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1 AN ACT concerning criminal law.

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2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Controlled Substances Act is 5 amended by changing Section 316 as follows:

6 (720 ILCS 570/316)

Sec. 316. Prescription Monitoring Program.

8 (a) The Department must provide for a Prescription 9 Monitoring Program for Schedule II, III, IV, and V controlled 10 substances that includes the following components and 11 requirements:

12 (1) The dispenser must transmit to the central
13 repository, in a form and manner specified by the
14 Department, the following information:

15 (A) The recipient's name and address.

16 (B) The recipient's date of birth and gender.

17 (C) The national drug code number of the controlled18 substance dispensed.

19 (D) The date the controlled substance is20 dispensed.

(E) The quantity of the controlled substancedispensed and days supply.

(F) The dispenser's United States Drug Enforcement

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Administration registration number.

(G) The prescriber's United States Drug Enforcement Administration registration number.

4 (H) The dates the controlled substance 5 prescription is filled.

6 (I) The payment type used to purchase the 7 controlled substance (i.e. Medicaid, cash, third party 8 insurance).

9 (J) The patient location code (i.e. home, nursing 10 home, outpatient, etc.) for the controlled substances 11 other than those filled at a retail pharmacy.

12 (K) Any additional information that may be 13 required by the department by administrative rule, 14 including but not limited to information required for 15 compliance with the criteria for electronic reporting 16 of the American Society for Automation and Pharmacy or 17 its successor.

18 (2) The information required to be transmitted under 19 this Section must be transmitted not later than the end of 20 the next business day after the date on which a controlled 21 substance is dispensed, or at such other time as may be 22 required by the Department by administrative rule.

23 (3) A dispenser must transmit the information required24 under this Section by:

(A) an electronic device compatible with the
 receiving device of the central repository;

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(B) a computer diskette;

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(C) a magnetic tape; or

3 (D) a pharmacy universal claim form or Pharmacy
4 Inventory Control form;

5 (4) The Department may impose a civil fine of up to 6 \$100 per day for willful failure to report controlled 7 substance dispensing to the Prescription Monitoring 8 Program. The fine shall be calculated on no more than the 9 number of days from the time the report was required to be 10 made until the time the problem was resolved, and shall be 11 payable to the Prescription Monitoring Program.

12 (b) The Department, by rule, may include in the 13 Prescription Monitoring Program certain other select drugs 14 that are not included in Schedule II, III, IV, or V. The 15 Prescription Monitoring Program does not apply to controlled 16 substance prescriptions as exempted under Section 313.

(c) The collection of data on select drugs and scheduled substances by the Prescription Monitoring Program may be used as a tool for addressing oversight requirements of long-term care institutions as set forth by Public Act 96-1372. Long-term care pharmacies shall transmit patient medication profiles to the Prescription Monitoring Program monthly or more frequently as established by administrative rule.

(d) The Department of Human Services shall appoint a
 full-time Clinical Director of the Prescription Monitoring
 Program.

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1 (e) (Blank).

Within one year of the effective date of this 2 (f) amendatory Act of the 100th General Assembly, the Department 3 shall adopt rules requiring all Electronic Health Records 4 5 Systems to interface with the Prescription Monitoring Program application program on or before January 1, 2021 to ensure that 6 7 all providers have access to specific patient records during 8 the treatment of their patients. These rules shall also address 9 the electronic integration of pharmacy records with the 10 Prescription Monitoring Program to allow for faster 11 transmission of the information required under this Section. 12 The Department shall establish actions to be taken if a 13 prescriber's Electronic Health Records System does not effectively interface with the Prescription Monitoring Program 14 15 within the required timeline.

16 (g) The Department, in consultation with the Advisory 17 Committee, shall adopt rules allowing licensed prescribers or pharmacists who have registered to access the Prescription 18 19 Monitoring Program to authorize a designee to consult the 20 Prescription Monitoring Program on their behalf. The rules 21 include shall reasonable parameters concerning а 22 practitioner's authority to authorize a designee, and the 23 eligibility of a person to be selected as a designee. In this subsection (g), "pharmacist" shall include a clinical 24 25 pharmacist employed by and designated by a Medicaid Managed Care Organization providing services under Article V of the 26

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1	Illinois Public Aid Code under a contract with the Department
2	of Health and Family Services for the sole purpose of clinical
3	review of services provided to persons covered by the entity
4	under the contract to determine compliance with subsections (a)
5	and (b) of Section 314.5 of this Act. A managed care entity
6	pharmacist shall notify prescribers of review activities.
7	(Source: P.A. 99-480, eff. 9-9-15; 100-564, eff. 1-1-18.)
8	Section 99. Effective date. This Act takes effect upon

9 becoming law.