2017 Regular Session

ACT No. 241

SENATE BILL NO. 96

BY SENATORS JOHNS AND THOMPSON

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To amend and reenact R.S. 40:1007(A), (B), the introductory paragraph of (E), the
3	introductory paragraph of (F), (I), and (J), 1008(A), and 1009(A) and (B) and to
4	enact R.S. 40:1003(15) and 1007(E)(5), (6), and (7), and (K), relative to the
5	prescription monitoring program; to provide for definitions; to provide for access to
6	prescription monitoring information; to provide for immunity; to provide for
7	education and training; to provide for penalties; to provide for an effective date; and
8	to provide for related matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. R.S. 40:1007(A), (B), the introductory paragraph of (E), the introductory
11	paragraph of (F), (I), and (J), 1008(A), and 1009(A) and (B) are hereby amended and
12	reenacted and R.S. 40:1003(15) and 1007(E)(5), (6), and (7), and (K) are hereby enacted to
13	read as follows:
14	§1003. Definitions
15	As used in this Part, the following terms shall have the meaning ascribed to
16	them unless the context clearly indicates otherwise:
17	* * *

Page 1 of 6 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

ENROLLED

1	(15)(a) "Audit trail information" means information submitted or
2	produced regarding requests for prescription monitoring program data that the
3	board or other individual as specified by this Part uses to help monitor
4	compliance with this Part and other applicable statutes, rules, or regulations.
5	(b) "Audit trail information" shall not include any information
6	produced or requested by the Louisiana legislative auditor.
7	* * *
8	§1007. Access to prescription monitoring information and audit trail information
9	A. Except as provided in Subsections C, D, E, F, G, H, and I of this Section,
10	prescription monitoring information submitted to the board and audit trail
11	information shall be protected health information, not subject to public or open
12	records law, including but not limited to R.S. 44:1 et seq., and not subject to
13	disclosure. Prescription monitoring information and audit trail information shall
14	not be available for civil subpoena from the board nor shall such information be
15	disclosed, discoverable, or compelled to be produced in any civil proceeding nor
16	shall such records be deemed admissible as evidence in any civil proceeding for any
17	reason. Notwithstanding this provision, law enforcement and professional licensing,
18	certification, or regulatory agencies may utilize prescription monitoring information
19	and audit trail information in the course of any investigation and subsequent
20	criminal and administrative proceedings, but only in accordance with federal and
21	state law and the requirements of this Part.
22	B. The board shall maintain procedures to ensure that the privacy and
23	confidentiality of patients and patient information collected, recorded, transmitted,
24	and maintained, as well as audit trail information, is not disclosed to persons or
25	entities except as in Subsections C, D, E, F, G, H, and I, and J of this Section.
26	* * *
27	E. The following persons, after successful completion of the educational
28	courses identified in R.S. 40:1008, may access prescription monitoring information
29	at no cost and in the same or similar manner, and for the same or similar purposes,
30	as those persons are authorized to access similar protected health information under

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1	federal and state law and regulation:
2	* * *
3	(5) A medical examiner or coroner, or a delegate thereof, for the purpose
4	of investigating an individual's death.
5	(6) A licensed substance abuse addiction counselor providing services as
6	part of a state-licensed substance abuse or addiction treatment program.
7	(7) A probation or parole officer for the purpose of monitoring an
8	offender's compliance with participation in a drug diversion program or with
9	other conditions of probation or parole related to monitored drugs.
10	F. The board may provide a report containing prescription monitoring
11	information upon application of local, state, out-of-state, and federal law
12	enforcement or prosecutorial officials, including judicially supervised specialty
13	courts within the criminal justice system that are authorized by the Louisiana
14	Supreme Court, engaged in the administration, investigation, or enforcement of the
15	laws governing controlled substances or other drugs of concern in compliance with
16	and as limited by the relevant requirements of any of the following:
17	* * *
18	I. The board may provide prescription monitoring information to an
19	individual who requests his personal prescription monitoring information in
20	accordance with procedures established by board regulation. the following in
21	accordance with procedures established by board regulation:
22	(1) An individual who requests his personal prescription monitoring
23	information.
24	(2) A parent, legal guardian, or legal healthcare agent, for the purpose
25	of reviewing the history of monitored drugs dispensed to a child or an individual
26	for whom the agent makes healthcare decisions, to the extent consistent with
27	federal and state confidentiality laws and regulations.
28	(3) An executor of a will, or a court-appointed succession representative
29	of an estate, for the purpose of reviewing the history of monitored drugs
30	dispensed to a deceased individual.

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1	J. The board and the advisory council shall be immune from civil liability
2	arising from inaccuracy of any of the information submitted to the board pursuant
3	to this Part. The board may disclose audit trail information to individuals
4	identified in Paragraph (E)(2) and Subsections F and I of this Section for use in
5	an active investigation of an individual who submitted requests for prescription
6	monitoring information.
7	K.(1) The board and advisory council shall not be subject to civil
8	liability, administrative action, or other legal or equitable relief for any of the
9	<u>following:</u>
10	(a) Failure to possess prescription monitoring information that was not
11	reported to the board.
12	(b) Release of prescription monitoring information or audit trail
13	information that was factually incorrect.
14	(c) Release of prescription monitoring information or audit trail
15	information to the wrong person or entity.
16	(d) Unlawful access to prescription monitoring information by an
16 17	(d) Unlawful access to prescription monitoring information by an individual, or unlawful disclosure or use of prescription monitoring information
17	individual, or unlawful disclosure or use of prescription monitoring information
17 18	individual, or unlawful disclosure or use of prescription monitoring information by an individual who requested and received prescription monitoring
17 18 19	individual, or unlawful disclosure or use of prescription monitoring information by an individual who requested and received prescription monitoring information pursuant to this Section.
17 18 19 20	individual, or unlawful disclosure or use of prescription monitoring information by an individual who requested and received prescription monitoring information pursuant to this Section. (2) A dispenser or reporting agent shall not be subject to civil liability,
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 17 18 19 20 21 22 23 	 individual, or unlawful disclosure or use of prescription monitoring information by an individual who requested and received prescription monitoring information pursuant to this Section. (2) A dispenser or reporting agent shall not be subject to civil liability, administrative action, or other legal or equitable relief for reporting prescription monitoring information to the board. (3) A prescriber, dispenser, or other individual, agency, or entity in
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 17 18 19 20 21 22 23 24 25 26 27 28 	 individual, or unlawful disclosure or use of prescription monitoring information by an individual who requested and received prescription monitoring information pursuant to this Section. (2) A dispenser or reporting agent shall not be subject to civil liability, administrative action, or other legal or equitable relief for reporting prescription monitoring information to the board. (3) A prescriber, dispenser, or other individual, agency, or entity in proper possession of prescription monitoring information or audit trail information pursuant to this Part shall not be subject to civil liability, administrative action, or other legal or equitable relief for accessing, using, or disclosing prescription monitoring information or audit trail information pursuant to the provisions of this Section.

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1	advisory council, implement the following education courses:
2	(1) An orientation course during the implementation phase of the prescription
3	monitoring program.
4	(2) A course for persons who are authorized to access the prescription
5	monitoring information, but who did not participate in the orientation course.
6	(3) A course for persons who are authorized to access the prescription
7	monitoring information, but who have violated the laws or breached occupational
8	standards involving the prescribing, dispensing, or use of any controlled substances
9	or drugs monitored by the prescription monitoring program.
10	(4)(2) A continuing education course for health care healthcare providers or
11	professionals on prescribing practices, pharmacology, and the identification,
12	treatment, and referral of a patient addicted to or abusing controlled substances or
13	drugs monitored by the prescription monitoring program.
14	* * *
15	§1009. Unlawful acts and penalties
16	A. A dispenser who fails to submit prescription monitoring information to the
17	board as required by this Part, or who fails to correct or amend data after
18	notification by the board, shall be referred to the appropriate professional licensing,
19	certification, or regulatory agency for administrative sanctions as deemed
20	appropriate by that agency.
21	B. A person or entity authorized to possess prescription monitoring
22	information pursuant to this Part who knowingly accesses or discloses such
23	information in violation of this Part shall be referred to the appropriate professional
24	licensing, certification, or regulatory agency for administrative sanctions as deemed
25	appropriate by that agency and may, upon criminal conviction, be imprisoned, with
26	or without hard labor, for not more than five years, and in addition, may be fined not
27	more than five thousand dollars.
28	* * *
29	Section 2. This Act shall become effective upon signature by the governor or, if not
30	signed by the governor, upon expiration of the time for bills to become law without signature

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- 1 by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
- 2 vetoed by the governor and subsequently approved by the legislature, this Act shall become
- 3 effective on the day following such approval.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____