

H.B. 314

CONTROLLED SUBSTANCE DATABASE ACCESS AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

FEBRUARY 27, 2020 4:34 PM

Representative **Craig Hall** proposes the following amendments:

1. Page 8, Lines 226 through 233:

226 (v) a licensed pharmacist who is authorized by a managed care organization as defined
227 in Section 31A-1-301 to access ~~{the information}~~ on behalf of the managed care organization the
information of an enrollee that the managed care organization has a reasonable belief has obtained or
was provided a controlled substance in violation of a medication management program contract
between the enrollee and the managed care organization .if:
228 ~~{(i) the managed care organization believes that an enrollee of the managed care~~
229 ~~organization has obtained or provided a controlled substance in violation of a medication~~
230 ~~management program contract between the enrollee and the managed care organization; and~~
231 ~~—(ii)}~~ (i) the managed care organization included a description of the medication
232 management program in the enrollee's outline of coverage described in Subsection
233 31A-22-605(7) ; and
(ii) the managed care organization explicitly notifies all enrollees in the medication management
program description that the organization will monitor the controlled substance database to enforce the
provisions of the program .