1	State of Arkansas	As Engrossed: S2/21/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		SENATE BILL 345
4			
5	By: Senator P. Malone		
6	By: Representative Summers		
7			
8		For An Act To Be Entitle	d
9	AN ACT TO ESTA	ABLISH A PRESCRIPTION DRUG	MONITORING
10	PROGRAM; AND	FOR OTHER PURPOSES.	
11			
12			
13		Subtitle	
14	AN ACT T	O ESTABLISH A PRESCRIPTION	N DRUG
15	MONITORI	NG PROGRAM.	
16			
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18	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE	OF ARKANSAS:
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20	SECTION 1. Arkansas	s Code Title 20, Chapter 7	is amended to add an
21	additional subchapter to	read as follows:	
22	<u>Subchapter 6 -</u>	- Prescription Drug Monito	ring Program Act
23			
24	20-7-601. Title.		
25	This subchapter sha	ll be known and may be cit	ed as the "Prescription
26	Drug Monitoring Program A	<u>ct".</u>	
27			
28	20-7-602. Purpose.		
29	The purpose of this	subchapter to protect the	state health system and
30	the citizens of Arkansas	by:	
31	(1) Enhancing	g patient care by providin	g prescription monitoring
32	information that will ensu	ure legitimate use of cont	rolled substances in
33	health care, including pa	lliative care, research, a	nd other medical
34	<pre>pharmacological uses;</pre>		
35	(2) Helping (curtail the misuse and abu	se of controlled
36	substances;		

1	(3) Assisting in combating illegal trade in and diversion of
2	controlled substances; and
3	(4) Enabling access to prescription information by
4	practitioners, law enforcement agents, and other authorized individuals and
5	agencies and to make prescription information available to practitioners, law
6	enforcement agents, and other authorized individuals and agencies in other
7	states.
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9	20-7-603. Definitions.
10	As used in this subchapter:
11	(1) "Controlled substance" means a drug, substance, or immediate
12	precursor in Schedules II-V;
13	(2) "Dispense" means to deliver a controlled substance to an
14	ultimate user or research subject by or pursuant to the lawful order of a
15	practitioner, including without limitation, the prescribing, administering,
16	packaging, labeling, or compounding necessary to prepare the controlled
17	substance for that delivery;
18	(3)(A) "Dispenser" means a practitioner who dispenses.
19	(B) "Dispenser" does not include:
20	(i) A licensed hospital pharmacy that distributes
21	controlled substances for the purpose of inpatient hospital care or at the
22	time of discharge from a hospital;
23	(ii) Outpatient services, except for a pharmacy
24	owned by a hospital that has a retail pharmacy permit;
25	(iii) A wholesale distributor of Schedule II-
26	Schedule V controlled substances; or
27	(iv) A practitioner or other authorized person who
28	administers a controlled substance;
29	(4) "Exchangeability" means the ability of the program to
30	electronically share reported information with another state's prescription
31	monitoring program if the information concerns the dispensing of a controlled
32	substance either:
33	(A) To a patient who resides in the other state; or
34	(B) Prescribed by a practitioner whose principal place of
35	business is located in the other state;
36	(5) "Investigation" means an active inquiry that is being

1	conducted with a reasonable, good faith belief that the inquiry:	
2	(A) Could lead to the filing of administrative, civil, or	
3	criminal proceedings; or	
4	(B) Is ongoing and continuing and a reasonable, good	
5	faith anticipation exists for securing an arrest or prosecution in the	
6	foreseeable future;	
7	(6) "Patient" means the person or animal who is the ultimate	
8	user of a controlled substance for whom a lawful prescription is issued and	
9	for whom a controlled substance is lawfully dispensed;	
10	(7) "Practitioner" means:	
11	(A) A physician, dentist, veterinarian, advanced practice	
12	nurse, physician assistant, pharmacist, scientific investigator, or other	
13	person licensed, registered, or otherwise permitted to prescribe, distribute,	
14	dispense, conduct research with respect to, or to administer a controlled	
15	substance in the course of professional practice or research in this state;	
16	<u>and</u>	
17	(B) A pharmacy, hospital, or other institution licensed,	
18	registered, or otherwise permitted to distribute, dispense, conduct research	
19	with respect to, or to administer a controlled substance in the course of	
20	professional practice or research in this state;	
21	(8) "Prescribe" means to issue a direction or authorization, by	
22	prescription, permitting a patient lawfully to obtain a controlled substance;	
23	(9) "Prescriber" means a practitioner or other authorized person	
24	who prescribes a Schedule II, III, IV, or V controlled substance;	
25	(10) "Prescription" means a controlled substance lawfully	
26	prescribed and subsequently dispensed;	
27	(11) "Prescription drug monitoring program" means a program that	
28	collects, manages, analyzes, and provides information regarding Schedule II,	
29	III, IV, and V controlled substance as provided under the Uniform Controlled	
30	<u>Substance Act, § 5-64-101 et seq., §§ 5-64-1101 - 5-64-1103, the Food, Drug</u>	
31	and Cosmetic Act, § 20-56-201, et seq., or §§ 20-64-501 - 20-64-513;	
32	(12) "Schedule II" means controlled substances that are placed	
33	in Schedule II under § 5-64-205;	
34	(13) "Schedule III" means controlled substances that are placed	
35	in Schedule III under § 5-64-207;	
36	(14) "Schedule IV" means controlled substances that are placed	

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1	in Schedule IV under § 5-64-209;
2	(15) "Schedule V" means controlled substances that are placed in
3	Schedule V under § 5-64-211; and
4	(16) "Ultimate user" means a person who lawfully possesses a
5	controlled substance for:
6	(A) The person's own use;
7	(B) The use of a member of the person's household; or
8	(C) Administering to an animal owned by a person or by a
9	member of the person's household.
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11	20-7-604. Requirements for the Prescription Drug Monitoring Program.
12	(a) The State Board of Health shall create the Prescription Drug
13	Monitoring Program upon the Department of Health procuring adequate funding
14	to establish the program.
15	(b)(1) Each dispenser shall submit to the department information
16	regarding each controlled substance dispensed.
17	(2) A dispenser located outside Arkansas and licensed and
18	registered by the Arkansas State Board of Pharmacy shall submit to the
19	department information regarding each controlled-substance prescription
20	dispensed to an ultimate user who resides within Arkansas.
21	(3) The board shall create a controlled substances database for
22	the Prescription Drug Monitoring Program.
23	(c) Each dispenser required to report under subsection (b) of this
24	section shall submit to the department by electronic means information that
25	shall include without limitation:
26	(1) The dispenser's identification number;
27	(2) The date the prescription was filled;
28	(3) The prescription number;
29	(4) Whether the prescription is new or is a refill;
30	(5) The National Drug Code number for the controlled substance
31	that is dispensed;
32	(6) The quantity of the controlled substance dispensed;
33	(7) The number of days' supply dispensed;
34	(8) The number of refills ordered;
35	(9) A patient identifier;
36	(10) The patient's name;

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1	(11) The patient's address;
2	(12) The patient's date of birth;
3	(13) The patient's gender;
4	(14) The prescriber's identification number;
5	(15) The date the prescription was issued by the prescriber; and
6	(16) The source of the payment for the prescription.
7	(d) Practitioners are encouraged to access or check the information in
8	the controlled substance database created under this subchapter before
9	prescribing, dispensing, or administering medications.
10	(e) This subchapter does not prohibit licensing boards from requiring
11	practitioners to access or check the information in the controlled substance
12	database as a part of a review of the practitioner's professional practice.
13	(f) Each dispenser shall submit the required information in accordance
14	with transmission methods and frequency established by the department.
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16	20-7-605. Prescription Drug Monitoring Program Advisory Committee —
17	Creation — Members.
18	(a) The Prescription Drug Monitoring Program Advisory Committee shall
19	be created by the State Board of Health upon the Department of Health
20	procuring adequate funding to establish the program.
21	(b) The mission of the advisory committee is to consult with and
22	advise the Department of Health on matters related to the establishment,
23	maintenance, operation, and evaluation of the prescription drug monitoring
24	program.
25	(c) The committee shall consist of:
26	(1) One (1) representative designated by each of the following
27	organizations:
28	(A) The Arkansas Academy of Physician Assistants;
29	(B) The Arkansas Association of Chiefs of Police;
30	(C) The Arkansas Drug Director;
31	(D) The Arkansas Medical Society;
32	(E) The Arkansas Nurses Association;
33	(F) The Arkansas Optometric Association;
34	(G) The Arkansas Osteopathic Medical Association;
35	(H) The Arkansas Pharmacists Association;
36	(I) The Arkansas Podiatric Medical Association;

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1	(J) The Arkansas Prosecuting Attorneys Association;
2	(K) The Arkansas Sheriffs Association;
3	(L) The Arkansas State Dental Association;
4	(M) The Arkansas Veterinary Medical Association; and
5	(N) The State Board of Health; and
6	(2) One (1) consumer appointed by the Governor.
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8	20-7-606. Confidentiality.
9	(a) Prescription information submitted to the Department of Health
10	under this subchapter is confidential and not subject to the Freedom of
11	Information Act of 1967, § 25-19-101 et seq.
12	(b)(1) The controlled substances database created in this subchapter
13	and all information contained in the controlled substances database and any
14	records maintained by the department or by an entity contracting with the
15	department that is submitted to, maintained, or stored as a part of the
16	controlled substances database is privileged and confidential, is not a
17	public record, and is not subject to subpoena or discovery in a civil
18	proceeding.
19	(2) Information in the controlled substances database may only
20	be used in conjunction with on-going investigations related to:
21	(A) Civil or criminal violations of state or federal law;
22	<u>or</u>
23	(B) Regulatory activities of licensing or regulatory
24	boards of practitioners authorized to prescribe or dispense controlled
25	substances.
26	(c) This section does not apply to information, documents, or records
27	created or maintained in the regular course of business of a pharmacy,
28	medical, dental, optometric, or veterinary practitioner, or other entity
29	covered by this subchapter, and all information, documents, or records
30	otherwise available from original sources are not immune from discovery or
31	use in a civil proceeding merely because the information contained in the
32	records was reported to the controlled substances database under this
33	<u>subchapter.</u>
34	(d) The department shall establish and enforce policies and procedures
35	to ensure that the privacy and confidentiality of patients are maintained and
36	that patient information collected, recorded, transmitted, and stored is

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1 protected and not disclosed to persons except as listed in § 20-7-607. 2 (e) The Prescription Drug Monitoring Program shall establish and 3 maintain a process for verifying the credentials and authorizing the use of 4 prescription information by individuals and agencies listed in § 20-7-607. 5 6 20-7-607. Providing prescription monitoring information. 7 (a)(1) The Department of Health may review the Prescription Drug 8 Monitoring Program Information, including without limitation a review to 9 identify information that appears to indicate whether a person may be obtaining prescriptions in a manner that may represent misuse or abuse of 10 11 controlled substances. 12 (2) If information of misuse or abuse is identified, the 13 department may notify the practitioners and dispensers who prescribed or 14 dispensed the prescriptions. 15 (b) The department may provide information in the Prescription Drug 16 Monitoring Program upon request only to the following persons: 17 (1) A person authorized to prescribe or dispense controlled 18 substances for the purpose of providing medical or pharmaceutical care for 19 his or her patients or for reviewing information regarding prescriptions that 20 are recorded as having been issued or dispensed by the requester; 21 (2) A patient who requests his or her own prescription 22 monitoring information; 23 (3) A parent or legal guardian of a minor child who requests the 24 minor child's prescription drug monitoring program information; 25 (4)(A) A professional licensing board of the professions of the healing arts pursuant to an investigation of a specific individual, entity, 26 27 or business licensed or permitted by that board. 28 (B) Except as permitted by subsection (a)(2) of this 29 section, the department shall provide information under subsection (b)(4)(A) 30 of this section only if the requesting board states in writing that the information is necessary for an investigation; 31 32 (5) The State Medical Examiner as authorized by law to 33 investigate causes of deaths for cases under investigation pursuant to his or 34 her official duties and responsibilities; 35 (6) Local, state, and federal law enforcement or prosecutorial

officials engaged in the administration, investigation, or enforcement of the

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1 laws governing controlled substances required to be submitted under this 2 subchapter pursuant to the agency's official duties and responsibilities; and 3 (7) Personnel of the department for purposes of administration 4 and enforcement of this subchapter. 5 (c) Information collected under this subchapter shall be maintained 6 for three (3) years. 7 (d) The department may provide information to public or private 8 entities for statistical, research, or educational purposes after encrypting 9 or removing the patient's name, street name and number, patient 10 identification number, month and day of birth, and prescriber information 11 that could be used to identify individual patients, persons who received 12 prescriptions from dispensers, or both. 13 14 20-7-608. Information exchange with other prescription drug monitoring 15 programs. 16 (a) The Department of Health may provide prescription monitoring 17 information to other states' prescription drug monitoring programs and the 18 information may be used by those programs consistent with this subchapter. 19 (b) The department may request and receive prescription monitoring 20 information from other states' prescription drug monitoring programs, and may 21 use the information under this subchapter. 22 (c) The department may develop the capability to transmit information 23 to other prescription drug monitoring programs and receive information from 24 other prescription drug monitoring programs employing the standards of 25 exchangeability. 26 (d) The department may enter into written agreements with other 27 states' prescription drug monitoring programs for the purpose of describing 28 the terms and conditions for sharing of prescription information under this 29 subchapter. 30 31 20-7-609. Authority to contract. 32 (a) The Department of Health may contract with another agency of this 33 state or with a private vendor, as necessary, to ensure the effective 34 operation of the Prescription Drug Monitoring Program.

(b) A contractor shall be bound to comply with the provisions

regarding confidentiality of prescription information as outlined in this

subchapter and shall be subject to the penalties specified in this subchapter
for unlawful acts.

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- 20-7-610. Authority to seek funding.
- 5 (a) The Department of Health may make application for, receive, and
 6 administer grant funding from public or private sources for the development,
 7 implementation, or enhancement of the Prescription Drug Monitoring Program.
- 8 <u>(b) A fee shall not be levied against practitioners for the purpose of</u> 9 funding or complying with the Prescription Drug Monitoring Program.

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- 11 20-7-611. Unlawful acts and penalties.
- 12 <u>(a)(1) It is unlawful for a dispenser to purposely fail to submit</u>
- 13 prescription monitoring information as required under this subchapter.
- 14 (2) A violation of subdivision (a)(1) of this section is a Class
- 15 <u>B misdemeanor</u>.
- (b)(1) It is unlawful for a dispenser to purposely submit fraudulent
- 17 prescription information.
- 18 (2) A violation of subdivision (b)(1) of this section is a Class
- 19 D felony.
- 20 (c)(1) It is unlawful for a person authorized to receive prescription
- 21 monitoring information to purposely disclose the information in violation of
- 22 this subchapter.
- 23 (2) A violation of subdivision (c)(1) of this section is a Class
- 24 <u>D felony</u>.
- 25 <u>(d)(1) It is unlawful for a person authorized to receive prescription</u>
- 26 <u>drug monitoring program information to use such information in a manner or</u>
- 27 <u>for a purpose in violation of this subchapter.</u>
- 28 (2) A violation of subsection (d)(1) of this section is a Class
- 29 D felony.
- 30 (e)(1) It is unlawful for a person to obtain or attempt to obtain
- 31 <u>information by fraud or deceit from the Prescription Drug Monitoring Program</u>
- 32 <u>or from a person authorized to receive information from the Prescription Drug</u>
- 33 Monitoring Program under this subchapter.
- 34 (2) A violation of subdivision (e)(1) of this section is a Class
- 35 D felony.
- 36 (f) In addition to the criminal penalties provided in this section, a

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1	dispenser or practitioner who uses or discloses confidential information
2	received from the Prescription Drug Monitoring Program in a manner or for a
3	purpose in violation of this subchapter may be subject to disciplinary action
4	by the dispenser's or practitioner's licensing board.
5	(g) In addition to the criminal penalties provided in this section, a
6	law enforcement officer who uses or discloses confidential information
7	received from the Prescription Drug Monitoring Program in a manner or for a
8	purpose in violation of this subchapter may be subject to disciplinary action
9	by the law enforcement officer's agency or department.
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11	20-7-612. Rules.
12	The State Board of Health shall adopt rules to implement this
13	subchapter.
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15	20-7-613. Effective date.
16	(a) The Prescription Drug Monitoring Program shall become operational
17	March 1, 2011 if full funding is available under § 20-7-610.
18	(b) The Director of the Department of Health may suspend operation of
19	the program if adequate funding under § 20-7-610 ceases.
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21	/s/P. Malone
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