S.B. NO. ⁴⁰ S.D. 2 H.D. 2

C.D. 1

A BILL FOR AN ACT

RELATING TO PSEUDOEPHEDRINE.

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

1	SECTION 1. Section 329-75, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§329-75 Sales of products, mixtures, or preparations
4	containing pseudoephedrine[+] or ephedrine; reporting
5	requirement for wholesalers. (a) Notwithstanding any other law
6	to the contrary, a pharmacy or retailer may sell or distribute
7	to a person without a prescription products containing not more
8	than 3.6 grams per day $[_7]$ or not more than nine grams per
9	thirty-day period of pseudoephedrine or ephedrine base, without
10	regard to the number of transactions[of any product,mixture,
11	or preparation containing any detectable quantity of
12	pseudoephedrine, its salts, optical isomers, or salts of optical
13	isomers as the only-active-ingredient-or in combination-with
14	other active ingredients]; provided that the pharmacy or
15	retailer shall comply with the following conditions:
16	(1) The product, mixture, or preparation shall be sold or
17	distributed from an area not accessible by customers
18	or the general public, such as behind the counter or
	2011-2287 SB40 CD1 SMA-1.doc

Page 2

2

1		in a	locked display case and where the seller delivers
2	,	the	product directly into the custody of the
3		purc	haser;
4	(2)	Any	person purchasing or otherwise acquiring any
5		prod	uct, mixture, or preparation shall produce
6		[pro	per] valid, government-issued identification
7		cont	aining the photograph, date of birth, printed
8		name	, signature, and address of the individual
9		obta	ining the substance;
10	(3)	The	pharmacy or retailer shall [record, in an
11		elec	tronic log on software provided by the nareotics
12		enfo	rcement-division of the department and approved by
13		the-	administrator:] maintain a record of required
14		info	rmation for each sale of a nonprescription product
15		cont	aining pseudoephedrine or ephedrine including:
16		(A)	The date and time of any transaction under
17			paragraph (2);
18		(B)	The name, address, and date of birth of the
19			person;
20		(C)	The type of identification provided by the
21			individual obtaining the substance $[+]$ and
22			identification number;
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2011-2287 SB40 CD1 SMA-1.doc

Page 3

S.B. NO. 40 S.D. 2 H.D. 2 C.D. 1

3

1		(D) The agency issuing the identification used; and
2		(E) The name of the compound, mixture, or
3		preparation, and the amount; and
4	(4)	The pharmacy or retailer shall[:
5	-	(A) Record-the information required under paragraph
6		(3) on an electronic worksheet on software
7		provided by the narcoties enforcement division of
8		the department; and
9	-((B) Electronically mail the worksheet record to the
10		narcotics enforcement division once a month.]
11		require every purchaser to sign a written or
12		electronic log attesting to the validity of the
13		information.
14		The information shall be retained by the pharmacy or
15		retailer for a period of two years. The electronic
16		log shall be capable of being checked for compliance
17	,	against all state and federal laws, including
18		interfacing with other states to ensure comprehensive
19		compliance, and shall be subject to random and
20		warrantless inspection by county or state law
21		enforcement officers.

2011-2287 SB40 CD1 SMA-1.doc

Page 4

1	(b) Beginning January 1, 2012, before completing a sale of		
2	an over-the-counter product containing pseudoephedrine or		
3	ephedrine, a pharmacy or retailer shall electronically submit		
4	the information required pursuant to subsection (a) to the		
5	National Precursor Log Exchange administered by the National		
6	Association of Drug Diversion Investigators; provided that the		
7	National Precursor Log Exchange is available to retailers in the		
8	State without a charge for accessing the system. The seller		
9	shall not complete the sale if the system generates a stop sale		
10	alert. Absent negligence, wantonness, recklessness, or		
11	deliberate misconduct, any retailer utilizing the electronic		
12	sales tracking system in accordance with this subsection shall		
13	not be civilly liable as a result of any act or omission in		
14	carrying out the duties required by this subsection and shall be		
15	immune from liability to any third party, unless the retailer		
16	has violated this subsection, in relation to a claim brought for		
17	such violation.		
18	(c) If a pharmacy or retailer selling an over-the-counter		
19	product containing pseudoephedrine or ephedrine experiences		
20	mechanical or electronic failure of the electronic sales		
21	tracking system and is unable to comply with the electronic		
22	sales tracking requirement under this section, the pharmacy or		
	2011-2287 SB40 CD1 SMA-1.doc .		

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Page 5

S.B.	NO.	40 S.D. 2 H.D. 2 C.D. 1
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1	retail establishment shall maintain a written log or an		
2	alternative electronic recordkeeping mechanism until such time		
3	as the pharmacy or retail establishment is able to comply with		
4	the electronic sales tracking requirement;		
5	(d) A pharmacy or retailer selling an over-the-counter		
6	product containing pseudoephedrine or ephedrine may seek an		
7	exemption from submitting transactions to the electronic sales		
8	tracking system in writing to the board of pharmacy stating the		
9	reasons therefore. The board of pharmacy may grant an exemption		
10	for good cause shown, but in no event shall the exemption exceed		
11	one hundred eighty days. Any pharmacy or retailer that receives		
12	an exemption shall maintain a hard copy log and shall require		
13	the purchaser to provide the information required under this		
14	section before completion of any sale. The log shall be		
15	maintained as a record of each sale for inspection by any law		
16	enforcement officer or inspector of the board of pharmacy during		
17	normal business hours.		
18	(e) The National Association of Drug Diversion		
19	Investigators shall forward Hawaii transaction records in		
20	National Precursor Log Exchange to the narcotics enforcement		
21	division of the department of public safety weekly and provide		
22	real-time access to National Precursor Log Exchange information		
	2011-2287 SB40 CD1 SMA-1.doc ,		

1	through the National Precursor Log Exchange online portal to law		
2	enforcement in the State as authorized by the narcotics		
3	enforcement division; provided that the narcotics enforcement		
4	division executes a memorandum of understanding with National		
5	Association of Drug Diversion Investigators governing access to		
6	the information;		
7	(f) This system shall be capable of generating a stop sale		
8	alert, which shall be a notification that completion of the sale		
9	would result in the seller or purchaser violating the quantity		
10	limits set forth in this section. The system shall contain an		
11	override function that may be used by a seller of		
12	pseudoephedrine or ephedrine who has a reasonable fear that		
13	imminent bodily harm will result if they do not complete the		
14	sale. Each instance where the override function is utilized		
15	shall be logged by the system.		
.16	[(b)] <u>(g)</u> No person shall knowingly purchase, [possess,]		
17	receive, or otherwise acquire products containing 3.6 grams or		
18	more [than] <u>per day or</u> nine <u>or more</u> grams [of any product,		
19	mixture, or preparation-containing-any-detectable-quantity-of		
20	pseudoephedrine or its salts, isomers, or salts of optical		
21	isomers within a thirty day period,] per thirty-day period of		
22	pseudoephedrine or ephedrine base, except that this limit shall		
	2011-2287 SB40 CD1 SMA-1.doc .		

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Page 7

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1	not apply to any quantity of such product, mixture, or
2	preparation dispensed pursuant to a valid prescription.
3	[(c)] (h) Any person who violates [subsection] subsections
4	(b) through (f) is guilty of a class C felony.
5	[(d)] <u>(i)</u> The department, by rule, may exempt other
6	products from this section, if the administrator finds that the
7	products are not used in the illegal manufacture of
8	methamphetamine or other controlled substances. A manufacturer
9	of a drug product may apply for removal of the product from this
10	section if the product is determined by the administrator to
11	have been formulated in such a way as to effectively prevent the
12	conversion of the active ingredient into methamphetamine.
13	[(e)] <u>(j)</u> Notwithstanding any other provision of this
14	chapter to the contrary, every wholesaler shall report to the
15	administrator all sales made to any retailer, of any product,
16	mixture, or preparation containing any detectable quantity of
17	pseudoephedrine [,] or ephedrine, its salts, optical isomers, or
18	salts of optical isomers, as the only active ingredient or in
19	combination with other active ingredients. The department shall
20	provide a common reporting form that contains at least the
21	following information about the product, mixture, or
22	preparation:



Page 8

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S.B. NO. 40 S.D. 2 H.D. 2 C.D. 1

2	(2)	Quantity sold;
3	(3)	Date of sale;
4	(4)	Name and address of the wholesaler; and
5	(5)	Name and address of the retailer.

Generic or other name:

6 [(f)] (k) Intentional or knowing failure of a retailer or pharmacy to transmit any information as required by this section 7 8 shall be a misdemeanor and shall result in the immediate 9 suspension of that retailer's ability to sell any product, 10 mixture, or preparation containing any detectable quantity of 11 pseudoephedrine $[\tau]$ or ephedrine, its salts, optical isomers, or salts of optical isomers as the only active ingredient or in 12 combination with other active ingredients until authorized by 13 14 the administrator."

15 SECTION 2. This Act does not affect rights and duties that 16 matured, penalties that were incurred, and proceedings that were 17 begun before its effective date.

18 SECTION 3. Statutory material to be repealed is bracketed 19 and stricken. New statutory material is underscored.

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SECTION 4. This Act shall take effect upon approval.

2011-2287 SB40 CD1 SMA-1.doc



Report Title: Pseudoephedrine; Tracking

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Description: Establishes a tracking system for the sale of products containing pseudoephedrine or ephedrine base. (CD1)

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