1	CONTROLLED SUBSTANCE DATABASE
2	AMENDMENTS
3	2010 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Bradley M. Daw
6	Senate Sponsor: Curtis S. Bramble
7	
8	LONG TITLE
9	Committee Note:
10	The Health and Human Services Interim Committee recommended this bill.
11	General Description:
12	This bill recodifies and amends provisions relating to the Controlled Substance
13	Database and requires an individual $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{, other than a veterinarian,}} \leftarrow \hat{\mathbf{H}}$ who is licensed to
13a	prescribe a controlled substance,
14	who is applying for a license, or who is renewing a license, to register to use the
15	database and to take a tutorial and pass a test relating to the database and the
16	prescribing of a controlled substance.
17	Highlighted Provisions:
18	This bill:
19	defines terms;
20	 recodifies provisions relating to the Controlled Substance Database into a new
21	chapter known as the Controlled Substance Database Act;
22	 modifies provisions relating to accessing database information for certain legal
23	proceedings;
24	requires an individual $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{, other than a veterinarian,}} \leftarrow \hat{\mathbf{H}}$ who is licensed to
24a	prescribe a controlled substance, who is
25	applying for a license, or who is renewing a license to:
26	 register to use the database; and
27	 take a tutorial and pass a test relating to the database and the prescribing of



28	controlled substances;
28a	$\hat{S} \rightarrow$ requires the division to impose an annual database registration fee on an individual
28b	who registers to use the database, to pay the startup and ongoing costs of the division for
28c	complying with the requirements of the preceding paragraph; \leftarrow \hat{S}
29	 describes the penalties that may be imposed by Division of Occupational and
30	Professional Licensing (DOPL) on an individual who fails to comply with the
31	requirements described in the preceding paragraph;
32	 requires DOPL to develop an online tutorial and test relating to the use of the
33	database and the prescribing of a controlled substance;
34	 requires DOPL to impose a fee on an individual who takes the test described in this
35	bill to pay the costs incurred by DOPL to fulfill the requirements described in this
36	bill;
37	grants rulemaking authority to DOPL; and
38	makes technical changes.
39	Monies Appropriated in this Bill:
40	None
41	Other Special Clauses:
42	\$→ [None] This bill coordinates with S.B. 191 by providing technical amendments. ←\$
43	Utah Code Sections Affected:
44	AMENDS:
45	26-1-36, as last amended by Laws of Utah 2008, Chapter 313
46	58-17b-201 , as last amended by Laws of Utah 2005, Chapter 248
47	58-37-6, as last amended by Laws of Utah 2009, Chapters 42 and 183
48	63J-1-602 , as enacted by Laws of Utah 2009, Chapter 368
49	ENACTS:
50	58-37f-101 , Utah Code Annotated 1953
51	58-37f-102 , Utah Code Annotated 1953
52	58-37f-201 , Utah Code Annotated 1953
53	58-37f-202 , Utah Code Annotated 1953
54	58-37f-203 , Utah Code Annotated 1953
55	58-37f-301 , Utah Code Annotated 1953
56	58-37f-302 , Utah Code Annotated 1953
57	58-37f-401 , Utah Code Annotated 1953
58	58-37f-402 Utah Code Annotated 1953

12-11-09 2:54 PM	H.B. 2	28

	58-37f-501 , Utah Code Annotated 1953
	58-37f-601 , Utah Code Annotated 1953
	58-37f-602 , Utah Code Annotated 1953
	58-37f-701 , Utah Code Annotated 1953
	RENUMBERS AND AMENDS:
	58-37f-502 , (Renumbered from 58-37-7.7, as last amended by Laws of Utah 2006,
	Chapter 46)
	58-37f-801 , (Renumbered from 58-37-7.8, as enacted by Laws of Utah 2008, Chapter
	313)
1	REPEALS:
	58-37-7.5, as last amended by Laws of Utah 2009, Chapter 41
	\$→ <u>Utah Code Sections Affected by Coordination Clause:</u>
	58-37f-501, Utah Code Annotated 1953 ←\$
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 26-1-36 is amended to read:
	26-1-36. Duty to establish program to reduce deaths and other harm from
	prescription opiates used for chronic noncancer pain.
	(1) As used in this section, "opiate" means any drug or other substance having an
;	addiction-forming or addiction-sustaining liability similar to morphine or being capable of
	conversion into a drug having addiction-forming or addiction-sustaining liability.
	(2) In addition to the duties listed in Section 26-1-30, the department shall develop and
	implement a two-year program in coordination with the Division of Professional Licensing, the
	Utah Labor Commission, and the Utah attorney general, to:
	(a) investigate the causes of and risk factors for death and nonfatal complications of
	prescription opiate use and misuse in Utah for chronic pain by utilizing the Utah Controlled
	Substance Database created in Section [58-37-7.5] 58-37f-201;

Senate 3rd Reading Amendments 3-2-2010 rd/trv

prescription opiate medications for chronic pain, including risks and prevention of misuse and

on the appropriate management of chronic pain, including the effective use of medical

treatment and quality care guidelines that are scientifically based and peer reviewed; and

(c) provide education to health care providers, patients, insurers, and the general public

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diversion of those medications;

90	(d) educate the public regarding:
91	(i) the purpose of the Controlled Substance Database established in Section [58-37-7.5]
92	<u>58-37f-201</u> ; and
93	(ii) the requirement that a person's name and prescription information be recorded on
94	the database when the person fills a prescription for a schedule II, III, IV, or V controlled
95	substance.
96	(3) The department shall report on the development and implementation of the
97	program required in Subsection (2) to the legislative Health and Human Services Interim
98	Committee and the legislative Business and Labor Interim Committee no later than the
99	November interim meetings in 2008 and 2009. Each report shall include:
100	(a) recommendations on:
101	(i) use of the Utah Controlled Substance Database created in Section [58-37-7.5]
102	58-37f-201 to identify and prevent:
103	(A) misuse of opiates;
104	(B) inappropriate prescribing; and
105	(C) adverse outcomes of prescription opiate medications;
106	(ii) interventions to prevent the diversion of prescription opiate medications; and
107	(iii) medical treatment and quality care guidelines that are:
108	(A) scientifically based; and
109	(B) peer reviewed; and
110	(b) (i) a measure of results against expectations under the program as of the date of the
111	report; and
112	(ii) an analysis of the application of the program, use of the appropriated funds, and the
113	impact and results of the use of the funds.
114	(4) The report provided under Subsection (3) for the 2008 interim shall also provide a
115	final cumulative analysis of the measurable effectiveness of the program implemented under
116	this section.
117	Section 2. Section 58-17b-201 is amended to read:
118	58-17b-201. Board Membership Qualifications Terms.
119	(1) There is created the Utah State Board of Pharmacy consisting of five pharmacists,
120	one pharmacy technician, and one member of the general public.

121	(a) The public member of the board shall be a Utah resident who:
122	(i) is 21 years of age or older;
123	(ii) has never been licensed to engage in the practice of pharmacy;
124	(iii) has never been the spouse of a person licensed to engage in the practice of
125	pharmacy;
126	(iv) has never held any material financial interest in pharmacy practice; and
127	(v) has never engaged in any activity directly related to the practice of pharmacy.
128	(b) The licensed pharmacist and licensed pharmacy technician members of the board
129	shall:
130	(i) have been Utah residents continuously for at least three years;
131	(ii) have at least five years experience in the practice of pharmacy in good standing
132	with the division in Utah after licensure; and
133	(iii) maintain licensure in good standing to engage in the practice of pharmacy or
134	practice as a pharmacy technician in Utah for the duration of the appointment.
135	(2) The board shall be appointed and serve in accordance with Section 58-1-201.
136	(3) The duties and responsibilities of the board are in accordance with Sections
137	58-1-202 and 58-1-203, and as required under Section [58-37-7.5] <u>58-37f-202</u> regarding the
138	controlled substance database. In addition, the board shall designate an appropriate member on
139	a permanent or rotating basis to:
140	(a) assist the division in reviewing complaints concerning the unlawful or
141	unprofessional conduct of a licensee; and
142	(b) advise the division in its investigation of these complaints.
143	(4) A board member who has, under Subsection (3), reviewed a complaint or advised
144	in its investigation may be disqualified from participating with the board when the board serves
145	as a presiding officer in an adjudicative proceeding concerning the complaint.
146	(5) A board member may be removed in accordance with Subsection 58-1-201(2)(e) or
147	upon one of the following grounds:
148	(a) refusal or inability for any reason of a board member to perform his duties as a
149	member of the Board in an efficient, responsible, and professional manner;
150	(b) misuse of appointment to obtain personal, pecuniary, or material gain or advantage
151	for himself or another through such appointment; or

(c) violation of the laws governing the practice of pharmacy or Chapter 37, Utah Controlled Substances Act.

Section 3. Section **58-37-6** is amended to read:

- 58-37-6. License to manufacture, produce, distribute, dispense, administer, or conduct research -- Issuance by division -- Denial, suspension, or revocation -- Records required -- Prescriptions.
- (1) (a) The division may adopt rules relating to the licensing and control of the manufacture, distribution, production, prescription, administration, dispensing, conducting of research with, and performing of laboratory analysis upon controlled substances within this state.
- (b) The division may assess reasonable fees to defray the cost of issuing original and renewal licenses under this chapter pursuant to Section 63J-1-504.
- (2) (a) (i) Every person who manufactures, produces, distributes, prescribes, dispenses, administers, conducts research with, or performs laboratory analysis upon any controlled substance in Schedules II through V within this state, or who proposes to engage in manufacturing, producing, distributing, prescribing, dispensing, administering, conducting research with, or performing laboratory analysis upon controlled substances included in Schedules II through V within this state shall obtain a license issued by the division.
- (ii) The division shall issue each license under this chapter in accordance with a two-year renewal cycle established by rule. The division may by rule extend or shorten a renewal period by as much as one year to stagger the renewal cycles it administers.
- (b) Persons licensed to manufacture, produce, distribute, prescribe, dispense, administer, conduct research with, or perform laboratory analysis upon controlled substances in Schedules II through V within this state may possess, manufacture, produce, distribute, prescribe, dispense, administer, conduct research with, or perform laboratory analysis upon those substances to the extent authorized by their license and in conformity with this chapter.
- (c) The following persons are not required to obtain a license and may lawfully possess controlled substances under this section:
- (i) an agent or employee, except a sales representative, of any registered manufacturer, distributor, or dispenser of any controlled substance, if the agent or employee is acting in the usual course of the person's business or employment; however, nothing in this subsection shall

be interpreted to permit an agent, employee, sales representative, or detail man to maintain an inventory of controlled substances separate from the location of the person's employer's registered and licensed place of business;

- (ii) a motor carrier or warehouseman, or an employee of a motor carrier or warehouseman, who possesses any controlled substance in the usual course of the person's business or employment; and
- (iii) an ultimate user, or any person who possesses any controlled substance pursuant to a lawful order of a practitioner.
- (d) The division may enact rules waiving the license requirement for certain manufacturers, producers, distributors, prescribers, dispensers, administrators, research practitioners, or laboratories performing analysis if consistent with the public health and safety.
- (e) A separate license is required at each principal place of business or professional practice where the applicant manufactures, produces, distributes, dispenses, conducts research with, or performs laboratory analysis upon controlled substances.
- (f) The division may enact rules providing for the inspection of a licensee or applicant's establishment, and may inspect the establishment according to those rules.
- (3) (a) Upon proper application, the division shall license a qualified applicant to manufacture, produce, distribute, conduct research with, or perform laboratory analysis upon controlled substances included in Schedules I through V, unless it determines that issuance of a license is inconsistent with the public interest. The division shall not issue a license to any person to prescribe, dispense, or administer a Schedule I controlled substance. In determining public interest, the division shall consider whether or not the applicant has:
- (i) maintained effective controls against diversion of controlled substances and any Schedule I or II substance compounded from any controlled substance into other than legitimate medical, scientific, or industrial channels;
 - (ii) complied with applicable state and local law;
- (iii) been convicted under federal or state laws relating to the manufacture, distribution, or dispensing of substances;
 - (iv) past experience in the manufacture of controlled dangerous substances;
- (v) established effective controls against diversion; and
- (vi) complied with any other factors that the division establishes that promote the

214 public health and safety.

(b) Licenses granted under Subsection (3)(a) do not entitle a licensee to manufacture, produce, distribute, conduct research with, or perform laboratory analysis upon controlled substances in Schedule I other than those specified in the license.

- (c) (i) Practitioners shall be licensed to administer, dispense, or conduct research with substances in Schedules II through V if they are authorized to administer, dispense, or conduct research under the laws of this state.
- (ii) The division need not require a separate license for practitioners engaging in research with nonnarcotic controlled substances in Schedules II through V where the licensee is already licensed under this [act] chapter in another capacity.
- (iii) With respect to research involving narcotic substances in Schedules II through V, or where the division by rule requires a separate license for research of nonnarcotic substances in Schedules II through V, a practitioner shall apply to the division prior to conducting research.
- (iv) Licensing for purposes of bona fide research with controlled substances by a practitioner considered qualified may be denied only on a ground specified in Subsection (4), or upon evidence that the applicant will abuse or unlawfully transfer or fail to safeguard adequately the practitioner's supply of substances against diversion from medical or scientific use.
- (v) Practitioners registered under federal law to conduct research in Schedule I substances may conduct research in Schedule I substances within this state upon furnishing the division evidence of federal registration.
- (d) Compliance by manufacturers, producers, and distributors with the provisions of federal law respecting registration, excluding fees, entitles them to be licensed under this chapter.
- (e) The division shall initially license those persons who own or operate an establishment engaged in the manufacture, production, distribution, dispensation, or administration of controlled substances prior to April 3, 1980, and who are licensed by the state.
- (4) (a) Any license pursuant to Subsection (2) or (3) may be denied, suspended, placed on probation, or revoked by the division upon finding that the applicant or licensee has:

(i) materially falsified any application filed or required pursuant to this chapter;

- (ii) been convicted of an offense under this chapter or any law of the United States, or any state, relating to any substance defined as a controlled substance;
- (iii) been convicted of a felony under any other law of the United States or any state within five years of the date of the issuance of the license;
- (iv) had a federal license denied, suspended, or revoked by competent federal authority and is no longer authorized to engage in the manufacturing, distribution, or dispensing of controlled substances;
- (v) had the licensee's license suspended or revoked by competent authority of another state for violation of laws or regulations comparable to those of this state relating to the manufacture, distribution, or dispensing of controlled substances;
- (vi) violated any division rule that reflects adversely on the licensee's reliability and integrity with respect to controlled substances;
- (vii) refused inspection of records required to be maintained under this chapter by a person authorized to inspect them; or
- (viii) prescribed, dispensed, administered, or injected an anabolic steroid for the purpose of manipulating human hormonal structure so as to:
- (A) increase muscle mass, strength, or weight without medical necessity and without a written prescription by any practitioner in the course of the practitioner's professional practice; or
 - (B) improve performance in any form of human exercise, sport, or game.
- (b) The division may limit revocation or suspension of a license to a particular controlled substance with respect to which grounds for revocation or suspension exist.
- (c) (i) Proceedings to deny, revoke, or suspend a license shall be conducted pursuant to this section and in accordance with the procedures set forth in Title 58, Chapter 1, Division of Occupational and Professional Licensing Act, and conducted in conjunction with the appropriate representative committee designated by the director of the department.
- (ii) Nothing in this Subsection (4)(c) gives the Division of Occupational and Professional Licensing exclusive authority in proceedings to deny, revoke, or suspend licenses, except where the division is designated by law to perform those functions, or, when not designated by law, is designated by the executive director of the Department of Commerce to

276 conduct the proceedings.

(d) (i) The division may suspend any license simultaneously with the institution of proceedings under this section if it finds there is an imminent danger to the public health or safety.

- (ii) Suspension shall continue in effect until the conclusion of proceedings, including judicial review, unless withdrawn by the division or dissolved by a court of competent jurisdiction.
- (e) (i) If a license is suspended or revoked under this Subsection (4), all controlled substances owned or possessed by the licensee may be placed under seal in the discretion of the division.
- (ii) Disposition may not be made of substances under seal until the time for taking an appeal has lapsed, or until all appeals have been concluded, unless a court, upon application, orders the sale of perishable substances and the proceeds deposited with the court.
 - (iii) If a revocation order becomes final, all controlled substances shall be forfeited.
- (f) The division shall notify promptly the Drug Enforcement Administration of all orders suspending or revoking a license and all forfeitures of controlled substances.
- (5) (a) Persons licensed under Subsection (2) or (3) shall maintain records and inventories in conformance with the record keeping and inventory requirements of federal and state law and any additional rules issued by the division.
- (b) (i) Every physician, dentist, naturopathic physician, veterinarian, practitioner, or other person who is authorized to administer or professionally use a controlled substance shall keep a record of the drugs received by him and a record of all drugs administered, dispensed, or professionally used by him otherwise than by a prescription.
- (ii) A person using small quantities or solutions or other preparations of those drugs for local application has complied with this Subsection (5)(b) if the person keeps a record of the quantity, character, and potency of those solutions or preparations purchased or prepared by him, and of the dates when purchased or prepared.
- (6) Controlled substances in Schedules I through V may be distributed only by a licensee and pursuant to an order form prepared in compliance with division rules or a lawful order under the rules and regulations of the United States.
 - (7) (a) A person may not write or authorize a prescription for a controlled substance

unless the person is:

- (i) a practitioner authorized to prescribe drugs and medicine under the laws of this state or under the laws of another state having similar standards; and
- (ii) licensed under this chapter or under the laws of another state having similar standards.
- (b) A person other than a pharmacist licensed under the laws of this state, or the pharmacist's licensed intern, as required by Sections 58-17b-303 and 58-17b-304, may not dispense a controlled substance.
- (c) (i) A controlled substance may not be dispensed without the written prescription of a practitioner, if the written prescription is required by the federal Controlled Substances Act.
- (ii) That written prescription shall be made in accordance with Subsection (7)(a) and in conformity with Subsection (7)(d).
- (iii) In emergency situations, as defined by division rule, controlled substances may be dispensed upon oral prescription of a practitioner, if reduced promptly to writing on forms designated by the division and filed by the pharmacy.
- (iv) Prescriptions reduced to writing by a pharmacist shall be in conformity with Subsection (7)(d).
- (d) Except for emergency situations designated by the division, a person may not issue, fill, compound, or dispense a prescription for a controlled substance unless the prescription is signed by the prescriber in ink or indelible pencil or is signed with an electronic signature of the prescriber as authorized by division rule, and contains the following information:
 - (i) the name, address, and registry number of the prescriber;
- (ii) the name, address, and age of the person to whom or for whom the prescription is issued;
 - (iii) the date of issuance of the prescription; and
- (iv) the name, quantity, and specific directions for use by the ultimate user of the controlled substance.
- (e) A prescription may not be written, issued, filled, or dispensed for a Schedule I controlled substance.
- (f) Except when administered directly to an ultimate user by a licensed practitioner, controlled substances are subject to the following restrictions:

(i) (A) A prescription for a Schedule II substance may not be refilled.

- (B) A Schedule II controlled substance may not be filled in a quantity to exceed a one-month's supply, as directed on the daily dosage rate of the prescriptions.
- (ii) A Schedule III or IV controlled substance may be filled only within six months of issuance, and may not be refilled more than six months after the date of its original issuance or be refilled more than five times after the date of the prescription unless renewed by the practitioner.
- (iii) All other controlled substances in Schedule V may be refilled as the prescriber's prescription directs, but they may not be refilled one year after the date the prescription was issued unless renewed by the practitioner.
- (iv) Any prescription for a Schedule II substance may not be dispensed if it is not presented to a pharmacist for dispensing by a pharmacist or a pharmacy intern within 30 days after the date the prescription was issued, or 30 days after the dispensing date, if that date is specified separately from the date of issue.
- (v) A practitioner may issue more than one prescription at the same time for the same Schedule II controlled substance, but only under the following conditions:
- (A) no more than three prescriptions for the same Schedule II controlled substance may be issued at the same time;
 - (B) no one prescription may exceed a 30-day supply;
- (C) a second or third prescription shall include the date of issuance and the date for dispensing; and
- (D) unless the practitioner determines there is a valid medical reason to the contrary, the date for dispensing a second or third prescription may not be fewer than 30 days from the dispensing date of the previous prescription.
- (vi) Each prescription for a controlled substance may contain only one controlled substance per prescription form and may not contain any other legend drug or prescription item.
- (g) An order for a controlled substance in Schedules II through V for use by an inpatient or an outpatient of a licensed hospital is exempt from all requirements of this Subsection (7) if the order is:
 - (i) issued or made by a prescribing practitioner who holds an unrestricted registration

with the federal Drug Enforcement Administration, and an active Utah controlled substance license in good standing issued by the division under this section, or a medical resident who is exempted from licensure under Subsection 58-1-307(1)(c);

- (ii) authorized by the prescribing practitioner treating the patient and the prescribing practitioner designates the quantity ordered;
- (iii) entered upon the record of the patient, the record is signed by the prescriber affirming the prescriber's authorization of the order within 48 hours after filling or administering the order, and the patient's record reflects the quantity actually administered; and
- (iv) filled and dispensed by a pharmacist practicing the pharmacist's profession within the physical structure of the hospital, or the order is taken from a supply lawfully maintained by the hospital and the amount taken from the supply is administered directly to the patient authorized to receive it.
- (h) A practitioner licensed under this chapter may not prescribe, administer, or dispense a controlled substance to a child, without first obtaining the consent required in Section 78B-3-406 of a parent, guardian, or person standing in loco parentis of the child except in cases of an emergency. For purposes of this Subsection (7)(h), "child" has the same meaning as defined in Section 78A-6-105, and "emergency" means any physical condition requiring the administration of a controlled substance for immediate relief of pain or suffering.
- (i) A practitioner licensed under this chapter may not prescribe or administer dosages of a controlled substance in excess of medically recognized quantities necessary to treat the ailment, malady, or condition of the ultimate user.
- (j) A practitioner licensed under this chapter may not prescribe, administer, or dispense any controlled substance to another person knowing that the other person is using a false name, address, or other personal information for the purpose of securing the controlled substance.
- (k) A person who is licensed under this chapter to manufacture, distribute, or dispense a controlled substance may not manufacture, distribute, or dispense a controlled substance to another licensee or any other authorized person not authorized by this license.
- (l) A person licensed under this chapter may not omit, remove, alter, or obliterate a symbol required by this chapter or by a rule issued under this chapter.
- (m) A person licensed under this chapter may not refuse or fail to make, keep, or furnish any record notification, order form, statement, invoice, or information required under

400	this chapter.
401	(n) A person licensed under this chapter may not refuse entry into any premises for
402	inspection as authorized by this chapter.
403	(o) A person licensed under this chapter may not furnish false or fraudulent material
404	information in any application, report, or other document required to be kept by this chapter or
405	willfully make any false statement in any prescription, order, report, or record required by this
406	chapter.
407	(8) (a) (i) Any person licensed under this chapter who is found by the division to have
408	violated any of the provisions of Subsections (7)(k) through (7)(o) is subject to a penalty not to
409	exceed \$5,000. The division shall determine the procedure for adjudication of any violations in
410	accordance with Sections 58-1-106 and 58-1-108.
411	(ii) The division shall deposit all penalties collected under Subsection (8)(a)(i) in the
412	General Fund as a dedicated credit to be used by the division under Subsection [58-37-7.7]
413	<u>58-37f-502</u> (1).
414	(b) Any person who knowingly and intentionally violates Subsections (7)(h) through
415	(7)(j) is:
416	(i) upon first conviction, guilty of a class B misdemeanor;
417	(ii) upon second conviction, guilty of a class A misdemeanor; and
418	(iii) on third or subsequent conviction, guilty of a third degree felony.
419	(c) Any person who knowingly and intentionally violates Subsections (7)(k) through
420	(7)(o) shall upon conviction be guilty of a third degree felony.
421	(9) Any information communicated to any licensed practitioner in an attempt to
422	unlawfully procure, or to procure the administration of, a controlled substance is not considered
423	to be a privileged communication.
424	Section 4. Section 58-37f-101 is enacted to read:
425	CHAPTER 37f. CONTROLLED SUBSTANCE DATABASE ACT
426	Part 1. General Provisions
427	<u>58-37f-101.</u> Title.
428	This chapter is known as the "Controlled Substance Database Act."
429	Section 5. Section 58-37f-102 is enacted to read:

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58-37f-102. Definitions.

431	(1) The definitions in Section 58-37-2 apply to this chapter.
432	(2) As used in this chapter:
433	(a) "Board" means the Utah State Board of Pharmacy created in Section 58-17b-201.
434	(b) "Database" means the controlled substance database created in this section.
435	$\hat{H} \Rightarrow [\underline{(c)}]$ "Database manager" means the person responsible for operating the database, or the
436	person's designee.]
437	$[\underline{(d)}] c \leftarrow \hat{H}$ "Health care facility" is as defined in Section 26-21-2.
438	$\hat{\mathbf{H}} \rightarrow [\underline{(\mathbf{e})}] \underline{\mathbf{d}} \leftarrow \hat{\mathbf{H}}$ "Mental health therapist" is as defined in Section 58-60-102.
439	$\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{f}}] \underline{\mathbf{e}} \leftarrow \hat{\mathbf{H}} \underline{\text{"Pharmacy" or "pharmaceutical facility" is as defined in Section 58-17b-102.}$
440	$\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{g}}] \underline{\mathbf{f}} \leftarrow \hat{\mathbf{H}}$ "Prospective patient" means an individual who:
441	(i) is seeking medical advice, medical treatment, or medical services from a
442	practitioner; and
443	(ii) the practitioner described in Subsection (2) $\hat{\mathbf{H}} \rightarrow [\underline{(g)}] \mathbf{f} \leftarrow \hat{\mathbf{H}}$ (i) is considering
143a	accepting as a
444	patient.
445	$\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{h}}] \mathbf{g} \leftarrow \hat{\mathbf{H}}$ "Substance abuse treatment program" is as defined in Section 62A-2-101.
446	Section 6. Section 58-37f-201 is enacted to read:
447	Part 2. Controlled Substance Database
448	58-37f-201. Controlled substance database Creation Purpose.
449	(1) There is created within the division a controlled substance database.
450	(2) The division shall administer and direct the functioning of the database in
451	accordance with this chapter.
452	(3) The division may, under state procurement laws, contract with another state agency
453	or a private entity to establish, operate, or maintain the database.
454	(4) The division shall, in collaboration with the board, determine whether to operate
455	the database within the division or contract with another entity to operate the database, based
456	on an analysis of costs and benefits.
457	(5) The purpose of the database is to contain the data described in Section 58-37f-203
458	regarding every prescription for a controlled substance dispensed in the state to any individual
459	other than an inpatient in a licensed health care facility.
460	(6) The division shall maintain the database in an electronic file or by other means
461	established by the division to facilitate use of the database for identification of:

- 15 -

462	(a) prescribing practices and patterns of prescribing and dispensing controlled
463	substances;
464	(b) practitioners prescribing controlled substances in an unprofessional or unlawful
465	manner;
466	(c) individuals receiving prescriptions for controlled substances from licensed
467	practitioners, and who subsequently obtain dispensed controlled substances from a drug outlet
468	in quantities or with a frequency inconsistent with generally recognized standards of dosage for
469	that controlled substance; and
470	(d) individuals presenting forged or otherwise false or altered prescriptions for
471	controlled substances to a pharmacy.
472	Section 7. Section 58-37f-202 is enacted to read:
473	58-37f-202. Duties of board in relation to the database.
474	The board shall advise the division regarding:
475	(1) establishing, maintaining, and operating the database;
476	(2) access to the database and how access is obtained; and
477	(3) control of information contained in the database.
478	Section 8. Section 58-37f-203 is enacted to read:
479	58-37f-203. Submission, collection, and maintenance of data.
480	(1) The pharmacist in charge of the drug outlet where a controlled substance is
481	dispensed shall submit the data described in this section to the $\mathbf{\hat{H}} \rightarrow [\mathbf{manager\ of\ the\ database}]$
481a	<u>division</u> ←Ĥ :
482	(a) in accordance with the requirements of this section;
483	(b) in accordance with the procedures established by the division; and
484	(c) in the format established by the division.
485	(2) The pharmacist described in Subsection (1) shall, for each controlled substance
486	dispensed by a pharmacist under the pharmacist's supervision other than those dispensed for an
487	inpatient at a health care facility, submit to the $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{manager of the database}}]$ division $\leftarrow \hat{\mathbf{H}}$
487a	the following
488	information:
489	(a) the name of the prescribing practitioner;
490	(b) the date of the prescription;
491	(c) the date the prescription was filled;
492	(d) the name of the individual for whom the prescription was written;

493	(e) positive identification of the individual receiving the prescription, including the
494	type of identification and any identifying numbers on the identification;
495	(f) the name of the controlled substance;
496	(g) the quantity of the controlled substance prescribed;
497	(h) the strength of the controlled substance;
498	(i) the quantity of the controlled substance dispensed;
499	(j) the dosage quantity and frequency as prescribed;
500	(k) the name of the drug outlet dispensing the controlled substance;
501	(1) the name of the pharmacist dispensing the controlled substance; and
502	(m) other relevant information as required by division rule.
503	(3) (a) The division shall make rules, in accordance with Title 63G, Chapter 3, Utah
504	Administrative Rulemaking Act, to establish the electronic format in which the information
505	required under this section shall be submitted to the $\hat{\mathbf{H}} \rightarrow [\frac{\mathbf{database\ manager}}{\mathbf{division}}]$ $\leftarrow \hat{\mathbf{H}}$.
506	(b) The division shall ensure that the database system records and maintains for
507	reference:
508	(i) the identification of each individual who requests or receives information from the
509	database;
510	(ii) the information provided to each individual; and
511	(iii) the date and time that the information is requested or provided.
512	Section 9. Section 58-37f-301 is enacted to read:
513	Part 3. Access
514	58-37f-301. Access to database.
515	(1) The division shall make rules, in accordance with Title 63G, Chapter 3, Utah
516	Administrative Rulemaking Act, to:
517	(a) effectively enforce the limitations on access to the database as described in this
518	part; and
519	(b) establish standards and procedures to ensure accurate identification of individuals
520	requesting information or receiving information without request from the database.
521	(2) The $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{database\ manager}}]$ $\underline{\mathbf{division}} \leftarrow \hat{\mathbf{H}}$ shall make information in the database
521a	available only to the
522	following individuals, in accordance with the requirements of this chapter and division rules:

- 17 -

524	controlled substance laws under the jurisdiction of the division;
525	(b) authorized division personnel engaged in analysis of controlled substance
526	prescription information as a part of the assigned duties and responsibilities of their
527	employment:
528	(c) employees of the Department of Health whom the director of the Department of
529	Health assigns to conduct scientific studies regarding the use or abuse of controlled substances,
530	provided that the identity of the individuals and pharmacies in the database are confidential and
531	are not disclosed in any manner to any individual who is not directly involved in the scientific
532	studies;
533	(d) a licensed practitioner having authority to prescribe controlled substances, to the
534	extent the information:
535	(i) (A) relates specifically to a current or prospective patient of the practitioner; and
536	(B) is sought by the practitioner for the purpose of:
537	(I) prescribing or considering prescribing any controlled substance to the current or
538	prospective patient;
539	(II) diagnosing the current or prospective patient;
540	(III) providing medical treatment or medical advice to the current or prospective
541	patient; or
542	(IV) determining whether the current or prospective patient:
543	(Aa) is attempting to fraudulently obtain a controlled substance from the practitioner;
544	<u>or</u>
545	(Bb) has fraudulently obtained, or attempted to fraudulently obtain, a controlled
546	substance from the practitioner;
547	(ii) (A) relates specifically to a former patient of the practitioner; and
548	(B) is sought by the practitioner for the purpose of determining whether the former
549	patient has fraudulently obtained, or has attempted to fraudulently obtain, a controlled
550	substance from the practitioner;
551	(iii) relates specifically to an individual who has access to the practitioner's Drug
552	Enforcement Administration identification number, and the practitioner suspects that the
553	individual may have used the practitioner's Drug Enforcement Administration identification
554	number to fraudulently acquire or prescribe a controlled substance;

555	(iv) relates to the practitioner's own prescribing practices, except when specifically
556	prohibited by the division by administrative rule;
557	(v) relates to the use of the controlled substance database by an employee of the
558	practitioner, described in Subsection (2)(e); or
559	(vi) relates to any use of the practitioner's Drug Enforcement Administration
560	identification number to obtain, attempt to obtain, prescribe, or attempt to prescribe, a
561	controlled substance;
562	(e) in accordance with Subsection (3)(a), an employee of a practitioner described in
563	Subsection (2)(d), for a purpose described in Subsection (2)(d)(i) or (ii), if:
564	(i) the employee is designated by the practitioner as an individual authorized to access
565	the information on behalf of the practitioner;
566	(ii) the practitioner provides written notice to the division of the identity of the
567	employee; and
568	(iii) the division:
569	(A) grants the employee access to the database; and
570	(B) provides the employee with a password that is unique to that employee to access
571	the database in order to permit the division to comply with the requirements of Subsection
572	58-37f-203(3)(b) with respect to the employee;
573	(f) a licensed pharmacist having authority to dispense a controlled substance to the
574	extent the information is sought for the purpose of:
575	(i) dispensing or considering dispensing any controlled substance; or
576	(ii) determining whether a person:
577	(A) is attempting to fraudulently obtain a controlled substance from the pharmacist; or
578	(B) has fraudulently obtained, or attempted to fraudulently obtain, a controlled
579	substance from the pharmacist;
580	(g) federal, state, and local law enforcement authorities, and state and local
581	prosecutors, engaged as a specified duty of their employment in enforcing laws:
582	(i) regulating controlled substances; or
583	(ii) investigating insurance fraud, Medicaid fraud, or Medicare fraud;
584	(h) a mental health therapist, if:
585	(i) the information relates to a patient who is:

586	(A) enrolled in a licensed substance abuse treatment program; and
587	(B) receiving treatment from, or under the direction of, the mental health therapist as
588	part of the patient's participation in the licensed substance abuse treatment program described
589	in Subsection (2)(h)(i)(A);
590	(ii) the information is sought for the purpose of determining whether the patient is
591	using a controlled substance while the patient is enrolled in the licensed substance abuse
592	treatment program described in Subsection (2)(h)(i)(A); and
593	(iii) the licensed substance abuse treatment program described in Subsection
594	(2)(h)(i)(A) is associated with a practitioner who:
595	(A) is a physician, a physician assistant, an advance practice registered nurse, or a
596	pharmacist; and
597	(B) is available to consult with the mental health therapist regarding the information
598	obtained by the mental health therapist, under this Subsection (2)(h), from the database; and
599	(i) an individual who is the recipient of a controlled substance prescription entered into
600	the database, upon providing evidence satisfactory to the $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{database manager}}] \underline{\mathbf{division}} \leftarrow \hat{\mathbf{H}} \underline{\mathbf{that}}$
600a	the individual
601	requesting the information is in fact the individual about whom the data entry was made.
602	(3) (a) A practitioner described in Subsection (2)(d) may designate up to three
603	employees to access information from the database under Subsection (2)(e).
604	(b) The division shall make rules, in accordance with Title 63G, Chapter 3, Utah
605	Administrative Rulemaking Act, to establish background check procedures to determine
606	whether an employee designated under Subsection (2)(e)(i) should be granted access to the
607	database.
608	(c) The division shall grant an employee designated under Subsection (2)(e)(i) access
609	to the database, unless the division determines, based on a background check, that the
610	employee poses a security risk to the information contained in the database.
611	(d) The division may impose a fee, in accordance with Section 63J-1-504, on a
612	practitioner who designates an employee under Subsection (2)(e)(i), to pay for the costs
613	incurred by the division to conduct the background check and make the determination
614	described in Subsection (3)(b).
615	(4) (a) An individual who is granted access to the database based on the fact that the
616	individual is a licensed practitioner or a mental health therapist shall be denied access to the

- 20 -

617	database when the individual is no longer licensed.
618	(b) An individual who is granted access to the database based on the fact that the
619	individual is a designated employee of a licensed practitioner shall be denied access to the
620	database when the practitioner is no longer licensed.
621	Section 10. Section 58-37f-302 is enacted to read:
622	58-37f-302. Other restrictions on access to database.
623	(1) A person who is a relative of a deceased individual is not entitled to access
624	information from the database relating to the deceased individual based on the fact or claim
625	that the person is:
626	(a) related to the deceased individual; or
627	(b) subrogated to the rights of the deceased individual.
628	(2) Except as provided in Subsection (3), data provided to, maintained in, or accessed
629	from the database that may be identified to, or with, a particular person is not subject to
630	discovery, subpoena, or similar compulsory process in any civil, judicial, administrative, or
631	legislative proceeding, nor shall any individual or organization with lawful access to the data
632	be compelled to testify with regard to the data.
633	(3) The restrictions described in Subsection (2) do not apply to a civil, judicial, or
634	administrative action brought to enforce the provisions of this chapter.
635	Section 11. Section 58-37f-401 is enacted to read:
636	Part 4. Registration and Training
637	58-37f-401. Database registration required Penalties for failure to register.
638	(1) Each individual $\hat{H} \rightarrow$, other than a veterinarian, $\leftarrow \hat{H}$ who, on $\hat{S} \rightarrow [July 1]$ June 30 $\leftarrow \hat{S}$,
638a1	<u>2010, has a</u>
638a	license to prescribe a controlled
639	substance under Chapter 37, Utah Controlled Substances Act, but is not registered with the
640	division to use the database shall, on or before September 30, 2010 $\hat{\mathbf{H}} \rightarrow [\underline{:}]$
641	$\underline{\text{(a)}}$, $\leftarrow \hat{\mathbf{H}}$ register with the division to use the database $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{A}}$. [; and
642	(b) participate in the online tutorial and pass the online test described in Section
643	<u>58-37f-402.</u>] ←Ĥ
644	(2) Each individual who, on $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{July}}] \hat{\mathbf{S}} \rightarrow [\underline{\mathbf{or before}}] \leftarrow \hat{\mathbf{S}} \underline{\mathbf{November}} \leftarrow \hat{\mathbf{H}} \underline{1}, \hat{\mathbf{S}} \rightarrow [\underline{2010}]$
644a	2012 ←Ŝ , is registered
644a	with the division to use the
645	database shall, on or before $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{September 30, 2010}}]$ January 1, $\hat{\mathbf{S}} \rightarrow [\underline{2011}]$ 2013 $\leftarrow \hat{\mathbf{S}} \leftarrow \hat{\mathbf{H}}$,
645a	participate in the
645a	online tutorial and pass the
646	online test described in Section 58-37f-402.
647	(3) $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{A}}]$ Beginning on July 1, 2010, an $\leftarrow \hat{\mathbf{H}}$ individual $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{w}}$ who is not a
647a	veterinarian ←Ĥ may not obtain or renew a license to prescribe a controlled substance

648	under Chapter 37, Utah Controlled Substances Act, unless the individual registers with the
649	division to use the database.
650	(4) Beginning on $\hat{H} \rightarrow [\underline{July}]$ November $\leftarrow \hat{H}$ $\hat{S} \rightarrow [\underline{1}]$ $\underline{2} \leftarrow \hat{S}$, $\hat{S} \rightarrow [\underline{2010}]$ $\underline{2012} \leftarrow \hat{S}$, in
650a1	order to register to
650a	use the
650a	database, the individual
651	registering must participate in the online tutorial and pass the online test described in Section
652	<u>58-37f-402.</u>
653	(5) Failure by an individual to comply with the requirements of this section is grounds
654	for the division to take the following actions in accordance with Section 58-1-401:
655	(a) refuse to issue a license to the individual;
656	(b) refuse to renew the individual's license; or
657	(c) revoke, suspend, restrict, or place on probation the license.
657a	$\$ \rightarrow (6)$ Beginning on July 1, 2010, the division shall, in accordance with Section 63J-1-504,
657b	impose an annual database registration fee on an individual who registers to use the database,
657c	to pay the startup and ongoing costs of the division for complying with the requirements of this
657d	section and Section 58-37f-402. ←Ŝ
658	Section 12. Section 58-37f-402 is enacted to read:
659	58-37f-402. Online tutorial and test relating to the database Fees Rulemaking
660	authority.
661	(1) The division shall develop an online tutorial and an online test for registration to
662	use the database that provides instruction regarding, and tests, the following:
663	(a) the purpose of the database;
664	(b) how to access and use the database;
665	(c) the law relating to:
666	(i) the use of the database; and
667	(ii) the information submitted to, and obtained from, the database; and
668	(d) basic knowledge that is important for all people who prescribe controlled
669	substances to know in order to help ensure the health and safety of an individual to whom a
670	controlled substance is prescribed.
671	(2) The division shall design the test described in this section as follows:
672	(a) an individual shall answer all of the questions correctly in order to pass the test;
673	(b) an individual shall be permitted to immediately retake the portion of the test that
674	the individual answers incorrectly as many times as necessary for the individual to pass the test;
675	<u>and</u>

- 22 -

676	(c) after an individual takes the test, the test software shall:
677	(i) immediately inform the individual of the number of questions that were answered
678	incorrectly;

679	(ii) provide the correct answers;
680	(iii) replay the portion of the tutorial that relates to the incorrectly answered questions;
681	<u>and</u>
682	(iv) ask the individual the incorrectly answered questions again.
683	(3) The division shall design the tutorial and test so that it is possible to take the
684	tutorial and complete the test in 20 minutes or less, if the individual answers all of the
685	questions correctly on the first attempt.
686	(4) The division shall ensure that the tutorial and test described in this section are fully
687	functional and available for use online on or before $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{July}}]$ November $\leftarrow \hat{\mathbf{H}} \underline{1,2010}$.
688	(5) The division shall impose a fee, in accordance with Section 63J-1-504, on an
689	individual who takes the test described in this section, to pay the costs incurred by the division
690	to:
691	(a) develop, implement, and administer the tutorial and test described in this section;
692	<u>and</u>
693	(b) fulfill the other duties imposed on the division under this part.
694	(6) The division may make rules, in accordance with Title 63G, Chapter 3, Utah
695	Administrative Rulemaking Act, to:
696	(a) develop, implement, and administer the tutorial and test described in this
697	section; and
698	(b) fulfill the other duties imposed on the division under this part.
598a	$\hat{H} \rightarrow (7)$ The Department of Health shall assist the division in developing the portion of the
698b	test described in Subsection (1)(d). ←Ĥ
699	Section 13. Section 58-37f-501 is enacted to read:
700	Part 5. Costs and Funding
701	58-37f-501. Costs of operating database and recording and submitting data.
702	(1) All department and division costs necessary to establish and operate the database
703	shall be funded by appropriations from:
704	(a) the Commerce Service Fund; and
705	(b) the General Fund.
706	(2) All costs associated with recording and submitting data as required in this chapter
707	shall be assumed by the submitting pharmacy.
708	Section 14. Section 58-37f-502, which is renumbered from Section 58-37-7.7 is
709	renumbered and amended to read:

- 23 -

710	[58-37-7.7]. 58-37f-502. Use of dedicated credits Controlled Substance
711	Database Collection of penalties.
712	(1) The director may use the monies deposited in the General Fund as a dedicated
713	credit under Subsections 58-37-6(8)(a), [58-37-7.5(11)(c), and 58-37-7.5(12)(b)]
714	58-37f-601(3)(d), and 58-37f-602(2) for the following purposes:
715	(a) maintenance and replacement of the database equipment, including hardware and
716	software;
717	(b) training of staff; and
718	(c) pursuit of external grants and matching funds.
719	(2) The director of the division may collect any penalty imposed under Subsections
720	58-37-6(8)(a), [58-37-7.5(11)(c) , and 58-37-7.5(12)(b)] <u>58-37f-601(3)(d)</u> , and <u>58-37f-602(2)</u>
721	and which is not paid by:
722	(a) referring the matter to the Office of State Debt Collection or a collection agency; or
723	(b) bringing an action in the district court of the county in which the person owing the
724	debt resides or in the county where the office of the director is located.
725	(3) The director may seek legal assistance from the attorney general or the county or
726	district attorney of the district in which the action is brought to collect the fine.
727	(4) The court shall award reasonable [attorney's] attorney fees and costs to the division
728	for successful collection actions under Subsection (2)(b).
729	(5) All funding of the [controlled substance] database [as defined under Section
730	58-37-7.5] is nonlapsing.
731	Section 15. Section 58-37f-601 is enacted to read:
732	Part 6. Penalties
733	58-37f-601. Unlawful release or use of database information Criminal and Civil
734	Penalties.
735	(1) Any person who knowingly and intentionally releases any information in the
736	database in violation of the limitations under Part 3, Access, is guilty of a third degree felony.
737	(2) (a) Any person who obtains or attempts to obtain information from the database by
738	misrepresentation or fraud is guilty of a third degree felony.
739	(b) Any person who obtains or attempts to obtain information from the database for a
740	purpose other than a purpose authorized by this chapter or by rule is guilty of a third degree

741	<u>felony.</u>
742	(3) (a) Except as provided in Subsection (3)(e), a person may not knowingly and
743	intentionally use, release, publish, or otherwise make available to any other person any
744	information obtained from the database for any purpose other than those specified in Part 3,
745	Access.
746	(b) Each separate violation of this Subsection (3) is a third degree felony and is also
747	subject to a civil penalty not to exceed \$5,000.
748	(c) The procedure for determining a civil violation of this Subsection (3) shall be in
749	accordance with Section 58-1-108, regarding adjudicative proceedings within the division.
750	(d) Civil penalties assessed under this Subsection (3) shall be deposited in the General
751	Fund as a dedicated credit to be used by the division under Subsection 58-37f-502(1).
752	(e) Nothing in this Subsection (3) prohibits a person who obtains information from the
753	database under Subsection 58-37f-301(2)(d) or (e) from:
754	(i) including the information in the person's medical chart or file for access by a person
755	authorized to review the medical chart or file; or
756	(ii) providing the information to a person in accordance with the requirements of the
757	Health Insurance Portability and Accountability Act of 1996.
758	Section 16. Section 58-37f-602 is enacted to read:
759	58-37f-602. Failure by pharmacist to submit information Penalties.
760	(1) The failure of a pharmacist in charge to submit information to the database as
761	required under Section 58-37f-203, after the division has submitted a specific written request
762	for the information or when the division determines the individual has a demonstrable pattern
763	of failing to submit the information as required, is grounds for the division to take the
764	following actions in accordance with Section 58-1-401:
765	(a) refuse to issue a license to the individual;
766	(b) refuse to renew the individual's license;
767	(c) revoke, suspend, restrict, or place on probation the license;
768	(d) issue a public $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{or private}}] \leftarrow \hat{\mathbf{H}}$ reprimand to the individual;
769	(e) issue a cease and desist order; and
770	(f) impose a civil penalty of not more than \$1,000 for each dispensed prescription
771	regarding which the required information is not submitted.

772	(2) Civil penalties assessed under Subsection (1)(f) shall be deposited in the General
773	Fund as a dedicated credit to be used by the division under Subsection 58-37f-502(1).
774	(3) The procedure for determining a civil violation of this section shall be in
775	accordance with Section 58-1-108, regarding adjudicative proceedings within the division.
776	Section 17. Section 58-37f-701 is enacted to read:
777	Part 7. Miscellaneous
778	58-37f-701. Immunity from liability.
779	An individual who has submitted information to the database in accordance with this
780	section may not be held civilly liable for having submitted the information.
781	Section 18. Section 58-37f-801, which is renumbered from Section 58-37-7.8 is
782	renumbered and amended to read:
783	Part 8. Pilot Program
784	[58-37-7.8]. 58-37f-801. Pilot program for real-time reporting for controlled
785	substance database Statewide implementation.
786	(1) [(a)] As used in this section:
787	[(i)] (a) "Pilot area" means the areas of the state that the division determines to operate
788	the pilot program in, under Subsection (3), which may include:
789	[(A)] (i) the entire state; or
790	[(B)] (ii) geographical areas within the state.
791	[(ii)] (b) "Pilot program" means the pilot program described in this section.
792	[(b) The definitions in Subsection 58-37-7.5(1) apply to this section.]
793	(2) There is established a pilot program for real-time reporting of data to, and access to
794	data from, the database by a pharmacy, a pharmaceutical facility, or a prescribing practitioner
795	beginning on July 1, $\hat{\mathbf{H}} \rightarrow [2008] \ \underline{2010} \leftarrow \hat{\mathbf{H}}$, and ending on July 1, $\hat{\mathbf{H}} \rightarrow [2010] \ \underline{2012} \leftarrow \hat{\mathbf{H}}$.
796	(3) In addition to fulfilling the requirements [of Sections 58-37-7.5 and 58-37-7.7]
797	relating to the database on a statewide basis, the division shall, in accordance with Subsection
798	(4), upgrade, administer, and direct the functioning of the database in geographical areas
799	specified by the division, or on a statewide basis, in a manner that provides for real-time
800	reporting of information entered into, and accessed from, the database by a pharmacy or
801	pharmaceutical facility.
802	(4) The division shall, under state procurement laws, and with the technical assistance

of the Department of Technology Services, contract with a private entity to upgrade, operate, and maintain the database in the pilot area.

- (5) (a) All provisions and requirements of the statewide database, described in [Sections 58-37-7.5 and 58-37-7.7] the other parts of this chapter, are applicable to the database in the pilot area, to the extent that they do not conflict with the requirements of this section.
- (b) For purposes of [Section 58-37-7.5, Section 58-37-7.7] the other parts of this chapter, and this section, the database in the pilot area is considered part of the statewide database.
- (6) A pharmacy or pharmaceutical facility shall cooperate with the division, or the division's designee, to provide real-time submission of, and access to, information for the database:
 - (a) in the pilot area; and

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- (b) when the division implements the pilot program as a permanent program under Subsection (10), on a statewide basis.
- (7) The penalties and enforcement provisions described in [Sections 58-37-7.5 and 58-37-7.7] the other parts of this chapter apply to enforce the provisions of this section in relation to a pharmacy or pharmaceutical facility that is located in, or operates in, the pilot area.
- (8) The division may make rules, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to provide for the real-time reporting of, and access to, information in accordance with the requirements of this section.
- (9) During the Legislature's 2009 interim, the division shall report to the Health and Human Services Interim Committee regarding:
- (a) the implementation, operation, and impact of the pilot program established in this section;
- (b) the progress made by the division in implementing the pilot program on a statewide basis;
- (c) the advisability of, and projected costs of, implementing the pilot program on a statewide basis; and
 - (d) the use of the database by prescribing practitioners.
- 833 (10) The division shall, on or before July 1, $\hat{\mathbf{H}} \rightarrow [2010]$ **2012** $\leftarrow \hat{\mathbf{H}}$, implement the pilot 833a program as a

- 27 -

permanent program on a statewide basis.

(11) (a) The division shall, through the private entity contracted with under Subsection (4), provide, free of charge, to a pharmacy or pharmaceutical facility that is required to comply with Subsection (6), software, software installation assistance, and training, that will enable the pharmacy or pharmaceutical facility to comply with Subsection (6).

- (b) Notwithstanding Subsection (11)(a), a pharmacy or pharmaceutical facility required to comply with Subsection (6) may, instead of accepting installation of the software provided by the division under Subsection (11)(a), modify its own software in order to comply with the requirements of Subsection (6), if the modification is made:
- (i) except as provided in Subsection (11)(d), at the expense of the pharmacy or pharmaceutical facility;
 - (ii) in consultation with the division; and
- (iii) within six months after the division notifies the pharmacy or pharmaceutical facility, in writing, of the division's intention to install the software described in Subsection (11)(a).
- (c) The division shall, through the private entity contracted with under Subsection (4), cooperate with a pharmacy or pharmaceutical facility that is required to comply with Subsection (6), to ensure that the installation and operation of the software described in Subsection (11)(a), or the provision of information from the pharmacy or pharmaceutical facility to the database:
- (i) complies with the security standards described in 45 C.F.R. Parts 160, 162, and 164, Health Insurance Reform: Security Standards;
- (ii) does not interfere with the proper functioning of the pharmacy's or pharmaceutical facility's software or computer system; and
- (iii) in order to minimize changes in existing protocols, provides, to the extent practicable, for the transmission of data in the same manner that pharmacies currently transmit information to insurance companies.
- (d) The division may, within funds appropriated by the Legislature for this purpose, reimburse a pharmacy for all or part of the costs of the in-house programing described in Subsection (11)(b), if:
 - (i) the pharmacy requests the reimbursement, in writing;

865 (ii) the pharmacy provides proof of the costs for the in-house programming to the 866 division; 867 (iii) the pharmacy requests the reimbursement prior to a deadline established by the 868 division; and 869 (iv) except as provided in Subsection (11)(e), the division pays an equal reimbursement 870 amount to each pharmacy that complies with Subsections (11)(d)(i) through (iii). 871 (e) The division may reimburse a pharmacy described in Subsection (11)(d)(iv) for an 872 amount that is less than the reimbursement paid to other pharmacies described in Subsection 873 (11)(d)(iv), if: 874 (i) the proof of costs for in-house programming provided by the pharmacy establishes a 875 cost less than the amount reimbursed to the other pharmacies; and 876 (ii) the amount reimbursed to the pharmacy is equal to the amount established by the 877 proof of costs for in-house programming submitted by the pharmacy. 878 (f) Notwithstanding any other provision of this section, the division may, by rule, allow 879 up to 24 hours for the reporting of data to the database by a non-resident pharmacy, as defined 880 in Section 58-17b-102. 881 Section 19. Section **63J-1-602** is amended to read: 882 63J-1-602. Nonlapsing accounts and funds. 883 (1) The following revenue collections, appropriations from a fund or account, and 884 appropriations to a program are nonlapsing: 885 (a) appropriations made to the Legislature and its committees; 886 (b) funds collected by the grain grading program, as provided in Section 4-2-2; 887 (c) the Salinity Offset Fund created in Section 4-2-8.5; 888 (d) the Invasive Species Mitigation Fund created in Section 4-2-8.7; 889 (e) funds collected by pesticide dealer license registration fees, as provided in Section 890 4-14-3;

Section 4-14-13;

(f) funds collected by pesticide applicator business registration fees, as provided in

(g) the Rangeland Improvement Fund created in Section 4-20-2;

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894 (h) funds deposited as dedicated credits under the Insect Infestation Emergency Control 895 Act, as provided in Section 4-35-6;

896	(i) the Percent-for-Art Program created in Section 9-6-404;
897	(j) the Centennial History Fund created in Section 9-8-604;
898	(k) the Uintah Basin Revitalization Fund, as provided in Section 9-10-108;
899	(l) the Navajo Revitalization Fund created in Section 9-11-104;
900	(m) the LeRay McAllister Critical Land Conservation Program created in Section
901	11-38-301;
902	(n) the Clean Fuels and Vehicle Technology Fund created in Section 19-1-403;
903	(o) fees deposited as dedicated credits for hazardous waste plan reviews, as provided in
904	Section 19-6-120;
905	(p) an appropriation made to the Division of Wildlife Resources for the appraisal and
906	purchase of lands under the Pelican Management Act, as provided in Section 23-21a-6;
907	(q) award monies under the Crime Reduction Assistance Program, as provided under
908	Section 24-1-19;
909	(r) funds collected from the emergency medical services grant program, as provided in
910	Section 26-8a-207;
911	(s) fees and other funding available to purchase training equipment and to administer
912	tests and conduct quality assurance reviews, as provided in Section 26-8a-208;
913	(t) funds collected as a result of a sanction under Section 1919 of Title XIX of the
914	federal Social Security Act, as provided in Section 26-18-3;
915	(u) the Utah Health Care Workforce Financial Assistance Program created in Section
916	26-46-102;
917	(v) monies collected from subscription fees for publications prepared or distributed by
918	the insurance commissioner, as provided in Section 31A-2-208;
919	(w) monies received by the Insurance Department for administering, investigating
920	under, and enforcing the Insurance Fraud Act, as provided in Section 31A-31-108;
921	(x) certain monies received for penalties paid under the Insurance Fraud Act, as
922	provided in Section 31A-31-109;
923	(y) the fund for operating the state's Federal Health Care Tax Credit Program, as

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provided in Section 31A-38-104;

(z) certain funds in the Department of Workforce Services' program for the education,

training, and transitional counseling of displaced homemakers, as provided in Section

927	35A-3-114;
928	(aa) the Employment Security Administration Fund created in Section 35A-4-505;
929	(bb) the Special Administrative Expense Fund created in Section 35A-4-506;
930	(cc) funding for a new program or agency that is designated as nonlapsing under
931	Section 36-24-101;
932	(dd) the Oil and Gas Conservation Account created in Section 40-6-14.5;
933	(ee) funds available to the State Tax Commission for purchase and distribution of
934	license plates and decals, as provided in Section 41-1a-1201;
935	(ff) certain fees for the cost of electronic payments under the Motor Vehicle Act, as
936	provided in Section 41-1a-1221;
937	(gg) certain fees collected for administering and enforcing the Motor Vehicle Business
938	Regulation Act, as provided in Section 41-3-601;
939	(hh) certain fees for the cost of electronic payments under the Motor Vehicle Business
940	Regulation Act, as provided in Section 41-3-604;
941	(ii) the Off-Highway Access and Education Restricted Account created in Section
942	41-22-19.5;
943	(jj) certain fees for the cost of electronic payments under the Motor Vehicle Act, as
944	provided in Section 41-22-36;
945	(kk) monies collected under the Notaries Public Reform Act, as provided under
946	46-1-23;
947	(II) certain funds associated with the Law Enforcement Operations Account, as
948	provided in Section 51-9-411;
949	(mm) the Public Safety Honoring Heroes Restricted Account created in Section
950	53-1-118;
951	(nn) funding for the Search and Rescue Financial Assistance Program, as provided in
952	Section 53-2-107;
953	(00) appropriations made to the Department of Public Safety from the Department of
954	Public Safety Restricted Account, as provided in Section 53-3-106;
955	(pp) appropriations to the Motorcycle Rider Education Program, as provided in Section

(qq) fees collected by the State Fire Marshal Division under the Utah Fire Prevention

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53-3-905;

958	and Safety Act, as provided in Section 53-7-314;
959	(rr) the DNA Specimen Restricted Account created in Section 53-10-407;
960	(ss) the minimum school program, as provided in Section 53A-17a-105;
961	(tt) certain funds appropriated from the Uniform School Fund to the State Board of
962	Education for new teacher bonus and performance-based compensation plans, as provided in
963	Section 53A-17a-148;
964	(uu) certain funds appropriated from the Uniform School Fund to the State Board of
965	Education for implementation of proposals to improve mathematics achievement test scores, as
966	provided in Section 53A-17a-152;
967	(vv) the School Building Revolving Account created in Section 53A-21-401;
968	(ww) monies received by the State Office of Rehabilitation for the sale of certain
969	products or services, as provided in Section 53A-24-105;
970	(xx) the State Board of Regents, as provided in Section 53B-6-104;
971	(yy) certain funds appropriated from the General Fund to the State Board of Regents
972	for teacher preparation programs, as provided in Section 53B-6-104;
973	(zz) a certain portion of monies collected for administrative costs under the School
974	Institutional Trust Lands Management Act, as provided under Section 53C-3-202;
975	(aaa) certain surcharges on residence and business telecommunications access lines
976	imposed by the Public Service Commission, as provided in Section 54-8b-10;
977	(bbb) certain fines collected by the Division of Occupational and Professional
978	Licensing for violation of unlawful or unprofessional conduct that are used for education and
979	enforcement purposes, as provided in Section 58-17b-505;
980	(ccc) the Nurse Education and Enforcement Fund created in Section 58-31b-103;
981	(ddd) funding of the controlled substance database, as provided in Section [58-37-7.7]
982	<u>58-37f-502;</u>
983	(eee) the Certified Nurse Midwife Education and Enforcement Fund created in Section
984	58-44a-103;
985	(fff) funding for the building inspector's education program, as provided in Section
986	58-56-9;
987	(ggg) certain fines collected by the Division of Occupational and Professional

Licensing for use in education and enforcement of the Security Personnel Licensing Act, as

989	provided in Section 58-63-103;
990	(hhh) the Professional Geologist Education and Enforcement Fund created in Section
991	58-76-103;
992	(iii) certain monies in the Water Resources Conservation and Development Fund, as
993	provided in Section 59-12-103;
994	(jjj) funds paid to the Division of Real Estate for the cost of a criminal background
995	check for broker and sales agent licenses, as provided in Section 61-2-9;
996	(kkk) the Utah Housing Opportunity Restricted Account created in Section 61-2-28;
997	(lll) funds paid to the Division of Real Estate for the cost of a criminal background
998	check for a mortgage loan license, as provided in Section 61-2c-202;
999	(mmm) funds paid to the Division of Real Estate in relation to examination of records
1000	in an investigation, as provided in Section 61-2c-401;
1001	(nnn) certain funds donated to the Department of Human Services, as provided in
1002	Section 62A-1-111;
1003	(000) certain funds donated to the Division of Child and Family Services, as provided
1004	in Section 62A-4a-110;
1005	(ppp) the Mental Health Therapist Grant and Scholarship Program, as provided in
1006	Section 62A-13-109;
1007	(qqq) assessments for DUI violations that are forwarded to an account created by a
1008	county treasurer, as provided in Section 62A-15-503;
1009	(rrr) appropriations to the Division of Services for People with Disabilities, as provided
1010	in Section 62A-5-102;
1011	(sss) certain donations to the Division of Substance Abuse and Mental Health, as
1012	provided in Section 62A-15-103;
1013	(ttt) certain funds received by the Division of Parks and Recreation from the sale or
1014	disposal of buffalo, as provided under Section 63-11-19.2;
1015	(uuu) revenue for golf user fees at the Wasatch Mountain State Park, Palisades State
1016	Park, or Jordan River State Park, as provided under Section 63-11-19.5;
1017	(vvv) revenue for golf user fees at the Green River State Park, as provided under
1018	Section 63-11-19.6;

(www) the Centennial Nonmotorized Paths and Trail Crossings Program created under

1020	Section 63-11a-503;					
1021	(xxx) the Bonneville Shoreline Trail Program created under Section 63-11a-504;					
1022	(yyy) the account for the Utah Geological Survey, as provided in Section 63-73-10;					
1023	(zzz) the Risk Management Fund created under Section 63A-4-201;					
1024	(aaaa) the Child Welfare Parental Defense Fund created in Section 63A-11-203;					
1025	(bbbb) the Constitutional Defense Restricted Account created in Section 63C-4-103;					
1026	(cccc) a portion of the funds appropriated to the Utah Seismic Safety Commission, as					
1027	provided in Section 63C-6-104;					
1028	(dddd) funding for the Medical Education Program administered by the Medical					
1029	Education Council, as provided in Section 63C-8-102;					
1030	(eeee) certain monies payable for commission expenses of the Pete Suazo Utah					
1031	Athletic Commission, as provided under Section 63C-11-301;					
1032	(ffff) funds collected for publishing the Division of Administrative Rules' publications,					
1033	as provided in Section 63G-3-402;					
1034	(gggg) the appropriation to fund the Governor's Office of Economic Development's					
1035	Enterprise Zone Act, as provided in Section 63M-1-416;					
1036	(hhhh) the Tourism Marketing Performance Account, as provided in Section					
1037	63M-1-1406;					
1038	(iiii) certain funding for rural development provided to the Office of Rural					
1039	Development in the Governor's Office of Economic Development, as provided in Section					
1040	63M-1-1604;					
1041	(jjjj) certain monies in the Development for Disadvantaged Rural Communities					
1042	Restricted Account, as provided in Section 63M-1-2003;					
1043	(kkkk) appropriations to the Utah Science Technology and Research Governing					
1044	Authority, created under Section 63M-2-301, as provided under Section 63M-3-302;					
1045	(IIII) certain monies in the Rural Broadband Service Fund, as provided in Section					
1046	63M-1-2303;					
1047	(mmmm) funds collected from monthly offender supervision fees, as provided in					
1048	Section 64-13-21.2;					
1049	(nnnn) funds collected by the housing of state probationary inmates or state parole					
1050	inmates, as provided in Subsection 64-13e-104(2);					

1051	(0000) the Sovereign Lands Management account created in Section 65A-5-1;					
1052	(pppp) certain forestry and fire control funds utilized by the Division of Forestry, Fire,					
1053	and State Lands, as provided in Section 65A-8-103;					
1054	(qqqq) the Department of Human Resource Management user training program, as					
1055	provided in Section 67-19-6;					
1056	(rrrr) funds for the University of Utah Poison Control Center program, as provided in					
1057	Section 69-2-5.5;					
1058	(ssss) appropriations to the Transportation Corridor Preservation Revolving Loan					
1059	Fund, as provided in Section 72-2-117;					
1060	(tttt) appropriations to the Local Transportation Corridor Preservation Fund, as					
1061	provided in Section 72-2-117.5;					
1062	(uuuu) appropriations to the Tollway Restricted Special Revenue Fund, as provided in					
1063	Section 77-2-120;					
1064	(vvvv) appropriations to the Aeronautics Construction Revolving Loan Fund, as					
1065	provided in Section 77-2-122;					
1066	(wwww) appropriations to the State Park Access Highways Improvement Program, as					
1067	provided in Section 72-3-207;					
1068	(xxxx) the Traffic Noise Abatement Program created in Section 72-6-112;					
1069	(yyyy) certain funds received by the Office of the State Engineer for well drilling fines					
1070	or bonds, as provided in Section 73-3-25;					
1071	(zzzz) certain monies appropriated to increase the carrying capacity of the Jordan River					
1072	that are transferred to the Division of Parks and Recreation, as provided in Section 73-10e-1;					
1073	(aaaaa) certain fees for the cost of electronic payments under the State Boating Act, as					
1074	provided in Section 73-18-25;					
1075	(bbbbb) certain monies appropriated from the Water Resources Conservation and					
1076	Development Fund, as provided in Section 73-23-2;					
1077	(ccccc) the Lake Powell Pipeline Project Operation and Maintenance Fund created in					
1078	Section 73-28-404;					
1079	(ddddd) certain funds in the Water Development and Flood Mitigation Reserve					
1080	Account, as provided in Section 73-103-1;					
1081	(eeeee) certain funds appropriated for compensation for special prosecutors, as					

1082	provided in Section 77-10a-19;					
1083	(fffff) the Indigent Aggravated Murder Defense Trust Fund created in Section					
1084	77-32-601;					
1085	(ggggg) the Indigent Felony Defense Trust Fund created in Section 77-32-701;					
1086	(hhhhh) funds donated or paid to a juvenile court by private sources, as provided in					
1087	Subsection 78A-6-203(c);					
1088	(iiiii) a state rehabilitative employment program, as provided in Section 78A-6-210;					
1089	and					
1090	(jjjjj) fees from the issuance and renewal of licenses for certified court interpreters, as					
1091	provided in Section 78B-1-146.					
1092	(2) No revenue collection, appropriation from a fund or account, or appropriation to a					
1093	program may be treated as nonlapsing unless:					
1094	(a) it is expressly referenced by this section;					
1095	(b) it is designated in a condition of appropriation in the appropriations bill; or					
1096	(c) nonlapsing authority is granted under Section 63J-1-603.					
1097	(3) Each legislative appropriations subcommittee shall review the accounts and funds					
1098	that have been granted nonlapsing authority under this section or Section 63J-1-603.					
1099	Section 20. Repealer.					
1100	This bill repeals:					
1101	Section 58-37-7.5, Controlled substance database Pharmacy reporting					
1102	requirements Access Penalties.					
1102a	\$→ Section 21. Coordinating H.B. 28 with S.B. 191 Technical amendments.					
1102b	If this H.B. 28 and S.B. 191, Governmental Accounting Amendments, both pass, it is the intent					
1102c	of the Legislature that the Office of Legislative Research and General Counsel shall prepare					
1102d	the Utah Code database for publication by amending Subsection 58-37f-501(1)(a) to read as					
1102e	<u>follows:</u>					

Legislative Review Note as of 11-18-09 1:19 PM

1102f

"(a) the Commerce Service Account;" ←Ŝ

Office of Legislative Research and General Counsel

H.B. 28 - Controlled Substance Database Amendments - As Amended

Fiscal Note

2010 General Session State of Utah

State Impact

Enactment of this bill will require an appropriation from the Commerce Service Fund of \$29,100 in FY 2012. Revenue to the Commerce Service Fund of \$1,500 in FY 2011 and \$38,400 in FY 2012 is expected. Commerce Service Fund revenue and expenditures affect the annual transfer to the General Fund.

	FY 2010	FY 2011	FY 2012	FY 2010	FY 2011	FY 2012
	Approp.	Approp.	Approp.	Revenue	Revenue	Revenue
General Fund	\$0	\$0	\$0	\$0	\$0	\$9,300
Commerce Service Fund	\$0	\$0	\$29,100	\$0	\$1,500	\$29,100
Total	\$0	80	\$29,100		\$1,500	\$38,400
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Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/22/2010, 8:31:04 AM, Lead Analyst: Pratt, S./Attny: TRV

Office of the Legislative Fiscal Analyst