JAN 1 8 2013

A BILL FOR AN ACT

RELATING TO HEALTH.

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

- 1 SECTION 1. The legislature finds that methamphetamine is a 2 highly addictive drug with dangerous long-term side effects 3 including addiction, anxiety, insomnia, and violent behavior. 4 The legislature also finds that pseudoephedrine, a safe, 5 effective, and widely-used over the counter decongestant, is an 6 essential ingredient used to make methamphetamine. 7 The legislature finds that some state governments have 8 taken steps to address the growing number of methamphetamine 9 labs in their states. Oregon and Mississippi have passed laws 10 requiring prescriptions for pseudoephedrine. 11 prescription-only law has resulted in fewer methamphetamine lab 12 incidents. According to the director of Mississippi's bureau of 13 narcotics, Mississippi's law has also reduced the number of 14 methamphetamine labs in the state. The purpose of this Act is to:
- 15
- 16 (1) Classify pseudoephedrine as a schedule V drug that may 17 only be dispensed with a prescription; and

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1
         (2) Exempt cold products that contain other active
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              ingredients from the prescription requirement.
3
                     Section 329-22, Hawaii Revised Statutes, is
4
    amended to read as follows:
         "$329-22 Schedule V. (a) The controlled substances
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6
    listed in this section are included in schedule V.
7
             Narcotic drugs containing nonnarcotic active medicinal
8
    ingredients. Any compound, mixture, or preparation containing
9
    limited quantities of any of the following narcotic drugs, which
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    also contains one or more nonnarcotic active medicinal ingredients
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    in sufficient proportion to confer upon the compound, mixture, or
12
    preparation, valuable medicinal qualities other than those
13
    possessed by the narcotic drug alone:
14
         (1)
              Not more than 200 milligrams of codeine, or any of its
15
              salts, per 100 milliliters or per 100 grams;
16
         (2)
              Not more than 100 milligrams of dihydrocodeine, or any
1.7
              of its salts, per 100 milliliters or per 100 grams;
18
         (3)
              Not more than 100 milligrams of ethylmorphine, or any of
19
              its salts, per 100 milliliters or per 100 grams;
20
              Not more than 2.5 milligrams of diphenoxylate and not
         (4)
21
              less than 25 micrograms of atropine sulfate per dosage
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              unit;
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1
         (5)
              Not more than 100 milligrams of opium per 100
              milliliters or per 100 grams; and
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3
         (6)
              Not more than 0.5 milligram of difenoxin and not less
 4
              than 25 micrograms of atropine sulfate per dosage unit.
5
         (c) Stimulants. Unless specifically exempted or excluded
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    or unless listed in another schedule, any material, compound,
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    mixture, or preparation that contains any quantity of the
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    following substances having a stimulant effect on the central
    nervous system, including its salts, isomers, and salts of
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10
    isomers [-]: pseudoephedrine or any drug containing
11
    pseudoephedrine.
12
         (d) Depressants. Unless specifically exempted or excluded
    or unless listed in another schedule, any material, compound,
13
14
    mixture, or preparation that contains any quantity of the
15
    following substances having a depressant effect on the central
16
    nervous system, including its salts, isomers, and salts of
17
    isomers:
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         (1)
              Lacosamide [(R)-2-acetoamido-N-benzyl-3-methoxy-
19
              propionamide], (Vimpat); and
20
         (2)
              Pregabalin [(S)-3-(aminomethyl)-5-methylhexanoic
21
              acidl.
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1	(e) No later than July 1, 2013, all drugs containing
2	pseudoephedrine shall be subject to the requirements of section
3	<u>329-38.</u> "
4.	SECTION 3. Section 329-38, Hawaii Revised Statutes, is
5	amended by amending subsection (a) to read as follows:
6	"(a) No controlled substance in schedule II or
7	pseudoephedrine may be dispensed without a written prescription
8	of a practitioner, [except:] with the following exceptions:
9	(1) $[\frac{1}{2}]$ For purposes of a controlled substance in
10	schedule II, in the case of an emergency situation, a
11	pharmacist may dispense a controlled substance listed
12	in schedule II upon receiving oral authorization from
13	a prescribing practitioner; provided that:
14	(A) The quantity prescribed and dispensed is limited
15	to the amount adequate to treat the patient
16	during the emergency period (dispensing beyond
17	the emergency period must be pursuant to a
18	written prescription signed by the prescribing
19	<pre>practitioner);</pre>
20	(B) If the prescribing practitioner is not known to
21	the pharmacist, the pharmacist shall make a
22	reasonable effort to determine that the oral

1		authorization came from a registered
2		practitioner, which may include a callback to the
3		prescribing practitioner using the phone number
4		in the telephone directory or other good faith
5		efforts to identify the prescriber; and
6	(C)	Within seven days after authorizing an emergency
7		oral prescription, the prescribing practitioner
8		shall cause a written prescription for the
9		emergency quantity prescribed to be delivered to
10		the dispensing pharmacist. In addition to
11		conforming to the requirements of this
12		subsection, the prescription shall have written
. 13		on its face "Authorization for Emergency
14		Dispensing". The written prescription may be
15		delivered to the pharmacist in person or by mail,
16		and if by mail, the prescription shall be
17		postmarked within the seven-day period. Upon
18		receipt, the dispensing pharmacist shall attach
19		this prescription to the oral emergency
20		prescription, which had earlier been reduced to
21		writing. The pharmacist shall notify the
22		administrator if the prescribing practitioner

1		falls to deliver a written prescription to the
2		pharmacy within the allotted time. Failure of
3		the pharmacist to do so shall void the authority
4		conferred by this paragraph to dispense without a
5		written prescription of a prescribing individual
6		practitioner. Any practitioner who fails to
7		deliver a written prescription within the seven-
8		day period shall be in violation of section
9		329-41(a)(1); [or]
10	(2)	[When] For purposes of a controlled substance in
11		schedule II, when dispensed directly by a
12		practitioner, other than a pharmacist, to the ultimate
13		user. The practitioner in dispensing a controlled
14		substance in schedule II shall affix to the package a
15		label showing:
16		(A) The date of dispensing;
17		(B) The name, strength, and quantity of the drug
18		dispensed;
19		(C) The dispensing practitioner's name and address;
20		(D) The name of the patient;
21		(E) The "use by" date for the drug, which shall be:

1	(i) The expiration date on the
2	[+] manufacturer's[+] or principal labeler's
3	container; or
4	(ii) One year from the date the drug is
5	dispensed, whichever is earlier; and
6	(F) Directions for use, and cautionary statements, if
7	any, contained in the prescription or as required
8	by law.
9	A complete and accurate record of all schedule II
10	controlled substances ordered, administered,
11	prescribed, and dispensed shall be maintained for five
12	years. Prescriptions and records of dispensing shall
13	otherwise be retained in conformance with the
14	requirements of section 329-36. No prescription for a
15	controlled substance in schedule II may be
16	refilled[-]; or
17 (3)	In the case of a drug containing pseudoephedrine, as
18	classified under schedule V, when dispensed by a
19	pharmacist without a prescription, under the following
20	circumstances:
21	(A) The quantity dispensed is in a cold product,
22	mixture, or preparation containing

1		pseudoephedrine, its salts, optical isomers, or
2		salts of optical isomers and is in combination
3		with other active ingredients limited to an
4		amount adequate to treat the patient during a
5		short period of time and does not exceed 3.6
6		grams per day or nine grams per thirty-day period
7		of pseudoephedrine, without regard to the number
8		of transactions; provided that dispensing more
9		than 3.6 grams per day or nine grams per thirty-
10		day period of pseudoephedrine, without regard to
11		the number of transactions, shall be pursuant to
12		a written prescription signed by the prescribing
13		practitioner; and
14	<u>(B)</u>	Prior to dispensing the drug, the pharmacist
15		enters the patient's name and signature into a
16		log that:
17		(i) Is maintained by the pharmacy as a complete
18		and accurate record of all the patients who
19		were administered drugs containing
20		pseudoephedrine without a prescription;
21		(ii) Includes the date the drugs described in
22		clause (i) were dispensed, the names and

1	signatures of the patients, and the
2	quantities of the drugs administered; and
3	(iii) Is maintained for at least five years."
4	SECTION 4. Section 329-75, Hawaii Revised Statutes, is
5	amended by amending subsection (a) to read as follows:
6	"(a) Notwithstanding any other law to the contrary, a
7	pharmacy or retailer may sell or distribute to a person without
8	a prescription products containing not more than 3.6 grams per
9	day or not more than nine grams per thirty-day period of
10	pseudoephedrine, without regard to the number of transactions;
11	provided that the quantity dispensed is limited to an amount
12	adequate to treat the patient during a short period of time;
13	provided further that the pharmacy or retailer shall comply with
14	the following conditions:
15	(1) The product, mixture, or preparation shall be sold or
16	distributed from an area not accessible by customers
17	or the general public, such as behind the counter or
18	in a locked display case and where the pharmacy or
19	retailer delivers the product directly into the
20	custody of the person purchasing or obtaining the
21	substances;

1	(2)	Any person purchasing or otherwise obtaining any
2		product, mixture, or preparation shall produce valid,
3		government-issued identification containing the
4		photograph, date of birth, printed name, signature,
5		and address of the person purchasing or obtaining the
6		substance;
7	(3)	The pharmacy or retailer shall maintain a written or
8		electronic log of required information for each sale
9		of a nonprescription product containing
10		pseudoephedrine, including:
11		(A) The date and time of any transaction under
12		paragraph (2);
13		(B) The name, address, and date of birth of the
14		person purchasing or obtaining the substance;
15		(C) The type of identification provided by the person
16		purchasing or obtaining the substance and
17		identification number;
18		(D) The agency issuing the identification used; and
19		(E) The name of the compound, mixture, or
20		preparation, and the amount; and
21	(4)	The pharmacy or retailer shall require every person
22		purchasing or obtaining the substance to sign a

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1	written or electronic log attesting to the validity of
2	the information. The information shall be retained by
3	the pharmacy or retailer for a period of [two] five
4	years. The written or electronic log shall be capable
5	of being checked for compliance against all state and
6	federal laws, including interfacing with other states
7	to ensure comprehensive compliance, and shall be
8	subject to random and warrantless inspection by county
9	or state law enforcement officers."
10	SECTION 5. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 6. This Act shall take effect upon its approval.
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INTRODUCED BY:

Report Title:

Pseudoephedrine; Prescription Drugs

Description:

Reclassifies pseudoephedrine as a schedule V drug that may only be dispensed with a prescription; exempts cold products that contain other active ingredients, with certain conditions. Requires pharmacies to maintain pseudoephedrine-related records for five years.

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