Senator D. Chris Buttars proposes the following substitute bill:

METHAMPHETAMINE PRECURSOR
ACCESS AMENDMENTS
2007 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: D. Chris Buttars
House Sponsor: Michael T. Morley
LONG TITLE
General Description:
This bill modifies the Utah Controlled Substance Precursor Act regarding the quantity
of products containing ephedrine, pseudoephedrine, or phenylpropanolamine that may
be sold or possessed at one time, and requires that retail distributors limit customers'
access to these products. This bill requires retail distributors to keep a log of purchasers
of these products. This bill also imposes a specified penalty for offenses related to
clandestine drug laboratories.
Highlighted Provisions:
This bill:
 reduces the amount of products containing ephedrine, pseudoephedrine, or
phenylpropanolamine that may be possessed at one time from 12 grams to 9 grams;
 provides that products containing ephedrine, pseudoephedrine, or
phenylpropanolamine may not be sold as over-the-counter medications and requires:
 that any of these products sold in one day, regardless of the number of
transactions, may not contain more than 3.6 grams of ephedrine,
pseudoephedrine, or phenylpropanolamine;
• that any of these products sold by mobile retail vendors within 30 days,





26	regardless of the number of transactions, may not contain more than 7.5 grams of ephedrine,
27	pseudoephedrine, or phenylpropanolamine;
28	• that the retailer keep the products in an area not accessible to customers, such as
29	in a locked cabinet;
30	 that the purchaser provide identification that includes a photo and birth date;
31	• that the purchaser write into the log his name, address, date of birth, and time of
32	transaction; and
33	• that the seller verify the information provided by the purchaser and enter the
34	brand name and quantity of the product; and
35	• that the retailer keep a log of the transactions, including the date, identification
36	of the purchaser, and the product purchased, for not less than two years;
37	 provides that any violation of these provisions is a class B misdemeanor, and that
38	subsequent violations are class A misdemeanors; and
39	 provides that specified offenses involving clandestine drug laboratories, which are
40	second degree felonies, are punishable by the specified penalty of imprisonment for
41	an indeterminate term of not less than 3 years nor more than 15 years.
42	Monies Appropriated in this Bill:
43	None
44	Other Special Clauses:
45	None
46	Utah Code Sections Affected:
47	AMENDS:
48	58-37c-8, as last amended by Chapter 271, Laws of Utah 2000
49	58-37c-20, as last amended by Chapter 1, Laws of Utah 2000
50	58-37d-4, as last amended by Chapter 90, Laws of Utah 2004
51	ENACTS:
52	58-37c-20.5 , Utah Code Annotated 1953
53 54	Be it enacted by the Legislature of the state of Utah:
55	Section 1. Section 58-37c-8 is amended to read:
56	58-37c-8. License Exceptions from licensure or regulation.

- (1) Any person engaged in a regulated transaction must be appropriately licensed under this chapter as a regulated distributor and regulated purchaser unless excepted from licensure under this chapter.
 - (2) The division shall:
- (a) establish the form of application for a license, the requirements for licensure, and fees for initial licensure and renewal; and
- (b) identify required information to be contained in the application as a condition of licensure.
- (3) A practitioner who holds a Utah Controlled Substance License and a Controlled Substance Registration issued by the Drug Enforcement Administration of the U.S. Government is excepted from licensure under this chapter.
- (4) Any purchase, sale, transfer, furnishing, or receipt of any drug intended for lawful use in the diagnosis, cure, mitigation, treatment, or prevention of disease in man or other animals, which contains ephedrine, pseudoephedrine, norpseudoephedrine, or phenylpropanolamine, if [such] the drug is lawfully purchased, sold, transferred, or furnished as an over-the-counter medication without prescription pursuant to the federal Food, Drug and Cosmetic Act, 21 USC, Sec. 301 et seq., or regulations adopted [thereunder] under that act, are excepted from licensure, reporting, and recordkeeping under this chapter, except that products containing ephedrine, pseudoephedrine, or phenylpropanolamine are subject to Section 58-37c-20.5.
- (5) Any purchase, sale, transfer, receipt, or manufacture of any dietary supplement, vitamins, minerals, herbs, or other similar substances, including concentrates or extracts, which are not otherwise prohibited by law, and which may contain naturally occurring amounts of chemicals or substances listed in this chapter, or in rules adopted pursuant to Title 63, Chapter 46a, Utah Administrative Rulemaking Act, are exempt from licensure under this chapter.
- (6) A purchaser of two ounces or less of crystal iodine in a single transaction is not required to be licensed as a regulated purchaser if the transaction complies with Section 58-37c-18.
- (7) Any purchase, sale, transfer, receipt, or manufacture of any product that contains any precursor chemical listed in Subsection 58-37c-3(2)(ff) or (gg) and that is not intended for human consumption is exempt from licensure[;] or regulation[, or] and is not subject to

88	criminal penalties under this chapter.
89	Section 2. Section 58-37c-20 is amended to read:
90	58-37c-20. Possession of ephedrine, pseudoephedrine, or phenylpropanolamine
91	Penalties.
92	(1) Any person is guilty of a class A misdemeanor:
93	(a) who is not licensed to engage in regulated transactions and is not excepted from
94	licensure; and
95	(b) who, under circumstances not amounting to a violation of Subsection
96	58-37c-3(12)(k) or Subsection $58-37d-4(1)(a)$, possesses more than $[12]$ g grams of ephedrine
97	[or], pseudoephedrine, or phenylpropanolamine, their salts, isomers, or salts of isomers, or a
98	combination of any of these substances[, is guilty of a class A misdemeanor].
99	(2) [(a)] It is an affirmative defense to a charge under Subsection (1) that the person in
100	possession of ephedrine [or], pseudoephedrine, phenylpropanolamine, or a combination of
101	these two substances:
102	(a) (i) is a physician, pharmacist, retail distributor, wholesaler, manufacturer,
103	warehouseman, or common carrier, or an agent of any of these persons; and
104	(ii) possesses the substances in the regular course of lawful business activities[:]; or
105	(b) possesses the substance pursuant to a valid prescription as defined in Section
106	<u>58-37-2.</u>
107	[(b) (i)] (3) (a) The defendant shall provide written notice of intent to claim an
108	affirmative defense under this section as soon as practicable, but not later than ten days prior to
109	trial. The court may waive the notice requirement in the interest of justice for good cause
110	shown, if the prosecutor is not unfairly prejudiced by the lack of timely notice.
111	[(ii)] (b) The notice shall include the specifics of the asserted defense.
112	[(iii)] (c) The defendant shall establish the affirmative defense by a preponderance of
113	the evidence. If the defense is established, it is a complete defense to the charges.
114	$[\frac{3}{2}]$ (4) This section does not apply to dietary supplements, herbs, or other natural
115	products, including concentrates or extracts, which:
116	(a) are not otherwise prohibited by law; and
117	(b) may contain naturally occurring ephedrine, ephedrine alkaloids, or
118	pseudoephedrine, or their salts, isomers, or salts of isomers, or a combination of these

119	substances, that:
120	(i) are contained in a matrix of organic material; and
121	(ii) do not exceed 15% of the total weight of the natural product.
122	Section 3. Section 58-37c-20.5 is enacted to read:
123	58-37c-20.5. Pseudoephedrine products Limitations on retail sale.
124	(1) As used in this section:
125	(a) "Mobile retail vendor" means a person or entity that sells product at retail from a
126	stand that is intended to be temporary, or that is capable of being moved from one location to
127	another, whether the stand is located within or on the premises of a fixed facility or is located
128	on unimproved real estate; and.
129	(b) "Product" means any product, mixture, or preparation, or any combination of
130	products that contain ephedrine, pseudoephedrine, or phenylpropanolamine their salts or
131	isomers, or salts of optical isomers, or a combination of any of these substances.
132	(2) A retail distributor or a mobile retail vendor may not distribute or sell any product
133	that exceeds the threshold amount of 3.6 grams of ephedrine, pseudoephedrine, or
134	phenylpropanolamine, or any combination of these, regardless of the number of transactions,
135	during any 24-hour period.
136	(3) A mobile retail vendor may not distribute or sell any product that exceeds the
137	threshold amount of 7.5 grams of ephedrine, pseudoephedrine, or phenylpropanolamine,
138	regardless of the number of transactions, during any 30-day period.
139	(4) A retail distributor or a mobile retail vendor may not distribute or sell any product,
140	unless the retail distributor or mobile retail vendor:
141	(a) stores the product in an area not accessible to customers prior to the sale, which
142	area may include a locked cabinet to display the product in an area accessible to customers, if
143	the locked cabinet may be opened only by the retail distributor or mobile retail vendor or its
144	employees;
145	(b) stores all non-liquid scheduled listed chemical products in packaging containing
146	blister packs, with each blister containing no more than two dosage units;
147	(c) requires the purchaser of the product to provide photo identification issued by a
148	governmental agency and that includes the purchaser's date of birth;
149	(d) maintains a written or electronic log under Subsection (5) of the sales made under

150	this section; and
151	(e) provides a notice concerning federal penalties for making false statements or
152	misrepresentations, as provided in Subsection (5)(d).
153	(5) Each retail distributor or mobile retail vendor shall maintain an electronic or written
154	log that contains the following information regarding each person to whom product is
155	distributed or sold under this section. The log shall include:
156	(a) the following information, $\hat{\mathbf{H}} \rightarrow \mathbf{provided} \ \mathbf{or} \leftarrow \hat{\mathbf{H}} $ written in the log by the purchaser:
157	(i) the purchaser's name, address, and date of birth, as demonstrated by a form of
158	personal identification issued by the state or the federal government and that provides an
159	identifying photograph of the person;
160	(ii) the date and time of the transaction; and
161	(iii) the purchaser's signature; and
162	(b) the following information verified or written in by the retail distributor or the
163	mobile retail vendor:
164	(i) verification of the identity of the purchaser as indicated by the form of identification
165	presented by the purchaser;
166	(ii) verification that the date and time of the transaction as entered in the log is correct;
167	<u>and</u>
168	(iii) entry of the brand name and the quantity of the product sold in the transaction.
169	(c) The retail distributor or the mobile retail vendor shall maintain the information
170	required to be recorded in a log under Subsections (5)(a) and (b) for not less than two years
171	from the most recent date contained in the log.
172	(d) In addition to the log information required under this Subsection (5), the log, or a
173	prominently displayed sign, shall contain the following statement verbatim which shall be
174	visible to purchasers of product:
175	"WARNING: Section 1001 of Title 18, United States Code, states that whoever, with
176	respect to the information to be provided in this log, knowingly and willfully falsifies,
177	conceals, or covers up by any trick, scheme, or device a material fact, or makes any materially
178	false, fictitious, or fraudulent statement or representation, or makes or uses any false writing or
179	document, knowing the same to contain any materially false, fictitious, or fraudulent statement
180	or entry, shall be fined not more than \$250,000 if an individual or \$500,000 if an organization,

181	imprisoned for not more than five years, or both."
182	(6) (a) A person may not knowingly and intentionally use, release, publish, or
183	otherwise make available to any person or entity any information in or obtained from a log
184	maintained by a retail distributor or a mobile retail vendor under this section for any purpose
185	other than those specified in Subsection (6)(b).
186	(b) The retail distributor or its designee shall make information in the log available
187	only to:
188	(i) federal, state, and local law enforcement authorities engaged as a duty of their
189	employment in enforcing laws regulating controlled substances; and
190	(ii) an individual:
191	(A) whose request is for records in the log of that individual's purchase or receipt of
192	product; and
193	(B) who has provided evidence satisfactory to the retail distributor that the individual is
194	in fact the person regarding whom the requested log entry is made.
195	(c) Any person who knowingly and intentionally releases or modifies any information
196	in the log in violation of this Subsection (6) is guilty of a class B misdemeanor.
197	(7) (a) A person may not purchase product that exceeds the threshold amount of 3.6
198	grams of ephedrine, pseudoephedrine, or phenylpropanolamine, or any combination of these,
199	regardless of the number of transactions, during any 24-hour period.
200	(b) A person may not purchase product that exceeds the threshold amount of 9 grams
201	of ephedrine, pseudoephedrine, or phenylpropanolamine, or any combination of these,
202	regardless of the number of transactions, during any 30-day period.
203	(c) A violation of this Subsection (7) is a class B misdemeanor.
204	(8) This section does not apply to any quantity of product possessed by:
205	(a) a physician, pharmacist, veterinarian, retail distributor, wholesaler, manufacturer,
206	warehouseman, or common carrier, or any agent of these persons, who possess the product in
207	the regular course of lawful business activities; or
208	(b) a person who possesses the product pursuant to a valid prescription as defined in
209	Section 58-37-2.
210	(9) This section does not apply to dietary supplements, herbs, or other natural products,
211	including concentrates or extracts, which:

212	(a) are not otherwise prohibited by law; and
213	(b) may contain naturally occurring ephedrine, ephedrine alkaloids, or
214	pseudoephedrine, or their salts, isomers, or salts of isomers, or a combination of these
215	substances, that:
216	(i) are contained in a matrix of organic material; and
217	(ii) do not exceed 15% of the total weight of the natural product.
218	(10) This section does not apply to an individual sales transaction in which the
219	purchaser purchases a single package containing no more than 60 mg of pseudoephedrine.
220	(11) (a) A violation of this section is a class B misdemeanor, and a second or
221	subsequent violation of this section is a class A misdemeanor.
222	(b) For purposes of this section, a plea of guilty or no contest to a violation of this
223	section which is held in abeyance under Title 77, Chapter 2a, Pleas in Abeyance, is the
224	equivalent of a conviction for a violation of this section, even if the charge has been
225	subsequently reduced or dismissed in accordance with a plea in abeyance agreement.
226	Section 4. Section 58-37d-4 is amended to read:
227	58-37d-4. Prohibited acts Second degree felony.
228	(1) It is unlawful for any person to knowingly or intentionally:
229	(a) possess a controlled substance precursor with the intent to engage in a clandestine
230	laboratory operation;
231	(b) possess laboratory equipment or supplies with the intent to engage in a clandestine
232	laboratory operation;
233	(c) sell, distribute, or otherwise supply a precursor chemical, laboratory equipment, or
234	laboratory supplies, knowing or having reasonable cause to believe [it] any of these items will
235	be used for a clandestine laboratory operation;
236	(d) evade the recordkeeping provisions of Title 58, Chapter 37c, Utah Controlled
237	Substance Precursor Act, or the [regulations] administrative rules issued under that [act]
238	chapter, knowing or having reasonable cause to believe that the material distributed or received
239	will be used for a clandestine laboratory operation;
240	(e) conspire with or aid another to engage in a clandestine laboratory operation;
241	(f) produce or manufacture, or possess with intent to produce or manufacture a
242	controlled or counterfeit substance except as authorized under Title 58, Chapter 37, Utah

243 Controlled Substances Act;

- (g) transport or convey a controlled or counterfeit substance with the intent to distribute or to be distributed by the person transporting or conveying the controlled or counterfeit substance or by any other person regardless of whether the final destination for the distribution is within this state or any other location; or
- (h) engage in compounding, synthesis, concentration, purification, separation, extraction, or other physical or chemical processing of any substance, including a controlled substance precursor, or the packaging, repackaging, labeling, or relabeling of a container holding a substance that is a product of any of these activities, knowing or having reasonable cause to believe that the substance is a product of any of these activities and will be used in the illegal manufacture of specified controlled substances.
- (2) A person who violates any provision of Subsection (1) is guilty of a second degree felony <u>punishable</u> by imprisonment for an indeterminate term of not less than 3 years nor more <u>than 15 years</u>.

S.B. 112 1st Sub. (Green) - Methamphetamine Precursor Access Amendments

Fiscal Note

2007 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals or local governments. Impact to retail distributors could be affected by provisions of this bill, but federal laws already impose many of the same requirements.

2/12/2007, 10:00:47 AM, Lead Analyst: Ricks, G.

Office of the Legislative Fiscal Analyst