S.B. 42 PREFERRED PRESCRIPTION DRUG LIST

senate floor Amendments	AMENDMENT 3	JANUARY 26, 2007	10:11 am
		Jintointi 20, 2007	10.11 / 101

Senator **Sheldon L Killpack** proposes the following amendments:

- Page 2, Line 57 through Page 2a, Line 57g Senate 3rd Reading Amendments 1-25-2007:
 - 57 <u>appropriate by the department.</u> $\hat{S} \rightarrow ;$ and
 - 57a (d)(i) except as prohibited by Subsections 58-17b-606(4) and (5), shall permit a health care provider with prescriptive authority to override the
 - 57b restrictions of a preferred drug list by handwriting on the prescription {
 - 57c (A) <u>medically necessary -</u> dispense as written { <u>": or</u>
 - **57d** <u>(B) "DAW"</u>} ; and ←Ŝ
 - 57e $\hat{S} \rightarrow$ (ii) shall not permit a health care provider with prescriptive authority to override the
 - 57f restrictions of a preferred drug list with any preprinted instructions for dispense as written, or no
 - 57g substitutions allowed $\leftarrow \hat{S}$
- Page 2a, Line 58 through Page 3, Line 61 Senate 3rd Reading Amendments 1-25-2007:
 - 58 (2) If the department implements a drug program under the provisions of Subsection

59 (1)(c), the department shall $\underline{:}$

(a) determine the percentage of prescriptions that are paid for by the department which are overrides to the preferred drug list under Subsection (d)(i);

(b) include the information required by Subsection (2)(a) in the report required by Subsection (2)(c); and

- (c) report its findings regarding the drug program to the Legislative
- 60 Health and Human Services Interim Committee by August 30, 2008, and to the Legislative
- 61 Health and Human Services Appropriations Subcommittee during the 2009 General Session.