S.B. NO. ⁴⁴⁹ S.D. 1

A BILL FOR AN ACT

RELATING TO PATIENT PRESCRIPTION INFORMATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that in 2006, New Hampshire enacted a law that prohibits the sale of doctor-2 specific prescription drug data that is widely used in 3 4 pharmaceutical marketing. The New Hampshire law is intended to 5 reduce state health care costs by eliminating the tool used by 6 drug sales representatives in targeting sales of brand name 7 drugs. By purchasing the data describing which doctors 8 prescribe what drugs, pharmaceutical sales agents can more 9 readily identify doctors who might be likely to prescribe their 10 products and thus be receptive to their sales proposals. Of 11 greater concern, however, is that drug companies can also use 12 the information to identify doctors who do not write many 13 prescriptions for their products, in order to step up their 14 marketing efforts.

15 On November 18, 2008, the United States First Circuit Court 16 of Appeals upheld the New Hampshire statute against a challenge 17 to its validity. In its ruling, the United States Court of

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1	Appeals wrote, "The record contains substantial evidence that,
2	in several instances, detailers [pharmaceutical sales
3	representatives] armed with prescribing histories encourage the
4	overzealous prescription of more costly brand-name drugs
5	regardless of both the public health consequences and the
6	probable outcome of a sensible cost/benefit analysis."
7	The purpose of this Act is to enact a patient prescription
8	information confidentiality law prohibiting the sale of doctor-
9	specific prescription drug data.
10	SECTION 2. Chapter 328, Hawaii Revised Statutes, is
11	amended by adding a new section to be appropriately designated
12	and to read as follows:
13	" <u>§328-</u> Prescription information; confidentiality;
14	violation. (a) Records relating to prescription information
15	containing patient-identifiable and prescriber-identifiable data
16	shall not be licensed, transferred, used, or sold by any
17	pharmacy benefits manager, insurance company, electronic
18	transmission intermediary, pharmacy licensed under chapter 461,

19 Hawaii Revised Statutes, physician or osteopathic physician

- licensed under chapter 453, Hawaii Revised Statutes, or other 20
- 21 similar entity, for any commercial purpose, except for the
- 22 limited purposes of:

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1	(1)	Pharmacy reimbursement;				
2	(2)	Formulary compliance;				
3	(3)	Care management;				
4	(4)	Utilization review by a health care provider, the				
5		patient's insurance provider, or the agent of either;				
6	(5)	Health care research; or				
7	(6)	As otherwise provided by law.				
8	(b)	For the purpose of this section, "pharmacy benefit				
9	manager" means a third party administrator of prescription drug					
10	benefit programs primarily responsible for processing and paying					
11	prescription drug claims, developing and maintaining a drug					
12	formulary, contracting with pharmacies, and negotiating					
13	discounts and rebates with drug manufacturers. Commercial					
14	purposes include advertising, marketing, promotion, or any					
15	activity that could be used to influence sales or market share					
16	of a pharmaceutical product, influence or evaluate the					
17	prescribing behavior of an individual health care professional,					
18	or evaluate the effectiveness of a professional pharmaceutical					
19	detailing sales force.					
20	(C)	Nothing in this section shall prohibit:				
21	(1)	The dispensing of prescription medications to a				
22		patient or to the patient's authorized representative;				
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1	(2) The t	transmission of prescription information between		
2		an ai	uthorized prescriber and a licensed pharmacy;		
3	(3) The t	transfer of prescription information between		
4		lice	nsed pharmacies;		
5	(4) The t	transfer of prescription records that may occur in		
6		the e	event a pharmacy ownership is changed or		
7		trans	sferred;		
8	(5) <u>Care</u>	management educational communications provided to		
9		<u>a pat</u>	tient about:		
10		(A)	The patient's health condition;		
11		<u>(B)</u>	Adherence to a prescribed course of therapy; or		
12		(C)	Other information about the drug being dispensed,		
13			treatment options, or clinical trials.		
14	(c	l) Noth:	ing in this section shall prohibit the collection,		
15	use, tr	ansfer,	or sale of patient and prescriber data that are		
16	not ide	entifiab	le by zip code, geographic region, or medical		
17	special	ty for a	commercial purposes.		
18	(∈	e) In ac	ddition to other remedies, a violation of this		
19	sectior	is an u	unfair or deceptive act or practice within the		
20	meaning of section 480-2.				
21	<u>(</u> f) The :	regulated industries complaints office, department		
22	of comm	erce and	d consumer affairs, shall initiate investigations		
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1	and disciplinary action to enforce this section regarding any
2	reports of activity that may violate this section.
3	(g) The regulated industries complaints office, department
4	of commerce and consumer affairs, shall refer reports of any
5	person or entity in violation of this section to the appropriate
6	professional licensing or regulatory body, for investigation and
7	disciplinary action, including the suspension or revocation of
8	the person or entity's license or permit to practice."
9	SECTION 3. New statutory material is underscored.
10	SECTION 4. This Act shall take effect on July 1, 2015.

Report Title:

Confidentiality of Prescription Information

Description:

Prohibits, except for certain limited purposes, the use, transfer, licensing, or sale of a patient's prescription information for any commercial purpose. Assigns enforcement to the regulated industries complaints office. (SD1)