	(f) Nothing in this section applies to a pharmacist or a pharmacy that		
18	does not use the program under this subchapter.		
19			
20	20-7-607. Rules.		
21	(a) The State Board of Health shall promulgate rules necessary to		
22	implement this subchapter, including without limitation to a provision for		
23	interoperability.		
24	(b) The board shall apply to the Secretary of the federal Department		
25	of Health and Human Services for grants to implement this subchapter in		
26	accordance with the National All Schedules Prescription Electronic Reporting		
27	Act of 2005, Pub. L. No. 109-60.		
28	(c) The board shall seek diligently to receive federal funds to		
29	implement this subchapter, including funds from the National All Schedules		
30	Prescription Electronic Reporting Act of 2005, Pub. L. No. 109-60.		
31	(d) The rules promulgated under this subchapter shall ensure that no		
32	costs of the program established under this subchapter are charged to		
33	pharmacists or pharmacies.		
34			
35	20-7-608. Fund availability.		
36	This subsection shall take effect only if funds are available as		

1	<pre>provided in § 20-7-607(c).</pre>	
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