By: McClendon

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A BILL TO BE ENTITLED 1 AN ACT 2 relating to the regulation of controlled substances and the establishment of an electronic system for monitoring controlled 3 substances; providing criminal penalties; authorizing a fee. 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 SECTION 1. Subtitle J, Title 3, Occupations Code, is 7 amended by adding Chapter 570 to read as follows: 8 CHAPTER 570. CONTROLLED SUBSTANCE REGISTRATION; 9 PRESCRIPTION DRUG ORDER MONITORING PROGRAM SUBCHAPTER A. GENERAL PROVISIONS 10 Sec. 570.001. PURPOSE. This chapter is intended to improve 11 12 the state's ability to identify and stop diversion of Schedule II-V controlled substance prescription drug orders or other 13 14 prescription drug orders in an efficient and cost-effective manner that will not impede the appropriate medical utilization of 15 16 controlled substances or other potentially abusable drugs. Sec. 570.002. DEFINITIONS. In this chapter: 17 (1) "Administer," "agent," "chemical laboratory 18 apparatus," "chemical precursor," "controlled premises," 19 "controlled substance," "controlled substance analogue," 20 "deliver," "dispense," "dispenser," "distribute," "distributor," 21 "drug," "federal Controlled Substances Act," "federal Drug 22 Enforcement Administration," "institutional practitioner," 23 "lawful possession," "manufacture," "medical purpose," "narcotic 24

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1	drug," "patient," "person," "pharmacist," "pharmacy,"
2	"possession," "practitioner," "prescribe," and "prescription" have
3	the meanings assigned by Section 481.002, Health and Safety Code.
4	(2) "Board" has the meaning assigned by Section
5	<u>551.003.</u>
6	(3) "Hospital" means:
7	(A) a general or special hospital as defined by
8	Section 241.003, Health and Safety Code; or
9	(B) an ambulatory surgical center as defined by
10	Section 243.002, Health and Safety Code, and approved by the
11	federal government to perform surgery paid by Medicaid on patients
12	admitted for a period of not more than 24 hours.
13	(4) "Medication order" means an order from a
14	practitioner to dispense a drug to a patient in a hospital for
15	immediate administration while the patient is in the hospital or
16	for emergency use on the patient's release from the hospital.
17	(5) "Pharmacist-in-charge" means the pharmacist
18	designated on a pharmacy license as the pharmacist who has the
19	authority or responsibility for the pharmacy's compliance with this
20	chapter and other laws relating to pharmacy.
21	(6) "Principal place of business" means a location
22	where a person manufactures, distributes, dispenses, analyzes, or
23	possesses a controlled substance. The term does not include a
24	location where a practitioner dispenses a controlled substance on
25	an outpatient basis unless the controlled substance is stored at
26	that location.
27	(7) "Ultimate user" means a person who has lawfully

1 obtained and possesses a controlled substance for the person's own use, for the use of a member of the person's household, or for 2 3 administering to an animal owned by the person or by a member of the person's household. 4 5 Sec. 570.003. RULES. (a) The board may adopt the rules necessary to implement this chapter. 6 7 (b) The board by rule shall establish and revise as 8 necessary a standardized database format that may be used by a pharmacy to transmit the information required by this chapter to 9 10 the board electronically. (c) The board, in consultation with the Department of State 11 12 Health Services, the Department of Public Safety, and the Texas Medical Bo<u>ard, by rule may:</u> 13 14 (1) remove a controlled substance listed in Schedules 15 II through V under Subchapter B, Chapter 481, Health and Safety Code, from the prescription drug order monitoring program, if the 16 17 board determines that the burden imposed by the program substantially outweighs the risk of diversion of the particular 18 19 controlled substance; or (2) add a substance not listed in Schedules II through 20 V under Subchapter B, Chapter 481, Health and Safety Code, to the 21 22 prescription drug order monitoring program, if the board determines that the risk of diversion substantially outweighs the burden 23 24 imposed by the program on the particular substance. (d) The board by rule may: 25 26 (1) remove from or return to the prescription drug order monitoring program any aspect of a practitioner's or 27

pharmacist's hospital practice, including administering or 1 2 dispensing substances subject to the prescription drug order 3 monitoring program; 4 (2) waive or delay any requirement relating to the 5 time or manner of reporting to the prescription drug order monitoring program; 6 7 (3) establish compatibility protocols for electronic 8 data transfer hardware, software, or format; 9 (4) establish a procedure to control the release of 10 information under this chapter; and (5) establish a minimum level of prescription drug 11 12 order activity below which a reporting activity may be modified or 13 discontinued. 14 (e) The board by rule shall authorize a practitioner to 15 determine whether it is necessary to obtain an individual's patient 16 identification number and to provide the number on the prescription 17 drug order. Sec. 570.004. AUTHORITY TO CONTRACT. The board may 18 19 authorize a contract between the board and another agency of this state or a private vendor as necessary to ensure the effective 20 operation of the prescription drug order monitoring program. 21 Sec. 570.005. ECONOMIC IMPACT CONSIDERATION. In adopting a 22 rule relating to the electronic transfer of information under this 23 24 chapter, the board shall: 25 (1) consider the economic impact of the proposed rule 26 on practitioners and pharmacists, including potential costs related to computer hardware or software or to the transfer of 27

H.B. No. 3301 1 information; and 2 (2) to the extent permitted by law, act to minimize any 3 negative economic effect on practitioners or pharmacists. 4 Sec. 570.006. FEES. (a) The board may use fees collected 5 under Subchapter B to administer this chapter. 6 (b) The board may not impose a fee for the electronic 7 transfer of information in addition to the fees authorized by 8 Subchapter B. 9 (c) The board may charge: (1) a nonrefundable fee of not more than \$25 before 10 processing an application for annual registration; and 11 12 (2) a late fee of not more than \$50 for each application for renewal the board receives after the date the 13 14 applicant's registration expires. 15 (d) The board by rule shall set the fees under Subsection (c) in the amounts necessary to cover the cost of administering and 16 17 enforcing this chapter. (e) The board shall deposit the fees collected under this 18 19 chapter to the credit of the general revenue fund. Sec. 570.007. GIFTS AND GRANTS. The board may accept gifts 20 or grants from private individuals, foundations, or the federal 21 22 government for the purposes authorized by this chapter. SUBCHAPTER B. REGULATION OF MANUFACTURE, DISTRIBUTION, AND 23 24 DISPENSATION OF CONTROLLED SUBSTANCES, CHEMICAL PRECURSORS, AND 25 CHEMICAL LABORATORY APPARATUS 26 Sec. 570.051. REGISTRATION REQUIRED. (a) Except as otherwise provided by this chapter, a person may not manufacture, 27

1 distribute, prescribe, possess, analyze, or dispense a controlled substance in this state unless the person is registered by the board 2 3 under this subchapter. 4 (b) A person who is registered by the board to manufacture, 5 distribute, analyze, dispense, or conduct research with a controlled substance may possess, manufacture, distribute, 6 7 analyze, dispense, or conduct research with that substance to the 8 extent authorized by the person's registration and in conformity with this subchapter. 9 10 (c) Except as provided by Subsection (d), a separate registration is required at each principal place of business or 11 12 professional practice where the applicant manufactures, distributes, analyzes, dispenses, or possesses a controlled 13 14 substance. 15 (d) The board may not require separate registration for a practitioner engaged in research with a nonnarcotic controlled 16 17 substance listed in Schedules II through V under Subchapter B, Chapter 481, Health and Safety Code, if the practitioner is already 18 19 registered under this subchapter in another capacity. (e) A person shall provide the board with the person's 20 Federal Drug Enforcement Administration number not later than the 21 22 45th day after the board issues a registration to the person under 23 this chapter. 24 Sec. 570.052. EXEMPTIONS. (a) The following persons are not required to register under this subchapter and may possess a 25 26

- controlled substance under this chapter:
- 27 (1) an agent or employee of a registered manufacturer,

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distributor, analyzer, or dispenser of the controlled subst	ance
acting in the usual course of business or employment;	
(2) a common or contract carrier, a warehousemar	ı, or
an employee of a carrier or warehouseman whose possession of	the
controlled substance is in the usual course of busines	s or
employment;	
(3) an ultimate user or a person in possession of	E the
controlled substance under a lawful order of a practitioner of	or in
lawful possession of the controlled substance if it is liste	ed in
Schedule V under Subchapter B, Chapter 481, Health and Safety Co	ode;
(4) an officer or employee of this state, and	other
state, a political subdivision of this state or another state	e, or
the United States who is lawfully engaged in the enforcement	of a
law relating to a controlled substance or drug or to a customs	s law
and authorized to possess the controlled substance in the disch	large
of the person's official duties; or	
(5) if the substance is tetrahydrocannabinol or on	ne of
its derivatives:	
(A) a Department of State Health Serv	vices
official, a medical school researcher, or a research pro	ogram
participant possessing the substance as authorized u	under
Subchapter G, Chapter 481, Health and Safety Code; or	
(B) a practitioner or an ultimate user posses	ssing
the substance as a participant in a federally approved therape	utic
research program that the executive director has reviewed	and
found, in writing, to contain a medically responsible rese	earch
protocol.	
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1 (b) The board by rule may waive the requirement for 2 registration of certain manufacturers, distributors, or dispensers 3 if the board finds it consistent with the public health and safety 4 and if the attorney general of the United States has issued a 5 similar waiver under the federal Controlled Substances Act.

6 <u>Sec. 570.053. EXCEPTIONS. (a) This subchapter does not</u> 7 <u>apply to an educational or research program of a school district or</u> 8 <u>a public or private institution of higher education. This</u> 9 <u>subchapter does not apply to a manufacturer, wholesaler, retailer,</u> 10 <u>or other person who sells, transfers, or furnishes materials</u> 11 <u>covered by this subchapter to those educational or research</u> 12 programs.

(b) The board and the Texas Higher Education Coordinating 13 14 Board shall adopt a memorandum of understanding that establishes 15 the responsibilities of each agency and the public or private institutions of higher education in implementing and maintaining a 16 17 program for reporting information concerning controlled substances, controlled substance analogues, chemical precursors, 18 19 and chemical laboratory apparatus used in educational or research activities of institutions of higher education. 20

(c) The board and the Texas Education Agency shall adopt a memorandum of understanding that establishes the responsibilities of the agency, the board, and school districts in implementing and maintaining a program for reporting information concerning controlled substances, controlled substance analogues, chemical precursors, and chemical laboratory apparatus used in educational or research activities of those schools and school districts.

<u>Sec. 570.054. REGISTRATION APPLICATION. An applicant for</u>
 <u>registration under this subchapter shall submit an application to</u>
 <u>the board on a form prescribed by the board.</u>

<u>Sec. 570.055.</u> ISSUANCE OR DENIAL OF REGISTRATION. (a) The <u>board may refuse to issue a registration to a person to manufacture,</u> <u>distribute, analyze, or conduct research with a controlled</u> <u>substance if the person fails or refuses to provide to the board a</u> <u>consent form signed by the person granting the board the right to</u> <u>inspect the person's controlled premises and any record, controlled</u> <u>substance, or other item covered by this chapter.</u>

11 (b) The board may not issue a registration to a person to 12 dispense a controlled substance unless the board receives a consent 13 form signed by the person granting the board the right to inspect 14 records as required by this chapter.

15 (c) The board shall register a person to manufacture, 16 distribute, or analyze a controlled substance listed in Schedules 17 II through V under Subchapter B, Chapter 481, Health and Safety 18 Code, if:

19 (1) the person furnishes the board evidence that the 20 person is registered for that purpose under the federal Controlled 21 <u>Substances Act;</u>

22 (2) the person has made proper application and paid 23 the applicable fee; and

24 (3) the person has not been found by the board to have
25 violated a provision of Section 570.056.

26 (d) The board shall register a person to dispense or conduct
 27 research with a controlled substance listed in Schedules II through

1 V under Subchapter B, Chapter 481, Health and Safety Code, if the 2 person: 3 (1) is a practitioner licensed under the laws of this 4 state; 5 (2) has made proper application and paid the 6 applicable fee; and 7 (3) has not been found by the board to have violated a provision o<u>f Section 570.056.</u> 8 9 Sec. 570.056. DENIAL; PROBATION. (a) An application for 10 registration to manufacture, distribute, analyze, dispense, or conduct research with a controlled substance may be denied on a 11 12 finding that the applicant: (1) has furnished material information in an 13 14 application filed under this chapter that the applicant knows is 15 false or fraudulent; 16 (2) has been convicted of or placed on community 17 supervision or other probation for: 18 (A) a felony; 19 (B) a violation of this chapter or of Chapters 481-485, Health and Safety Code; or 20 21 (C) an offense reasonably related to the 22 registration sought; 23 (3) has voluntarily surrendered or has had suspended, 24 denied, or revoked a registration or application for registration to manufacture, distribute, analyze, or dispense controlled 25 26 substances under the federal Controlled Substances Act; 27 (4) has had suspended, probated, or revoked a

1 registration or a practitioner's license under the laws of this 2 state or another state; 3 (5) has intentionally or knowingly failed to establish and maintain effective security controls against diversion of 4 controlled substances into other than legitimate medical, 5 scientific, or industrial channels as provided by federal 6 7 regulations or laws, this chapter, or a rule adopted under this 8 chapter; 9 (6) has intentionally or knowingly failed to maintain 10 records required to be kept by this chapter or a rule adopted under this chapter; 11 12 (7) has refused to allow an inspection authorized by this chapter or a rule adopted under this chapter; 13 14 (8) has intentionally or knowingly violated this 15 chapter or a rule adopted under this chapter; or 16 (9) has voluntarily surrendered a registration that 17 has not been reinstated. (b) Chapter 2001, Government Code, does not apply to a 18 19 denial of a registration under Subsection (a)(2)(A) or (B), (a)(3), (a)(4), or (a)(9). 20 21 (c) For good cause shown, the board may probate the denial of an application for registration. If a denial of an application 22 23 is probated, the board may require the person to report regularly to 24 the board on matters that are the basis of the probation or may 25 limit activities of the person to those prescribed by the board, or 26 both. 27 Sec. 570.057. INSPECTION. The board may inspect the

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1	premises or establishment of an applicant for registration in
2	accordance with this chapter.
3	Sec. 570.058. TERM OF REGISTRATION. A registration is valid
4	until the first anniversary of the date of issuance and may be
5	renewed annually under rules adopted by the board, unless a rule
6	provides for a longer period of validity or renewal.
7	Sec. 570.059. REGISTRATION FEES. (a) The board may charge
8	a nonrefundable fee of not more than \$25 before processing an
9	application for annual registration and may charge a late fee of not
10	more than \$50 for each application for renewal the board receives
11	after the date the registration expires.
12	(b) Not later than 60 days before the date the registration
13	expires, the board shall send a renewal notice to the registrant at
14	the last known address of the registrant according to board
15	records.
16	(c) The board shall deposit the fees collected under this
17	section to the credit of the general revenue fund.
18	Sec. 570.060. AUTHORIZATION FOR CERTAIN ACTIVITIES. (a)
19	The board may authorize the possession, distribution, planting, and
20	cultivation of controlled substances by a person engaged in
21	research, training animals to detect controlled substances, or
22	designing or calibrating devices to detect controlled substances.
23	A person who obtains an authorization under this subsection does
24	not commit an offense involving the possession or distribution of
25	controlled substances to the extent that the possession or
26	distribution is authorized.
27	(b) A person may conduct research with or analyze substances

H.B. No. 3301 1 listed in Schedule I under Subchapter B, Chapter 481, Health and 2 Safety Code, in this state only if the person is a practitioner registered under federal law to conduct research with or analyze 3 4 those substances and the person provides the board with evidence of 5 federal registration. Sec. 570.061. VOLUNTARY SURRENDER, 6 CANCELLATION, 7 SUSPENSION, PROBATION, OR REVOCATION OF REGISTRATION. (a) The 8 board may accept a voluntary surrender of a registration. 9 The board may cancel, suspend, or revoke a registration, (b) 10 place on probation a person whose license has been suspended, or reprimand a registrant for a cause described by Section 570.056(a). 11 12 (c) The board may cancel a registration that was issued in 13 error. 14 (d) The board may limit the cancellation, suspension, 15 probation, or revocation to the particular schedule or controlled substance within a schedule under Subchapter B, Chapter 481, Health 16 17 and Safety Code, for which grounds for cancellation, suspension, probation, or revocation exist. 18 19 (e) After accepting the voluntary surrender of a registration or ordering the cancellation, suspension, probation, 20 or revocation of a registration, the board may seize or place under 21 22 seal all controlled substances owned or possessed by the registrant under the authority of that registration. If the board orders the 23 24 cancellation, suspension, probation, or revocation of a registration, a disposition may not be made of the seized or sealed 25 26 substances until the time for administrative appeal of the order 27 has elapsed or until all appeals have been concluded, except that

1 the board may order the sale of perishable substances and deposit of the proceeds of the sale in a special interest-bearing account in 2 the general revenue fund. When a surrender or cancellation, 3 suspension, probation, or revocation order becomes final, all 4 5 controlled substances may be forfeited to this state as provided under Subchapter E, Chapter 481, Health and Safety Code. 6 7 (f) The operation of a registrant in violation of this 8 section is a public nuisance, and the board may apply to any court of competent jurisdiction for an injunction suspending the 9 10 registration of the registrant.

(g) Chapter 2001, Government Code, applies to a proceeding under this section to the extent that that chapter does not conflict with this subchapter. Chapter 2001, Government Code, does not apply to a cancellation, suspension, probation, or revocation of a registration for a cause described by Section 570.056(a)(2)(A) or (B), (a)(3), (a)(4), or (a)(9).

17 (h) The board shall promptly notify appropriate state 18 agencies of an order accepting a voluntary surrender or canceling, 19 suspending, probating, or revoking a registration and the 20 forfeiture of controlled substances.

(i) The board shall give written notice to the applicant or registrant of the acceptance of a voluntary surrender of a registration, or of the cancellation, suspension, probation, revocation, or denial of a registration. The notice shall be sent by certified mail, return receipt requested, to the most current address of the applicant or registrant contained in board files. (j) After a voluntary surrender, cancellation, suspension,

probation, revocation, or denial of a registration, on petition of
 the applicant or former registrant, the board may issue or
 reinstate the registration for good cause shown by the petitioner.
 Sec. 570.062. RECORDS. (a) A person who is registered to

5 <u>manufacture</u>, <u>distribute</u>, <u>analyze</u>, <u>or</u> <u>dispense</u> <u>a</u> <u>controlled</u> 6 <u>substance</u> <u>shall</u> <u>keep</u> <u>records</u> <u>and</u> <u>maintain</u> <u>inventories</u> <u>in</u> <u>compliance</u> 7 <u>with</u> <u>recordkeeping</u> <u>and</u> <u>inventory</u> <u>requirements</u> <u>of</u> <u>federal</u> <u>law</u> <u>and</u> 8 <u>with</u> <u>additional</u> <u>rules</u> <u>adopted</u> <u>by</u> <u>the</u> <u>board</u>.

9 (b) The pharmacist-in-charge of a pharmacy shall maintain 10 the records and inventories required by this section.

11 (c) A record required by this section must be made at the 12 time of the transaction that is the basis of the record. A record or 13 inventory required by this section must be kept or maintained for at 14 least two years after the date the record or inventory is made.

15 Sec. 570.063. CONFIDENTIALITY. (a) The board may authorize a person engaged in research on the use and effects of a 16 17 controlled substance to withhold the names and other identifying characteristics of individuals who are the subjects of the 18 19 research. A person who obtains the authorization may not be compelled in a civil, criminal, administrative, legislative, or 20 other proceeding to identify the individuals who are the subjects 21 22 of the research for which the authorization is obtained.

(b) Except as provided by Section 570.069, a practitioner
 engaged in authorized medical practice or research may not be
 required to furnish the name or identity of a patient or research
 subject to the board, the Department of State Health Services,
 Division of Mental Health and Substance Abuse Services, or any

other agency, public official, or law enforcement officer. A 1 2 practitioner may not be compelled in a state or local civil, criminal, administrative, legislative, or other proceeding to 3 furnish the name or identity of an individual that the practitioner 4 5 is obligated to keep confidential. 6 (c) The board may not provide to a federal, state, or local 7 law enforcement agency the name or identity of a patient or research 8 subject whose identity could not be obtained under Subsection (b). Sec. 570.064. ORDER FORMS. A registrant may not distribute 9 10 or order a controlled substance listed in Schedule I or II under Subchapter B, Chapter 481, Health and Safety Code, to or from 11 12 another registrant except under an order form. A registrant complying with the federal law concerning order forms is in 13 14 compliance with this section. 15 Sec. 570.065. ADMINISTERING OR DISPENSING SCHEDULE I CONTROLLED SUBSTANCE. Except as permitted by this chapter, a 16 17 person may not administer or dispense a controlled substance listed in Schedule I under Subchapter B, Chapter 481, Health and Safety 18 Code. 19 Sec. 570.066. MEDICAL PURPOSE REQUIRED BEFORE PRESCRIBING, 20 DISPENSING, DELIVERING, OR ADMINISTERING CONTROLLED SUBSTANCE. 21 22 (a) A practitioner defined by Section 481.002(39)(A), Health and 23 Safety Code, may not prescribe, dispense, deliver, or administer a 24 controlled substance or cause a controlled substance to be administered under the practitioner's direction and supervision 25 26 except for a valid medical purpose and in the course of medical 27 practice.

1	(b) An anabolic steroid or human growth hormone listed in
2	Schedule III of Subchapter B, Chapter 481, Health and Safety Code,
3	may only be:
4	(1) dispensed, prescribed, delivered, or administered
5	by a practitioner, as defined by Section 481.002(39)(A), Health and
6	Safety Code, for a valid medical purpose and in the course of
7	professional practice; or
8	(2) dispensed or delivered by a pharmacist according
9	to a prescription issued by a practitioner, as defined by Section
10	481.002(39)(A) or (C), Health and Safety Code, for a valid medical
11	purpose and in the course of professional practice.
12	(c) For the purposes of Subsection (b), bodybuilding,
13	muscle enhancement, or increasing muscle bulk or strength through
14	the use of an anabolic steroid or human growth hormone listed in
15	Schedule III of Subchapter B, Chapter 481, Health and Safety Code,
16	by a person who is in good health is not a valid medical purpose.
17	Sec. 570.067. MEDICAL PURPOSE REQUIRED BEFORE DISTRIBUTING
18	OR DISPENSING SCHEDULE V CONTROLLED SUBSTANCE. A person may not
19	distribute or dispense a controlled substance listed in Schedule V
20	under Subchapter B, Chapter 481, Health and Safety Code, except for
21	a valid medical purpose.
22	Sec. 570.068. COMMUNICATION OF PRESCRIPTIONS BY AGENT. (a)
23	Only a practitioner defined by Section 481.002(39)(A), Health and
24	Safety Code, and an agent designated in writing by the practitioner
25	in accordance with rules adopted by the board may communicate a
26	prescription by telephone. A pharmacy that receives a
27	telephonically communicated prescription shall promptly write the

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H.B. No. 3301 1 (3) fill a prescription that is not prepared or issued 2 as prescribed by this chapter; 3 (4) permit or allow a person who is not a licensed pharmacist or pharmacist intern to dispense, distribute, or in any 4 5 other manner deliver a controlled substance even if under the supervision of a pharmacist, except that after the pharmacist or 6 7 pharmacist intern has fulfilled his professional and legal 8 responsibilities, a nonpharmacist may complete the actual cash or credit transaction and delivery; or 9 10 (5) permit the delivery of a controlled substance to any person not known to the pharmacist, the pharmacist intern, or 11 12 the person authorized by the pharmacist to deliver the controlled substance without first requiring identification of the person 13 taking possession of the controlled substance, except as provided 14 15 by Subsection (o). (b) Except in an emergency as defined by rule of the board or 16 17 as provided by Subsection (p), a person may not dispense or administer a controlled substance listed in Schedule II under 18 Subchapter B, Chapter 481, Health and Safety Code, without a 19 written or electronic prescription of a practitioner. In an 20 emergency, a person may dispense or administer a controlled 21 substance listed in Schedule II on the oral or telephonically 22 communicated prescription of a practitioner. The person who 23 24 administers or dispenses the substance shall: 25 (1) if the person is a prescribing practitioner or a 26 pharmacist, promptly comply with Subsection (c); or 27 (2) if the person is not a prescribing practitioner or

1 <u>a pharmacist</u>, promptly write the oral or telephonically 2 <u>communicated prescription and include in the written record of the</u> 3 <u>prescription the name</u>, address, and federal Drug Enforcement 4 Administration number of the prescribing practitioner.

(c) Not later than the seventh day after the date a 5 prescribing practitioner authorizes an emergency oral or 6 7 telephonically communicated prescription, the prescribing 8 practitioner shall cause a written or electronic prescription to be delivered to the dispensing pharmacist at the pharmacy where the 9 prescription was dispensed. A written prescription may be 10 delivered in person or by mail. The envelope of a prescription 11 12 delivered by mail must be postmarked not later than the seventh day after the date the prescription was authorized. 13

14 (d) Except as specified in Subsections (f) and (g), the 15 board, by rule and in consultation with the Texas Medical Board, 16 shall establish the period after the date on which the prescription 17 is issued that a person may fill a prescription for a controlled 18 substance listed in Schedule II under Subchapter B, Chapter 481, 19 Health and Safety Code. A person may not refill a prescription for 20 a substance listed in Schedule II.

(e) Notwithstanding Subsection (d), a prescribing practitioner may issue multiple prescriptions authorizing the patient to receive a total of up to a 90-day supply of a controlled substance listed in Schedule II under Subchapter B, Chapter 481, Health and Safety Code, if:

26 <u>(1) each separate prescription is issued for a</u>
27 legitimate medical purpose by a prescribing practitioner acting in

1 the usual course of professional practice; 2 (2) the prescribing practitioner provides instructions on each prescription to be filled at a later date 3 4 indicating the earliest date on which a pharmacy may fill each 5 prescription; 6 (3) the prescribing practitioner concludes that 7 providing the patient with multiple prescriptions in this manner 8 does not create an undue risk of diversion or abuse; and (4) the issuance of multiple prescriptions complies 9 10 with other applicable state and federal laws. 11 (f) The partial filling of a prescription for a controlled 12 substance listed in Schedule II under Subchapter B, Chapter 481, Health and Safety Code, is permissible, if the pharmacist is unable 13 14 to supply the full quantity called for in a written or electronic 15 prescription or emergency oral prescription and the pharmacist makes a notation of the quantity supplied on the face of the written 16 prescription, on the written record of the emergency oral 17 prescription, or in the electronic prescription record. 18 The 19 remaining portion of the prescription may be filled within 72 hours of the first partial filling, except that if the remaining portion 20 is not or cannot be filled within the 72-hour period, the pharmacist 21 22 shall notify the prescribing practitioner. No further quantity may 23 be supplied beyond 72 hours without a new prescription. 24 (g) A prescription for a Schedule II controlled substance

25 <u>under Subchapter B, Chapter 481, Health and Safety Code, that is</u> 26 <u>written for a patient in a long-term care facility (LTCF) or for a</u> 27 <u>patient with a medical diagnosis documenting a terminal illness may</u>

1 be filled in partial quantities to include individual dosage units. 2 If there is any question about whether a patient may be classified as having a terminal illness, the pharmacist must contact the 3 practitioner before partially filling the prescription. Both the 4 5 pharmacist and the practitioner have a corresponding responsibility to assure that the controlled substance is for a 6 7 terminally ill patient. The pharmacist must record on the written 8 prescription or in the electronic prescription record whether the patient is "terminally ill" or an "LTCF patient." A prescription 9 10 that is partially filled and does not contain the notation "terminally ill" or "LTCF patient" is considered to have been 11 12 filled in violation of this chapter. For each partial filling, the dispensing pharmacist shall record on the back of the written 13 prescription or in the electronic prescription record the date of 14 15 the partial filling, the quantity dispensed, the remaining quantity authorized to be dispensed, and the identification of the 16 17 dispensing pharmacist. Before any subsequent partial filling, the pharmacist must determine that the additional partial filling is 18 19 necessary. The total quantity of Schedule II controlled substances dispensed in all partial fillings may not exceed the total quantity 20 prescribed. Schedule II prescriptions for patients in a long-term 21 22 care facility or patients with a medical diagnosis documenting a terminal illness are valid for a period not to exceed 60 days 23 24 following the issue date unless sooner terminated by discontinuance 25 of the medication.

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(h) A person may not dispense a controlled substance in
 27 Schedule III or IV under Subchapter B, Chapter 481, Health and

1 Safety Code, that is a prescription drug under the Federal Food, 2 Drug, and Cosmetic Act (21 U.S.C. Section 301 et seq.) without a written, electronic, oral, or telephonically communicated 3 prescription of a practitioner defined by Section 551.003(34)(A), 4 (C), or (D), and only if the pharmacist determines that the 5 prescription was issued for a valid medical purpose and in the 6 7 course of professional practice. A prescription for a controlled 8 substance listed in Schedule III or IV may not be filled or refilled later than six months after the date on which the prescription is 9 10 issued and may not be refilled more than five times, unless the prescription is renewed by the practitioner. A prescription under 11 12 this subsection must comply with other applicable state and federal 13 laws. 14 (i) A person may not dispense a controlled substance listed in Schedule V under Subchapter B, Chapter 481, Health and Safety 15 Code, and containing 200 milligrams or less of codeine, or any of 16

17 its salts, per 100 milliliters or per 100 grams, or containing 100 milligrams or less of dihydrocodeine, or any of its salts, per 100 18 19 milliliters or per 100 grams, without the prescription of a practitioner defined by Section 481.002(39)(A), Health and Safety 20 Code, except that a practitioner may dispense the substance 21 22 directly to an ultimate user. A prescription issued under this subsection may not be filled or refilled later than six months after 23 24 the date the prescription is issued and may not be refilled more than five times, unless the prescription is renewed by the 25 26 practitioner.

27

(j) A practitioner or institutional practitioner may not

1	allow a patient, on the patient's release from the hospital, to
2	possess a controlled substance prescribed by the practitioner
3	unless:
4	(1) the substance was dispensed under a medication
5	order while the patient was admitted to the hospital;
6	(2) the substance is in a properly labeled container;
7	and
8	(3) the patient possesses not more than a seven-day
9	supply of the substance.
10	(k) A prescription for a controlled substance must show:
11	(1) the quantity of the substance prescribed:
12	(A) numerically, followed by the number written
13	as a word, if the prescription is written;
14	(B) numerically, if the prescription is
15	electronic; or
16	(C) if the prescription is communicated orally or
17	telephonically, as transcribed by the receiving pharmacist;
18	(2) the date of issue and, if the prescription is
19	issued for a Schedule II controlled substance under Subchapter B,
20	Chapter 481, Health and Safety Code, to be filled at a later date
21	under Subsection (e), the earliest date on which a pharmacy may fill
22	the prescription;
23	(3) the name, address, and date of birth or age of the
24	patient or, if the controlled substance is prescribed for an
25	animal, the species of the animal and the name and address of its
26	owner;
27	(4) the name and strength of the controlled substance

1	prescribed;
2	(5) the directions for use of the controlled
3	substance;
4	(6) the intended use of the substance prescribed
5	unless the practitioner determines the furnishing of this
6	information is not in the best interest of the patient;
7	(7) the legibly printed or stamped name, address,
8	federal Drug Enforcement Administration registration number, and
9	telephone number of the practitioner at the practitioner's usual
10	place of business; and
11	(8) if the prescription is handwritten, the signature
12	of the prescribing practitioner.
13	(1) A pharmacist may exercise the pharmacist's professional
14	judgment in refilling a prescription for a controlled substance in
15	Schedule III, IV, or V under Subchapter B, Chapter 481, Health and
16	Safety Code, without the authorization of the prescribing
17	practitioner provided:
18	(1) failure to refill the prescription might result in
19	an interruption of a therapeutic regimen or create patient
20	suffering;
21	(2) either:
22	(A) a natural or manmade disaster has occurred
23	that prohibits the pharmacist from being able to contact the
24	practitioner; or
25	(B) the pharmacist is unable to contact the
26	practitioner after reasonable effort;
27	(3) the quantity of prescription drug dispensed does

1	not exceed a 72-hour supply;
2	(4) the pharmacist informs the patient or the
3	patient's agent at the time of dispensing that the refill is being
4	provided without that authorization and that authorization of the
5	practitioner is required for future refills; and
6	(5) the pharmacist informs the practitioner of the
7	emergency refill at the earliest reasonable time.
8	(m) Notwithstanding Subsection (l), in the event of a
9	natural or manmade disaster, a pharmacist may dispense not more
10	than a 30-day supply of a prescription drug, other than a controlled
11	substance listed in Schedule II under Subchapter B, Chapter 481,
12	Health and Safety Code, without the authorization of the
13	prescribing practitioner if:
14	(1) failure to refill the prescription might result in
15	an interruption of a therapeutic regimen or create patient
16	<pre>suffering;</pre>
17	(2) the natural or manmade disaster prohibits the
18	pharmacist from being able to contact the practitioner;
19	(3) the governor has declared a state of disaster
20	under Chapter 418, Government Code; and
21	(4) the board, through its executive director, has
22	notified pharmacies in this state that pharmacists may dispense up
23	to a 30-day supply of a prescription drug.
24	(n) The prescribing practitioner is not liable for an act or
25	omission by a pharmacist in dispensing a prescription drug under
26	Subsection (m).
27	(o) A pharmacist may permit the delivery of a controlled

H.B. No. 3301 1 substance by an authorized delivery person, by a person known to the 2 pharmacist, a pharmacist intern, or the authorized delivery person, 3 or by mail to the person or address of the person authorized by the prescription to receive the controlled substance. If a pharmacist 4 5 permits delivery of a controlled substance under this subsection, the pharmacist shall retain in the records of the pharmacy for a 6 period of not less than two years: 7 (1) the name of the authorized delivery person, if 8 delivery is made by that person; 9 10 (2) the name of the person known to the pharmacist, a pharmacist intern, or the authorized delivery person if delivery is 11 12 made by that person; or 13 (3) the mailing address to which delivery is made, if 14 delivery is made by mail. 15 (p) A pharmacist may permit the delivery of a controlled 16 substance to a person not known to the pharmacist, a pharmacist 17 intern, or the authorized delivery person without first requiring the identification of the person to whom the controlled substance 18 19 is delivered if the pharmacist determines that an emergency exists and that the controlled substance is needed for the immediate 20 well-being of the patient for whom the controlled substance is 21 prescribed. If a pharmacist permits delivery of a controlled 22 substance under this subsection, the pharmacist shall retain in the 23 24 records of the pharmacy for a period of not less than two years all information relevant to the delivery known to the pharmacist, 25 26 including the name, address, and date of birth or age of the person 27 to whom the controlled substance is delivered.

H.B. No. 3301 (q) A pharmacist may dispense a Schedule II controlled 1 substance listed in Subchapter B, Chapter 481, Health and Safety 2 Code, under a facsimile copy of a prescription completed in the 3 manner required by board rule and transmitted by the practitioner 4 5 or the practitioner's agent to the pharmacy if: 6 (1) the prescription is written for: 7 (A) a Schedule II narcotic or nonnarcotic 8 substance for a patient in a long-term care facility (LTCF), and the 9 practitioner notes on the prescription "LTCF patient"; 10 (B) a Schedule II narcotic product to be compounded for the direct administration to a patient 11 by 12 parenteral, intravenous, intramuscular, subcutaneous, or 13 intraspinal infusion; or 14 (C) a Schedule II narcotic substance for a 15 patient with a medical diagnosis documenting a terminal illness or a patient enrolled in a hospice care program certified or paid for 16 17 by Medicare under Title XVIII, Social Security Act (42 U.S.C. Section 1395 et seq.), by Medicaid, or by a hospice program that is 18 licensed under Chapter 142, Health and Safety Code, and the 19 practitioner or the practitioner's agent notes on the prescription 20 "terminally ill" or "hospice patient"; and 21 22 (2) after transmitting the prescription, the prescribing practitioner or the practitioner's agent: 23 24 (A) writes across the face of the prescription "VOID--sent by fax to (name and telephone number of receiving 25 26 pharmacy)"; and 27 (B) files the prescription in the patient's

1	medical records instead of delivering it to the patient.
2	(r) On receipt of the prescription, the dispensing pharmacy
3	shall file the facsimile copy of the prescription and shall send
4	information relating to the prescription to the board as required
5	by board rule.
6	(s) A pharmacy in this state may fill a prescription for a
7	controlled substance listed in Schedule II under Subchapter B,
8	Chapter 481, Health and Safety Code, issued by a practitioner in
9	another state if:
10	(1) a share of the pharmacy's business involves the
11	dispensing and delivery or mailing of controlled substances;
12	(2) the prescription is issued by a prescribing
13	practitioner in the other state in the ordinary course of practice;
14	and
15	(3) the prescription is filled in compliance with a
16	written plan providing the manner in which the pharmacy may fill a
17	Schedule II prescription issued by a practitioner in another state
18	that:
19	(A) is submitted by the pharmacy to the board;
20	and
21	(B) is approved by the board.
22	(t) A prescription for a controlled substance must be on a
23	tamper-evident prescription form or an electronic prescription
24	that meets the requirements specified by the board by rule.
25	SUBCHAPTER C. CONTROLLED SUBSTANCE PRESCRIPTION DRUG ORDER
26	MONITORING SYSTEM
27	Sec. 570.101. ESTABLISHMENT OF SYSTEM. (a) The board shall

1	establish an electronic system for:
2	(1) tracking prescription drug orders for Schedule
3	II-V controlled substances as listed in Subchapter B, Chapter 481,
4	Health and Safety Code;
5	(2) monitoring Schedule II-V controlled substances
6	that are dispensed in this state by a pharmacy or dispensed to an
7	address in this state by a pharmacy licensed in this state;
8	(3) allowing a practitioner to have real-time Internet
9	access to data in the system for prescribing purposes and for
10	patient safety;
11	(4) allowing licensing agencies of practitioners
12	authorized to prescribe Schedule II-V controlled substances to
13	access the data; and
14	(5) alerting the board, licensing agencies of
15	practitioners authorized to prescribe Schedule II-V controlled
16	substances, or law enforcement agencies when episodes of
17	inappropriate activity are identified by the system.
18	(b) The board by rule shall design and implement a system
19	for submission of information to the board by electronic or other
20	means and for retrieval of information submitted to the board under
21	this subchapter. The board shall use automated information
22	security techniques and devices to preclude improper access to the
23	information.
24	Sec. 570.102. DATA SUBMITTED TO BOARD. (a) Each pharmacy
25	licensed in this state that is authorized to dispense a controlled
26	substance shall report to the board the data required by this
27	section in a timely manner as prescribed by board rule, except that

1	reporting may not be required for:
2	(1) a drug administered directly to a patient; or
3	(2) a drug dispensed by a practitioner at a health care
4	facility licensed in this state, provided that the quantity
5	dispensed is limited to an amount adequate to treat the patient for
6	a maximum of 48 hours.
7	(b) Data to be reported by a pharmacy for each controlled
8	substance prescription drug order that is dispensed shall include
9	the following:
10	(1) a name and date of birth or age of the patient, or
11	if the controlled substance is prescribed for an animal, the
12	species of the animal and the name and address of its owner;
13	(2) the name and strength of the drug dispensed;
14	(3) the date of dispensing;
15	(4) the quantity dispensed;
16	(5) the practitioner's name, address, and federal Drug
17	Enforcement Administration number;
18	(6) the name and address of the dispensing pharmacy;
19	and
20	(7) any other information required by board rule.
21	(c) A pharmacy or pharmacist shall provide the data required
22	under Subsection (b) to the board in the electronic format
23	specified by board rule unless a waiver has been granted by the
24	board to an individual pharmacy.
25	(d) The board shall establish acceptable error tolerance
26	rates for data submitted under this section. A pharmacy or
27	pharmacist who submits the data shall ensure that reports fall

1 within the acceptable tolerances. 2 (e) A pharmacy or pharmacist who submits incomplete or 3 inaccurate data shall correct the data on notification by the board if the pharmacy or pharmacist exceeds the acceptable error 4 5 tolerance rates established by the board. Sec. 570.103. DISCLOSURE OF DATA. (a) The board may not 6 7 permit any person to have access to information submitted to the 8 board under this subchapter except: (1) an investigator for the Texas Medical Board, the 9 10 Texas State Board of Podiatric Medical Examiners, the State Board of Dental Examiners, the State Board of Veterinary Medical 11 12 Examiners, the Texas Board of Nursing, the board, or an agency in this state that licenses a practitioner who is authorized by state 13 14 law to prescribe or dispense controlled substances; or 15 (2) if the board finds that proper need has been shown 16 to the board: 17 (A) an officer of the Department of Public Safety, a law enforcement or prosecutorial official engaged in the 18 19 administration, investigation, or enforcement of this chapter, Chapter 481, Health and Safety Code, or another law governing 20 illicit drugs in this state or another state; 21 22 (B) a pharmacist or practitioner who is a physician, dentist, veterinarian, podiatrist, or advanced practice 23 24 nurse or physician assistant or other health care professional authorized to dispense or prescribe controlled substances in this 25 26 state and is inquiring about a recent Schedule II-V prescription 27 drug order history of a particular patient of the practitioner; or

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1	(C) a pharmacist or practitioner who is inquiring
2	about the person's own dispensing or prescribing activity.
3	(b) This section does not prohibit the board from creating,
4	using, or disclosing statistical data about information received by
5	the board under this section if the board removes any information
6	reasonably likely to reveal the identity of each patient,
7	practitioner, or other person who is a subject of the information.
8	(c) Information submitted to the board under this section
9	may be used only for:
10	(1) the administration, investigation, or enforcement
11	of this chapter or another law governing illicit drugs in this state
12	or another state;
13	(2) investigatory or evidentiary purposes in
14	connection with the functions of an agency listed in Subsection
15	(a)(1); or
16	(3) dissemination by the board to the public in the
17	form of a statistical tabulation or report if all information
18	reasonably likely to reveal the identity of each patient,
19	practitioner, or other person who is a subject of the information
20	has been removed.
21	(d) Except as otherwise provided by this subsection, the
22	board shall remove from the information retrieval system, destroy,
23	and make irretrievable the record of the identity of a patient
24	submitted under this section to the board not later than the end of
25	the 12th calendar month after the month in which the identity is
26	entered into the system. The board may retain a patient identity
27	that is necessary for use in a specific ongoing investigation

1	conducted in accordance with this section until the 30th day after
2	the end of the month in which the necessity for retention of the
3	identity ends.
4	(e) If the board permits access to information under
5	Subsection (a)(2) relating to a person licensed or regulated by an
6	agency listed in Subsection (a)(1), the board shall notify and
7	cooperate with that agency regarding the disposition of the matter
8	before taking action against the person, unless the board
9	determines that notification is reasonably likely to interfere with
10	an administrative or criminal investigation or prosecution.
11	(f) If the board permits access to information under
12	Subsection (a)(2)(A) relating to a person licensed or regulated by
13	an agency listed in Subsection (a)(1), the board shall notify that
14	agency of the disclosure of the information not later than the 10th
15	working day after the date the information is disclosed.
16	(g) Information submitted to the board under this
17	subchapter is confidential and remains confidential regardless of
18	whether the board permits access to the information under this
19	section.
20	SUBCHAPTER D. CRIMINAL PENALTIES
21	Sec. 570.151. OFFENSE: FAILURE TO TRANSMIT DATA. (a) A
22	person commits an offense if the person:
23	(1) is a pharmacist or owner of a pharmacy required to
24	submit data under Section 570.102; and
25	(2) intentionally fails to transmit to the board the
26	data required by Section 570.102.
27	(b) Except as provided by Subsection (c), an offense under

1 Subsection (a) is a Class A misdemeanor. 2 (c) An offense under Subsection (a) is a state jail felony 3 if it is shown on the trial of the offense that the person has been previously convicted of an offense under this section. 4 Sec. 570.152. OFFENSE: DISCLOSURE OF DATA. (a) A person 5 commits an offense if the person discloses information in violation 6 of Section 570.103. 7 8 (b) Except as provided by Subsection (c), an offense under Subsection (a) is a state jail felony. 9 (c) An offense under Subsection (a) is a felony of the third 10 degree if it is shown on the trial of the offense that the person has 11 12 been previously convicted of an offense under this section. SECTION 2. Section 481.002(45), Health and Safety Code, is 13 14 amended to read as follows: 15 (45) "Registrant" means a person who is registered under Subchapter B, Chapter 570, Occupations Code [Section 16 17 481.063]. SECTION 3. Section 481.003(a), Health and Safety Code, is 18 amended to read as follows: 19 (a) The director may adopt rules to administer and enforce 20 this chapter, except that the Texas State Board of Pharmacy may 21 adopt rules relating to the registration to manufacture, 22 distribute, prescribe, possess, analyze, or dispense a controlled 23 24 substance in this state and issuance of prescriptions and information submitted in connection with those prescriptions. The 25 26 department and the board by rule shall adopt a memorandum of understanding outlining the responsibilities of each agency in 27

1 regulating controlled substances under this chapter.

2

SECTION 4. Section 481.061, Health and Safety Code, is

3 amended to read as follows:

Sec. 481.061. REGISTRATION REQUIRED. <u>A</u> [(a) Except as
otherwise provided by this chapter, a] person who is not registered
with the Texas State Board of Pharmacy under Chapter 570,
<u>Occupations Code</u>, [a registrant] may not manufacture, distribute,
prescribe, possess, analyze, or dispense a controlled substance in
this state.

10 [(b) A person who is registered by the director to 11 manufacture, distribute, analyze, dispense, or conduct research 12 with a controlled substance may possess, manufacture, distribute, 13 analyze, dispense, or conduct research with that substance to the 14 extent authorized by the person's registration and in conformity 15 with this chapter.

[(c) A separate registration is required at each principal 16 place of business or professional practice where the applicant 17 manufactures, distributes, analyzes, dispenses, or possesses a 18 controlled substance. However, the director may not require 19 separate registration for a practitioner engaged in research with a 20 nonnarcotic controlled substance listed in Schedules II through V 21 if the registrant is already registered under this subchapter in 22 another capacity. 23

24 [(d) A person shall provide the department with the person's 25 Federal Drug Enforcement Administration number not later than the 26 45th day after the director issues a registration to the person 27 under this subchapter.]

SECTION 5. Section 481.077(c), Health and Safety Code, is 1 2 amended to read as follows:

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This section and Section 481.078 do not apply to a 3 (c) person to whom a registration has been issued under Subchapter B, 4 5 Chapter 570, Occupations Code [Section 481.063].

6 SECTION 6. Section 481.080(d), Health and Safety Code, is 7 amended to read as follows:

8 (d) This section and Section 481.081 do not apply to a person to whom a registration has been issued under Subchapter B, 9 Chapter 570, Occupations Code [Section 481.063]. 10

SECTION 7. Section 481.124(b), Health and Safety Code, is 11 amended to read as follows: 12

For purposes of this section, an intent to unlawfully 13 (b) 14 manufacture the controlled substance methamphetamine is presumed 15 if the actor possesses or transports:

16 anhydrous ammonia in a container or receptacle (1)17 that is not designed and manufactured to lawfully hold or transport anhydrous ammonia; 18

lithium metal removed from a battery and immersed 19 (2)in kerosene, mineral spirits, or similar liquid that prevents or 20 retards hydration; or 21

22 (3) container, vehicle, in one or building, 23 phenylacetic acid, or more than nine grams, three containers 24 packaged for retail sale, or 300 tablets or capsules of a product containing ephedrine or pseudoephedrine, and: 25

26 (A)

27

anhydrous ammonia;

at least three of the following categories of (B)

H.B. No. 3301 1 substances commonly used in the manufacture of methamphetamine: 2 (i) lithium sodium or metal or red 3 phosphorus, iodine, or iodine crystals; 4 (ii) lye, sulfuric acid, hydrochloric acid, 5 or muriatic acid; 6 (iii) an organic solvent, including ethyl 7 ether, alcohol, or acetone; 8 (iv) a petroleum distillate, including naphtha, paint thinner, or charcoal lighter fluid; or 9 10 (v) aquarium, rock, or table salt; or at least three of the following items: 11 (C) 12 (i) an item of equipment subject to regulation under Section 481.080, if the person is not registered 13 14 under Subchapter B, Chapter 570, Occupations Code [Section 15 481.063]; or 16 (ii) glassware, а plastic metal or 17 container, tubing, a hose, or other item specially designed, assembled, or adapted for use in the manufacture, processing, 18 19 analyzing, storing, or concealing of methamphetamine. SECTION 8. Section 481.127(a), Health and Safety Code, is 20 amended to read as follows: 21 A person commits an offense if the person knowingly 22 (a) gives, permits, or obtains unauthorized access to information 23 24 submitted to the director under Section 570.069, Occupations Code 25 [481.075]. SECTION 9. Section 481.128(a), Health and Safety Code, is 26 27 amended to read as follows:

(a) A registrant or dispenser commits an offense if the
 registrant or dispenser knowingly:

3 (1) distributes, delivers, administers, or dispenses
4 a controlled substance in violation of Sections <u>570.065-570.069</u>,
5 <u>Occupations Code</u> [481.070-481.075];

6 (2) manufactures a controlled substance not 7 authorized by the person's registration or distributes or dispenses 8 a controlled substance not authorized by the person's registration 9 to another registrant or other person;

10 (3) refuses or fails to make, keep, or furnish a 11 record, report, notification, order form, statement, invoice, or 12 information required by this chapter;

(4) prints, manufactures, possesses, or produces an
 official prescription form without the approval of the director;

15 (5) delivers or possesses a counterfeit official16 prescription form;

17 (6) refuses an entry into a premise for an inspection18 authorized by this chapter;

19 (7) [refuses or fails to return an official 20 prescription form as required by Section 481.075(k);

21 [(8)] refuses or fails to make, keep, or furnish a 22 record, report, notification, order form, statement, invoice, or 23 information required by a rule adopted by the director; or

24 (8) [(9)] refuses or fails to maintain security
 25 required by this chapter or a rule adopted under this chapter.

26 SECTION 10. Section 481.1285(a), Health and Safety Code, is 27 amended to read as follows:

(a) This section applies only to a registrant, a dispenser,
 or a person who, pursuant to Section <u>570.052(a)(1)</u> [481.062(a)(1)]
 or (2), <u>Occupations Code</u>, is not required to register under
 <u>Subchapter B</u>, <u>Chapter 570</u>, <u>Occupations Code</u> [this subchapter].

5 SECTION 11. Section 481.129(a), Health and Safety Code, is 6 amended to read as follows:

7

(a) A person commits an offense if the person knowingly:

8 (1) distributes as a registrant or dispenser a 9 controlled substance listed in Schedule I or II, unless the person 10 distributes the controlled substance under an order form as 11 required by Section <u>570.064</u>, Occupations Code [481.069];

(2) uses in the course of manufacturing, prescribing,
or distributing a controlled substance a registration number that
is fictitious, revoked, suspended, or issued to another person;

15 (3) issues a prescription bearing a forged or16 fictitious signature;

17 (4) uses a prescription issued to another person to18 prescribe a Schedule II controlled substance;

19 (5) possesses, obtains, or attempts to possess or 20 obtain a controlled substance or an increased quantity of a 21 controlled substance:

(A) by misrepresentation, fraud, forgery,
 deception, or subterfuge;

24 (B) through use of a fraudulent prescription25 form; or

(C) through use of a fraudulent oral or
 telephonically communicated prescription; or

1 (6) furnishes false or fraudulent material 2 information in or omits material information from an application, 3 report, record, or other document required to be kept or filed under 4 this chapter.

5 SECTION 12. Section 481.159(a), Health and Safety Code, is 6 amended to read as follows:

7 (a) If a district court orders the forfeiture of a 8 controlled substance property or plant under Chapter 59, Code of 9 Criminal Procedure, or under this code, the court shall also order a 10 law enforcement agency to:

(1) retain the property or plant for its official purposes, including use in the investigation of offenses under this code;

14 (2) deliver the property or plant to a government 15 agency for official purposes;

16 (3) deliver the property or plant to a person 17 authorized by the court to receive it;

(4) deliver the property or plant to a person
authorized by the director to receive it for a purpose described by
Section <u>570.060(a)</u>, <u>Occupations Code</u> [481.065(a)]; or

(5) destroy the property or plant that is nototherwise disposed of in the manner prescribed by this subchapter.

23 SECTION 13. Section 481.186(a), Health and Safety Code, is
24 amended to read as follows:

(a) The director shall cooperate with federal and state
 agencies in discharging the director's responsibilities concerning
 traffic in controlled substances and in suppressing the abuse of

1 controlled substances. The director may:

2 (1) arrange for the exchange of information among
3 government officials concerning the use and abuse of controlled
4 substances;

5 (2) cooperate in and coordinate training programs
6 concerning controlled substances law enforcement at local and state
7 levels;

8 (3) cooperate with the Federal Drug Enforcement Administration and state agencies by establishing a centralized 9 unit to accept, catalog, file, and collect statistics, including 10 records on drug-dependent persons and other controlled substance 11 law offenders in this state and, except as provided by Section 12 570.063, Occupations Code [481.068], make the 13 information 14 available for federal, state, and local law enforcement purposes; 15 and

16 (4) conduct programs of eradication aimed at 17 destroying wild or illegal growth of plant species from which 18 controlled substances may be extracted.

SECTION 14. Section 565.003(b), Occupations Code, is amended to read as follows:

(b) Unless compliance would violate the pharmacy or drug statutes or rules in the state in which the pharmacy is located the board may discipline an applicant for or the holder of a Class E pharmacy license if the board finds that the applicant or license holder has failed to comply with:

26 (1) Section <u>570.069</u> [481.074 or 481.075, Health and 27 Safety Code];

H.B. No. 3301 1 (2) Texas substitution requirements regarding: 2 (A) the practitioner's directions concerning 3 generic substitution; 4 (B) the patient's right to refuse generic 5 substitution; or 6 (C) notification to the patient of the patient's 7 right to refuse substitution; 8 (3) any board rule relating to providing drug information to the patient or the patient's agent in written form or 9 10 by telephone; or (4) any board rule adopted under Section 554.051(a) 11 12 and determined by the board to be applicable under Section 554.051(b). 13 14 SECTION 15. The following provisions are repealed: 15 (1) Sections 481.002(10), (20), (28), (35), (42), (46), (47), and (48), Health and Safety Code; 16 17 (2) Sections 481.062, 481.0621, 481.063, 481.064, 481.065, 481.066, 481.067, 481.068, 481.069, 481.070, 481.071, 18 481.072, 481.073, 481.074, 481.075, 481.076, and 481.0761, Health 19 and Safety Code; 20 21 Subchapter H, Chapter 481, Health and Safety Code; (3) Section 157.059(c), Occupations Code; and 2.2 (4) Section 552.118, Government Code. 23 (5) 24 SECTION 16. (a) An advisory committee is created to advise the Texas State Board of Pharmacy on the implementation of Chapter 25 26 570, Occupations Code, as added by this Act. (b) The advisory committee is composed of: 27

H.B. No. 3301 the executive board of the Texas State Board of 1 (1)2 Pharmacy or the executive board's designee; 3 (2) a physician appointed by the governor; (3) a pharmacist appointed by the governor; 4 (4) a physician appointed by the lieutenant governor; 5 a pharmacist appointed by the lieutenant governor; 6 (5) 7 a physician appointed by the governor from a list (6) 8 of names submitted by the speaker of the house of representatives; 9 a pharmacist appointed by the governor from a list (7)10 of names submitted by the speaker of the house of representatives; 11 and one member from each of the following boards: 12 (8) Texas Medical Board; 13 (A) 14 (B) Texas State Board of Pharmacy; 15 (C) State Board of Dental Examiners; and 16 (D) Texas Board of Nursing. 17 (c) The executive board of the Texas State Board of Pharmacy or the executive board's designee is the presiding officer of the 18 advisory committee. The committee shall meet at the call of the 19 presiding officer or at the request of any three members other than 20 the presiding officer. 21 22 (d) The advisory committee shall: 23 (1)develop recommendations regarding the 24 implementation of the electronic system for monitoring controlled 25 substances established under Chapter 570, Occupations Code, as 26 added by this Act; 27 (2) develop recommendations on the data that should be

1 provided to the Texas State Board of Pharmacy to support the 2 electronic system for monitoring controlled substances, including 3 provider identification information;

4 (3) monitor and develop recommendations regarding the
5 implementation and enforcement of the electronic system for
6 monitoring controlled substances;

7 (4) develop recommended procedures necessary for 8 real-time point-of-service access for a practitioner authorized to 9 prescribe or dispense controlled substances listed in Schedules II 10 through V under Subchapter B, Chapter 481, Health and Safety Code, 11 so that the practitioner may obtain:

12 (A) the prescription drug order history for a13 particular patient; or

14 (B) the practitioner's own dispensing or15 prescribing activity; and

16 (5) develop recommended procedures that should be 17 followed by the Texas State Board of Pharmacy and the applicable 18 licensing authority of this state, another state, or the United 19 States when:

(A) the board shares information related to
diversion of controlled substances with a licensing authority for
the purpose of licensing enforcement; or

(B) a licensing authority shares information
 related to diversion of controlled substances with the board for
 the purpose of criminal enforcement.

(e) The executive board of the Texas State Board of Pharmacyshall report the recommendations developed under Subsection (d) of

1 this section to the governor, lieutenant governor, speaker of the 2 house of representatives, and appropriate committees of the senate 3 and the house of representatives not later than July 1, 2014.

4 (f) This section expires and the advisory committee is 5 abolished September 1, 2015.

6 SECTION 17. The executive board of the Texas State Board of 7 Pharmacy or the executive board's designee shall adopt any rules 8 necessary to administer and enforce Chapter 570, Occupations Code, 9 as added by this Act, not later than June 1, 2014.

10 SECTION 18. (a) The Department of Public Safety, Texas Medical Board, Texas State Board of Pharmacy, State Board of Dental 11 Examiners, and Texas Board of Nursing shall submit to the presiding 12 officers of the Senate Committee on Health and Human Services and 13 14 the House Committee on Public Health a report that details the 15 number and type of actions relating to the prosecution of violations of Chapter 481, Health and Safety Code, as amended by 16 17 this Act, or Chapter 570, Occupations Code, as added by this Act.

(b) Each agency shall submit its initial report under
Subsection (a) of this section not later than November 1, 2013.
Each agency shall submit an update of its initial report not later
than May 1 and November 1 of each year.

22

(c) This section expires November 1, 2017.

SECTION 19. (a) The Texas State Board of Pharmacy and the public safety director of the Department of Public Safety shall enter into the memorandum of understanding required by Section 481.003, Health and Safety Code, as amended by this Act, not later than January 1, 2014.

(b) The Texas State Board of Pharmacy shall adopt any rules
 required by Chapter 481, Health and Safety Code, as amended by this
 Act, not later than September 1, 2014.

4 (c) Not later than September 1, 2014, the Department of 5 Public Safety shall transfer the records received under Sections 6 481.074, 481.076, and 481.0761, Health and Safety Code, before the 7 sections are repealed by this Act, to the Texas State Board of 8 Pharmacy.

9 (d) A rule, form, policy, procedure, or decision adopted 10 under Chapter 481, Health and Safety Code, as it existed before 11 amendment by this Act, continues in effect as a rule, form, policy, 12 procedure, or decision and remains in effect until amended or 13 replaced.

(e) A reference in law or an administrative rule to the public safety director of the Department of Public Safety relating to rulemaking authority given and duties transferred to the Texas State Board of Pharmacy by this Act is a reference to the Texas State Board of Pharmacy.

The change in law made by this Act applies only 19 SECTION 20. to an offense committed on or after the effective date of this Act. 20 An offense committed before the effective date of this Act is 21 governed by the law in effect when the offense was committed, and 22 the former law is continued in effect for that purpose. 23 For 24 purposes of this section, an offense was committed before the 25 effective date of this Act if any element of the offense was committed before that date. 26

27 SECTION 21. (a) Except as provided by Subsections (b) and

1 (c) of this section, this Act takes effect September 1, 2013.

(b) Subchapter C, Chapter 570, Occupations Code, as added by
this Act, takes effect September 1, 2014.

4 (c) Sections 2 through 15 of this Act take effect September5 1, 2014.