Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

LEGISLATIVE ACTION .

Senate
Floor: 1/AE/3R
03/08/2018 01:07 PM

Floor: CA 03/09/2018 09:43 PM

House

Senator Benacquisto moved the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Paragraph (c) of subsection (2) of section 409.967, Florida Statutes, is amended to read:

409.967 Managed care plan accountability.-

(2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care 10 program. In addition to any other provisions the agency may deem 11 necessary, the contract must require:

1 2 3

4

5

6 7

8

9

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



(c) Access.-

12

1. The agency shall establish specific standards for the 13 14 number, type, and regional distribution of providers in managed 15 care plan networks to ensure access to care for both adults and 16 children. Each plan must maintain a regionwide network of 17 providers in sufficient numbers to meet the access standards for 18 specific medical services for all recipients enrolled in the 19 plan. The exclusive use of mail-order pharmacies may not be 20 sufficient to meet network access standards. Consistent with the 21 standards established by the agency, provider networks may 22 include providers located outside the region. A plan may 23 contract with a new hospital facility before the date the 24 hospital becomes operational if the hospital has commenced 25 construction, will be licensed and operational by January 1, 26 2013, and a final order has issued in any civil or 27 administrative challenge. Each plan shall establish and maintain 28 an accurate and complete electronic database of contracted 29 providers, including information about licensure or 30 registration, locations and hours of operation, specialty 31 credentials and other certifications, specific performance 32 indicators, and such other information as the agency deems 33 necessary. The database must be available online to both the 34 agency and the public and have the capability to compare the 35 availability of providers to network adequacy standards and to 36 accept and display feedback from each provider's patients. Each 37 plan shall submit quarterly reports to the agency identifying 38 the number of enrollees assigned to each primary care provider.

39 2. Each managed care plan must publish any prescribed drug 40 formulary or preferred drug list on the plan's website in a

Page 2 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



manner that is accessible to and searchable by enrollees and 41 42 providers. The plan must update the list within 24 hours after 43 making a change. Each plan must ensure that the prior 44 authorization process for prescribed drugs is readily accessible 45 to health care providers, including posting appropriate contact information on its website and providing timely responses to 46 47 providers. For Medicaid recipients diagnosed with hemophilia who have been prescribed anti-hemophilic-factor replacement 48 49 products, the agency shall provide for those products and 50 hemophilia overlay services through the agency's hemophilia 51 disease management program.

3. Managed care plans, and their fiscal agents or intermediaries, must accept prior authorization requests for any service electronically.

4. <u>Managed care plans, and their fiscal agents or</u> <u>intermediaries, may not implement, manage, or require a prior</u> <u>authorization process or step therapy procedures and may not</u> <u>impose any other conditions on recipients as a prerequisite to</u> <u>receiving medication-assisted treatment (MAT) services, as</u> defined in s. 397.311, to treat substance abuse disorders.

61 5. Managed care plans serving children in the care and 62 custody of the Department of Children and Families must maintain complete medical, dental, and behavioral health encounter 63 64 information and participate in making such information available 65 to the department or the applicable contracted community-based 66 care lead agency for use in providing comprehensive and 67 coordinated case management. The agency and the department shall establish an interagency agreement to provide guidance for the 68 format, confidentiality, recipient, scope, and method of 69

Page 3 of 181

52

53 54

55

56

57

58

59

60

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



70	information to be made available and the deadlines for
71	submission of the data. The scope of information available to
72	the department shall be the data that managed care plans are
73	required to submit to the agency. The agency shall determine the
74	plan's compliance with standards for access to medical, dental,
75	and behavioral health services; the use of medications; and
76	followup on all medically necessary services recommended as a
77	result of early and periodic screening, diagnosis, and
78	treatment.
79	Section 2. Section 456.0301, Florida Statutes, is created
80	to read:
81	456.0301 Requirement for instruction on controlled
82	substance prescribing
83	(1)(a) The appropriate board shall require each person
84	registered with the United States Drug Enforcement
85	Administration and authorized to prescribe controlled substances
86	pursuant to 21 U.S.C. s. 822 to complete a board-approved 2-hour
87	continuing education course on prescribing controlled substances
88	offered by a statewide professional association of physicians in
89	this state that is accredited to provide educational activities
90	designated for the American Medical Association Physician's
91	Recognition Award Category 1 Credit or the American Osteopathic
92	Category 1-A continuing medical education credit as part of
93	biennial license renewal. The course must include information on
94	the current standards for prescribing controlled substances,
95	particularly opiates; alternatives to these standards;
96	nonpharmacological therapies; prescribing emergency opioid
97	antagonists; and the risks of opioid addiction following all
98	stages of treatment in the management of acute pain. The course

Page 4 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

99	may be offered in a distance learning format and must be
100	included within the number of continuing education hours
101	required by law. The department may not renew the license of any
102	prescriber registered with the United States Drug Enforcement
103	Administration to prescribe controlled substances who has failed
104	to complete the course. The course must be completed by January
105	31, 2019, and at each subsequent renewal. This paragraph does
106	not apply to a licensee who is required by his or her applicable
107	practice act to complete a minimum of 2 hours of continuing
108	education on the safe and effective prescribing of controlled
109	substances.
110	(b) Each practitioner required to complete the course
111	required in paragraph (a) shall submit confirmation of having
112	completed such course when applying for biennial license
113	renewal.
114	(c) Each licensing board that requires a licensee to
115	complete an educational course pursuant to this subsection must
116	include the hours required for completion of the course in the
117	total hours of continuing education required by law for such
118	profession unless the continuing education requirements for such
119	profession consist of fewer than 30 hours biennially.
120	(2) Each board may adopt rules to administer this section.
121	Section 3. Paragraph (gg) of subsection (1) of section
122	456.072, Florida Statutes, is amended to read:
123	456.072 Grounds for discipline; penalties; enforcement
124	(1) The following acts shall constitute grounds for which
125	the disciplinary actions specified in subsection (2) may be
126	taken:
127	(gg) Engaging in a pattern of practice when prescribing

Page 5 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



128 medicinal drugs or controlled substances which demonstrates a 129 lack of reasonable skill or safety to patients, a violation of 130 any provision of this chapter or ss. 893.055 and 893.0551, a 131 violation of the applicable practice act, or a violation of any 132 rules adopted under this chapter or the applicable practice act 133 of the prescribing practitioner. Notwithstanding s. 456.073(13), 134 the department may initiate an investigation and establish such 135 a pattern from billing records, data, or any other information 136 obtained by the department. 137 Section 4. Paragraphs (a) through (g) of subsection (1) of 138 section 456.44, Florida Statutes, are redesignated as paragraphs 139 (b) through (h), respectively, a new paragraph (a) is added to 140 that subsection, subsection (3) of that section is amended, and 141 subsections (4), (5), and (6) are added to that section, to 142 read: 143 456.44 Controlled substance prescribing.-(1) DEFINITIONS.-As used in this section, the term: 144 (a) "Acute pain" means the normal, predicted, 145 146 physiological, and time-limited response to an adverse chemical, 147 thermal, or mechanical stimulus associated with surgery, trauma,

or acute illness. The term does not include pain related to:

1. Cancer.

148

149 150

151

152

153

154

155

156

2. A terminal condition. For purposes of this subparagraph, the term "terminal condition" means a progressive disease or medical or surgical condition that causes significant functional impairment, is not considered by a treating physician to be reversible without the administration of life-sustaining procedures, and will result in death within 1 year after diagnosis if the condition runs its normal course.

Page 6 of 181

159 160

161

162

163 164

872398

157 <u>3. Palliative care to provide relief of symptoms related to</u> 158 an incurable, progressive illness or injury.

4. A traumatic injury with an Injury Severity Score of 9 or greater.

(3) STANDARDS OF PRACTICE <u>FOR TREATMENT OF CHRONIC</u> <u>NONMALIGNANT PAIN</u>.—The standards of practice in this section do not supersede the level of care, skill, and treatment recognized in general law related to health care licensure.

165 (a) A complete medical history and a physical examination 166 must be conducted before beginning any treatment and must be 167 documented in the medical record. The exact components of the 168 physical examination shall be left to the judgment of the 169 registrant who is expected to perform a physical examination 170 proportionate to the diagnosis that justifies a treatment. The 171 medical record must, at a minimum, document the nature and 172 intensity of the pain, current and past treatments for pain, 173 underlying or coexisting diseases or conditions, the effect of 174 the pain on physical and psychological function, a review of 175 previous medical records, previous diagnostic studies, and 176 history of alcohol and substance abuse. The medical record shall 177 also document the presence of one or more recognized medical indications for the use of a controlled substance. Each 178 179 registrant must develop a written plan for assessing each 180 patient's risk of aberrant drug-related behavior, which may 181 include patient drug testing. Registrants must assess each 182 patient's risk for aberrant drug-related behavior and monitor 183 that risk on an ongoing basis in accordance with the plan.

(b) Each registrant must develop a written individualizedtreatment plan for each patient. The treatment plan shall state

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



186 objectives that will be used to determine treatment success, 187 such as pain relief and improved physical and psychosocial function, and shall indicate if any further diagnostic 188 189 evaluations or other treatments are planned. After treatment 190 begins, the registrant shall adjust drug therapy to the 191 individual medical needs of each patient. Other treatment 192 modalities, including a rehabilitation program, shall be 193 considered depending on the etiology of the pain and the extent to which the pain is associated with physical and psychosocial 194 195 impairment. The interdisciplinary nature of the treatment plan 196 shall be documented.

197 (c) The registrant shall discuss the risks and benefits of the use of controlled substances, including the risks of abuse 198 199 and addiction, as well as physical dependence and its 200 consequences, with the patient, persons designated by the 201 patient, or the patient's surrogate or guardian if the patient 202 is incompetent. The registrant shall use a written controlled 203 substance agreement between the registrant and the patient 204 outlining the patient's responsibilities, including, but not 205 limited to:

1. Number and frequency of controlled substance prescriptions and refills.

2. Patient compliance and reasons for which drug therapy may be discontinued, such as a violation of the agreement.

3. An agreement that controlled substances for the treatment of chronic nonmalignant pain shall be prescribed by a single treating registrant unless otherwise authorized by the treating registrant and documented in the medical record.

214

206

207

208

209

(d) The patient shall be seen by the registrant at regular

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



215 intervals, not to exceed 3 months, to assess the efficacy of 216 treatment, ensure that controlled substance therapy remains indicated, evaluate the patient's progress toward treatment 217 objectives, consider adverse drug effects, and review the 218 etiology of the pain. Continuation or modification of therapy 219 220 shall depend on the registrant's evaluation of the patient's 221 progress. If treatment goals are not being achieved, despite 222 medication adjustments, the registrant shall reevaluate the 223 appropriateness of continued treatment. The registrant shall 224 monitor patient compliance in medication usage, related 225 treatment plans, controlled substance agreements, and 226 indications of substance abuse or diversion at a minimum of 3-227 month intervals.

228 (e) The registrant shall refer the patient as necessary for 229 additional evaluation and treatment in order to achieve 230 treatment objectives. Special attention shall be given to those 231 patients who are at risk for misusing their medications and 232 those whose living arrangements pose a risk for medication 233 misuse or diversion. The management of pain in patients with a 234 history of substance abuse or with a comorbid psychiatric 235 disorder requires extra care, monitoring, and documentation and 236 requires consultation with or referral to an addiction medicine 237 specialist or a psychiatrist.

(f) A registrant must maintain accurate, current, and complete records that are accessible and readily available for review and comply with the requirements of this section, the applicable practice act, and applicable board rules. The medical records must include, but are not limited to:

243

1. The complete medical history and a physical examination,

SENATOR AMENDMENT



244	including history of drug abuse or dependence.
245	2. Diagnostic, therapeutic, and laboratory results.
246	3. Evaluations and consultations.
247	4. Treatment objectives.
248	5. Discussion of risks and benefits.
249	6. Treatments.
250	7. Medications, including date, type, dosage, and quantity
251	prescribed.
252	8. Instructions and agreements.
253	9. Periodic reviews.
254	10. Results of any drug testing.
255	11. A photocopy of the patient's government-issued photo
256	identification.
257	12. If a written prescription for a controlled substance is
258	given to the patient, a duplicate of the prescription.
259	13. The registrant's full name presented in a legible
260	manner.
261	(g) A registrant shall immediately refer patients with
262	signs or symptoms of substance abuse to a board-certified pain
263	management physician, an addiction medicine specialist, or a
264	mental health addiction facility as it pertains to drug abuse or
265	addiction unless the registrant is a physician who is board-
266	certified or board-eligible in pain management. Throughout the
267	period of time before receiving the consultant's report, a
268	prescribing registrant shall clearly and completely document
269	medical justification for continued treatment with controlled
270	substances and those steps taken to ensure medically appropriate
271	use of controlled substances by the patient. Upon receipt of the
272	consultant's written report, the prescribing registrant shall

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



273 incorporate the consultant's recommendations for continuing, 274 modifying, or discontinuing controlled substance therapy. The resulting changes in treatment shall be specifically documented 275 276 in the patient's medical record. Evidence or behavioral 277 indications of diversion shall be followed by discontinuation of 278 controlled substance therapy, and the patient shall be 279 discharged, and all results of testing and actions taken by the 280 registrant shall be documented in the patient's medical record.

282 This subsection does not apply to a board-eligible or board-283 certified anesthesiologist, physiatrist, rheumatologist, or 284 neurologist, or to a board-certified physician who has surgical 285 privileges at a hospital or ambulatory surgery center and 286 primarily provides surgical services. This subsection does not 287 apply to a board-eligible or board-certified medical specialist 288 who has also completed a fellowship in pain medicine approved by 289 the Accreditation Council for Graduate Medical Education or the 290 American Osteopathic Association, or who is board eligible or 291 board certified in pain medicine by the American Board of Pain 292 Medicine, the American Board of Interventional Pain Physicians, 293 the American Association of Physician Specialists, or a board 294 approved by the American Board of Medical Specialties or the 295 American Osteopathic Association and performs interventional 296 pain procedures of the type routinely billed using surgical 297 codes. This subsection does not apply to a registrant who 298 prescribes medically necessary controlled substances for a 299 patient during an inpatient stay in a hospital licensed under 300 chapter 395.

301

2.81

(4) STANDARDS OF PRACTICE FOR TREATMENT OF ACUTE PAIN.-The

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

302	applicable boards shall adopt rules establishing guidelines for
303	prescribing controlled substances for acute pain, including
304	evaluation of the patient, creation and maintenance of a
305	treatment plan, obtaining informed consent and agreement for
306	treatment, periodic review of the treatment plan, consultation,
307	medical record review, and compliance with controlled substance
308	laws and regulations. Failure of a prescriber to follow such
309	guidelines constitutes grounds for disciplinary action pursuant
310	to s. 456.072(1)(gg), punishable as provided in s. 456.072(2).
311	(5) PRESCRIPTION SUPPLY
312	(a) For the treatment of acute pain, a prescription for an
313	opioid drug listed as a Schedule II controlled substance in s.
314	893.03 or 21 U.S.C. s. 812 may not exceed a 3-day supply, except
315	that up to a 7-day supply may be prescribed if:
316	1. The prescriber, in his or her professional judgment,
317	believes that more than a 3-day supply of such an opioid is
318	medically necessary to treat the patient's pain as an acute
319	medical condition;
320	2. The prescriber indicates "ACUTE PAIN EXCEPTION" on the
321	prescription; and
322	3. The prescriber adequately documents in the patient's
323	medical records the acute medical condition and lack of
324	alternative treatment options that justify deviation from the 3-
325	day supply limit established in this subsection.
326	(b) For the treatment of pain other than acute pain, a
327	prescriber must indicate "FOR NONACUTE PAIN" on a prescription
328	for an opioid drug listed as a Schedule II controlled substance
329	in s. 893.03 or 21 U.S.C. s. 812.
330	(6) EMERGENCY OPIOID ANTAGONISTFor the treatment of pain

Page 12 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

331	related to a traumatic injury with an Injury Severity Score of 9
332	or greater, a prescriber who prescribes a Schedule II controlled
333	substance listed in s. 893.03 or 21 U.S.C. s. 812 must
334	concurrently prescribe an emergency opioid antagonist, as
335	defined in s. 381.887(1).
336	Section 5. Effective January 1, 2019, present subsections
337	(2) through (5) of section 458.3265, Florida Statutes, are
338	renumbered as subsections (3) through (6), respectively,
339	paragraphs (a) and (g) of subsection (1), paragraph (a) of
340	present subsection (2), paragraph (a) of present subsection (3),
341	and paragraph (a) of present subsection (4) of that section are
342	amended, and a new subsection (2) is added to that section, to
343	read:
344	458.3265 Pain-management clinics
345	(1) REGISTRATION
346	(a)1. As used in this section, the term:
347	a. "Board eligible" means successful completion of an
348	anesthesia, physical medicine and rehabilitation, rheumatology,
349	or neurology residency program approved by the Accreditation
350	Council for Graduate Medical Education or the American
351	Osteopathic Association for a period of 6 years from successful
352	completion of such residency program.
353	b. "Chronic nonmalignant pain" means pain unrelated to
354	cancer which persists beyond the usual course of disease or the
355	injury that is the cause of the pain or more than 90 days after
356	surgery.
357	c. "Pain-management clinic" or "clinic" means any publicly
358	or privately owned facility:
359	(I) That advertises in any medium for any type of pain-

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



360	management services; or
361	(II) Where in any month a majority of patients are
362	prescribed opioids, benzodiazepines, barbiturates, or
363	carisoprodol for the treatment of chronic nonmalignant pain.
364	2. Each pain-management clinic must register with the
365	department or hold a valid certificate of exemption pursuant to
366	subsection (2).
367	3. The following clinics are exempt from the registration
368	requirement of paragraphs (c)-(m) and must apply to the
369	department for a certificate of exemption unless:
370	a. A That clinic is licensed as a facility pursuant to
371	chapter 395;
372	b. <u>A clinic in which</u> the majority of the physicians who
373	provide services in the clinic primarily provide surgical
374	services;
375	c. A The clinic is owned by a publicly held corporation
376	whose shares are traded on a national exchange or on the over-
377	the-counter market and whose total assets at the end of the
378	corporation's most recent fiscal quarter exceeded \$50 million;
379	d. A The clinic is affiliated with an accredited medical
380	school at which training is provided for medical students,
381	residents, or fellows;
382	e. A The clinic that does not prescribe controlled
383	substances for the treatment of pain;
384	f. <u>A</u> The clinic is owned by a corporate entity exempt from
385	federal taxation under 26 U.S.C. s. 501(c)(3);
386	g. A The clinic is wholly owned and operated by one or more
387	board-eligible or board-certified anesthesiologists,
388	physiatrists, rheumatologists, or neurologists; or

Page 14 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



389 h. A The clinic is wholly owned and operated by a physician 390 multispecialty practice where one or more board-eligible or 391 board-certified medical specialists, who have also completed 392 fellowships in pain medicine approved by the Accreditation Council for Graduate Medical Education or who are also board-393 394 certified in pain medicine by the American Board of Pain 395 Medicine or a board approved by the American Board of Medical 396 Specialties, the American Association of Physician Specialists, 397 or the American Osteopathic Association, perform interventional pain procedures of the type routinely billed using surgical 398 399 codes.

(g) The department may revoke the clinic's certificate of registration and prohibit all physicians associated with that pain-management clinic from practicing at that clinic location based upon an annual inspection and evaluation of the factors described in subsection (4) (3).

400

401 402

403

404

405

406

407

408

409

410

411

414

(2) CERTIFICATE OF EXEMPTION.-

(a) A pain management clinic claiming an exemption from the registration requirements of subsection (1) must apply for a certificate of exemption on a form adopted in rule by the department. The form must require the applicant to provide:

1. The name or names under which the applicant does business.

412 2. The address at which the pain management clinic is 413 located.

3. The specific exemption the applicant is claiming with 415 supporting documentation.

416 4. Any other information deemed necessary by the 417 department.

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

418	(b) The department must approve or deny the certificate
419	within 30 days after the receipt of a complete application.
420	(c) The certificate of exemption must be renewed
421	biennially, except that the department may issue the initial
422	certificates of exemption for up to 3 years in order to stagger
423	renewal dates.
424	(d) A certificateholder must prominently display the
425	certificate of exemption and make it available to the department
426	or the board upon request.
427	(e) A new certificate of exemption is required for a change
428	of address and is not transferable. A certificate of exemption
429	is valid only for the applicant, qualifying owners, licenses,
430	registrations, certifications, and services provided under a
431	specific statutory exemption and is valid only to the specific
432	exemption claimed and granted.
433	(f) A certificateholder must notify the department at least
434	60 days before any anticipated relocation or name change of the
435	pain management clinic or a change of ownership.
436	(g) If a pain management clinic no longer qualifies for a
437	certificate of exemption, the certificateholder must notify the
438	department within 3 days after becoming aware that the clinic no
439	longer qualifies for a certificate of exemption and register as
440	a pain management clinic under subsection (1) or cease
441	operations.
442	(3)(2) PHYSICIAN RESPONSIBILITIES.—These responsibilities
443	apply to any physician who provides professional services in a
444	pain-management clinic that is required to be registered in
445	subsection (1).
446	(a) A physician may not practice medicine in a pain-

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



447 management clinic, as described in subsection (5) (4), if the pain-management clinic is not registered with the department as 448 required by this section. Any physician who qualifies to 449 450 practice medicine in a pain-management clinic pursuant to rules 451 adopted by the Board of Medicine as of July 1, 2012, may 452 continue to practice medicine in a pain-management clinic as 453 long as the physician continues to meet the qualifications set 454 forth in the board rules. A physician who violates this 455 paragraph is subject to disciplinary action by his or her 456 appropriate medical regulatory board.

(4) (3) INSPECTION.-

457

458

459

460

461

462

463

464

465

466

467

468

(a) The department shall inspect the pain-management clinic annually, including a review of the patient records, to ensure that it complies with this section and the rules of the Board of Medicine adopted pursuant to subsection (5) (4) unless the clinic is accredited by a nationally recognized accrediting agency approved by the Board of Medicine.

(5) (4) RULEMAKING.-

(a) The department shall adopt rules necessary to administer the registration, exemption, and inspection of painmanagement clinics which establish the specific requirements, procedures, forms, and fees.

Section 6. Effective January 1, 2019, present subsections
(2) through (5) of section 459.0137, Florida Statutes, are
renumbered as subsections (3) through (6), respectively,
paragraphs (a) and (g) of subsection (1), paragraph (a) of
present subsection (2), paragraph (a) of present subsection (3),
and paragraph (a) of present subsection (4) of that section are
amended, and a new subsection (2) is added to that section, to

Page 17 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



476	read:
477	459.0137 Pain-management clinics
478	(1) REGISTRATION
479	(a)1. As used in this section, the term:
480	a. "Board eligible" means successful completion of an
481	anesthesia, physical medicine and rehabilitation, rheumatology,
482	or neurology residency program approved by the Accreditation
483	Council for Graduate Medical Education or the American
484	Osteopathic Association for a period of 6 years from successful
485	completion of such residency program.
486	b. "Chronic nonmalignant pain" means pain unrelated to
487	cancer which persists beyond the usual course of disease or the
488	injury that is the cause of the pain or more than 90 days after
489	surgery.
490	c. "Pain-management clinic" or "clinic" means any publicly
491	or privately owned facility:
492	(I) That advertises in any medium for any type of pain-
493	management services; or
494	(II) Where in any month a majority of patients are
495	prescribed opioids, benzodiazepines, barbiturates, or
496	carisoprodol for the treatment of chronic nonmalignant pain.
497	2. Each pain-management clinic must register with the
498	department or hold a valid certificate of exemption pursuant to
499	subsection (2).
500	3. The following clinics are exempt from the registration
501	requirement of paragraphs (c)-(m) and must apply to the
502	department for a certificate of exemption unless:
503	a. A That clinic is licensed as a facility pursuant to
504	chapter 395;

Page 18 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

505 b. A clinic in which the majority of the physicians who 506 provide services in the clinic primarily provide surgical 507 services; 508 c. A The clinic is owned by a publicly held corporation 509 whose shares are traded on a national exchange or on the over-510 the-counter market and whose total assets at the end of the 511 corporation's most recent fiscal quarter exceeded \$50 million; 512 d. A The clinic is affiliated with an accredited medical 513 school at which training is provided for medical students, 514 residents, or fellows; e. A The clinic that does not prescribe controlled 515 516 substances for the treatment of pain; 517 f. A The clinic is owned by a corporate entity exempt from 518 federal taxation under 26 U.S.C. s. 501(c)(3); 519 q. A The clinic is wholly owned and operated by one or more 520 board-eligible or board-certified anesthesiologists, 521 physiatrists, rheumatologists, or neurologists; or 522 h. A The clinic is wholly owned and operated by a physician 523 multispecialty practice where one or more board-eligible or 524 board-certified medical specialists, who have also completed 525 fellowships in pain medicine approved by the Accreditation 526 Council for Graduate Medical Education or the American 527 Osteopathic Association or who are also board-certified in pain 528 medicine by the American Board of Pain Medicine or a board 529 approved by the American Board of Medical Specialties, the 530 American Association of Physician Specialists, or the American 531 Osteopathic Association, perform interventional pain procedures of the type routinely billed using surgical codes. 532

533

(g) The department may revoke the clinic's certificate of

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

534	registration and prohibit all physicians associated with that
535	pain-management clinic from practicing at that clinic location
536	based upon an annual inspection and evaluation of the factors
537	described in subsection (4) (3).
538	(2) CERTIFICATE OF EXEMPTION
539	(a) A pain management clinic claiming an exemption from the
540	registration requirements of subsection (1) must apply for a
541	certificate of exemption on a form adopted in rule by the
542	department. The form must require the applicant to provide:
543	1. The name or names under which the applicant does
544	business.
545	2. The address at which the pain management clinic is
546	located.
547	3. The specific exemption the applicant is claiming with
548	supporting documentation.
549	4. Any other information deemed necessary by the
550	department.
551	(b) The department must approve or deny the certificate
552	within 30 days after the receipt of a complete application.
553	(c) The certificate of exemption must be renewed
554	biennially, except that the department may issue the initial
555	certificates of exemption for up to 3 years in order to stagger
556	renewal dates.
557	(d) A certificateholder must prominently display the
558	certificate of exemption and make it available to the department
559	or the board upon request.
560	(e) A new certificate of exemption is required for a change
561	of address and is not transferable. A certificate of exemption
562	is valid only for the applicant, qualifying owners, licenses,

Page 20 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

563 registrations, certifications, and services provided under a 564 specific statutory exemption and is valid only to the specific 565 exemption claimed and granted.

(f) A certificateholder must notify the department at least 60 days before any anticipated relocation or name change of the pain management clinic or a change of ownership.

(g) If a pain management clinic no longer qualifies for a certificate of exemption, the certificateholder must notify the department within 3 days after becoming aware that the clinic no longer qualifies for a certificate of exemption and register as a pain management clinic under subsection (1) or cease operations.

(3) (2) PHYSICIAN RESPONSIBILITIES. - These responsibilities apply to any osteopathic physician who provides professional services in a pain-management clinic that is required to be registered in subsection (1).

579 (a) An osteopathic physician may not practice medicine in a 580 pain-management clinic, as described in subsection (5) (4), if 581 the pain-management clinic is not registered with the department 582 as required by this section. Any physician who qualifies to 583 practice medicine in a pain-management clinic pursuant to rules adopted by the Board of Osteopathic Medicine as of July 1, 2012, 585 may continue to practice medicine in a pain-management clinic as 586 long as the physician continues to meet the qualifications set 587 forth in the board rules. An osteopathic physician who violates 588 this paragraph is subject to disciplinary action by his or her 589 appropriate medical regulatory board.

590

566

567

568

569

570

571

572

573

574

575

576

577

578

584

591

(4) (3) INSPECTION.-

Page 21 of 181

(a) The department shall inspect the pain-management clinic

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



592 annually, including a review of the patient records, to ensure 593 that it complies with this section and the rules of the Board of 594 Osteopathic Medicine adopted pursuant to subsection (5) (4)unless the clinic is accredited by a nationally recognized 595 accrediting agency approved by the Board of Osteopathic 596 597 Medicine.

(5) (4) RULEMAKING.-

599 (a) The department shall adopt rules necessary to administer the registration, exemption, and inspection of pain-600 601 management clinics which establish the specific requirements, 602 procedures, forms, and fees.

Section 7. Section 465.0155, Florida Statutes, is amended to read:

605

598

603

604

606

608

610

465.0155 Standards of practice.-

(1) Consistent with the provisions of this act, the board 607 shall adopt by rule standards of practice relating to the practice of pharmacy which shall be binding on every state 609 agency and shall be applied by such agencies when enforcing or implementing any authority granted by any applicable statute, 611 rule, or regulation, whether federal or state.

612 (2) (a) Before dispensing a controlled substance to a person not known to the pharmacist, the pharmacist must require the 613 person purchasing, receiving, or otherwise acquiring the 614 615 controlled substance to present valid photographic 616 identification or other verification of his or her identity. If 617 the person does not have proper identification, the pharmacist 618 may verify the validity of the prescription and the identity of the patient with the prescriber or his or her authorized agent. 619 620 Verification of health plan eligibility through a real-time

Page 22 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

621	inquiry or adjudication system is considered to be proper
622	identification.
623	(b) This subsection does not apply in an institutional
624	setting or to a long-term care facility, including, but not
625	limited to, an assisted living facility or a hospital to which
626	patients are admitted.
627	(c) As used in this subsection, the term "proper
628	identification" means an identification that is issued by a
629	state or the Federal Government containing the person's
630	photograph, printed name, and signature or a document considered
631	acceptable under 8 C.F.R. s. 274a.2(b)(1)(v)(A) and (B).
632	Section 8. Paragraph (b) of subsection (1) of section
633	465.0276, Florida Statutes, is amended, and paragraph (d) is
634	added to subsection (2) of that section, to read:
635	465.0276 Dispensing practitioner
636	(1)
637	(b) A practitioner registered under this section may not
638	dispense a controlled substance listed in Schedule II or
639	Schedule III as provided in s. 893.03. This paragraph does not
640	apply to:
641	1. The dispensing of complimentary packages of medicinal
642	drugs which are labeled as a drug sample or complimentary drug
643	as defined in s. 499.028 to the practitioner's own patients in
644	the regular course of her or his practice without the payment of
645	a fee or remuneration of any kind, whether direct or indirect,
646	as provided in subsection (4).
647	2. The dispensing of controlled substances in the health
648	care system of the Department of Corrections.
649	3. The dispensing of a controlled substance listed in

Page 23 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

650 Schedule II or Schedule III in connection with the performance 651 of a surgical procedure. 652 a. For an opioid drug listed as a Schedule II controlled 653 substance in s. 893.03 or 21 U.S.C. s. 812: 654 (I) For the treatment of acute pain, the amount dispensed 655 pursuant to this subparagraph may not exceed a 3-day supply, or 656 a 7-day supply if the criteria in s. 456.44(5)(a) are met. 657 (II) For the treatment of pain other than acute pain, a 658 practitioner must indicate "FOR NONACUTE PAIN" on a 659 prescription. 660 (III) For the treatment of pain related to a traumatic 661 injury with an Injury Severity Score of 9 or greater, a 662 practitioner must concurrently prescribe an emergency opioid 663 antagonist, as defined in s. 381.887(1). 664 b. For a controlled substance listed in Schedule III, the 665 amount dispensed pursuant to this the subparagraph may not 666 exceed a 14-day supply. 667 c. The exception in this subparagraph exception does not 668 allow for the dispensing of a controlled substance listed in Schedule II or Schedule III more than 14 days after the 669 670 performance of the surgical procedure. 671 d. For purposes of this subparagraph, the term "surgical 672 procedure" means any procedure in any setting which involves, or 673 reasonably should involve: 674 (I)a. Perioperative medication and sedation that allows the 675 patient to tolerate unpleasant procedures while maintaining 676 adequate cardiorespiratory function and the ability to respond 677 purposefully to verbal or tactile stimulation and makes intra-678 and postoperative monitoring necessary; or

Page 24 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



679 <u>(II)</u> The use of general anesthesia or major conduction
680 anesthesia and preoperative sedation.

4. The dispensing of a controlled substance listed in Schedule II or Schedule III pursuant to an approved clinical trial. For purposes of this subparagraph, the term "approved clinical trial" means a clinical research study or clinical investigation that, in whole or in part, is state or federally funded or is conducted under an investigational new drug application that is reviewed by the United States Food and Drug Administration.

5. The dispensing of methadone in a facility licensed under s. 397.427 where medication-assisted treatment for opiate addiction is provided.

6. The dispensing of a controlled substance listed in Schedule II or Schedule III to a patient of a facility licensed under part IV of chapter 400.

7. The dispensing of controlled substances listed in Schedule II or Schedule III which have been approved by the United States Food and Drug Administration for the purpose of treating opiate addictions, including, but not limited to, buprenorphine and buprenorphine combination products, by a practitioner authorized under 21 U.S.C. s. 823, as amended, to the practitioner's own patients for the medication-assisted treatment of opiate addiction.

(2) A practitioner who dispenses medicinal drugs for human consumption for fee or remuneration of any kind, whether direct or indirect, must:

(d)1. Before dispensing a controlled substance to a person not known to the dispenser, require the person purchasing,

Page 25 of 181

27-04570-18seg1

707

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

708	receiving, or otherwise acquiring the controlled substance to
709	present valid photographic identification or other verification
710	of his or her identity. If the person does not have proper
711	identification, the dispenser may verify the validity of the
712	prescription and the identity of the patient with the prescriber
713	or his or her authorized agent. Verification of health plan
714	eligibility through a real-time inquiry or adjudication system
715	is considered to be proper identification.
716	2. This paragraph does not apply in an institutional
717	setting or to a long-term care facility, including, but not
718	limited to, an assisted living facility or a hospital to which
719	patients are admitted.
720	3. As used in this paragraph, the term "proper
721	identification" means an identification that is issued by a
722	state or the Federal Government containing the person's
723	photograph, printed name, and signature or a document considered
724	acceptable under 8 C.F.R. s. 274a.2(b)(1)(v)(A) and (B).
725	Section 9. Subsection (5) is added to section 627.42392,
726	Florida Statutes, to read:
727	627.42392 Prior authorization
728	(5) A health insurer may not require a prior authorization
729	process or step therapy procedure or impose any other conditions
730	on insureds as a prerequisite to receiving medication-assisted
731	treatment (MAT) services, as defined in s. 397.311, to treat
732	substance abuse disorders.
733	Section 10. Paragraph (c) of subsection (1) and subsections
734	(2) through (5) of section 893.03, Florida Statutes, are amended
735	to read:
736	893.03 Standards and schedulesThe substances enumerated

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



737 in this section are controlled by this chapter. The controlled 738 substances listed or to be listed in Schedules I, II, III, IV, and V are included by whatever official, common, usual, 739 740 chemical, trade name, or class designated. The provisions of 741 this section shall not be construed to include within any of the 742 schedules contained in this section any excluded drugs listed 743 within the purview of 21 C.F.R. s. 1308.22, styled "Excluded 744 Substances"; 21 C.F.R. s. 1308.24, styled "Exempt Chemical Preparations"; 21 C.F.R. s. 1308.32, styled "Exempted 745 Prescription Products"; or 21 C.F.R. s. 1308.34, styled "Exempt 746 747 Anabolic Steroid Products."

(1) SCHEDULE I.-A substance in Schedule I has a high potential for abuse and has no currently accepted medical use in treatment in the United States and in its use under medical supervision does not meet accepted safety standards. The following substances are controlled in Schedule I:

753 (c) Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or 755 preparation that contains any quantity of the following 756 hallucinogenic substances or that contains any of their salts, 757 isomers, including optical, positional, or geometric isomers, 758 homologues, nitrogen-heterocyclic analogs, esters, ethers, and 759 salts of isomers, homologues, nitrogen-heterocyclic analogs, 760 esters, or ethers, if the existence of such salts, isomers, and 761 salts of isomers is possible within the specific chemical designation or class description: 762

763

748

749

750

751

752

754

1. Alpha-Ethyltryptamine.

764 2. 4-Methylaminorex (2-Amino-4-methyl-5-phenyl-2-765 oxazoline).

Page 27 of 181



766	3. Aminorex (2-Amino-5-phenyl-2-oxazoline).
767	4. DOB (4-Bromo-2,5-dimethoxyamphetamine).
768	5. 2C-B (4-Bromo-2,5-dimethoxyphenethylamine).
769	6. Bufotenine.
770	7. Cannabis.
771	8. Cathinone.
772	9. DET (Diethyltryptamine).
773	10. 2,5-Dimethoxyamphetamine.
774	11. DOET (4-Ethyl-2,5-Dimethoxyamphetamine).
775	12. DMT (Dimethyltryptamine).
776	13. PCE (N-Ethyl-1-phenylcyclohexylamine) (Ethylamine analog
777	of phencyclidine).
778	14. JB-318 (N-Ethyl-3-piperidyl benzilate).
779	15. N-Ethylamphetamine.
780	16. Fenethylline.
781	17. 3,4-Methylenedioxy-N-hydroxyamphetamine.
782	18. Ibogaine.
783	19. LSD (Lysergic acid diethylamide).
784	20. Mescaline.
785	21. Methcathinone.
786	22. 5-Methoxy-3,4-methylenedioxyamphetamine.
787	23. PMA (4-Methoxyamphetamine).
788	24. PMMA (4-Methoxymethamphetamine).
789	25. DOM (4-Methyl-2,5-dimethoxyamphetamine).
790	26. MDEA (3,4-Methylenedioxy-N-ethylamphetamine).
791	27. MDA (3,4-Methylenedioxyamphetamine).
792	28. JB-336 (N-Methyl-3-piperidyl benzilate).
793	29. N,N-Dimethylamphetamine.
794	30. Parahexyl.

Page 28 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

795 31. Peyote.

798

799

812

815

816

817 818

820

821

796 32. PCPY (N-(1-Phenylcyclohexyl)-pyrrolidine) (Pyrrolidine797 analog of phencyclidine).

33. Psilocybin.

34. Psilocyn.

35. Salvia divinorum, except for any drug product approved by the United States Food and Drug Administration which contains Salvia divinorum or its isomers, esters, ethers, salts, and salts of isomers, esters, and ethers, if the existence of such isomers, esters, ethers, and salts is possible within the specific chemical designation.

36. Salvinorin A, except for any drug product approved by the United States Food and Drug Administration which contains Salvinorin A or its isomers, esters, ethers, salts, and salts of isomers, esters, and ethers, if the existence of such isomers, esters, ethers, and salts is possible within the specific chemical designation.

37. Xylazine.

38. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine)
(Thiophene analog of phencyclidine).

39. 3,4,5-Trimethoxyamphetamine.

40. Methylone (3,4-Methylenedioxymethcathinone).

41. MDPV (3,4-Methylenedioxypyrovalerone).

42. Methylmethcathinone.

43. Methoxymethcathinone.

44. Fluoromethcathinone.

45. Methylethcathinone.

822 46. CP 47,497 (2-(3-Hydroxycyclohexyl)-5-(2-methyloctan-2823 yl)phenol) and its dimethyloctyl (C8) homologue.

Page 29 of 181



824	47. HU-210 [(6aR,10aR)-9-(Hydroxymethyl)-6,6-dimethyl-3-(2-
825	<pre>methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol].</pre>
826	48. JWH-018 (1-Pentyl-3-(1-naphthoyl)indole).
827	49. JWH-073 (1-Butyl-3-(1-naphthoyl)indole).
828	50. JWH-200 (1-[2-(4-Morpholinyl)ethyl]-3-(1-
829	naphthoyl)indole).
830	51. BZP (Benzylpiperazine).
831	52. Fluorophenylpiperazine.
832	53. Methylphenylpiperazine.
833	54. Chlorophenylpiperazine.
834	55. Methoxyphenylpiperazine.
835	56. DBZP (1,4-Dibenzylpiperazine).
836	57. TFMPP (Trifluoromethylphenylpiperazine).
837	58. MBDB (Methylbenzodioxolylbutanamine) or (3,4-
838	Methylenedioxy-N-methylbutanamine).
839	59. 5-Hydroxy-AMT (5-Hydroxy-alpha-methyltryptamine).
840	60. 5-Hydroxy-N-methyltryptamine.
841	61. 5-MeO-MiPT (5-Methoxy-N-methyl-N-isopropyltryptamine).
842	62. 5-MeO-AMT (5-Methoxy-alpha-methyltryptamine).
843	63. Methyltryptamine.
844	64. 5-MeO-DMT (5-Methoxy-N,N-dimethyltryptamine).
845	65. 5-Me-DMT (5-Methyl-N,N-dimethyltryptamine).
846	66. Tyramine (4-Hydroxyphenethylamine).
847	67. 5-MeO-DiPT (5-Methoxy-N,N-Diisopropyltryptamine).
848	68. DiPT (N,N-Diisopropyltryptamine).
849	69. DPT (N,N-Dipropyltryptamine).
850	70. 4-Hydroxy-DiPT (4-Hydroxy-N,N-diisopropyltryptamine).
851	71. 5-MeO-DALT (5-Methoxy-N,N-Diallyltryptamine).
852	72. DOI (4-Iodo-2,5-dimethoxyamphetamine).

Page 30 of 181



853	73. DOC (4-Chloro-2,5-dimethoxyamphetamine).
854	74. 2C-E (4-Ethyl-2,5-dimethoxyphenethylamine).
855	75. 2C-T-4 (4-Isopropylthio-2,5-dimethoxyphenethylamine).
856	76. 2C-C (4-Chloro-2,5-dimethoxyphenethylamine).
857	77. 2C-T (4-Methylthio-2,5-dimethoxyphenethylamine).
858	78. 2C-T-2 (4-Ethylthio-2,5-dimethoxyphenethylamine).
859	79. 2C-T-7 (4-(n)-Propylthio-2,5-dimethoxyphenethylamine).
860	80. 2C-I (4-Iodo-2,5-dimethoxyphenethylamine).
861	81. Butylone (3,4-Methylenedioxy-alpha-
862	methylaminobutyrophenone).
863	82. Ethcathinone.
864	83. Ethylone (3,4-Methylenedioxy-N-ethylcathinone).
865	84. Naphyrone (Naphthylpyrovalerone).
866	85. Dimethylone (3,4-Methylenedioxy-N,N-dimethylcathinone).
867	86. 3,4-Methylenedioxy-N,N-diethylcathinone.
868	87. 3,4-Methylenedioxy-propiophenone.
869	88. 3,4-Methylenedioxy-alpha-bromopropiophenone.
870	89. 3,4-Methylenedioxy-propiophenone-2-oxime.
871	90. 3,4-Methylenedioxy-N-acetylcathinone.
872	91. 3,4-Methylenedioxy-N-acetylmethcathinone.
873	92. 3,4-Methylenedioxy-N-acetylethcathinone.
874	93. Bromomethcathinone.
875	94. Buphedrone (alpha-Methylamino-butyrophenone).
876	95. Eutylone (3,4-Methylenedioxy-alpha-
877	ethylaminobutyrophenone).
878	96. Dimethylcathinone.
879	97. Dimethylmethcathinone.
880	98. Pentylone (3,4-Methylenedioxy-alpha-
881	methylaminovalerophenone).

Page 31 of 181



882	99. MDPPP (3,4-Methylenedioxy-alpha-
883	pyrrolidinopropiophenone).
884	100. MDPBP (3,4-Methylenedioxy-alpha-
885	pyrrolidinobutyrophenone).
886	101. MOPPP (Methoxy-alpha-pyrrolidinopropiophenone).
887	102. MPHP (Methyl-alpha-pyrrolidinohexanophenone).
888	103. BTCP (Benzothiophenylcyclohexylpiperidine) or BCP
889	(Benocyclidine).
890	104. F-MABP (Fluoromethylaminobutyrophenone).
891	105. MeO-PBP (Methoxypyrrolidinobutyrophenone).
892	106. Et-PBP (Ethylpyrrolidinobutyrophenone).
893	107. 3-Me-4-MeO-MCAT (3-Methyl-4-Methoxymethcathinone).
894	108. Me-EABP (Methylethylaminobutyrophenone).
895	109. Etizolam.
896	110. PPP (Pyrrolidinopropiophenone).
897	111. PBP (Pyrrolidinobutyrophenone).
898	112. PVP (Pyrrolidinovalerophenone) or
899	(Pyrrolidinopentiophenone).
900	113. MPPP (Methyl-alpha-pyrrolidinopropiophenone).
901	114. JWH-007 (1-Pentyl-2-methyl-3-(1-naphthoyl)indole).
902	115. JWH-015 (1-Propyl-2-methyl-3-(1-naphthoyl)indole).
903	116. JWH-019 (1-Hexyl-3-(1-naphthoyl)indole).
904	117. JWH-020 (1-Heptyl-3-(1-naphthoyl)indole).
905	118. JWH-072 (1-Propyl-3-(1-naphthoyl)indole).
906	119. JWH-081 (1-Pentyl-3-(4-methoxy-1-naphthoyl)indole).
907	120. JWH-122 (1-Pentyl-3-(4-methyl-1-naphthoyl)indole).
908	121. JWH-133 ((6aR,10aR)-6,6,9-Trimethyl-3-(2-methylpentan-
909	2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene).
910	122. JWH-175 (1-Pentyl-3-(1-naphthylmethyl)indole).

Page 32 of 181



911	123. JWH-201 (1-Pentyl-3-(4-methoxyphenylacetyl)indole).
912	124. JWH-203 (1-Pentyl-3-(2-chlorophenylacetyl)indole).
913	125. JWH-210 (1-Pentyl-3-(4-ethyl-1-naphthoyl)indole).
914	126. JWH-250 (1-Pentyl-3-(2-methoxyphenylacetyl)indole).
915	127. JWH-251 (1-Pentyl-3-(2-methylphenylacetyl)indole).
916	128. JWH-302 (1-Pentyl-3-(3-methoxyphenylacetyl)indole).
917	129. JWH-398 (1-Pentyl-3-(4-chloro-1-naphthoyl)indole).
918	130. HU-211 ((6aS,10aS)-9-(Hydroxymethyl)-6,6-dimethyl-3-
919	(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-
920	01).
921	131. HU-308 ([(1R,2R,5R)-2-[2,6-Dimethoxy-4-(2-methyloctan-
922	2-yl)phenyl]-7,7-dimethyl-4-bicyclo[3.1.1]hept-3-enyl]
923	methanol).
924	132. HU-331 (3-Hydroxy-2-[(1R,6R)-3-methyl-6-(1-
925	<pre>methylethenyl)-2-cyclohexen-1-yl]-5-pentyl-2,5-cyclohexadiene-</pre>
926	1,4-dione).
927	133. CB-13 (4-Pentyloxy-1-(1-naphthoyl)naphthalene).
928	134. CB-25 (N-Cyclopropyl-11-(3-hydroxy-5-pentylphenoxy)-
929	undecanamide).
930	135. CB-52 (N-Cyclopropyl-11-(2-hexyl-5-hydroxyphenoxy)-
931	undecanamide).
932	136. CP 55,940 (2-[3-Hydroxy-6-propanol-cyclohexyl]-5-(2-
933	<pre>methyloctan-2-yl)phenol).</pre>
934	137. AM-694 (1-(5-Fluoropentyl)-3-(2-iodobenzoyl)indole).
935	138. AM-2201 (1-(5-Fluoropentyl)-3-(1-naphthoyl)indole).
936	139. RCS-4 (1-Pentyl-3-(4-methoxybenzoyl)indole).
937	140. RCS-8 (1-(2-Cyclohexylethyl)-3-(2-
938	<pre>methoxyphenylacetyl)indole).</pre>
939	141. WIN55,212-2 ((R)-(+)-[2,3-Dihydro-5-methyl-3-(4-

Page 33 of 181

SENATOR AMENDMENT



940	morpholinylmethyl)pyrrolo[1,2,3-de]-1,4-benzoxazin-6-yl]-1-
941	naphthalenylmethanone).
942	142. WIN55,212-3 ([(3S)-2,3-Dihydro-5-methyl-3-(4-
943	morpholinylmethyl)pyrrolo[1,2,3-de]-1,4-benzoxazin-6-yl]-1-
944	naphthalenylmethanone).
945	143. Pentedrone (alpha-Methylaminovalerophenone).
946	144. Fluoroamphetamine.
947	145. Fluoromethamphetamine.
948	146. Methoxetamine.
949	147. Methiopropamine.
950	148. Methylbuphedrone (Methyl-alpha-
951	methylaminobutyrophenone).
952	149. APB ((2-Aminopropyl)benzofuran).
953	150. APDB ((2-Aminopropyl)-2,3-dihydrobenzofuran).
954	151. UR-144 (1-Pentyl-3-(2,2,3,3-
955	tetramethylcyclopropanoyl)indole).
956	152. XLR11 (1-(5-Fluoropentyl)-3-(2,2,3,3-
957	tetramethylcyclopropanoyl)indole).
958	153. Chloro UR-144 (1-(Chloropentyl)-3-(2,2,3,3-
959	tetramethylcyclopropanoyl)indole).
960	154. AKB48 (N-Adamant-1-yl 1-pentylindazole-3-carboxamide).
961	155. AM-2233(1-[(N-Methyl-2-piperidinyl)methyl]-3-(2-
962	iodobenzoyl)indole).
963	156. STS-135 (N-Adamant-1-yl 1-(5-fluoropentyl)indole-3-
964	carboxamide).
965	157. URB-597 ((3'-(Aminocarbonyl)[1,1'-biphenyl]-3-yl)-
966	cyclohexylcarbamate).
967	158. URB-602 ([1,1'-Biphenyl]-3-yl-carbamic acid,
968	cyclohexyl ester).

Page 34 of 181

3/8/2018 1:00:35 PM

872398

0.00	
969	159. URB-754 (6-Methyl-2-[(4-methylphenyl)amino]-1-
970	benzoxazin-4-one).
971	160. 2C-D (4-Methyl-2,5-dimethoxyphenethylamine).
972	161. 2C-H (2,5-Dimethoxyphenethylamine).
973	162. 2C-N (4-Nitro-2,5-dimethoxyphenethylamine).
974	163. 2C-P (4-(n)-Propyl-2,5-dimethoxyphenethylamine).
975	164. 25I-NBOMe (4-Iodo-2,5-dimethoxy-[N-(2-
976	<pre>methoxybenzyl)]phenethylamine).</pre>
977	165. MDMA (3,4-Methylenedioxymethamphetamine).
978	166. PB-22 (8-Quinolinyl 1-pentylindole-3-carboxylate).
979	167. Fluoro PB-22 (8-Quinolinyl 1-(fluoropentyl)indole-3-
980	carboxylate).
981	168. BB-22 (8-Quinolinyl 1-(cyclohexylmethyl)indole-3-
982	carboxylate).
983	169. Fluoro AKB48 (N-Adamant-1-yl 1-(fluoropentyl)indazole-
984	3-carboxamide).
985	170. AB-PINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-
986	pentylindazole-3-carboxamide).
987	171. AB-FUBINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-
988	(4-fluorobenzyl)indazole-3-carboxamide).
989	172. ADB-PINACA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-yl)-
990	1-pentylindazole-3-carboxamide).
991	173. Fluoro ADBICA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-
992	yl)-1-(fluoropentyl)indole-3-carboxamide).
993	174. 25B-NBOMe (4-Bromo-2,5-dimethoxy-[N-(2-
994	<pre>methoxybenzyl)]phenethylamine).</pre>
995	175. 25C-NBOMe (4-Chloro-2,5-dimethoxy-[N-(2-
996	<pre>methoxybenzyl)]phenethylamine).</pre>
997	176. AB-CHMINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-



998	(cyclohexylmethyl)indazole-3-carboxamide).
999	177. FUB-PB-22 (8-Quinolinyl 1-(4-fluorobenzyl)indole-3-
1000	carboxylate).
1001	178. Fluoro-NNEI (N-Naphthalen-1-yl 1-(fluoropentyl)indole-
1002	3-carboxamide).
1003	179. Fluoro-AMB (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-1-
1004	(fluoropentyl)indazole-3-carboxamide).
1005	180. THJ-2201 (1-(5-Fluoropentyl)-3-(1-naphthoyl)indazole).
1006	181. AM-855 ((4aR,12bR)-8-Hexyl-2,5,5-trimethyl-
1007	1,4,4a,8,9,10,11,12b-octahydronaphtho[3,2-c]isochromen-12-ol).
1008	182. AM-905 ((6aR,9R,10aR)-3-[(E)-Hept-1-enyl]-9-
1009	(hydroxymethyl)-6,6-dimethyl-6a,7,8,9,10,10a-
1010	hexahydrobenzo[c]chromen-1-ol).
1011	183. AM-906 ((6aR,9R,10aR)-3-[(Z)-Hept-1-enyl]-9-
1012	(hydroxymethyl)-6,6-dimethyl-6a,7,8,9,10,10a-
1013	hexahydrobenzo[c]chromen-1-ol).
1014	184. AM-2389 ((6aR,9R,10aR)-3-(1-Hexyl-cyclobut-1-yl)-
1015	6a,7,8,9,10,10a-hexahydro-6,6-dimethyl-6H-dibenzo[b,d]pyran-1,9
1016	diol).
1017	185. HU-243 ((6aR,8S,9S,10aR)-9-(Hydroxymethyl)-6,6-
1018	dimethyl-3-(2-methyloctan-2-yl)-8,9-ditritio-7,8,10,10a-
1019	tetrahydro-6aH-benzo[c]chromen-1-ol).
1020	186. HU-336 ((6aR,10aR)-6,6,9-Trimethyl-3-pentyl-
1021	6a,7,10,10a-tetrahydro-1H-benzo[c]chromene-1,4(6H)-dione).
1022	187. MAPB ((2-Methylaminopropyl)benzofuran).
1023	188. 5-IT (2-(1H-Indol-5-yl)-1-methyl-ethylamine).
1024	189. 6-IT (2-(1H-Indol-6-yl)-1-methyl-ethylamine).
1025	190. Synthetic CannabinoidsUnless specifically excepted
1026	or unless listed in another schedule or contained within a

Page 36 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1027 pharmaceutical product approved by the United States Food and 1028 Drug Administration, any material, compound, mixture, or 1029 preparation that contains any quantity of a synthetic 1030 cannabinoid found to be in any of the following chemical class 1031 descriptions, or homologues, nitrogen-heterocyclic analogs, 1032 isomers (including optical, positional, or geometric), esters, 1033 ethers, salts, and salts of homologues, nitrogen-heterocyclic 1034 analogs, isomers, esters, or ethers, whenever the existence of 1035 such homologues, nitrogen-heterocyclic analogs, isomers, esters, 1036 ethers, salts, and salts of isomers, esters, or ethers is 1037 possible within the specific chemical class or designation. 1038 Since nomenclature of these synthetically produced cannabinoids 1039 is not internationally standardized and may continually evolve, 1040 these structures or the compounds of these structures shall be 1041 included under this subparagraph, regardless of their specific 1042 numerical designation of atomic positions covered, if it can be 1043 determined through a recognized method of scientific testing or 1044 analysis that the substance contains properties that fit within 1045 one or more of the following categories:

1046 a. Tetrahydrocannabinols.-Any tetrahydrocannabinols 1047 naturally contained in a plant of the genus Cannabis, the 1048 synthetic equivalents of the substances contained in the plant 1049 or in the resinous extracts of the genus Cannabis, or synthetic 1050 substances, derivatives, and their isomers with similar chemical 1051 structure and pharmacological activity, including, but not 1052 limited to, Delta 9 tetrahydrocannabinols and their optical 1053 isomers, Delta 8 tetrahydrocannabinols and their optical 1054 isomers, Delta 6a,10a tetrahydrocannabinols and their optical 1055 isomers, or any compound containing a tetrahydrobenzo[c]chromene

Page 37 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

1056 structure with substitution at either or both the 3-position or 1057 9-position, with or without substitution at the 1-position with 1058 hydroxyl or alkoxy groups, including, but not limited to: 1059 (I) Tetrahydrocannabinol. 1060 (II) HU-210 ((6aR,10aR)-9-(Hydroxymethyl)-6,6-dimethyl-3-1061 (2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-1062 ol). 1063 (III) HU-211 ((6aS,10aS)-9-(Hydroxymethyl)-6,6-dimethyl-3-1064 (2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-1065 ol). 1066 (IV) JWH-051 ((6aR,10aR)-9-(Hydroxymethyl)-6,6-dimethyl-3-1067 (2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene). 1068 (V) JWH-133 ((6aR,10aR)-6,6,9-Trimethyl-3-(2-methylpentan-1069 2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene). 1070 (VI) JWH-057 ((6aR,10aR)-6,6,9-Trimethyl-3-(2-methyloctan-1071 2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene). 1072 (VII) JWH-359 ((6aR,10aR)-1-Methoxy-6,6,9-trimethyl-3-(2,3-1073 dimethylpentan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene). 1074 (VIII) AM-087 ((6aR,10aR)-3-(2-Methyl-6-bromohex-2-yl)-1075 6, 6, 9-trimethyl-6a, 7, 10, 10a-tetrahydrobenzo[c]chromen-1-ol). 1076 (IX) AM-411 ((6aR,10aR)-3-(1-Adamantyl)-6,6,9-trimethyl-1077 6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol). 1078 (X) Parahexyl. 1079 b. Naphthoylindoles, Naphthoylindazoles, 1080 Naphthoylcarbazoles, Naphthylmethylindoles, 1081 Naphthylmethylindazoles, and Naphthylmethylcarbazoles.-Any 1082 compound containing a naphthoylindole, naphthoylindazole, 1083 naphthoylcarbazole, naphthylmethylindole, naphthylmethylindazole, or naphthylmethylcarbazole structure, 1084

Page 38 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1086 carbazole ring to any extent, whether or not substitut 1087 naphthyl ring to any extent, including, but not limite	ed to:
1087 naphthyl ring to any extent, including, but not limite	
	1 7 \
1088 (I) JWH-007 (1-Pentyl-2-methyl-3-(1-naphthoyl)ind	dole).
1089 (II) JWH-011 (1-(1-Methylhexyl)-2-methyl-3-(1-	
1090 naphthoyl)indole).	
1091 (III) JWH-015 (1-Propyl-2-methyl-3-(1-naphthoyl)	indole).
1092 (IV) JWH-016 (1-Butyl-2-methyl-3-(1-naphthoyl)inc	dole).
1093 (V) JWH-018 (1-Pentyl-3-(1-naphthoyl)indole).	
1094 (VI) JWH-019 (1-Hexyl-3-(1-naphthoyl)indole).	
1095 (VII) JWH-020 (1-Heptyl-3-(1-naphthoyl)indole).	
1096 (VIII) JWH-022 (1-(4-Pentenyl)-3-(1-naphthoyl)inc	dole).
1097 (IX) JWH-071 (1-Ethyl-3-(1-naphthoyl)indole).	
1098 (X) JWH-072 (1-Propyl-3-(1-naphthoyl)indole).	
1099 (XI) JWH-073 (1-Butyl-3-(1-naphthoyl)indole).	
1100 (XII) JWH-080 (1-Butyl-3-(4-methoxy-1-naphthoyl)	indole).
1101 (XIII) JWH-081 (1-Pentyl-3-(4-methoxy-1-naphthoy)	l)indole).
1102 (XIV) JWH-098 (1-Pentyl-2-methyl-3-(4-methoxy-1-	
1103 naphthoyl)indole).	
1104 (XV) JWH-116 (1-Pentyl-2-ethyl-3-(1-naphthoyl)inc	dole).
1105 (XVI) JWH-122 (1-Pentyl-3-(4-methyl-1-naphthoyl)	indole).
1106 (XVII) JWH-149 (1-Pentyl-2-methyl-3-(4-methyl-1-	
1107 naphthoyl)indole).	
1108 (XVIII) JWH-164 (1-Pentyl-3-(7-methoxy-1-naphthoy	yl)indole).
1109 (XIX) JWH-175 (1-Pentyl-3-(1-naphthylmethyl)indol	le).
1110 (XX) JWH-180 (1-Propyl-3-(4-propyl-1-naphthoyl)ir	ndole).
1111 (XXI) JWH-182 (1-Pentyl-3-(4-propyl-1-naphthoyl)	indole).
1112 (XXII) JWH-184 (1-Pentyl-3-[(4-methyl)-1-	
1113 naphthylmethyl]indole).	

Page 39 of 181



```
1114
            (XXIII) JWH-193 (1-[2-(4-Morpholinyl)ethyl]-3-(4-methyl-1-
1115
      naphthoyl)indole).
1116
            (XXIV) JWH-198 (1-[2-(4-Morpholinyl)ethyl]-3-(4-methoxy-1-
1117
      naphthoyl)indole).
            (XXV) JWH-200 (1-[2-(4-Morpholinyl)ethyl]-3-(1-
1118
1119
      naphthoyl)indole).
1120
            (XXVI) JWH-210 (1-Pentyl-3-(4-ethyl-1-naphthoyl) indole).
1121
            (XXVII) JWH-387 (1-Pentyl-3-(4-bromo-1-naphthoyl) indole).
1122
            (XXVIII) JWH-398 (1-Pentyl-3-(4-chloro-1-naphthoyl) indole).
1123
            (XXIX) JWH-412 (1-Pentyl-3-(4-fluoro-1-naphthoyl) indole).
1124
            (XXX) JWH-424 (1-Pentyl-3-(8-bromo-1-naphthoyl) indole).
1125
            (XXXI) AM-1220 (1-[(1-Methyl-2-piperidinyl)methyl]-3-(1-
1126
      naphthoyl)indole).
1127
            (XXXII) AM-1235 (1-(5-Fluoropentyl)-6-nitro-3-(1-
1128
      naphthoyl)indole).
1129
            (XXXIII) AM-2201 (1-(5-Fluoropentyl)-3-(1-
1130
      naphthoyl)indole).
1131
            (XXXIV) Chloro JWH-018 (1-(Chloropentyl)-3-(1-
1132
      naphthoyl)indole).
1133
            (XXXV) Bromo JWH-018 (1-(Bromopentyl)-3-(1-
1134
      naphthoyl)indole).
            (XXXVI) AM-2232 (1-(4-Cyanobutyl)-3-(1-naphthoyl)indole).
1135
1136
            (XXXVII) THJ-2201 (1-(5-Fluoropentyl)-3-(1-
1137
      naphthoyl)indazole).
1138
            (XXXVIII) MAM-2201 (1-(5-Fluoropentyl)-3-(4-methyl-1-
1139
      naphthoyl)indole).
1140
            (XXXIX) EAM-2201 (1-(5-Fluoropentyl)-3-(4-ethyl-1-
1141
      naphthoyl)indole).
1142
            (XL) EG-018 (9-Pentyl-3-(1-naphthoyl)carbazole).
```

Page 40 of 181

872398

1143	(XLI) EG-2201 (9-(5-Fluoropentyl)-3-(1-
1144	naphthoyl)carbazole).
1145	c. Naphthoylpyrroles.—Any compound containing a
1146	naphthoylpyrrole structure, with or without substitution on the
1147	pyrrole ring to any extent, whether or not substituted on the
1148	naphthyl ring to any extent, including, but not limited to:
1149	(I) JWH-030 (1-Pentyl-3-(1-naphthoyl)pyrrole).
1150	(II) JWH-031 (1-Hexyl-3-(1-naphthoyl)pyrrole).
1151	(III) JWH-145 (1-Pentyl-5-phenyl-3-(1-naphthoyl)pyrrole).
1152	(IV) JWH-146 (1-Heptyl-5-phenyl-3-(1-naphthoyl)pyrrole).
1153	(V) JWH-147 (1-Hexyl-5-phenyl-3-(1-naphthoyl)pyrrole).
1154	(VI) JWH-307 (1-Pentyl-5-(2-fluorophenyl)-3-(1-
1155	naphthoyl)pyrrole).
1156	(VII) JWH-309 (1-Pentyl-5-(1-naphthalenyl)-3-(1-
1157	naphthoyl)pyrrole).
1158	(VIII) JWH-368 (1-Pentyl-5-(3-fluorophenyl)-3-(1-
1159	naphthoyl)pyrrole).
1160	(IX) JWH-369 (1-Pentyl-5-(2-chlorophenyl)-3-(1-
1161	naphthoyl)pyrrole).
1162	(X) JWH-370 (1-Pentyl-5-(2-methylphenyl)-3-(1-
1163	naphthoyl)pyrrole).
1164	d. Naphthylmethylenindenes.—Any compound containing a
1165	naphthylmethylenindene structure, with or without substitution
1166	at the 3-position of the indene ring to any extent, whether or
1167	not substituted on the naphthyl ring to any extent, including,
1168	but not limited to, JWH-176 (3-Pentyl-1-
1169	(naphthylmethylene) indene).
1170	e. Phenylacetylindoles and PhenylacetylindazolesAny
1171	compound containing a phenylacetylindole or phenylacetylindazole

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

1172	structure, with or without substitution on the indole or
1173	indazole ring to any extent, whether or not substituted on the
1174	phenyl ring to any extent, including, but not limited to:
1175	(I) JWH-167 (1-Pentyl-3-(phenylacetyl)indole).
1176	(II) JWH-201 (1-Pentyl-3-(4-methoxyphenylacetyl)indole).
1177	(III) JWH-203 (1-Pentyl-3-(2-chlorophenylacetyl)indole).
1178	(IV) JWH-250 (1-Pentyl-3-(2-methoxyphenylacetyl)indole).
1179	(V) JWH-251 (1-Pentyl-3-(2-methylphenylacetyl)indole).
1180	(VI) JWH-302 (1-Pentyl-3-(3-methoxyphenylacetyl)indole).
1181	(VII) Cannabipiperidiethanone.
1182	(VIII) RCS-8 (1-(2-Cyclohexylethyl)-3-(2-
1183	methoxyphenylacetyl)indole).
1184	f. Cyclohexylphenols.—Any compound containing a
1185	cyclohexylphenol structure, with or without substitution at the
1186	5-position of the phenolic ring to any extent, whether or not
1187	substituted on the cyclohexyl ring to any extent, including, but
1188	not limited to:
1189	(I) CP 47,497 (2-(3-Hydroxycyclohexyl)-5-(2-methyloctan-2-
1190	yl)phenol).
1191	(II) Cannabicyclohexanol (CP 47,497 dimethyloctyl (C8)
1192	homologue).
1193	(III) CP-55,940 (2-(3-Hydroxy-6-propanol-cyclohexyl)-5-(2-
1194	methyloctan-2-yl)phenol).
1195	g. Benzoylindoles and Benzoylindazoles.—Any compound
1196	containing a benzoylindole or benzoylindazole structure, with or
1197	without substitution on the indole or indazole ring to any
1198	extent, whether or not substituted on the phenyl ring to any
1199	extent, including, but not limited to:
1200	(I) AM-679 (1-Pentyl-3-(2-iodobenzoyl)indole).

Page 42 of 181

872398

1201	(II) AM-694 (1-(5-Fluoropentyl)-3-(2-iodobenzoyl)indole).
1202	(III) AM-1241 (1-[(N-Methyl-2-piperidinyl)methyl]-3-(2-
1203	iodo-5-nitrobenzoyl)indole).
1204	(IV) Pravadoline (1-[2-(4-Morpholinyl)ethyl]-2-methyl-3-(4-
1205	<pre>methoxybenzoyl)indole).</pre>
1206	(V) AM-2233 (1-[(N-Methyl-2-piperidinyl)methyl]-3-(2-
1207	iodobenzoyl)indole).
1208	(VI) RCS-4 (1-Pentyl-3-(4-methoxybenzoyl)indole).
1209	(VII) RCS-4 C4 homologue (1-Butyl-3-(4-
1210	methoxybenzoyl)indole).
1211	(VIII) AM-630 (1-[2-(4-Morpholinyl)ethyl]-2-methyl-6-iodo-
1212	3-(4-methoxybenzoyl)indole).
1213	h. Tetramethylcyclopropanoylindoles and
1214	Tetramethylcyclopropanoylindazoles.—Any compound containing a
1215	tetramethylcyclopropanoylindole or
1216	tetramethylcyclopropanoylindazole structure, with or without
1217	substitution on the indole or indazole ring to any extent,
1218	whether or not substituted on the tetramethylcyclopropyl group
1219	to any extent, including, but not limited to:
1220	(I) UR-144 (1-Pentyl-3-(2,2,3,3-
1221	tetramethylcyclopropanoyl)indole).
1222	(II) XLR11 (1-(5-Fluoropentyl)-3-(2,2,3,3-
1223	tetramethylcyclopropanoyl)indole).
1224	(III) Chloro UR-144 (1-(Chloropentyl)-3-(2,2,3,3-
1225	tetramethylcyclopropanoyl)indole).
1226	(IV) A-796,260 (1-[2-(4-Morpholinyl)ethyl]-3-(2,2,3,3-
1227	tetramethylcyclopropanoyl)indole).
1228	(V) A-834,735 (1-[4-(Tetrahydropyranyl)methyl]-3-(2,2,3,3-
1229	tetramethylcyclopropanoyl)indole).

Page 43 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1230	(VI) M-144 (1-(5-Fluoropentyl)-2-methyl-3-(2,2,3,3-
1231	tetramethylcyclopropanoyl)indole).
1232	(VII) FUB-144 (1-(4-Fluorobenzyl)-3-(2,2,3,3-
1233	tetramethylcyclopropanoyl)indole).
1234	(VIII) FAB-144 (1-(5-Fluoropentyl)-3-(2,2,3,3-
1235	tetramethylcyclopropanoyl)indazole).
1236	(IX) XLR12 (1-(4,4,4-Trifluorobutyl)-3-(2,2,3,3-
1237	tetramethylcyclopropanoyl)indole).
1238	(X) AB-005 (1-[(1-Methyl-2-piperidinyl)methyl]-3-(2,2,3,3-
1239	tetramethylcyclopropanoyl)indole).
1240	i. Adamantoylindoles, Adamantoylindazoles, Adamantylindole
1241	carboxamides, and Adamantylindazole carboxamidesAny compound
1242	containing an adamantoyl indole, adamantoyl indazole, adamantyl
1243	indole carboxamide, or adamantyl indazole carboxamide structure,
1244	with or without substitution on the indole or indazole ring to
1245	any extent, whether or not substituted on the adamantyl ring to
1246	any extent, including, but not limited to:
1247	(I) AKB48 (N-Adamant-1-yl 1-pentylindazole-3-carboxamide).
1248	(II) Fluoro AKB48 (N-Adamant-1-yl 1-(fluoropentyl)indazole-
1249	3-carboxamide).
1250	(III) STS-135 (N-Adamant-1-yl 1-(5-fluoropentyl)indole-3-
1251	carboxamide).
1252	(IV) AM-1248 (1-(1-Methylpiperidine)methyl-3-(1-
1253	adamantoyl)indole).
1254	(V) AB-001 (1-Pentyl-3-(1-adamantoyl)indole).
1255	(VI) APICA (N-Adamant-1-yl 1-pentylindole-3-carboxamide).
1256	(VII) Fluoro AB-001 (1-(Fluoropentyl)-3-(1-
1257	adamantoyl)indole).
1258	j. Quinolinylindolecarboxylates,

Page 44 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1259 Quinolinylindazolecarboxylates, Quinolinylindolecarboxamides, 1260 and Quinolinylindazolecarboxamides.-Any compound containing a 1261 quinolinylindole carboxylate, quinolinylindazole carboxylate, 1262 isoquinolinylindole carboxylate, isoquinolinylindazole 1263 carboxylate, quinolinylindole carboxamide, quinolinylindazole 1264 carboxamide, isoquinolinylindole carboxamide, or 1265 isoquinolinylindazole carboxamide structure, with or without 1266 substitution on the indole or indazole ring to any extent, 12.67 whether or not substituted on the quinoline or isoquinoline ring 1268 to any extent, including, but not limited to: (I) PB-22 (8-Quinolinyl 1-pentylindole-3-carboxylate). 1269 1270 (II) Fluoro PB-22 (8-Quinolinyl 1-(fluoropentyl)indole-3-1271 carboxylate). 1272 (III) BB-22 (8-Quinolinyl 1-(cyclohexylmethyl)indole-3-1273 carboxylate). 1274 (IV) FUB-PB-22 (8-Quinolinyl 1-(4-fluorobenzyl)indole-3-1275 carboxylate). 1276 (V) NPB-22 (8-Quinolinyl 1-pentylindazole-3-carboxylate). 1277 (VI) Fluoro NPB-22 (8-Quinolinyl 1-(fluoropentyl)indazole-1278 3-carboxylate). 1279 (VII) FUB-NPB-22 (8-Quinolinyl 1-(4-fluorobenzyl)indazole-1280 3-carboxylate). 1281 (VIII) THJ (8-Quinolinyl 1-pentylindazole-3-carboxamide). 1282 (IX) Fluoro THJ (8-Quinolinyl 1-(fluoropentyl)indazole-3-1283 carboxamide). 1284 k. Naphthylindolecarboxylates and 1285 Naphthylindazolecarboxylates.-Any compound containing a naphthylindole carboxylate or naphthylindazole carboxylate 1286 1287 structure, with or without substitution on the indole or

Page 45 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1288	indazole ring to any extent, whether or not substituted on the
1289	naphthyl ring to any extent, including, but not limited to:
1290	(I) NM-2201 (1-Naphthalenyl 1-(5-fluoropentyl)indole-3-
1291	carboxylate).
1292	(II) SDB-005 (1-Naphthalenyl 1-pentylindazole-3-
1293	carboxylate).
1294	(III) Fluoro SDB-005 (1-Naphthalenyl 1-
1295	(fluoropentyl)indazole-3-carboxylate).
1296	(IV) FDU-PB-22 (1-Naphthalenyl 1-(4-fluorobenzyl)indole-3-
1297	carboxylate).
1298	(V) 3-CAF (2-Naphthalenyl 1-(2-fluorophenyl)indazole-3-
1299	carboxylate).
1300	l. Naphthylindole carboxamides and Naphthylindazole
1301	carboxamidesAny compound containing a naphthylindole
1302	carboxamide or naphthylindazole carboxamide structure, with or
1303	without substitution on the indole or indazole ring to any
1304	extent, whether or not substituted on the naphthyl ring to any
1305	extent, including, but not limited to:
1306	(I) NNEI (N-Naphthalen-1-yl 1-pentylindole-3-carboxamide).
1307	(II) Fluoro-NNEI (N-Naphthalen-1-yl 1-(fluoropentyl)indole-
1308	3-carboxamide).
1309	(III) Chloro-NNEI (N-Naphthalen-1-yl 1-
1310	(chloropentyl)indole-3-carboxamide).
1311	(IV) MN-18 (N-Naphthalen-1-yl 1-pentylindazole-3-
1312	carboxamide).
1313	(V) Fluoro MN-18 (N-Naphthalen-1-yl 1-
1314	(fluoropentyl)indazole-3-carboxamide).
1315	m. Alkylcarbonyl indole carboxamides, Alkylcarbonyl
1316	indazole carboxamides, Alkylcarbonyl indole carboxylates, and



1317	Alkylcarbonyl indazole carboxylates.—Any compound containing an
1318	alkylcarbonyl group, including 1-amino-3-methyl-1-oxobutan-2-yl,
1319	1-methoxy-3-methyl-1-oxobutan-2-yl, 1-amino-1-oxo-3-
1320	phenylpropan-2-yl, 1-methoxy-1-oxo-3-phenylpropan-2-yl, with an
1321	indole carboxamide, indazole carboxamide, indole carboxylate, or
1322	indazole carboxylate, with or without substitution on the indole
1323	or indazole ring to any extent, whether or not substituted on
1324	the alkylcarbonyl group to any extent, including, but not
1325	limited to:
1326	(I) ADBICA, (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-yl)-1-
1327	pentylindole-3-carboxamide).
1328	(II) Fluoro ADBICA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-
1329	yl)-1-(fluoropentyl)indole-3-carboxamide).
1330	(III) Fluoro ABICA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-
1331	(fluoropentyl)indole-3-carboxamide).
1332	(IV) AB-PINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-
1333	pentylindazole-3-carboxamide).
1334	(V) Fluoro AB-PINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-
1335	1-(fluoropentyl)indazole-3-carboxamide).
1336	(VI) ADB-PINACA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-yl)-
1337	1-pentylindazole-3-carboxamide).
1338	(VII) Fluoro ADB-PINACA (N-(1-Amino-3,3-dimethyl-1-
1339	oxobutan-2-yl)-1-(fluoropentyl)indazole-3-carboxamide).
1340	(VIII) AB-FUBINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-
1341	(4-fluorobenzyl)indazole-3-carboxamide).
1342	(IX) ADB-FUBINACA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-
1343	yl)-1-(4-fluorobenzyl)indazole-3-carboxamide).
1344	(X) AB-CHMINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-
1345	(cyclohexylmethyl)indazole-3-carboxamide).

Page 47 of 181



1346	(XI) MA-CHMINACA (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-1-
1347	(cyclohexylmethyl)indazole-3-carboxamide).
1348	(XII) MAB-CHMINACA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-
1349	yl)-1-(cyclohexylmethyl)indazole-3-carboxamide).
1350	(XIII) AMB (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-1-
1351	pentylindazole-3-carboxamide).
1352	(XIV) Fluoro-AMB (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-1-
1353	(fluoropentyl)indazole-3-carboxamide).
1354	(XV) FUB-AMB (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-1-(4-
1355	fluorobenzyl)indazole-3-carboxamide).
1356	(XVI) MDMB-CHMINACA (N-(1-Methoxy-3,3-dimethyl-1-oxobutan-
1357	2-yl)-1-(cyclohexylmethyl)indazole-3-carboxamide).
1358	(XVII) MDMB-FUBINACA (N-(1-Methoxy-3,3-dimethyl-1-oxobutan-
1359	2-yl)-1-(4-fluorobenzyl)indazole-3-carboxamide).
1360	(XVIII) MDMB-CHMICA (N-(1-Methoxy-3,3-dimethyl-1-oxobutan-
1361	2-yl)-1-(cyclohexylmethyl)indole-3-carboxamide).
1362	(XIX) PX-1 (N-(1-Amino-1-oxo-3-phenylpropan-2-yl)-1-(5-
1363	fluoropentyl)indole-3-carboxamide).
1364	(XX) PX-2 (N-(1-Amino-1-oxo-3-phenylpropan-2-yl)-1-(5-
1365	fluoropentyl)indazole-3-carboxamide).
1366	(XXI) PX-3 (N-(1-Amino-1-oxo-3-phenylpropan-2-yl)-1-
1367	(cyclohexylmethyl)indazole-3-carboxamide).
1368	(XXII) PX-4 (N-(1-Amino-1-oxo-3-phenylpropan-2-yl)-1-(4-
1369	fluorobenzyl)indazole-3-carboxamide).
1370	(XXIII) MO-CHMINACA (N-(1-Methoxy-3,3-dimethyl-1-oxobutan-
1371	2-yl)-1-(cyclohexylmethyl)indazole-3-carboxylate).
1372	n. Cumylindolecarboxamides and Cumylindazolecarboxamides
1373	Any compound containing a N-(2-phenylpropan-2-yl) indole
1374	carboxamide or N-(2-phenylpropan-2-yl) indazole carboxamide

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

1381

1382

1386

1387

1388

1389

1390

1394

1395

1396

1397

872398

1375 structure, with or without substitution on the indole or 1376 indazole ring to any extent, whether or not substituted on the 1377 phenyl ring of the cumyl group to any extent, including, but not 1378 limited to:

1379 (I) CUMYL-PICA (N-(2-Phenylpropan-2-yl)-1-pentylindole-3-1380 carboxamide).

(II) Fluoro CUMYL-PICA (N-(2-Phenylpropan-2-yl)-1-(fluoropentyl)indole-3-carboxamide).

o. Other Synthetic Cannabinoids.—Any material, compound,
mixture, or preparation that contains any quantity of a
Synthetic Cannabinoid, as described in sub-subparagraphs a.-n.:

(I) With or without modification or replacement of a carbonyl, carboxamide, alkylene, alkyl, or carboxylate linkage between either two core rings, or linkage between a core ring and group structure, with or without the addition of a carbon or replacement of a carbon;

(II) With or without replacement of a core ring or group structure, whether or not substituted on the ring or group structures to any extent; and

(III) Is a cannabinoid receptor agonist, unless specifically excepted or unless listed in another schedule or contained within a pharmaceutical product approved by the United States Food and Drug Administration.

1398 191. Substituted Cathinones.-Unless specifically excepted, 1399 listed in another schedule, or contained within a pharmaceutical 1400 product approved by the United States Food and Drug 1401 Administration, any material, compound, mixture, or preparation, 1402 including its salts, isomers, esters, or ethers, and salts of 1403 isomers, esters, or ethers, whenever the existence of such salts

Page 49 of 181



1404	is possible within any of the following specific chemical
1405	designations:
1406	a. Any compound containing a 2-amino-1-phenyl-1-propanone
1407	structure;
1408	b. Any compound containing a 2-amino-1-naphthyl-1-propanone
1409	structure; or
1410	c. Any compound containing a 2-amino-1-thiophenyl-1-
1411	propanone structure,
1412	
1413	whether or not the compound is further modified:
1414	(I) With or without substitution on the ring system to any
1415	extent with alkyl, alkylthio, thio, fused alkylenedioxy, alkoxy,
1416	haloalkyl, hydroxyl, nitro, fused furan, fused benzofuran, fused
1417	dihydrofuran, fused tetrahydropyran, fused alkyl ring, or halide
1418	substituents;
1419	(II) With or without substitution at the 3-propanone
1420	position with an alkyl substituent or removal of the methyl
1421	group at the 3-propanone position;
1422	(III) With or without substitution at the 2-amino nitrogen
1423	atom with alkyl, dialkyl, acetyl, or benzyl groups, whether or
1424	not further substituted in the ring system; or
1425	(IV) With or without inclusion of the 2-amino nitrogen atom
1426	in a cyclic structure, including, but not limited to:
1427	(A) Methcathinone.
1428	(B) Ethcathinone.
1429	(C) Methylone (3,4-Methylenedioxymethcathinone).
1430	(D) 2,3-Methylenedioxymethcathinone.
1431	(E) MDPV (3,4-Methylenedioxypyrovalerone).
1432	(F) Methylmethcathinone.

Page 50 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1433	(G) Methoxymethcathinone.
1434	(H) Fluoromethcathinone.
1435	(I) Methylethcathinone.
1436	(J) Butylone (3,4-Methylenedioxy-alpha-
1437	methylaminobutyrophenone).
1438	(K) Ethylone (3,4-Methylenedioxy-N-ethylcathinone).
1439	(L) BMDP (3,4-Methylenedioxy-N-benzylcathinone).
1440	(M) Naphyrone (Naphthylpyrovalerone).
1441	(N) Bromomethcathinone.
1442	(O) Buphedrone (alpha-Methylaminobutyrophenone).
1443	(P) Eutylone (3,4-Methylenedioxy-alpha-
1444	ethylaminobutyrophenone).
1445	(Q) Dimethylcathinone.
1446	(R) Dimethylmethcathinone.
1447	(S) Pentylone (3,4-Methylenedioxy-alpha-
1448	methylaminovalerophenone).
1449	(T) Pentedrone (alpha-Methylaminovalerophenone).
1450	(U) MDPPP (3,4-Methylenedioxy-alpha-
1451	pyrrolidinopropiophenone).
1452	(V) MDPBP (3,4-Methylenedioxy-alpha-
1453	pyrrolidinobutyrophenone).
1454	(W) MPPP (Methyl-alpha-pyrrolidinopropiophenone).
1455	(X) PPP (Pyrrolidinopropiophenone).
1456	(Y) PVP (Pyrrolidinovalerophenone) or
1457	(Pyrrolidinopentiophenone).
1458	(Z) MOPPP (Methoxy-alpha-pyrrolidinopropiophenone).
1459	(AA) MPHP (Methyl-alpha-pyrrolidinohexanophenone).
1460	(BB) F-MABP (Fluoromethylaminobutyrophenone).
1461	(CC) Me-EABP (Methylethylaminobutyrophenone).

SENATOR AMENDMENT



1462	(DD) PBP (Pyrrolidinobutyrophenone).
1463	(EE) MeO-PBP (Methoxypyrrolidinobutyrophenone).
1464	(FF) Et-PBP (Ethylpyrrolidinobutyrophenone).
1465	(GG) 3-Me-4-MeO-MCAT (3-Methyl-4-Methoxymethcathinone).
1466	(HH) Dimethylone (3,4-Methylenedioxy-N,N-
1467	dimethylcathinone).
1468	(II) 3,4-Methylenedioxy-N,N-diethylcathinone.
1469	(JJ) 3,4-Methylenedioxy-N-acetylcathinone.
1470	(KK) 3,4-Methylenedioxy-N-acetylmethcathinone.
1471	(LL) 3,4-Methylenedioxy-N-acetylethcathinone.
1472	(MM) Methylbuphedrone (Methyl-alpha-
1473	methylaminobutyrophenone).
1474	(NN) Methyl-alpha-methylaminohexanophenone.
1475	(OO) N-Ethyl-N-methylcathinone.
1476	(PP) PHP (Pyrrolidinohexanophenone).
1477	(QQ) PV8 (Pyrrolidinoheptanophenone).
1478	(RR) Chloromethcathinone.
1479	(SS) 4-Bromo-2,5-dimethoxy-alpha-aminoacetophenone.
1480	192. Substituted PhenethylaminesUnless specifically
1481	excepted or unless listed in another schedule, or contained
1482	within a pharmaceutical product approved by the United States
1483	Food and Drug Administration, any material, compound, mixture,
1484	or preparation, including its salts, isomers, esters, or ethers,
1485	and salts of isomers, esters, or ethers, whenever the existence
1486	of such salts is possible within any of the following specific
1487	chemical designations, any compound containing a phenethylamine
1488	structure, without a beta-keto group, and without a benzyl group
1489	attached to the amine group, whether or not the compound is
1490	further modified with or without substitution on the phenyl ring

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1491	to any extent with alkyl, alkylthio, nitro, alkoxy, thio,
1492	halide, fused alkylenedioxy, fused furan, fused benzofuran,
1493	fused dihydrofuran, or fused tetrahydropyran substituents,
1494	whether or not further substituted on a ring to any extent, with
1495	or without substitution at the alpha or beta position by any
1496	alkyl substituent, with or without substitution at the nitrogen
1497	atom, and with or without inclusion of the 2-amino nitrogen atom
1498	in a cyclic structure, including, but not limited to:
1499	a. 2C-B (4-Bromo-2,5-dimethoxyphenethylamine).
1500	b. 2C-E (4-Ethyl-2,5-dimethoxyphenethylamine).
1501	c. 2C-T-4 (4-Isopropylthio-2,5-dimethoxyphenethylamine).
1502	d. 2C-C (4-Chloro-2,5-dimethoxyphenethylamine).
1503	e. 2C-T (4-Methylthio-2,5-dimethoxyphenethylamine).
1504	f. 2C-T-2 (4-Ethylthio-2,5-dimethoxyphenethylamine).
1505	g. 2C-T-7 (4-(n)-Propylthio-2,5-dimethoxyphenethylamine).
1506	h. 2C-I (4-Iodo-2,5-dimethoxyphenethylamine).
1507	i. 2C-D (4-Methyl-2,5-dimethoxyphenethylamine).
1508	j. 2C-H (2,5-Dimethoxyphenethylamine).
1509	k. 2C-N (4-Nitro-2,5-dimethoxyphenethylamine).
1510	<pre>l. 2C-P (4-(n)-Propyl-2,5-dimethoxyphenethylamine).</pre>
1511	m. MDMA (3,4-Methylenedioxymethamphetamine).
1512	n. MBDB (Methylbenzodioxolylbutanamine) or (3,4-
1513	Methylenedioxy-N-methylbutanamine).
1514	o. MDA (3,4-Methylenedioxyamphetamine).
1515	p. 2,5-Dimethoxyamphetamine.
1516	q. Fluoroamphetamine.
1517	r. Fluoromethamphetamine.
1518	s. MDEA (3,4-Methylenedioxy-N-ethylamphetamine).
1519	t. DOB (4-Bromo-2,5-dimethoxyamphetamine).

Page 53 of 181

872398

1520	u. DOC (4-Chloro-2,5-dimethoxyamphetamine).
1521	v. DOET (4-Ethyl-2,5-dimethoxyamphetamine).
1522	w. DOI (4-Iodo-2,5-dimethoxyamphetamine).
1523	x. DOM (4-Methyl-2,5-dimethoxyamphetamine).
1524	y. PMA (4-Methoxyamphetamine).
1525	z. N-Ethylamphetamine.
1526	aa. 3,4-Methylenedioxy-N-hydroxyamphetamine.
1527	bb. 5-Methoxy-3,4-methylenedioxyamphetamine.
1528	cc. PMMA (4-Methoxymethamphetamine).
1529	dd. N,N-Dimethylamphetamine.
1530	ee. 3,4,5-Trimethoxyamphetamine.
1531	ff. 4-APB (4-(2-Aminopropyl)benzofuran).
1532	gg. 5-APB (5-(2-Aminopropyl)benzofuran).
1533	hh. 6-APB (6-(2-Aminopropyl)benzofuran).
1534	ii. 7-APB (7-(2-Aminopropyl)benzofuran).
1535	jj. 4-APDB (4-(2-Aminopropyl)-2,3-dihydrobenzofuran).
1536	kk. 5-APDB (5-(2-Aminopropyl)-2,3-dihydrobenzofuran).
1537	<pre>ll. 6-APDB (6-(2-Aminopropyl)-2,3-dihydrobenzofuran).</pre>
1538	mm. 7-APDB (7-(2-Aminopropyl)-2,3-dihydrobenzofuran).
1539	nn. 4-MAPB (4-(2-Methylaminopropyl)benzofuran).
1540	oo. 5-MAPB (5-(2-Methylaminopropyl)benzofuran).
1541	pp. 6-MAPB (6-(2-Methylaminopropyl)benzofuran).
1542	qq. 7-MAPB (7-(2-Methylaminopropyl)benzofuran).
1543	rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran).
1544	ss. 5-MAPDB (5-(2-Methylaminopropyl)-2,3-
1545	dihydrobenzofuran),
1546	
1547	which does not include phenethylamine, mescaline as described in
1548	subparagraph 20., substituted cathinones as described in

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1549 subparagraph 191., N-Benzyl phenethylamine compounds as 1550 described in subparagraph 193., or methamphetamine as described 1551 in subparagraph (2)(c)5. (2)(c)4.

193. N-Benzyl Phenethylamine Compounds.-Unless specifically 1552 1553 excepted or unless listed in another schedule, or contained 1554 within a pharmaceutical product approved by the United States 1555 Food and Drug Administration, any material, compound, mixture, 1556 or preparation, including its salts, isomers, esters, or ethers, 1557 and salts of isomers, esters, or ethers, whenever the existence 1558 of such salts is possible within any of the following specific 1559 chemical designations, any compound containing a phenethylamine 1560 structure without a beta-keto group, with substitution on the 1561 nitrogen atom of the amino group with a benzyl substituent, with 1562 or without substitution on the phenyl or benzyl ring to any 1563 extent with alkyl, alkoxy, thio, alkylthio, halide, fused 1564 alkylenedioxy, fused furan, fused benzofuran, or fused tetrahydropyran substituents, whether or not further substituted 1565 1566 on a ring to any extent, with or without substitution at the 1567 alpha position by any alkyl substituent, including, but not 1568 limited to:

1569 a. 25B-NBOMe (4-Bromo-2,5-dimethoxy-[N-(2-1570 methoxybenzyl)]phenethylamine).

1571 b. 25B-NBOH (4-Bromo-2,5-dimethoxy-[N-(2-1572 hydroxybenzyl)]phenethylamine).

1573 c. 25B-NBF (4-Bromo-2,5-dimethoxy-[N-(2-1574 fluorobenzyl)]phenethylamine). 1575 d. 25B-NBMD (4-Bromo-2,5-dimethoxy-[N-(2,3-1576 methylenedioxybenzyl)]phenethylamine). 1577 e. 25I-NBOMe (4-Iodo-2,5-dimethoxy-[N-(2-

Page 55 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



```
1578
      methoxybenzyl)]phenethylamine).
1579
            f. 25I-NBOH (4-Iodo-2,5-dimethoxy-[N-(2-
1580
      hydroxybenzyl)]phenethylamine).
1581
            q. 25I-NBF (4-Iodo-2,5-dimethoxy-[N-(2-
1582
      fluorobenzyl)]phenethylamine).
1583
           h. 25I-NBMD (4-Iodo-2,5-dimethoxy-[N-(2,3-
1584
      methylenedioxybenzyl)]phenethylamine).
1585
            i. 25T2-NBOMe (4-Methylthio-2,5-dimethoxy-[N-(2-
1586
      methoxybenzyl)]phenethylamine).
            j. 25T4-NBOMe (4-Isopropylthio-2,5-dimethoxy-[N-(2-
1587
1588
      methoxybenzyl)]phenethylamine).
1589
            k. 25T7-NBOMe (4-(n)-Propylthio-2,5-dimethoxy-[N-(2-
1590
      methoxybenzyl)]phenethylamine).
1591
            1. 25C-NBOMe (4-Chloro-2, 5-dimethoxy-[N-(2-
1592
      methoxybenzyl)]phenethylamine).
1593
           m. 25C-NBOH (4-Chloro-2, 5-dimethoxy-[N-(2-
1594
      hydroxybenzyl)]phenethylamine).
           n. 25C-NBF (4-Chloro-2,5-dimethoxy-[N-(2-
1595
1596
      fluorobenzyl)]phenethylamine).
1597
           o. 25C-NBMD (4-Chloro-2,5-dimethoxy-[N-(2,3-
1598
      methylenedioxybenzyl)]phenethylamine).
           p. 25H-NBOMe (2,5-Dimethoxy-[N-(2-
1599
1600
      methoxybenzyl)]phenethylamine).
1601
            q. 25H-NBOH (2,5-Dimethoxy-[N-(2-
1602
      hydroxybenzyl)]phenethylamine).
1603
            r. 25H-NBF (2,5-Dimethoxy-[N-(2-
1604
      fluorobenzyl)]phenethylamine).
1605
            s. 25D-NBOMe (4-Methyl-2,5-dimethoxy-[N-(2-
1606
      methoxybenzyl)]phenethylamine),
```

Page 56 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

1607	
1608	which does not include substituted cathinones as described in
1609	subparagraph 191.
1610	194. Substituted TryptaminesUnless specifically excepted
1611	or unless listed in another schedule, or contained within a
1612	pharmaceutical product approved by the United States Food and
1613	Drug Administration, any material, compound, mixture, or
1614	preparation containing a 2-(1H-indol-3-yl)ethanamine, for
1615	example tryptamine, structure with or without mono- or di-
1616	substitution of the amine nitrogen with alkyl or alkenyl groups,
1617	or by inclusion of the amino nitrogen atom in a cyclic
1618	structure, whether or not substituted at the alpha position with
1619	an alkyl group, whether or not substituted on the indole ring to
1620	any extent with any alkyl, alkoxy, halo, hydroxyl, or acetoxy
1621	groups, including, but not limited to:
1622	a. Alpha-Ethyltryptamine.
1623	b. Bufotenine.
1624	c. DET (Diethyltryptamine).
1625	d. DMT (Dimethyltryptamine).
1626	e. MET (N-Methyl-N-ethyltryptamine).
1627	f. DALT (N,N-Diallyltryptamine).
1628	g. EiPT (N-Ethyl-N-isopropyltryptamine).
1629	h. MiPT (N-Methyl-N-isopropyltryptamine).
1630	i. 5-Hydroxy-AMT (5-Hydroxy-alpha-methyltryptamine).
1631	j. 5-Hydroxy-N-methyltryptamine.
1632	k. 5-MeO-MiPT (5-Methoxy-N-methyl-N-isopropyltryptamine).
1633	<pre>l. 5-MeO-AMT (5-Methoxy-alpha-methyltryptamine).</pre>
1634	m. Methyltryptamine.
1635	n. 5-MeO-DMT (5-Methoxy-N,N-dimethyltryptamine).

Page 57 of 181



1636	o. 5-Me-DMT (5-Methyl-N,N-dimethyltryptamine).
1637	p. 5-MeO-DiPT (5-Methoxy-N,N-Diisopropyltryptamine).
1638	q. DiPT (N,N-Diisopropyltryptamine).
1639	r. DPT (N,N-Dipropyltryptamine).
1640	s. 4-Hydroxy-DiPT (4-Hydroxy-N,N-diisopropyltryptamine).
1641	t. 5-MeO-DALT (5-Methoxy-N,N-Diallyltryptamine).
1642	u. 4-AcO-DMT (4-Acetoxy-N,N-dimethyltryptamine).
1643	v. 4-AcO-DiPT (4-Acetoxy-N,N-diisopropyltryptamine).
1644	w. 4-Hydroxy-DET (4-Hydroxy-N,N-diethyltryptamine).
1645	x. 4-Hydroxy-MET (4-Hydroxy-N-methyl-N-ethyltryptamine).
1646	y. 4-Hydroxy-MiPT (4-Hydroxy-N-methyl-N-
1647	isopropyltryptamine).
1648	z. Methyl-alpha-ethyltryptamine.
1649	aa. Bromo-DALT (Bromo-N,N-diallyltryptamine),
1650	
1651	which does not include tryptamine, psilocyn as described in
1652	subparagraph 34., or psilocybin as described in subparagraph 33.
1653	195. Substituted PhenylcyclohexylaminesUnless
1654	specifically excepted or unless listed in another schedule, or
1655	contained within a pharmaceutical product approved by the United
1656	States Food and Drug Administration, any material, compound,
1657	mixture, or preparation containing a phenylcyclohexylamine
1658	structure, with or without any substitution on the phenyl ring,
1659	any substitution on the cyclohexyl ring, any replacement of the
1660	phenyl ring with a thiophenyl or benzothiophenyl ring, with or
1661	without substitution on the amine with alkyl, dialkyl, or alkoxy
1662	substituents, inclusion of the nitrogen in a cyclic structure,
1663	or any combination of the above, including, but not limited to:
1664	a. BTCP (Benzothiophenylcyclohexylpiperidine) or BCP

Page 58 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

1667of phencyclidine).1668c. PCPY (N-(1-Phenylcyclohexyl)-pyrrolidine) (Pyrrolidine)1669analog of phencyclidine).1670d. PCPr (Phenylcyclohexylpropylamine).1671e. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine) (Thiophe1673f. PCEEA (Phenylcyclohexyl (ethoxyethylamine)).1674g. PCMPA (Phenylcyclohexyl (ethoxyethylamine)).1675h. Methoxetamine.1676i. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine)).1677j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine).1678k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine).1679l. Fluoro-PCP ((Hydroxyphenyl)cyclohexylpiperidine).1680m. Hydroxy-PCP ((Methoxyphenyl)cyclohexylpiperidine).1681n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine).1682o. Methyl-PCP ((Methoxyphenyl)cyclohexylpiperidine).1683p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine).1684q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine).1685r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine).1686196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2-1687piperidinylidene]-benzenesulfonamide.1688197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2-1689198. AH-7921, 3,4-dichloro-N-[1-1691(dimethylamino)cyclohexyl]methyl]-benzamide.1692199. U47700, trans-3,4-dichloro-N-[2-	1665	(Benocyclidine).
1668c. PCPY (N-(1-Phenylcyclohexyl)-pyrrolidine) (Pyrrolidine)1669analog of phencyclidine).1670d. PCPr (Phenylcyclohexylpropylamine).1671e. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine) (Thiopher1672analog of phencyclidine).1673f. PCEEA (Phenylcyclohexyl (ethoxyethylamine)).1674g. PCMPA (Phenylcyclohexyl (ethoxyethylamine)).1675h. Methoxetamine.1676i. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine))1677j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine).1678k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine).1679l. Fluoro-PCP ((Hydroxyphenyl)cyclohexylpiperidine).1680m. Hydroxy-PCP ((Methoxyphenyl)cyclohexylpiperidine).1681n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine).1682o. Methyl-PCP ((Methorophenyl)cyclohexylpiperidine).1683p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine).1684q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine).1685r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine).1686196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2-1687piperidinylidene]-benzenesulfonamide.1688197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2-1689198. AH-7921, 3, 4-dichloro-N-[1-1691(dimethylamino)cyclohexyl]methyl]-benzamide.1692199. U47700, trans-3, 4-dichloro-N-[2-	1666	b. PCE (N-Ethyl-1-phenylcyclohexylamine)(Ethylamine analog
1669analog of phencyclidine).1670d. PCPr (Phenylcyclohexylpropylamine).1671e. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine)(Thiophe1671analog of phencyclidine).1673f. PCEEA (Phenylcyclohexyl (ethoxyethylamine)).1674g. PCMPA (Phenylcyclohexyl (methoxypropylamine)).1675h. Methoxetamine.1676i. 3-Methoxy-PCE ((3-Methoxyphenyl) cyclohexylethylamine))1677j. Bromo-PCP ((Bromophenyl) cyclohexylpiperidine).1678k. Chloro-PCP ((Chlorophenyl) cyclohexylpiperidine).1679l. Fluoro-PCP ((Fluorophenyl) cyclohexylpiperidine).1680m. Hydroxy-PCP ((Hydroxyphenyl) cyclohexylpiperidine).1681n. Methoxy-PCP ((Methoxyphenyl) cyclohexylpiperidine).1682o. Methyl-PCP ((Methylphenyl) cyclohexylpiperidine).1683p. Nitro-PCP ((Nitrophenyl) cyclohexylpiperidine).1684q. Oxo-PCP ((Oxophenyl) cyclohexylpiperidine).1685r. Amino-PCP ((Aminophenyl) cyclohexylpiperidine).1686196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2-1687piperidinylidene]-benzenesulfonamide.1688197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2-1689piperidinylidene]-benzenesulfonamide.1690198. AH-7921, 3, 4-dichloro-N-[1-1691(dimethylamino) cyclohexyl]methyl]-benzamide.1692199. U47700, trans-3, 4-dichloro-N-[2-	1667	of phencyclidine).
 d. PCPr (Phenylcyclohexylpropylamine). e. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine) (Thiophel analog of phencyclidine). analog of phencyclidine). f. PCEEA (Phenylcyclohexyl (ethoxyethylamine)). f. PCEEA (Phenylcyclohexyl (methoxypropylamine)). f. Methoxetamine. f. S-Methoxy-PCE ((3-Methoxyphenyl) cyclohexylethylamine)) f. S-Methoxy-PCP ((Bromophenyl) cyclohexylpiperidine). f. Fluoro-PCP ((Fluorophenyl) cyclohexylpiperidine). f. Fluoro-PCP ((Methoxyphenyl) cyclohexylpiperidine). f. Methoxy-PCP ((Methylphenyl) cyclohexylpiperidine). f. Methoxy-PCP ((Methylphenyl) cyclohexylpiperidine). f. Mitro-PCP ((Nitrophenyl) cyclohexylpiperidine). f. Amino-PCP ((Mainophenyl) cyclohexylpiperidine). f. Amino-PCP ((Mainophenyl) cyclohexylpiperidine). f. Amino-PCP ((Mainophenyl) cyclohexylpiperidine). f. Amino-PCP ((Mainophenyl) cyclohexylpiperidine). f. Amino-PCP ((Aminophenyl) cyclohexylpiperidine). f. Amino-PCP ((Aminophenyl) cyclohexylpiperidine). f. PCEEA (Phenylcyclohexylpiperidine). f. PCEEA (Phenylcyclohexylpiperidine). f. Amino-PCP ((Aminophenyl) cyclohexylpiperidine). f. PCEEA (Phenylcyclohexylpiperidine). f. Amino-PCP ((Aminophenyl) cyclohexylpiperidine). f. Poteo (Phenylcyclohexylpiperidine). f. Poteo (Phenylcyclohexylpiperidine). f. Amino-PCP ((Aminophenyl) cyclohexylpiperidine). f. Amino-PCP (Phenylcyclohexylpiperidine). f. Amino-PCP (Phenylcyclohexy	1668	c. PCPY (N-(1-Phenylcyclohexyl)-pyrrolidine)(Pyrrolidine
 1671 e. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine) (Thiophel analog of phencyclidine). 1673 f. PCEEA (Phenylcyclohexyl (ethoxyethylamine)). 1674 g. PCMPA (Phenylcyclohexyl (methoxypropylamine)). 1675 h. Methoxetamine. 1676 i. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine)) 1677 j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine). 1678 k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). 1679 l. Fluoro-PCP ((Hydroxyphenyl)cyclohexylpiperidine). 1680 m. Hydroxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1681 n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1682 o. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine). 1683 p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2- 	1669	analog of phencyclidine).
<pre>analog of phencyclidine). f. PCEEA (Phenylcyclohexyl(ethoxyethylamine)). f. PCMPA (Phenylcyclohexyl(methoxypropylamine)). f. Methoxetamine. f. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine) f. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine) f. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine). f. R. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). f. Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). f. Fluoro-PCP ((Hydroxyphenyl)cyclohexylpiperidine). f. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). f. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). f. Methoxy-PCP ((Methylphenyl)cyclohexylpiperidine). f. Methoxy-PCP ((Methylphenyl)cyclohexylpiperidine). f. Methoxy-PCP ((Nitrophenyl)cyclohexylpiperidine). f. Amino-PCP ((Nitrophenyl)cyclohexylpiperidine). f. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). f. f. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). f. J96. W-15, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- f. piperidinylidene]-benzenesulfonamide. f. f. Methory-PCP, f. A-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- f. Methylamino)cyclohexyl]methyl]-benzamide. f. f. J98. AH-7921, 3, 4-dichloro-N-[1- f. J99. U47700, trans-3, 4-dichloro-N-[2-</pre>	1670	d. PCPr (Phenylcyclohexylpropylamine).
<pre>1673 f. PCEEA (Phenylcyclohexyl(ethoxyethylamine)). 1674 g. PCMPA (Phenylcyclohexyl(methoxypropylamine)). 1675 h. Methoxetamine. 1676 i. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine) 1677 j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine). 1678 k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). 1679 l. Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). 1680 m. Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine). 1681 n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1682 o. Methyl-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1683 p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Nitrophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1671	e. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine)(Thiophene
<pre>1674 g. PCMPA (Phenylcyclohexyl(methoxypropylamine)). 1675 h. Methoxetamine. 1676 i. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine) 1677 j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine). 1678 k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). 1679 l. Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). 1680 m. Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine). 1681 n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1682 o. Methyl-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1683 p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 1966. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1672	analog of phencyclidine).
 h. Methoxetamine. h. Methoxetamine. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine) j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine). k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). Fluoro-PCP ((Hydroxyphenyl)cyclohexylpiperidine). Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). Methyl-PCP ((Methoxyphenyl)cyclohexylpiperidine). Methox-PCP ((Nitrophenyl)cyclohexylpiperidine). Mitro-PCP ((Nitrophenyl)cyclohexylpiperidine). Mitro-PCP ((Aminophenyl)cyclohexylpiperidine). Methox - PCP ((Aminophenyl)cyclohexyl	1673	f. PCEEA (Phenylcyclohexyl(ethoxyethylamine)).
 1676 i. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine) j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine). k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). 1679 l. Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). 1680 m. Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine). 1681 n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1682 o. Methyl-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1683 p. Nitro-PCP ((Methylphenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- piperidinylidene]-benzenesulfonamide. 198. AH-7921, 3, 4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 199. U47700, trans-3, 4-dichloro-N-[2- 	1674	g. PCMPA (Phenylcyclohexyl(methoxypropylamine)).
<pre>1677 j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine). 1678 k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). 1679 l. Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). 1680 m. Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine). 1681 n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1682 o. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine). 1683 p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1675	h. Methoxetamine.
 k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). 1679 l. Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). m. Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine). n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). o. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine). p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). g. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- piperidinylidene]-benzenesulfonamide. 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- piperidinylidene]-benzenesulfonamide. 198. AH-7921, 3,4-dichloro-N-[1- 199. U47700, trans-3,4-dichloro-N-[2- 	1676	i. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine).
<pre>1679 1. Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). 1680 m. Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine). 1681 n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1682 o. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine). 1683 p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1677	j. Bromo-PCP ((Bromophenyl)cyclohexylpiperidine).
<pre>1680 m. Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine). 1681 n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1682 o. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine). 1683 p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1678	k. Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine).
<pre>1681 n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). 1682 o. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine). 1683 p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1679	 Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine).
 o. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine). p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3, 4-dichloro-N-[[1- (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3, 4-dichloro-N-[2- 	1680	m. Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine).
<pre>1683 p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine). 1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1681	n. Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine).
<pre>1684 q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine). 1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1682	o. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine).
<pre>1685 r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine). 1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1683	p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine).
<pre>1686 196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2- 1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1684	q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine).
<pre>1687 piperidinylidene]-benzenesulfonamide. 1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1685	r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine).
<pre>1688 197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2- 1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1686	196. W-15, 4-chloro-N-[1-(2-phenylethyl)-2-
<pre>1689 piperidinylidene]-benzenesulfonamide. 1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1687	piperidinylidene]-benzenesulfonamide.
1690 198. AH-7921, 3,4-dichloro-N-[[1- 1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-	1688	197. W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2-
<pre>1691 (dimethylamino)cyclohexyl]methyl]-benzamide. 1692 199. U47700, trans-3,4-dichloro-N-[2-</pre>	1689	piperidinylidene]-benzenesulfonamide.
1692 199. U47700, trans-3,4-dichloro-N-[2-	1690	198. AH-7921, 3,4-dichloro-N-[[1-
	1691	(dimethylamino)cyclohexyl]methyl]-benzamide.
1693 (dimothylamino) cycloboyyll -N-mothyl-bonzamido	1692	199. U47700, trans-3,4-dichloro-N-[2-
(dimethylamino)cyclonexyl]=N=methyl=benzamide.	1693	(dimethylamino)cyclohexyl]-N-methyl-benzamide.

Page 59 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1694	200. MT-45, 1-cyclohexyl-4-(1,2-diphenylethyl)-piperazine,
1695	dihydrochloride.
1696	(2) SCHEDULE IIA substance in Schedule II has a high
1697	potential for abuse and has a currently accepted but severely
1698	restricted medical use in treatment in the United States, and
1699	abuse of the substance may lead to severe psychological or
1700	physical dependence. The following substances are controlled in
1701	Schedule II:
1702	(a) Unless specifically excepted or unless listed in
1703	another schedule, any of the following substances, whether
1704	produced directly or indirectly by extraction from substances of
1705	vegetable origin or independently by means of chemical
1706	synthesis:
1707	1. Opium and any salt, compound, derivative, or preparation
1708	of opium, except nalmefene or isoquinoline alkaloids of opium,
1709	including, but not limited to the following:
1710	a. Raw opium.
1711	b. Opium extracts.
1712	c. Opium fluid extracts.
1713	d. Powdered opium.
1714	e. Granulated opium.
1715	f. Tincture of opium.
1716	g. Codeine.
1717	h. Dihydroetorphine.
1718	<u>i.</u> h. Ethylmorphine.
1719	<u>j.</u> i. Etorphine hydrochloride.
1720	k.j. Hydrocodone and hydrocodone combination products.
1721	<u>l.k.</u> Hydromorphone.
1722	$\underline{\text{m.l.}}$ Levo-alphacetylmethadol (also known as levo-alpha-

SENATOR AMENDMENT



1723	acetylmethadol, levomethadyl acetate, or LAAM).
1724	<u>n.</u> m. Metopon (methyldihydromorphinone).
1725	<u>o.</u> n. Morphine.
1726	p. Oripavine.
1727	<u>q.</u> o. Oxycodone.
1728	<u>r.p.</u> Oxymorphone.
1729	<u>s.q.</u> Thebaine.
1730	2. Any salt, compound, derivative, or preparation of a
1731	substance which is chemically equivalent to or identical with
1732	any of the substances referred to in subparagraph 1., except
1733	that these substances shall not include the isoquinoline
1734	alkaloids of opium.
1735	3. Any part of the plant of the species Papaver somniferum,
1736	<i>L</i> .
1737	4. Cocaine or ecgonine, including any of their
1738	stereoisomers, and any salt, compound, derivative, or
1739	preparation of cocaine or ecgonine, except that these substances
1740	shall not include ioflupane I 123.
1741	(b) Unless specifically excepted or unless listed in
1742	another schedule, any of the following substances, including
1743	their isomers, esters, ethers, salts, and salts of isomers,
1744	esters, and ethers, whenever the existence of such isomers,
1745	esters, ethers, and salts is possible within the specific
1746	chemical designation:
1747	1. Alfentanil.
1748	2. Alphaprodine.
1749	3. Anileridine.
1750	4. Bezitramide.
1751	5. Bulk propoxyphene (nondosage forms).

Page 61 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1752	6. Carfentanil.
1753	7. Dihydrocodeine.
1754	8. Diphenoxylate.
1755	9. Fentanyl.
1756	10. Isomethadone.
1757	11. Levomethorphan.
1758	12. Levorphanol.
1759	13. Metazocine.
1760	14. Methadone.
1761	15. Methadone-Intermediate, 4-cyano-2-
1762	dimethylamino-4,4-diphenylbutane.
1763	16. Moramide-Intermediate, 2-methyl-
1764	3-morpholoino-1,1-diphenylpropane-carboxylic acid.
1765	17. Nabilone.
1766	18. Pethidine (meperidine).
1767	19. Pethidine-Intermediate-A,4-cyano-1-
1768	methyl-4-phenylpiperidine.
1769	20. Pethidine-Intermediate-B,ethyl-4-
1770	phenylpiperidine-4-carboxylate.
1771	21. Pethidine-Intermediate-C,1-methyl-4- phenylpiperidine-
1772	4-carboxylic acid.
1773	22. Phenazocine.
1774	23. Phencyclidine.
1775	24. 1-Phenylcyclohexylamine.
1776	25. Piminodine.
1777	26. 1-Piperidinocyclohexanecarbonitrile.
1778	27. Racemethorphan.
1779	28. Racemorphan.
1780	29. Remifentanil.

Page 62 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1781 30.29. Sufentanil. 1782 31. Tapentadol. 1783 32. Thiafentanil. 1784 (c) Unless specifically excepted or unless listed in 1785 another schedule, any material, compound, mixture, or 1786 preparation which contains any quantity of the following 1787 substances, including their salts, isomers, optical isomers, 1788 salts of their isomers, and salts of their optical isomers: 1789 1. Amobarbital. 1790 2. Amphetamine. 1791 3. Glutethimide. 1792 4. Lisdexamfetamine. 1793 5.4. Methamphetamine. 1794 6.5. Methylphenidate. 1795 7.6. Pentobarbital. 1796 8.7. Phenmetrazine. 1797 9.8. Phenylacetone. 1798 10.9. Secobarbital. 1799 (d) Dronabinol (synthetic THC) in oral solution in a drug 1800 product approved by the United States Food and Drug 1801 Administration. 1802 (3) SCHEDULE III.-A substance in Schedule III has a 1803 potential for abuse less than the substances contained in 1804 Schedules I and II and has a currently accepted medical use in 1805 treatment in the United States, and abuse of the substance may 1806 lead to moderate or low physical dependence or high psychological dependence or, in the case of anabolic steroids, 1807 may lead to physical damage. The following substances are 1808 1809 controlled in Schedule III:

Page 63 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1810	(a) Unless specifically excepted or unless listed in
1811	another schedule, any material, compound, mixture, or
1812	preparation which contains any quantity of the following
1813	substances having a depressant or stimulant effect on the
1814	nervous system:
1815	1. Any substance which contains any quantity of a
1816	derivative of barbituric acid, including thiobarbituric acid, or
1817	any salt of a derivative of barbituric acid or thiobarbituric
1818	acid, including, but not limited to, butabarbital and
1819	butalbital.
1820	2. Benzphetamine.
1821	3. Buprenorphine.
1822	<u>4.3.</u> Chlorhexadol.
1823	<u>5.</u> 4. Chlorphentermine.
1824	<u>6.5.</u> Clortermine.
1825	7. Embutramide.
1826	<u>8.6.</u> Lysergic acid.
1827	<u>9.7.</u> Lysergic acid amide.
1828	<u>10.8.</u> Methyprylon.
1829	11. Perampanel.
1830	<u>12.9.</u> Phendimetrazine.
1831	13.10. Sulfondiethylmethane.
1832	14.11. Sulfonethylmethane.
1833	15.12. Sulfonmethane.
1834	<u>16.13.</u> Tiletamine and zolazepam or any salt thereof.
1835	(b) Nalorphine.
1836	(c) Unless specifically excepted or unless listed in
1837	another schedule, any material, compound, mixture, or
1838	preparation containing limited quantities of any of the

Page 64 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

1843

1844

1845

1846

1847

1848

1850

1851 1852

1853

1854

1855

1856

1857

1858

1859

1860

1861

1862

1867

872398

1839 following controlled substances or any salts thereof:

1840 1. Not more than 1.8 grams of codeine per 100 milliliters 1841 or not more than 90 milligrams per dosage unit, with an equal or 1842 greater quantity of an isoquinoline alkaloid of opium.

2. Not more than 1.8 grams of codeine per 100 milliliters or not more than 90 milligrams per dosage unit, with recognized therapeutic amounts of one or more active ingredients which are not controlled substances.

3. Not more than 300 milligrams of hydrocodone per 100 milliliters or not more than 15 milligrams per dosage unit, with a fourfold or greater quantity of an isoquinoline alkaloid of 1849 opium.

4. Not more than 300 milligrams of hydrocodone per 100 milliliters or not more than 15 milligrams per dosage unit, with recognized therapeutic amounts of one or more active ingredients that are not controlled substances.

5. Not more than 1.8 grams of dihydrocodeine per 100 milliliters or not more than 90 milligrams per dosage unit, with recognized therapeutic amounts of one or more active ingredients which are not controlled substances.

6. Not more than 300 milligrams of ethylmorphine per 100 milliliters or not more than 15 milligrams per dosage unit, with one or more active, nonnarcotic ingredients in recognized therapeutic amounts.

1863 7. Not more than 50 milligrams of morphine per 100 1864 milliliters or per 100 grams, with recognized therapeutic 1865 amounts of one or more active ingredients which are not controlled substances. 1866

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1868	For purposes of charging a person with a violation of s. 893.135
1869	involving any controlled substance described in subparagraph 3.
1870	or subparagraph 4., the controlled substance is a Schedule III
1871	controlled substance pursuant to this paragraph but the weight
1872	of the controlled substance per milliliters or per dosage unit
1873	is not relevant to the charging of a violation of s. 893.135.
1874	The weight of the controlled substance shall be determined
1875	pursuant to s. 893.135(6).
1876	(d) Anabolic steroids.
1877	1. The term "anabolic steroid" means any drug or hormonal
1878	substance, chemically and pharmacologically related to
1879	testosterone, other than estrogens, progestins, and
1880	corticosteroids, that promotes muscle growth and includes:
1881	a. Androsterone.
1882	b. Androsterone acetate.
1883	c. Boldenone.
1884	d. Boldenone acetate.
1885	e. Boldenone benzoate.
1886	f. Boldenone undecylenate.
1887	g. Chlorotestosterone (Clostebol).
1888	h. Dehydrochlormethyltestosterone.
1889	i. Dihydrotestosterone (Stanolone).
1890	j. Drostanolone.
1891	k. Ethylestrenol.
1892	l. Fluoxymesterone.
1893	m. Formebulone (Formebolone).
1894	n. Mesterolone.
1895	o. Methandrostenolone (Methandienone).
1896	p. Methandranone.

Page 66 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1897	q. Methandriol.
1898	r. Methenolone.
1899	s. Methyltestosterone.
1900	t. Mibolerone.
1901	u. Nortestosterone (Nandrolone).
1902	v. Norethandrolone.
1903	w. Nortestosterone decanoate.
1904	x. Nortestosterone phenylpropionate.
1905	y. Nortestosterone propionate.
1906	z. Oxandrolone.
1907	aa. Oxymesterone.
1908	bb. Oxymetholone.
1909	cc. Stanozolol.
1910	dd. Testolactone.
1911	ee. Testosterone.
1912	ff. Testosterone acetate.
1913	gg. Testosterone benzoate.
1914	hh. Testosterone cypionate.
1915	ii. Testosterone decanoate.
1916	jj. Testosterone enanthate.
1917	kk. Testosterone isocaproate.
1918	ll. Testosterone oleate.
1919	mm. Testosterone phenylpropionate.
1920	nn. Testosterone propionate.
1921	oo. Testosterone undecanoate.
1922	pp. Trenbolone.
1923	qq. Trenbolone acetate.
1924	rr. Any salt, ester, or isomer of a drug or substance
1925	described or listed in this subparagraph if that salt, ester, or

Page 67 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



1926 isomer promotes muscle growth.

1935

1936

1937

1938

1939

1940

1941

1942

1943

1944

1945

1946

1947

1948

1949

1950

1951

1927 2. The term does not include an anabolic steroid that is 1928 expressly intended for administration through implants to cattle 1929 or other nonhuman species and that has been approved by the 1930 United States Secretary of Health and Human Services for such 1931 administration. However, any person who prescribes, dispenses, or distributes such a steroid for human use is considered to 1932 1933 have prescribed, dispensed, or distributed an anabolic steroid 1934 within the meaning of this paragraph.

(e) Ketamine, including any isomers, esters, ethers, salts, and salts of isomers, esters, and ethers, whenever the existence of such isomers, esters, ethers, and salts is possible within the specific chemical designation.

(f) Dronabinol (synthetic THC) in sesame oil and encapsulated in a soft gelatin capsule in a drug product approved by the United States Food and Drug Administration.

(g) Any drug product containing gamma-hydroxybutyric acid, including its salts, isomers, and salts of isomers, for which an application is approved under s. 505 of the Federal Food, Drug, and Cosmetic Act.

(4) (a) SCHEDULE IV.—A substance in Schedule IV has a low potential for abuse relative to the substances in Schedule III and has a currently accepted medical use in treatment in the United States, and abuse of the substance may lead to limited physical or psychological dependence relative to the substances in Schedule III.

1952 (b) Unless specifically excepted or unless listed in 1953 another schedule, any material, compound, mixture, or 1954 preparation which contains any quantity of the following

Page 68 of 181



1955	substances, including its salts, isomers, and salts of isomers
1956	whenever the existence of such salts, isomers, and salts of
1957	isomers is possible within the specific chemical designation,
1958	are controlled in Schedule IV:
1959	1. Alfaxalone.
1960	<u>2.(a)</u> Alprazolam.
1961	<u>3.(b)</u> Barbital.
1962	<u>4.(c)</u> Bromazepam.
1963	<u>5.(iii)</u> Butorphanol tartrate.
1964	<u>6.(d)</u> Camazepam.
1965	<u>7.(jjj)</u> Carisoprodol.
1966	<u>8.(e)</u> Cathine.
1967	<u>9.(f)</u> Chloral betaine.
1968	<u>10.(g)</u> Chloral hydrate.
1969	<u>11.(h)</u> Chlordiazepoxide.
1970	<u>12.(i)</u> Clobazam.
1971	<u>13.(j)</u> Clonazepam.
1972	<u>14.(k)</u> Clorazepate.
1973	<u>15.(1)</u> Clotiazepam.
1974	<u>16.(m)</u> Cloxazolam.
1975	17. Dexfenfluramine.
1976	<u>18.(n)</u> Delorazepam.
1977	19. Dichloralphenazone.
1978	<u>20.(p)</u> Diazepam.
1979	<u>21.(q)</u> Diethylpropion.
1980	22. Eluxadoline.
1981	<u>23.(r)</u> Estazolam.
1982	24. Eszopiclone.
1983	<u>25.(s)</u> Ethchlorvynol.

Page 69 of 181



1984	<u>26.(t) Ethinamate.</u>
1985	<u>27.(u)</u> Ethyl loflazepate.
1986	<u>28.(v)</u> Fencamfamin.
1987	<u>29.(w)</u> Fenfluramine.
1988	<u>30.(x)</u> Fenproporex.
1989	<u>31.(y)</u> Fludiazepam.
1990	<u>32.(z)</u> Flurazepam.
1991	33. Fospropofol.
1992	<u>34.(aa) Halazepam.</u>
1993	<u>35.(bb)</u> Haloxazolam.
1994	<u>36.(cc) Ketazolam.</u>
1995	<u>37.(dd) Loprazolam.</u>
1996	<u>38.(ee) Lorazepam.</u>
1997	39. Lorcaserin.
1998	<u>40.(ff) Lormetazepam.</u>
1999	<u>41.(gg) Mazindol.</u>
2000	42. (hh) Mebutamate.
2001	<u>43.(ii) Medazepam.</u>
2002	<u>44.(jj)</u> Mefenorex.
2003	<u>45.(kk) Meprobamate.</u>
2004	<u>46.(11) Methohexital.</u>
2005	47. (mm) Methylphenobarbital.
2006	<u>48.(nn) Midazolam.</u>
2007	49. Modafinil.
2008	<u>50.(oo) Nimetazepam.</u>
2009	<u>51.(pp)</u> Nitrazepam.
2010	<u>52.(qq) Nordiazepam.</u>
2011	<u>53.(rr) Oxazepam.</u>
2012	<u>54.(ss) Oxazolam.</u>

Page 70 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2013	<u>55.(tt)</u> Paraldehyde.
2014	<u>56.(uu)</u> Pemoline.
2015	<u>57.(vv)</u> Pentazocine.
2016	58. Petrichloral.
2017	<u>59.(ww)</u> Phenobarbital.
2018	<u>60.(xx)</u> Phentermine.
2019	<u>61.(yy)</u> Pinazepam.
2020	<u>62.(zz) Pipradrol.</u>
2021	<u>63.(aaa)</u> Prazepam.
2022	<u>64.(0)</u> Propoxyphene (dosage forms).
2023	65.(bbb) Propylhexedrine, excluding any patent or
2024	proprietary preparation containing propylhexedrine, unless
2025	otherwise provided by federal law.
2026	<u>66.(cee)</u> Quazepam.
2027	67. Sibutramine.
2028	68. (eee) SPA[(-)-1 dimethylamino-1, 2
2029	diphenylethane].
2030	69. Suvorexant.
2031	<u>70.(fff)</u> Temazepam.
2032	<u>71.(ddd)</u> Tetrazepam.
2033	72. Tramadol.
2034	<u>73.(ggg) Triazolam.</u>
2035	74. Zaleplon.
2036	75. Zolpidem.
2037	76. Zopiclone.
2038	77. (hhh) Not more than 1 milligram of difenoxin and not
2039	less than 25 micrograms of atropine sulfate per dosage unit.
2040	(5) SCHEDULE VA substance, compound, mixture, or
2041	preparation of a substance in Schedule V has a low potential for

Page 71 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2042 abuse relative to the substances in Schedule IV and has a 2043 currently accepted medical use in treatment in the United 2044 States, and abuse of such compound, mixture, or preparation may 2045 lead to limited physical or psychological dependence relative to 2046 the substances in Schedule IV.

(a) Substances controlled in Schedule V include any compound, mixture, or preparation containing any of the following limited quantities of controlled substances, which <u>must shall</u> include one or more active medicinal ingredients <u>that</u> which are not controlled substances in sufficient proportion to confer upon the compound, mixture, or preparation valuable medicinal qualities other than those possessed by the controlled substance alone:

1. Not more than 200 milligrams of codeine per 100 milliliters or per 100 grams.

2. Not more than 100 milligrams of dihydrocodeine per 100 milliliters or per 100 grams.

3. Not more than 100 milligrams of ethylmorphine per 100 milliliters or per 100 grams.

4. Not more than 2.5 milligrams of diphenoxylate and not less than 25 micrograms of atropine sulfate per dosage unit.

5. Not more than 100 milligrams of opium per 100 milliliters or per 100 grams.

6. Not more than 0.5 milligrams of difenoxin and not less than 25 micrograms of atropine sulfate per dosage unit.

(b) <u>Unless a specific exception exists or unless listed in</u> another schedule, any material, compound, mixture, or preparation that contains any quantity of the following substances is controlled in Schedule V:

Page 72 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2071 1. Brivaracetam.

2072

2073

2074

2075

2076

2077

2084

2085

2087

2088

2089

2090 2091

2092

2093

2094

2095

2096

2097

2. Ezogabine.

3. Lacosamide.

<u>4. Pregabalin</u> Narcotic drugs. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation containing any of the following narcotic drugs and their salts: Buprenorphine.

(c) Stimulants. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances having a stimulant effect on the central nervous system, including its salts, isomers, and salts of isomers: Pyrovalerone.

Section 11. Subsection (1) of section 893.04, Florida Statutes, is amended to read:

2086

893.04 Pharmacist and practitioner.-

(1) A pharmacist, in good faith and in the course of professional practice only, may dispense controlled substances upon a written, or oral, or electronic prescription of a practitioner, under the following conditions:

(a) Oral prescriptions must be promptly reduced to writingby the pharmacist or recorded electronically if permitted byfederal law.

(b) The written prescription must be dated and signed by the prescribing practitioner on the day when issued.

(c) There shall appear on the face of the prescription or written record thereof for the controlled substance the following information:

2098 2099

1. The full name and address of the person for whom, or the

Page 73 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2100 owner of the animal for which, the controlled substance is 2101 dispensed. 2. The full name and address of the prescribing 2102 2103 practitioner and the practitioner's federal controlled substance registry number shall be printed thereon. 2104 2105 3. If the prescription is for an animal, the species of 2106 animal for which the controlled substance is prescribed. 2107 4. The name of the controlled substance prescribed and the 2108 strength, quantity, and directions for use thereof. 2109 5. The number of the prescription, as recorded in the 2110 prescription files of the pharmacy in which it is filled. 2111 6. The initials of the pharmacist filling the prescription 2112 and the date filled. 2113 (d) The prescription shall be retained on file by the proprietor of the pharmacy in which it is filled for a period of 2114 2115 2 years. 2116 (e) Affixed to the original container in which a controlled 2117 substance is delivered upon a prescription or authorized refill 2118 thereof, as hereinafter provided, there shall be a label bearing 2119 the following information: 2120 1. The name and address of the pharmacy from which such 2121 controlled substance was dispensed. 2122 2. The date on which the prescription for such controlled 2123 substance was filled. 2124 3. The number of such prescription, as recorded in the 2125 prescription files of the pharmacy in which it is filled. 2126 4. The name of the prescribing practitioner. 2127 5. The name of the patient for whom, or of the owner and 2128 species of the animal for which, the controlled substance is

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2129 prescribed.

2132

2133

2134

2130 6. The directions for the use of the controlled substance2131 prescribed in the prescription.

7. A clear, concise warning that it is a crime to transfer the controlled substance to any person other than the patient for whom prescribed.

2135 (f) A prescription for a controlled substance listed in 2136 Schedule II may be dispensed only upon a written or electronic 2137 prescription of a practitioner, except that in an emergency 2138 situation, as defined by regulation of the Department of Health, 2139 such controlled substance may be dispensed upon oral 2140 prescription but is limited to a 72-hour supply. A prescription 2141 for a controlled substance listed in Schedule II may not be 2142 refilled.

(g) A prescription for a controlled substance listed in Schedule III, Schedule IV, or Schedule V may not be filled or refilled more than five times within a period of 6 months after the date on which the prescription was written unless the prescription is renewed by a practitioner.

2148 Section 12. Section 893.055, Florida Statutes, is amended 2149 to read:

2150 (Substantial rewording of section. See 2151 s. 893.055, F.S., for present text.) 2152 893.055 Prescription drug monitoring program.-2153 (1) As used in this section, the term: 2154 (a) "Active investigation" means an investigation that is 2155 being conducted with a reasonable, good faith belief that it 2156 could lead to the filing of administrative, civil, or criminal 2157 proceedings, or that is ongoing and continuing and for which

Page 75 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2158	there is a reasonable, good faith anticipation of securing an
2159	arrest or prosecution in the foreseeable future.
2160	(b) "Administration" means the obtaining and giving of a
2161	single dose of a controlled substance by a legally authorized
2162	person to a patient for her or his consumption.
2163	(c) "Controlled substance" means a controlled substance
2164	listed in Schedule II, Schedule III, Schedule IV, or Schedule V
2165	of s. 893.03 or 21 U.S.C. s. 812.
2166	(d) "Dispense" means the transfer of possession of one or
2167	more doses of a controlled substance by a dispenser to the
2168	ultimate consumer or to his or her agent.
2169	(e) "Dispenser" means a dispensing health care
2170	practitioner, pharmacy, or pharmacist licensed to dispense
2171	controlled substances in or into this state.
2172	(f) "Health care practitioner" or "practitioner" means any
2173	practitioner licensed under chapter 458, chapter 459, chapter
2174	461, chapter 463, chapter 464, chapter 465, or chapter 466.
2175	(g) "Health care regulatory board" has the same meaning as
2176	in s. 456.001(1).
2177	(h) "Law enforcement agency" means the Department of Law
2178	Enforcement, a sheriff's office in this state, a police
2179	department in this state, or a law enforcement agency of the
2180	Federal Government which enforces the laws of this state or the
2181	United States relating to controlled substances and whose agents
2182	and officers are empowered by law to conduct criminal
2183	investigations and make arrests.
2184	(i) "Pharmacy" includes a community pharmacy, an
2185	institutional pharmacy, a nuclear pharmacy, a special pharmacy,
2186	or an Internet pharmacy that is licensed by the department under

Page 76 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



0105	
2187	chapter 465 and that dispenses or delivers controlled substances
2188	to an individual or address in this state.
2189	(j) "Prescriber" means a prescribing physician, prescribing
2190	practitioner, or other prescribing health care practitioner
2191	authorized by the laws of this state to order controlled
2192	substances.
2193	(k) "Program manager" means an employee of or a person
2194	contracted by the department who is designated to ensure the
2195	integrity of the prescription drug monitoring program in
2196	accordance with the requirements established in this section.
2197	(2)(a) The department shall maintain an electronic system
2198	to collect and store controlled substance dispensing information
2199	and shall release the information as authorized in this section
2200	and s. 893.0551. The electronic system must:
2201	1. Not infringe upon the legitimate prescribing or
2202	dispensing of a controlled substance by a prescriber or
2203	dispenser acting in good faith and in the course of professional
2204	practice.
2205	2. Be consistent with standards of the American Society for
2206	Automation in Pharmacy.
2207	3. Comply with the Health Insurance Portability and
2208	Accountability Act as it pertains to protected health
2209	information, electronic protected health information, and all
2210	other relevant state and federal privacy and security laws and
2211	regulations.
2212	4. Purge or cause to be purged information in the database
2213	that is more than 4 years old.
2214	(b) The department may collaborate with professional health
2215	care regulatory boards, appropriate organizations, and other

Page 77 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



state agencies to identify indicators of controlled substance 2216 2217 abuse. (3) (a) For each controlled substance dispensed to a patient 2218 2219 in this state, the following information must be reported by the 2220 dispenser to the system as soon thereafter as possible but no 2221 later than the close of the next business day after the day the 2222 controlled substance is dispensed unless an extension or 2223 exemption is approved by the department: 2224 1. The name of the prescribing practitioner, the 2225 practitioner's federal Drug Enforcement Administration 2226 registration number, the practitioner's National Provider 2227 Identification or other appropriate identifier, and the date of 2228 the prescription. 2229 2. The date the prescription was filled and the method of 2230 payment, such as cash by an individual, insurance coverage 2231 through a third party, or Medicaid payment. This paragraph does 2232 not authorize the department to include individual credit card 2233 numbers or other account numbers in the system. 2234 3. The full name, address, telephone number, and date of 2235 birth of the person for whom the prescription was written. 2236 4. The name, national drug code, quantity, and strength of 2237 the controlled substance dispensed. 2238 5. The full name, federal Drug Enforcement Administration 2239 registration number, State of Florida Department of Health 2240 issued pharmacy permit number, and address of the pharmacy or 2241 other location from which the controlled substance was 2242 dispensed. If the controlled substance was dispensed by a 2243 practitioner other than a pharmacist, the practitioner's full 2244 name, address, federal Drug Enforcement Administration

Page 78 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2245	registration number, State of Florida Department of Health
2246	issued license number, and National Provider Identification.
2247	6. Whether the drug was dispensed as an initial
2248	prescription or a refill, and the number of refills ordered.
2249	7. The name of the individual picking up the controlled
2250	substance prescription and type and issuer of the identification
2251	provided.
2252	8. Other appropriate identifying information as determined
2253	by department rule.
2254	(b) The following acts of administration or dispensing are
2255	exempt from the reporting requirements of this subsection:
2256	1. All acts of administration of a controlled substance.
2257	2. The dispensing of a controlled substance in the health
2258	care system of the Department of Corrections.
2259	3. The dispensing of a controlled substance to a person
2260	under the age of 16.
2261	(4) The following persons must be provided direct access to
2262	information in the system:
2263	(a) A prescriber or dispenser or his or her designee.
2264	(b) An employee of the United States Department of Veterans
2265	Affairs, the United States Department of Defense, or the Indian
2266	Health Service who provides health care services pursuant to
2267	such employment and who has the authority to prescribe
2268	controlled substances shall have access to the information in
2269	the program's system upon verification of employment.
2270	(c) The program manager or designated program and support
2271	staff to administer the system.
2272	1. In order to calculate performance measures pursuant to
2273	subsection (14), the program manager or program and support

Page 79 of 181

3/8/2018 1:00:35 PM

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

2274	staff members who have been directed by the program manager to
2275	calculate performance measures may have direct access to
2276	information that contains no identifying information of any
2277	patient, physician, health care practitioner, prescriber, or
2278	dispenser.
2279	2. The program manager or designated program and support
2280	staff must provide the department, upon request, data that does
2281	not contain patient, physician, health care practitioner,
2282	prescriber, or dispenser identifying information for public
2283	health care and safety initiatives purposes.
2284	3. The program manager, upon determining a pattern
2285	consistent with the department's rules established under
2286	subsection (16), may provide relevant information to the
2287	prescriber and dispenser.
2288	4. The program manager, upon determining a pattern
2289	consistent with the rules established under subsection (16) and
2290	having cause to believe a violation of s. 893.13(7)(a)8.,
2291	(8) (a), or (8) (b) has occurred, may provide relevant information
2292	to the applicable law enforcement agency.
2293	
2294	The program manager and designated program and support staff
2295	must complete a level II background screening.
2296	(5) The following entities may not directly access
2297	information in the system, but may request information from the
2298	program manager or designated program and support staff:
2299	(a) The department and its health care regulatory boards,
2300	as appropriate, for investigations involving licensees
2301	authorized to prescribe or dispense controlled substances.
2302	(b) The Attorney General for Medicaid fraud cases involving

Page 80 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2303	prescribed controlled substances.
2304	(c) A law enforcement agency during active investigations
2305	of potential criminal activity, fraud, or theft regarding
2306	prescribed controlled substances.
2307	(d) A medical examiner when conducting an authorized
2308	investigation under s. 406.11, to determine the cause of death
2309	of an individual.
2310	(e) An impaired practitioner consultant who is retained by
2311	the department under s. 456.076 to review the system information
2312	of an impaired practitioner program participant or a referral
2313	who has agreed to be evaluated or monitored through the program
2314	and who has separately agreed in writing to the consultant's
2315	access to and review of such information.
2316	(f) A patient or the legal guardian or designated health
2317	care surrogate of an incapacitated patient who submits a written
2318	and notarized request that includes the patient's full name,
2319	address, phone number, date of birth, and a copy of a
2320	government-issued photo identification.
2321	(6) The department may enter into one or more reciprocal
2322	agreements or contracts to share prescription drug monitoring
2323	information with other states, districts, or territories if the
2324	prescription drug monitoring programs of such other states,
2325	districts, or territories are compatible with the Florida
2326	program.
2327	(a) In determining compatibility, the department shall
2328	consider:
2329	1. The safeguards for privacy of patient records and the
2330	success of the program in protecting patient privacy.
2331	2. The persons authorized to view the data collected by the
	1

Page 81 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2332	program. Comparable entities and licensed health care
2333	practitioners in other states, districts, or territories of the
2334	United States, law enforcement agencies, the Attorney General's
2335	Medicaid Fraud Control Unit, medical regulatory boards, and, as
2336	needed, management staff that have similar duties as management
2337	staff who work with the prescription drug monitoring program as
2338	authorized in s. 893.0551 are authorized access upon approval by
2339	
	the department.
2340	3. The schedules of the controlled substances that are
2341	monitored by the program.
2342	4. The data reported to or included in the program's
2343	system.
2344	5. Any implementing criteria deemed essential for a
2345	thorough comparison.
2346	6. The costs and benefits to the state of sharing
2347	prescription information.
2348	(b) The department shall assess the prescription drug
2349	monitoring program's continued compatibility with other states',
2350	districts', or territories' programs every 4 years.
2351	(c) Any agreements or contracts for sharing of prescription
2352	drug monitoring information between the department and other
2353	states, districts, or territories shall contain the same
2354	restrictions and requirements as this section or s. 893.0551,
2355	and the information must be provided according to the
2356	department's determination of compatibility.
2357	(7) The department may enter into agreements or contracts
2358	to establish secure connections between the system and a
2359	prescribing or dispensing health care practitioner's electronic
2360	health recordkeeping system. The electronic health recordkeeping

Page 82 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2361	system owner or license holder will be responsible for ensuring
2362	that only authorized individuals have access to prescription
2363	drug monitoring program information.
2364	(8) A prescriber or dispenser or a designee of a prescriber
2365	or dispenser must consult the system to review a patient's
2366	controlled substance dispensing history before prescribing or
2367	dispensing a controlled substance for a patient age 16 or older.
2368	This requirement does not apply when prescribing or dispensing a
2369	nonopioid controlled substance listed in Schedule V of s. 893.03
2370	or 21 U.S.C. 812. For purposes of this subsection, a "nonopioid
2371	controlled substance" is a controlled substance that does not
2372	contain any amount of a substance listed as an opioid in s.
2373	893.03 or 21 U.S.C. 812.
2374	(a) The duty to consult the system does not apply when the
2375	system:
2376	1. Is determined by the department to be nonoperational; or
2377	2. Cannot be accessed by the prescriber or dispenser or a
2378	designee of the prescriber or dispenser because of a temporary
2379	technological or electrical failure.
2380	(b) A prescriber or dispenser or designee of a prescriber
2381	or dispenser who does not consult the system under this
2382	subsection shall document the reason he or she did not consult
2383	the system in the patient's medical record or prescription
2384	record and shall not prescribe or dispense greater than a 3-day
2385	supply of a controlled substance to the patient.
2386	(c) Notwithstanding s. 456.077(1), the department must
2387	issue a citation pursuant to s. 456.077 to any prescriber or
2388	dispenser who fails to comply with this subsection or whose
2389	designee fails to comply with this subsection. The department

Page 83 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

2394

2395

2396

2397

872398

2390 must also refer the noncompliance to the appropriate board for 2391 consideration of disciplinary action, including suspension or 2392 revocation of license, against the non-compliant prescriber or 2393 dispenser.

(9) A person who willfully and knowingly fails to report the dispensing of a controlled substance as required by this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

2398 (10) Information in the prescription drug monitoring 2399 program's system may be released only as provided in this section and s. 893.0551. The content of the system is intended 2400 2401 to be informational only. Information in the system is not 2402 subject to discovery or introduction into evidence in any civil 2403 or administrative action against a prescriber, dispenser, 2404 pharmacy, or patient arising out of matters that are the subject 2405 of information in the system. The program manager and authorized persons who participate in preparing, reviewing, issuing, or any 2406 2407 other activity related to management of the system may not be 2408 permitted or required to testify in any such civil or 2409 administrative action as to any findings, recommendations, 2410 evaluations, opinions, or other actions taken in connection with 2411 management of the system. 2412 (11) A prescriber or dispenser, or his or her designee, may 2413 have access to the information under this section which relates 2414 to a patient of that prescriber or dispenser as needed for the 2415 purpose of reviewing the patient's controlled drug prescription 2416 history. A prescriber or dispenser acting in good faith is immune from any civil, criminal, or administrative liability 2417 2418 that might otherwise be incurred or imposed for receiving or

Page 84 of 181

3/8/2018 1:00:35 PM

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

1



2419	using information from the prescription drug monitoring program.
2420	This subsection does not create a private cause of action, and a
2421	person may not recover damages against a prescriber or dispenser
2422	authorized to access information under this subsection for
2423	accessing or failing to access such information.
2424	(12)(a) All costs incurred by the department in
2425	administering the prescription drug monitoring program shall be
2426	funded through federal grants, private funding applied for or
2427	received by the state, or state funds appropriated in the
2428	General Appropriations Act. The department may not:
2429	1. Commit funds for the monitoring program without ensuring
2430	funding is available; or
2431	2. Use funds provided, directly or indirectly, by
2432	prescription drug manufacturers to implement the program.
2433	(b) The department shall cooperate with the direct-support
2434	organization established under subsection (15) in seeking
2435	federal grant funds, other nonstate grant funds, gifts,
2436	donations, or other private moneys for the department if the
2437	costs of doing so are immaterial. Immaterial costs include, but
2438	are not limited to, the costs of mailing and personnel assigned
2439	to research or apply for a grant. The department may
2440	competitively procure and contract pursuant to s. 287.057 for
2441	any goods and services required by this section.
2442	(13) The department shall conduct or participate in studies
2443	to examine the feasibility of enhancing the prescription drug
2444	monitoring program for the purposes of public health initiatives
2445	and statistical reporting. Such studies shall respect the
2446	privacy of the patient, the prescriber, and the dispenser. Such

studies may be conducted by the department or a contracted

Page 85 of 181

2447

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2448	vendor in order to:
2449	(a) Improve the quality of health care services and safety
2450	by improving prescribing and dispensing practices for controlled
2451	substances;
2452	(b) Take advantage of advances in technology;
2453	(c) Reduce duplicative prescriptions and the
2454	overprescribing of controlled substances; and
2455	(d) Reduce drug abuse.
2456	(14) The department shall annually report on performance
2457	measures to the Governor, the President of the Senate, and the
2458	Speaker of the House of Representatives by December 1.
2459	Performance measures may include, but are not limited to, the
2460	following outcomes:
2461	(a) Reduction of the rate of inappropriate use of
2462	controlled substances through department education and safety
2463	efforts.
2464	(b) Reduction of the quantity of controlled substances
2465	obtained by individuals attempting to engage in fraud and
2466	deceit.
2467	(c) Increased coordination among partners participating in
2468	the prescription drug monitoring program.
2469	(d) Involvement of stakeholders in achieving improved
2470	patient health care and safety and reduction of controlled
2471	substance abuse and controlled substance diversion.
2472	(15) The department may establish a direct-support
2473	organization to provide assistance, funding, and promotional
2474	support for the activities authorized for the prescription drug
2475	monitoring program.
2476	(a) As used in this subsection, the term "direct-support

Page 86 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2477	organization" means an organization that is:
2478	1. A Florida corporation not for profit incorporated under
2479	chapter 617, exempted from filing fees, and approved by the
2480	Department of State.
2481	2. Organized and operated to conduct programs and
2482	activities; raise funds; request and receive grants, gifts, and
2483	bequests of money; acquire, receive, hold, and invest, in its
2484	own name, securities, funds, objects of value, or other
2485	property, either real or personal; and make expenditures or
2486	provide funding to or for the direct or indirect benefit of the
2487	department in the furtherance of the prescription drug
2488	monitoring program.
2489	(b) The State Surgeon General shall appoint a board of
2490	directors for the direct-support organization.
2491	1. The board of directors shall consist of no fewer than
2492	five members who shall serve at the pleasure of the State
2493	Surgeon General.
2494	2. The State Surgeon General shall provide guidance to
2495	members of the board to ensure that moneys received by the
2496	direct-support organization are not received from inappropriate
2497	sources. Inappropriate sources include, but are not limited to,
2498	donors, grantors, persons, prescription drug manufacturers, or
2499	organizations that may monetarily or substantively benefit from
2500	the purchase of goods or services by the department in
2501	furtherance of the prescription drug monitoring program.
2502	(c) The direct-support organization shall operate under
2503	written contract with the department. The contract must, at a
2504	minimum, provide for:
2505	1. Approval of the articles of incorporation and bylaws of

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2506	the direct-support organization by the department.
2507	2. Submission of an annual budget for the approval of the
2508	department.
2509	3. The reversion, without penalty, to the department's
2510	grants and donations trust fund for the administration of the
2511	prescription drug monitoring program of all moneys and property
2512	held in trust by the direct-support organization for the benefit
2513	of the prescription drug monitoring program if the direct-
2514	support organization ceases to exist or if the contract is
2515	terminated.
2516	4. The fiscal year of the direct-support organization,
2517	which must begin July 1 of each year and end June 30 of the
2518	following year.
2519	5. The disclosure of the material provisions of the
2520	contract to donors of gifts, contributions, or bequests,
2521	including such disclosure on all promotional and fundraising
2522	publications, and an explanation to such donors of the
2523	distinction between the department and the direct-support
2524	organization.
2525	6. The direct-support organization's collecting, expending,
2526	and providing of funds to the department for the development,
2527	implementation, and operation of the prescription drug
2528	monitoring program as described in this section. The direct-
2529	support organization may collect and expend funds to be used for
2530	the functions of the direct-support organization's board of
2531	directors, as necessary and approved by the department. In
2532	addition, the direct-support organization may collect and
2533	provide funding to the department in furtherance of the
2534	prescription drug monitoring program by:

Page 88 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2535	a. Establishing and administering the prescription drug
2536	monitoring program's electronic system, including hardware and
2537	software.
2538	b. Conducting studies on the efficiency and effectiveness
2539	of the program to include feasibility studies as described in
2540	subsection (13).
2541	c. Providing funds for future enhancements of the program
2542	within the intent of this section.
2543	d. Providing user training of the prescription drug
2544	monitoring program, including distribution of materials to
2545	promote public awareness and education and conducting workshops
2546	or other meetings for health care practitioners, pharmacists,
2547	and others as appropriate.
2548	e. Providing funds for travel expenses.
2549	f. Providing funds for administrative costs, including
2550	personnel, audits, facilities, and equipment.
2551	g. Fulfilling all other requirements necessary to implement
2552	and operate the program as outlined in this section.
2553	7. Certification by the department that the direct-support
2554	organization is complying with the terms of the contract in a
2555	manner consistent with and in furtherance of the goals and
2556	purposes of the prescription drug monitoring program and in the
2557	best interests of the state. Such certification must be made
2558	annually and reported in the official minutes of a meeting of
2559	the direct-support organization.
2560	(d) The activities of the direct-support organization must
2561	be consistent with the goals and mission of the department, as
2562	determined by the department, and in the best interests of the

state. The direct-support organization must obtain written

Page 89 of 181

2563

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2564	approval from the department for any activities in support of
2565	the prescription drug monitoring program before undertaking
2566	those activities.
2567	(e) The direct-support organization shall provide for an
2568	independent annual financial audit in accordance with s.
2569	215.981. Copies of the audit shall be provided to the department
2570	and the Office of Policy and Budget in the Executive Office of
2571	the Governor.
2572	(f) The direct-support organization may not exercise any
2573	power under s. 617.0302(12) or (16).
2574	(g) The direct-support organization is not considered a
2575	lobbying firm within the meaning of s. 11.045.
2576	(h) The department may permit, without charge, appropriate
2577	use of administrative services, property, and facilities of the
2578	department by the direct-support organization, subject to this
2579	section. The use must be directly in keeping with the approved
2580	purposes of the direct-support organization and may not be made
2581	at times or places that would unreasonably interfere with
2582	opportunities for the public to use such facilities for
2583	established purposes. Any moneys received from rentals of
2584	facilities and properties managed by the department may be held
2585	in a separate depository account in the name of the direct-
2586	support organization and subject to the provisions of the letter
2587	of agreement with the department. The letter of agreement must
2588	provide that any funds held in the separate depository account
2589	in the name of the direct-support organization must revert to
2590	the department if the direct-support organization is no longer
2591	approved by the department to operate in the best interests of
2592	the state.

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2593	(i) The department may adopt rules under s. 120.54 to
2594	govern the use of administrative services, property, or
2595	facilities of the department or office by the direct-support
2596	organization.
2597	(j) The department may not permit the use of any
2598	administrative services, property, or facilities of the state by
2599	a direct-support organization if that organization does not
2600	provide equal membership and employment opportunities to all
2601	persons regardless of race, color, religion, gender, age, or
2602	national origin.
2603	(k) This subsection is repealed October 1, 2027, unless
2604	reviewed and saved from repeal by the Legislature.
2605	(16) The department shall adopt rules necessary to
2606	implement this section.
2607	Section 13. Section 893.0551, Florida Statutes, is amended
2608	to read:
2609	893.0551 Public records exemption for the prescription drug
2610	monitoring program
2611	(1) For purposes of this section, the terms used in this
2612	section have the same meanings as provided in s. 893.055.
2613	(2) The following information of a patient or patient's
2614	agent, a health care practitioner, a dispenser, an employee of
2615	the practitioner who is acting on behalf of and at the direction
2616	of the practitioner, a pharmacist, or a pharmacy that is
2617	contained in records held by the department under s. 893.055 is
2618	confidential and exempt from s. 119.07(1) and s. 24(a), Art. I
2619	of the State Constitution:
2620	(a) Name.
2621	(b) Address.

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2622	(c) Telephone number.
2623	(d) Insurance plan number.
2624	(e) Government-issued identification number.
2625	(f) Provider number.
2626	(g) Drug Enforcement Administration number.
2627	(h) Any other unique identifying information or number.
2628	(3) The department shall disclose such confidential and
2629	exempt information to the following persons or entities upon
2630	request and after using a verification process to ensure the
2631	legitimacy of the request as provided in s. 893.055:
2632	(a) A health care practitioner, or his or her designee, who
2633	certifies that the information is necessary to provide medical
2634	treatment to a current patient in accordance with ss. 893.04,
2635	893.05, and 893.055.
2636	(b) An employee of the United States Department of Veterans
2637	Affairs, the United States Department of Defense, or the Indian
2638	Health Service who provides health care services pursuant to
2639	such employment and who has the authority to prescribe
2640	controlled substances shall have access to the information in
2641	the program's system upon verification of such employment.
2642	(c) The program manager and designated support staff for
2643	administration of the program, and to provide relevant
2644	information to the prescriber, dispenser, and appropriate law
2645	enforcement agencies, in accordance with s. 893.055.
2646	(d) The department and its relevant health care regulatory
2647	boards for investigations involving licensees authorized to
2648	prescribe or dispense controlled substances. The department or
2649	health care regulatory board may request information from the
2650	program but may not have direct access to its system. The

Page 92 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2651 department may provide to a law enforcement agency pursuant to 2652 ss. 456.066 and 456.073 only information that is relevant to the 2653 specific controlled substances investigation that prompted the 2654 request for the information.

2655 (e) (a) The Attorney General or his or her designee when 2656 working on Medicaid fraud cases involving prescribed controlled 2657 substances prescription drugs or when the Attorney General has 2658 initiated a review of specific identifiers of Medicaid fraud or 2659 specific identifiers that warrant a Medicaid investigation 2660 regarding prescribed controlled substances prescription drugs. 2661 The Attorney General's Medicaid fraud investigators may not have 2662 direct access to the department's system database. The Attorney 2663 General or his or her designee may disclose to a criminal 2664 justice agency, as defined in s. 119.011, only the confidential 2665 and exempt information received from the department that is 2666 relevant to an identified active investigation that prompted the 2667 request for the information.

2668 (b) The department's relevant health care regulatory boards 2669 responsible for the licensure, regulation, or discipline of a 2670 practitioner, pharmacist, or other person who is authorized to 2671 prescribe, administer, or dispense controlled substances and who 2672 is involved in a specific controlled substances investigation 2673 for prescription drugs involving a designated person. The health 2674 care regulatory boards may request information from the 2675 department but may not have direct access to its database. The 2676 health care regulatory boards may provide to a law enforcement agency pursuant to ss. 456.066 and 456.073 only information that 2677 2678 is relevant to the specific controlled substances investigation 2679 that prompted the request for the information.

Page 93 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2680 (f) (c) A law enforcement agency that has initiated an 2681 active investigation involving a specific violation of law 2682 regarding prescription drug abuse or diversion of prescribed 2683 controlled substances and that has entered into a user agreement 2684 with the department. A law enforcement agency may request 2685 information from the department but may not have direct access 2686 to its system database. The law enforcement agency may disclose 2687 to a criminal justice agency, as defined in s. 119.011, only 2688 confidential and exempt information received from the department 2689 that is relevant to an identified active investigation that 2690 prompted the request for such information.

(g) A district medical examiner or associate medical examiner, as described in s. 406.06, pursuant to his or her official duties, as required by s. 406.11, to determine the cause of death of an individual. Such medical examiners may request information from the department but may not have direct access to the system

(d) A health care practitioner, or his or her designee, who certifies that the information is necessary to provide medical treatment to a current patient in accordance with ss. 893.05 and 893.055.

(e) A pharmacist, or his or her designee, who certifies that the requested information will be used to dispense controlled substances to a current patient in accordance with ss. 893.04 and 893.055.

(f) A patient or the legal guardian or designated health care surrogate for an incapacitated patient, if applicable, making a request as provided in s. 893.055(7)(c)4.

(g) The patient's pharmacy, prescriber, or dispenser, or

2691

2692

2693

2694

2695

2696

2697 2698

2699

2700

2701

2702

2703

2704

2705

2706

2707

2708

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2709 the designee of the pharmacy, prescriber, or dispenser, who 2710 certifies that the information is necessary to provide medical 2711 treatment to his or her current patient in accordance with s. 2712 893.055.

(h) An impaired practitioner consultant who has been authorized in writing by a participant in, or by a referral to, the impaired practitioner program to access and review information as provided in s. 893.055(5)(e) 893.055(7)(c)5.

(i) A patient or the legal guardian or designated health care surrogate for an incapacitated patient, if applicable, making a request as provided in s. 893.055(5)(f).

(4) If the department determines consistent with its rules that a pattern of controlled substance abuse exists, the department may disclose such confidential and exempt information to the applicable law enforcement agency in accordance with s. 893.055. The law enforcement agency may disclose to a criminal justice agency, as defined in s. 119.011, only confidential and exempt information received from the department that is relevant to an identified active investigation that is specific to a violation of s. 893.13(7)(a)8., s. 893.13(8)(a), or s. 893.13(8)(b).

(5) Before disclosing confidential and exempt information
to a criminal justice agency or a law enforcement agency
pursuant to this section, the disclosing person or entity must
take steps to ensure the continued confidentiality of all
confidential and exempt information. At a minimum, these steps
must include redacting any nonrelevant information.

6 (6) An agency or person who obtains any confidential and 7 exempt information pursuant to this section must maintain the

Page 95 of 181

27-04570-18seg1

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2738 confidential and exempt status of that information and may not 2739 disclose such information unless authorized by law. Information 2740 shared with a state attorney pursuant to paragraph (3) (f) $\frac{(3)(a)}{(a)}$ 2741 or paragraph (3) (h) (3) (c) may be released only in response to a 2742 discovery demand if such information is directly related to the 2743 criminal case for which the information was requested. Unrelated 2744 information may be released only upon an order of a court of 2745 competent jurisdiction.

(7) A person who willfully and knowingly violates this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Section 14. Paragraphs (a), (c), (d), (e), (f), and (h) of subsection (1), subsection (2), paragraphs (a) and (b) of subsection (4), and subsections (5) and (7) of section 893.13, Florida Statutes, are amended to read:

2746

2747

2748

2749

2750 2751

2752

2753

2754

2755

2756

2757

2758

2759

2760

2761

893.13 Prohibited acts; penalties.-

(1) (a) Except as authorized by this chapter and chapter 499, a person may not sell, manufacture, or deliver, or possess with intent to sell, manufacture, or deliver, a controlled substance. A person who violates this provision with respect to:

1. A controlled substance named or described in s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2) (c) 4. commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

2762 2. A controlled substance named or described in s. 2763 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., 2764 (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a felony of the third degree, punishable as provided in s. 2765 775.082, s. 775.083, or s. 775.084. 2766

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3. A controlled substance named or described in s. 893.03(5) commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

(c) Except as authorized by this chapter, a person may not sell, manufacture, or deliver, or possess with intent to sell, manufacture, or deliver, a controlled substance in, on, or within 1,000 feet of the real property comprising a child care facility as defined in s. 402.302 or a public or private elementary, middle, or secondary school between the hours of 6 a.m. and 12 midnight, or at any time in, on, or within 1,000 feet of real property comprising a state, county, or municipal park, a community center, or a publicly owned recreational facility. As used in this paragraph, the term "community center" means a facility operated by a nonprofit community-based organization for the provision of recreational, social, or educational services to the public. A person who violates this paragraph with respect to:

1. A controlled substance named or described in s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2)(c)4. commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. The defendant must be sentenced to a minimum term of imprisonment of 3 calendar years unless the offense was committed within 1,000 feet of the real property comprising a child care facility as defined in s. 402.302.

2792 2. A controlled substance named or described in s.
2793 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6.,
2794 (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a
2795 felony of the second degree, punishable as provided in s.

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2796 775.082, s. 775.083, or s. 775.084.

2801

3. Any other controlled substance, except as lawfully sold, manufactured, or delivered, must be sentenced to pay a \$500 fine and to serve 100 hours of public service in addition to any other penalty prescribed by law.

2802 This paragraph does not apply to a child care facility unless 2803 the owner or operator of the facility posts a sign that is not 2804 less than 2 square feet in size with a word legend identifying 2805 the facility as a licensed child care facility and that is 2806 posted on the property of the child care facility in a 2807 conspicuous place where the sign is reasonably visible to the 2808 public.

(d) Except as authorized by this chapter, a person may not sell, manufacture, or deliver, or possess with intent to sell, manufacture, or deliver, a controlled substance in, on, or within 1,000 feet of the real property comprising a public or private college, university, or other postsecondary educational institution. A person who violates this paragraph with respect to:

2816 1. A controlled substance named or described in s.
2817 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5.
2818 (2)(c)4. commits a felony of the first degree, punishable as
2819 provided in s. 775.082, s. 775.083, or s. 775.084.

2820 2. A controlled substance named or described in s.
2821 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6.,
2822 (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a
2823 felony of the second degree, punishable as provided in s.
2824 775.082, s. 775.083, or s. 775.084.

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2825 3. Any other controlled substance, except as lawfully sold, 2826 manufactured, or delivered, must be sentenced to pay a \$500 fine 2827 and to serve 100 hours of public service in addition to any 2828 other penalty prescribed by law. 2829 (e) Except as authorized by this chapter, a person may not 2830 sell, manufacture, or deliver, or possess with intent to sell, 2831 manufacture, or deliver, a controlled substance not authorized 2832 by law in, on, or within 1,000 feet of a physical place for 2833 worship at which a church or religious organization regularly 2834 conducts religious services or within 1,000 feet of a 2835 convenience business as defined in s. 812.171. A person who 2836 violates this paragraph with respect to: 1. A controlled substance named or described in s. 2837 2838 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. 2839 $\frac{(2)(c)4}{c}$ commits a felony of the first degree, punishable as 2840 provided in s. 775.082, s. 775.083, or s. 775.084. 2841 2. A controlled substance named or described in s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., 2842 2843 (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a 2844 felony of the second degree, punishable as provided in s. 2845 775.082, s. 775.083, or s. 775.084. 3. Any other controlled substance, except as lawfully sold, 2846 2847 manufactured, or delivered, must be sentenced to pay a \$500 fine 2848 and to serve 100 hours of public service in addition to any 2849 other penalty prescribed by law.

(f) Except as authorized by this chapter, a person may not sell, manufacture, or deliver, or possess with intent to sell, manufacture, or deliver, a controlled substance in, on, or within 1,000 feet of the real property comprising a public

Page 99 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

housing facility at any time. As used in this section, the term "real property comprising a public housing facility" means real property, as defined in s. 421.03(12), of a public corporation created as a housing authority pursuant to part I of chapter 421. A person who violates this paragraph with respect to:

1. A controlled substance named or described in s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2)(c)4. commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

2. A controlled substance named or described in s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

3. Any other controlled substance, except as lawfully sold, manufactured, or delivered, must be sentenced to pay a \$500 fine and to serve 100 hours of public service in addition to any other penalty prescribed by law.

(h) Except as authorized by this chapter, a person may not sell, manufacture, or deliver, or possess with intent to sell, manufacture, or deliver, a controlled substance in, on, or within 1,000 feet of the real property comprising an assisted living facility, as that term is used in chapter 429. A person who violates this paragraph with respect to:

1. A controlled substance named or described in s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2)(c)4. commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

2. A controlled substance named or described in s.

Page 100 of 181

27-04570-18seg1

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2883 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., 2884 (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a 2885 felony of the second degree, punishable as provided in s. 2886 775.082, s. 775.083, or s. 775.084.

2887 3. Any other controlled substance, except as lawfully sold, 2888 manufactured, or delivered, must be sentenced to pay a \$500 fine 2889 and to serve 100 hours of public service in addition to any 2890 other penalty prescribed by law.

(2) (a) Except as authorized by this chapter and chapter 499, a person may not purchase, or possess with intent to purchase, a controlled substance. A person who violates this provision with respect to:

1. A controlled substance named or described in s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2)(c)4. commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

2. A controlled substance named or described in s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

3. A controlled substance named or described in s. 893.03(5) commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

(b) Except as provided in this chapter, a person may not purchase more than 10 grams of any substance named or described in s. 893.03(1)(a) or (1)(b), or any combination thereof, or any mixture containing any such substance. A person who violates this paragraph commits a felony of the first degree, punishable

Page 101 of 181

2895 2896

2897

2898

2899

2900 2901

2902

2903

2904 2905

2906

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2912 as provided in s. 775.082, s. 775.083, or s. 775.084. (4) Except as authorized by this chapter, a person 18 years 2913 2914 of age or older may not deliver any controlled substance to a 2915 person younger than 18 years of age, use or hire a person 2916 younger than 18 years of age as an agent or employee in the sale 2917 or delivery of such a substance, or use such person to assist in 2918 avoiding detection or apprehension for a violation of this 2919 chapter. A person who violates this subsection with respect to: 2920 (a) A controlled substance named or described in s. 2921 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. 2922 (2) (c)4. commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 2923 2924 (b) A controlled substance named or described in s. 2925 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., $\frac{(2)(c)5.}{(2)(c)5.}$ (2)(c)6., 2926 (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a 2927 felony of the second degree, punishable as provided in s. 2928 775.082, s. 775.083, or s. 775.084. 2929 2930 Imposition of sentence may not be suspended or deferred, and the 2931 person so convicted may not be placed on probation. 2932 (5) A person may not bring into this state any controlled 2933 substance unless the possession of such controlled substance is 2934 authorized by this chapter or unless such person is licensed to 2935 do so by the appropriate federal agency. A person who violates 2936 this provision with respect to: 2937 (a) A controlled substance named or described in s.

2938 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. 2939 (2)(c)4. commits a felony of the second degree, punishable as 2940 provided in s. 775.082, s. 775.083, or s. 775.084.

Page 102 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

2941	(b) A controlled substance named or described in s.
2942	893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6.,
2943	(2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) commits a
2944	felony of the third degree, punishable as provided in s.
2945	775.082, s. 775.083, or s. 775.084.
2946	(c) A controlled substance named or described in s.
2947	893.03(5) commits a misdemeanor of the first degree, punishable
2948	as provided in s. 775.082 or s. 775.083.
2949	(7)
2950	(e) A person or health care practitioner who violates the
2951	provisions of subparagraph (a)13. or paragraph (b) commits a
2952	felony of the second third degree, punishable as provided in s.
2953	775.082, s. 775.083, or s. 775.084, if any controlled substance
2954	that is the subject of the offense is listed in Schedule II,
2955	Schedule III, or Schedule IV.
2956	Section 15. Section 893.147, Florida Statutes, is amended,
2957	to read:
2958	893.147 Use, possession, manufacture, delivery,
2959	transportation, advertisement, or retail sale of drug
2960	paraphernalia, specified machines, and materials
2961	(1) USE OR POSSESSION OF DRUG PARAPHERNALIA.—It is unlawful
2962	for any person to use, or to possess with intent to use, drug
2963	paraphernalia:
2964	(a) To plant, propagate, cultivate, grow, harvest,
2965	manufacture, compound, convert, produce, process, prepare, test,
2966	analyze, pack, repack, store, contain, or conceal a controlled
2967	substance in violation of this chapter; or
2968	(b) To inject, ingest, inhale, or otherwise introduce into
2969	the human body a controlled substance in violation of this

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2970 chapter.

2971

2976

2977

2978

2980

2981

2982

2983

2984

2985

2986

2972 Any person who violates this subsection is guilty of a 2973 misdemeanor of the first degree, punishable as provided in s. 2974 775.082 or s. 775.083.

2975 (2) MANUFACTURE OR DELIVERY OF DRUG PARAPHERNALIA.-It is unlawful for any person to deliver, possess with intent to deliver, or manufacture with intent to deliver drug paraphernalia, knowing, or under circumstances where one 2979 reasonably should know, that it will be used:

(a) To plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, or conceal a controlled substance in violation of this act; or

(b) To inject, ingest, inhale, or otherwise introduce into the human body a controlled substance in violation of this act.

2987 Any person who violates this subsection is guilty of a felony of 2988 the third degree, punishable as provided in s. 775.082, s. 2989 775.083, or s. 775.084.

2990

(3) DELIVERY OF DRUG PARAPHERNALIA TO A MINOR.-

2991 (a) Any person 18 years of age or over who violates 2992 subsection (2) by delivering drug paraphernalia to a person 2993 under 18 years of age is guilty of a felony of the second 2994 degree, punishable as provided in s. 775.082, s. 775.083, or s. 2995 775.084.

2996 (b) It is unlawful for any person to sell or otherwise deliver hypodermic syringes, needles, or other objects which may 2997 2998 be used, are intended for use, or are designed for use in

Page 104 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



2999 parenterally injecting substances into the human body to any person under 18 years of age, except that hypodermic syringes, 3000 3001 needles, or other such objects may be lawfully dispensed to a 3002 person under 18 years of age by a licensed practitioner, parent, 3003 or legal guardian or by a pharmacist pursuant to a valid 3004 prescription for same. Any person who violates the provisions of 3005 this paragraph is guilty of a misdemeanor of the first degree, 3006 punishable as provided in s. 775.082 or s. 775.083. 3007 (4) TRANSPORTATION OF DRUG PARAPHERNALIA.-It is unlawful to 3008 use, possess with the intent to use, or manufacture with the 3009 intent to use drug paraphernalia, knowing or under circumstances 3010 in which one reasonably should know that it will be used to 3011 transport: 3012 (a) A controlled substance in violation of this chapter; or 3013 (b) Contraband as defined in s. 932.701(2)(a)1. 3014 3015 Any person who violates this subsection commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, 3016 3017 or s. 775.084. 3018 (5) ADVERTISEMENT OF DRUG PARAPHERNALIA.-It is unlawful for 3019 any person to place in any newspaper, magazine, handbill, or 3020 other publication any advertisement, knowing, or under 3021 circumstances where one reasonably should know, that the purpose 3022 of the advertisement, in whole or in part, is to promote the 3023 sale of objects designed or intended for use as drug 3024 paraphernalia. Any person who violates this subsection is guilty 3025 of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 3026 3027 (6) RETAIL SALE OF DRUG PARAPHERNALIA.-

Page 105 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3028	(a) It is unlawful for a person to knowingly and willfully
3029	sell or offer for sale at retail any drug paraphernalia
3030	described in s. $893.145(12)(a)-(c)$ or $(g)-(m)$, other than a pipe
3031	that is primarily made of briar, meerschaum, clay, or corn cob.
3032	(b) A person who violates paragraph (a) commits a
3033	misdemeanor of the first degree, punishable as provided in s.
3034	775.082 or s. 775.083, and, upon a second or subsequent
3035	violation, commits a felony of the third degree, punishable as
3036	provided in s. 775.082, s. 775.083, or s. 775.084.
3037	(7) TABLETING MACHINES, ENCAPSULATING MACHINES, AND
3038	CONTROLLED SUBSTANCE COUNTERFEITING MATERIALS
3039	(a) Except as provided in paragraph (b), it is unlawful for
3040	any person to possess, purchase, deliver, sell, or possess with
3041	intent to sell or deliver a tableting machine, an encapsulating
3042	machine, or controlled substance counterfeiting materials
3043	knowing, intending, or having reasonable cause to believe that
3044	it will be used to manufacture a controlled substance or
3045	counterfeit controlled substance.
3046	(b)1. A regulated person may possess, purchase, deliver,
3047	sell, or possess with intent to deliver or sell a tableting
3048	machine or encapsulating machine as part of a regulated
3049	transaction with a regular customer or regular importer if he or
3050	she is in compliance with 21 U.S.C. s. 830. For purposes of this
3051	paragraph, the terms "regulated person," "regulated
3052	transaction," "regular customer," and "regular importer" have
3053	the same meanings as provided in 21 U.S.C. s. 802.
3054	2. A person registered under 21 U.S.C. s. 822 may possess,
3055	purchase, deliver, sell, or possess with intent to deliver or
3056	sell a tableting machine or encapsulating machine to manufacture

Page 106 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3057	a controlled substance pursuant to such registration.
3058	3. A person who holds an active, unencumbered license or a
3059	permit under s. 381.986 or chapter 465 may possess, purchase,
3060	deliver, sell, or possess with intent to sell or deliver a
3061	tableting machine or encapsulating machine to manufacture a
3062	controlled substance, if such person is performing functions in
3063	compliance with or under the authority of that license or
3064	permit.
3065	(c) For purposes of this subsection, the term:
3066	1. "Controlled substance" has the same meaning as provided
3067	in s. 893.02(4).
3068	2. "Controlled substance counterfeiting material" means a
3069	punch, die, plate, stone, or other item designed to print,
3070	imprint, or reproduce the trademark, trade name, or other
3071	identifying mark, imprint, or device of another or any likeness
3072	of any of the foregoing upon a drug or container or labeling
3073	thereof so as to render such drug a counterfeit controlled
3074	substance.
3075	3. "Counterfeit controlled substance" has the same meaning
3076	as provided in s. 831.31(2).
3077	4. "Encapsulating machine" means manual, semiautomatic, or
3078	fully automatic equipment that can be used to fill shells or
3079	capsules with powdered or granular solids or semisolid material
3080	to produce coherent solid tablets.
3081	5. "Tableting machine" means manual, semiautomatic, or
3082	fully automatic equipment that can be used to compact or mold
3083	powdered or granular solids or semisolid material to produce
3084	coherent solid tablets.
3085	(d)1. Except as provided in subparagraph 2., a person who

Page 107 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3086	violates this subsection commits a felony of the third degree,
3087	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
3088	2. Any person who violates this subsection knowing,
3089	intending, or having reasonable cause to believe that such
3090	action will result in the unlawful manufacture of a controlled
3091	substance or counterfeit controlled substance that contains:
3092	a. A substance controlled under s. 893.03(1);
3093	b. Cocaine, as described in s. 893.03(2)(a)4.;
3094	c. Opium or any synthetic or natural salt, compound,
3095	derivative, or preparation of opium;
3096	d. Methadone;
3097	e. Alfentanil, as described in s. 893.03(2)(b)1.;
3098	f. Carfentanil, as described in s. 893.03(2)(b)6.;
3099	g. Fentanyl, as described in s. 893.03(2)(b)9.;
3100	h. Sufentanil, as described in s. 893.03(2)(b)30.; or
3101	i. A controlled substance analog, as described in s.
3102	893.0356, of any substance specified in sub-subparagraphs ah.,
3103	
3104	commits a felony of the second degree, punishable as provided in
3105	<u>s. 775.082, s. 775.083, or s. 775.084.</u>
3106	Section 16. Effective January 1, 2019, paragraphs (pp) and
3107	(qq) of subsection (1) of section 458.331, Florida Statutes, are
3108	amended to read:
3109	458.331 Grounds for disciplinary action; action by the
3110	board and department
3111	(1) The following acts constitute grounds for denial of a
3112	license or disciplinary action, as specified in s. 456.072(2):
3113	(pp) Applicable to a licensee who serves as the designated
3114	physician of a pain-management clinic as defined in s. 458.3265

Page 108 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3115 or s. 459.0137:

3118

3119 3120

3121

3122

3123

3124

3125

3127

3128

1. Registering a pain-management clinic through 3116 3117 misrepresentation or fraud;

2. Procuring, or attempting to procure, the registration of a pain-management clinic for any other person by making or causing to be made, any false representation;

3. Failing to comply with any requirement of chapter 499, the Florida Drug and Cosmetic Act; 21 U.S.C. ss. 301-392, the Federal Food, Drug, and Cosmetic Act; 21 U.S.C. ss. 821 et seq., the Drug Abuse Prevention and Control Act; or chapter 893, the Florida Comprehensive Drug Abuse Prevention and Control Act;

3126 4. Being convicted or found guilty of, regardless of adjudication to, a felony or any other crime involving moral turpitude, fraud, dishonesty, or deceit in any jurisdiction of 3129 the courts of this state, of any other state, or of the United 3130 States;

5. Being convicted of, or disciplined by a regulatory 3131 3132 agency of the Federal Government or a regulatory agency of 3133 another state for, any offense that would constitute a violation 3134 of this chapter;

3135 6. Being convicted of, or entering a plea of guilty or nolo 3136 contendere to, regardless of adjudication, a crime in any 3137 jurisdiction of the courts of this state, of any other state, or 3138 of the United States which relates to the practice of, or the 3139 ability to practice, a licensed health care profession;

3140 7. Being convicted of, or entering a plea of guilty or nolo 3141 contendere to, regardless of adjudication, a crime in any jurisdiction of the courts of this state, of any other state, or 3142 3143 of the United States which relates to health care fraud;

Page 109 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3144 8. Dispensing any medicinal drug based upon a communication 3145 that purports to be a prescription as defined in s. 465.003(14)3146 or s. 893.02 if the dispensing practitioner knows or has reason 3147 to believe that the purported prescription is not based upon a valid practitioner-patient relationship; or 3148 9. Failing to timely notify the board of the date of his or 3149 her termination from a pain-management clinic as required by s. 3150 3151 458.3265(3) 458.3265(2). 3152 (qq) Failing to timely notify the department of the theft 3153 of prescription blanks from a pain-management clinic or a breach 3154 of other methods for prescribing within 24 hours as required by 3155 s. 458.3265(3) 458.3265(2). Section 17. Effective January 1, 2019, paragraphs (rr) and 3156 3157 (ss) of subsection (1) of section 459.015, Florida Statutes, are 3158 amended to read: 3159 459.015 Grounds for disciplinary action; action by the 3160 board and department.-(1) The following acts constitute grounds for denial of a 3161 3162 license or disciplinary action, as specified in s. 456.072(2): 3163 (rr) Applicable to a licensee who serves as the designated 3164 physician of a pain-management clinic as defined in s. 458.3265 or s. 459.0137: 3165 1. Registering a pain-management clinic through 3166 3167 misrepresentation or fraud; 3168 2. Procuring, or attempting to procure, the registration of 3169 a pain-management clinic for any other person by making or 3170 causing to be made, any false representation; 3. Failing to comply with any requirement of chapter 499, 3171 the Florida Drug and Cosmetic Act; 21 U.S.C. ss. 301-392, the 3172

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3173 Federal Food, Drug, and Cosmetic Act; 21 U.S.C. ss. 821 et seq., 3174 the Drug Abuse Prevention and Control Act; or chapter 893, the 3175 Florida Comprehensive Drug Abuse Prevention and Control Act;

3176 4. Being convicted or found guilty of, regardless of 3177 adjudication to, a felony or any other crime involving moral 3178 turpitude, fraud, dishonesty, or deceit in any jurisdiction of 3179 the courts of this state, of any other state, or of the United 3180 States;

3181 5. Being convicted of, or disciplined by a regulatory 3182 agency of the Federal Government or a regulatory agency of 3183 another state for, any offense that would constitute a violation 3184 of this chapter;

6. Being convicted of, or entering a plea of guilty or nolo contendere to, regardless of adjudication, a crime in any jurisdiction of the courts of this state, of any other state, or of the United States which relates to the practice of, or the ability to practice, a licensed health care profession;

7. Being convicted of, or entering a plea of guilty or nolo contendere to, regardless of adjudication, a crime in any jurisdiction of the courts of this state, of any other state, or of the United States which relates to health care fraud;

8. Dispensing any medicinal drug based upon a communication that purports to be a prescription as defined in s. 465.003(14) or s. 893.02 if the dispensing practitioner knows or has reason to believe that the purported prescription is not based upon a valid practitioner-patient relationship; or

3199 9. Failing to timely notify the board of the date of his or 3200 her termination from a pain-management clinic as required by s. 3201 459.0137(3) 459.0137(2).

3185 3186

3187

3188

3189

3190

3191

3192

3193

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3202	(ss) Failing to timely notify the department of the theft
3203	of prescription blanks from a pain-management clinic or a breach
3204	of other methods for prescribing within 24 hours as required by
3205	s. <u>459.0137(3)</u> 459.0137(2) .
3206	Section 18. Paragraph (b) of subsection (4) of section
3207	463.0055, Florida Statutes, is amended to read:
3208	463.0055 Administration and prescription of ocular
3209	pharmaceutical agents
3210	(4) A certified optometrist shall be issued a prescriber
3211	number by the board. Any prescription written by a certified
3212	optometrist for an ocular pharmaceutical agent pursuant to this
3213	section shall have the prescriber number printed thereon. A
3214	certified optometrist may not administer or prescribe:
3215	(b) A controlled substance for the treatment of chronic
3216	nonmalignant pain as defined in s. <u>456.44(1)(f)</u> 456.44(1)(e) .
3217	Section 19. Paragraph (a) of subsection (1) of section
3218	782.04, Florida Statutes, is amended to read:
3219	782.04 Murder
3220	(1)(a) The unlawful killing of a human being:
3221	1. When perpetrated from a premeditated design to effect
3222	the death of the person killed or any human being;
3223	2. When committed by a person engaged in the perpetration
3224	of, or in the attempt to perpetrate, any:
3225	a. Trafficking offense prohibited by s. 893.135(1),
3226	b. Arson,
3227	c. Sexual battery,
3228	d. Robbery,
3229	e. Burglary,
3230	f. Kidnapping,

Page 112 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3231	g. Escape,
3232	h. Aggravated child abuse,
3233	i. Aggravated abuse of an elderly person or disabled adult,
3234	j. Aircraft piracy,
3235	k. Unlawful throwing, placing, or discharging of a
3236	destructive device or bomb,
3237	l. Carjacking,
3238	m. Home-invasion robbery,
3239	n. Aggravated stalking,
3240	o. Murder of another human being,
3241	p. Resisting an officer with violence to his or her person,
3242	q. Aggravated fleeing or eluding with serious bodily injury
3243	or death,
3244	r. Felony that is an act of terrorism or is in furtherance
3245	of an act of terrorism, including a felony under s. 775.30, s.
3246	775.32, s. 775.33, s. 775.34, or s. 775.35, or
3247	s. Human trafficking; or
3248	3. Which resulted from the unlawful distribution by a
3249	person 18 years of age or older of any of the following
3250	substances, or mixture containing any of the following
3251	substances, when such substance or mixture is proven to be the
3252	proximate cause of the death of the user:
3253	a. A substance controlled under s. 893.03(1);
3254	b. Cocaine, as described in s. 893.03(2)(a)4.;
3255	c. Opium or any synthetic or natural salt, compound,
3256	derivative, or preparation of opium;
3257	d. Methadone;
3258	e. Alfentanil, as described in s. 893.03(2)(b)1.;
3259	f. Carfentanil, as described in s. 893.03(2)(b)6.;

Page 113 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3260 g. Fentanyl, as described in s. 893.03(2)(b)9.; 3261 h. Sufentanil, as described in s. 893.03(2)(b)30. 3262 893.03(2)(b)29.; or 3263 i. A controlled substance analog, as described in s. 3264 893.0356, of any substance specified in sub-subparagraphs a.-h., 3265 3266 is murder in the first degree and constitutes a capital felony, punishable as provided in s. 775.082. 3267 32.68 Section 20. Paragraphs (c) and (f) of subsection (1) of 3269 section 893.135, Florida Statutes, are amended to read: 3270 893.135 Trafficking; mandatory sentences; suspension or 3271 reduction of sentences; conspiracy to engage in trafficking.-3272 (1) Except as authorized in this chapter or in chapter 499 3273 and notwithstanding the provisions of s. 893.13: 3274 (c)1. A person who knowingly sells, purchases, 3275 manufactures, delivers, or brings into this state, or who is 3276 knowingly in actual or constructive possession of, 4 grams or 3277 more of any morphine, opium, hydromorphone, or any salt, 3278 derivative, isomer, or salt of an isomer thereof, including 3279 heroin, as described in s. 893.03(1)(b), (2)(a), (3)(c)3., or 3280 (3) (c) 4., or 4 grams or more of any mixture containing any such 3281 substance, but less than 30 kilograms of such substance or 3282 mixture, commits a felony of the first degree, which felony 3283 shall be known as "trafficking in illegal drugs," punishable as 3284 provided in s. 775.082, s. 775.083, or s. 775.084. If the 3285 quantity involved: 3286

a. Is 4 grams or more, but less than 14 grams, such person
shall be sentenced to a mandatory minimum term of imprisonment
of 3 years and shall be ordered to pay a fine of \$50,000.

Page 114 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3289 b. Is 14 grams or more, but less than 28 grams, such person 3290 shall be sentenced to a mandatory minimum term of imprisonment 3291 of 15 years and shall be ordered to pay a fine of \$100,000. 3292 c. Is 28 grams or more, but less than 30 kilograms, such 3293 person shall be sentenced to a mandatory minimum term of 3294 imprisonment of 25 years and shall be ordered to pay a fine of 3295 \$500,000. 3296 2. A person who knowingly sells, purchases, manufactures, 32.97 delivers, or brings into this state, or who is knowingly in 3298 actual or constructive possession of, 14 grams or more of 3299 hydrocodone, as described in s. 893.03(2)(a)1.k. 3300 893.03(2)(a)1.j., codeine, as described in s. 893.03(2)(a)1.g., 3301 or any salt thereof, or 14 grams or more of any mixture 3302 containing any such substance, commits a felony of the first 3303 degree, which felony shall be known as "trafficking in 3304 hydrocodone," punishable as provided in s. 775.082, s. 775.083, 3305 or s. 775.084. If the quantity involved: 3306 a. Is 14 grams or more, but less than 28 grams, such person 3307 shall be sentenced to a mandatory minimum term of imprisonment 3308 of 3 years and shall be ordered to pay a fine of \$50,000. 3309 b. Is 28 grams or more, but less than 50 grams, such person 3310 shall be sentenced to a mandatory minimum term of imprisonment

of 7 years and shall be ordered to pay a fine of \$100,000.

3312 c. Is 50 grams or more, but less than 200 grams, such 3313 person shall be sentenced to a mandatory minimum term of 3314 imprisonment of 15 years and shall be ordered to pay a fine of 3315 \$500,000.

3316 d. Is 200 grams or more, but less than 30 kilograms, such 3317 person shall be sentenced to a mandatory minimum term of

3311

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3318 imprisonment of 25 years and shall be ordered to pay a fine of 3319 \$750,000.

3320 3. A person who knowingly sells, purchases, manufactures, 3321 delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 7 grams or more of 3322 3323 oxycodone, as described in s. 893.03(2)(a)1.q. 893.03(2)(a)1.o., 3324 or any salt thereof, or 7 grams or more of any mixture 3325 containing any such substance, commits a felony of the first 3326 degree, which felony shall be known as "trafficking in 3327 oxycodone," punishable as provided in s. 775.082, s. 775.083, or 3328 s. 775.084. If the quantity involved:

a. Is 7 grams or more, but less than 14 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 3 years and shall be ordered to pay a fine of \$50,000.

b. Is 14 grams or more, but less than 25 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years and shall be ordered to pay a fine of \$100,000.

c. Is 25 grams or more, but less than 100 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 15 years and shall be ordered to pay a fine of \$500,000.

3339 d. Is 100 grams or more, but less than 30 kilograms, such 3340 person shall be sentenced to a mandatory minimum term of 3341 imprisonment of 25 years and shall be ordered to pay a fine of 3342 \$750,000.

4.a. A person who knowingly sells, purchases, manufactures,
delivers, or brings into this state, or who is knowingly in
actual or constructive possession of, 4 grams or more of:
(I) Alfentanil, as described in s. 893.03(2)(b)1.;

Page 116 of 181

3329

3330

3331

3332

3333

3334

3335

3336

3337

3338

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3347 (II) Carfentanil, as described in s. 893.03(2)(b)6.; (III) Fentanyl, as described in s. 893.03(2)(b)9.; 3348 3349 (IV) Sufentanil, as described in s. 893.03(2)(b)30. 3350 893.03(2)(b)29.; (V) A fentanyl derivative, as described in s. 3351 3352 893.03(1)(a)62.; 3353 (VI) A controlled substance analog, as described in s. 3354 893.0356, of any substance described in sub-sub-subparagraphs 3355 (I) - (V); or 3356 (VII) A mixture containing any substance described in sub-3357 sub-subparagraphs (I) - (VI), 3358 3359 commits a felony of the first degree, which felony shall be 3360 known as "trafficking in fentanyl," punishable as provided in s. 3361 775.082, s. 775.083, or s. 775.084. 3362 b. If the quantity involved under sub-subparagraph a.: 3363 (I) Is 4 grams or more, but less than 14 grams, such person 3364 shall be sentenced to a mandatory minimum term of imprisonment 3365 of 3 years, and shall be ordered to pay a fine of \$50,000. 3366 (II) Is 14 grams or more, but less than 28 grams, such 3367 person shall be sentenced to a mandatory minimum term of 3368 imprisonment of 15 years, and shall be ordered to pay a fine of 3369 \$100,000. 3370 (III) Is 28 grams or more, such person shall be sentenced 3371 to a mandatory minimum term of imprisonment of 25 years, and 3372 shall be ordered to pay a fine of \$500,000. 5. A person who knowingly sells, purchases, manufactures, 3373 delivers, or brings into this state, or who is knowingly in 3374 actual or constructive possession of, 30 kilograms or more of 3375

Page 117 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3376 any morphine, opium, oxycodone, hydrocodone, codeine, 3377 hydromorphone, or any salt, derivative, isomer, or salt of an 3378 isomer thereof, including heroin, as described in s. 3379 893.03(1)(b), (2)(a), (3)(c)3., or (3)(c)4., or 30 kilograms or 3380 more of any mixture containing any such substance, commits the 3381 first degree felony of trafficking in illegal drugs. A person who has been convicted of the first degree felony of trafficking 3382 3383 in illegal drugs under this subparagraph shall be punished by 3384 life imprisonment and is ineligible for any form of 3385 discretionary early release except pardon or executive clemency 3386 or conditional medical release under s. 947.149. However, if the 3387 court determines that, in addition to committing any act 3388 specified in this paragraph:

a. The person intentionally killed an individual or counseled, commanded, induced, procured, or caused the intentional killing of an individual and such killing was the result; or

b. The person's conduct in committing that act led to a natural, though not inevitable, lethal result,

3396 such person commits the capital felony of trafficking in illegal 3397 drugs, punishable as provided in ss. 775.082 and 921.142. A 3398 person sentenced for a capital felony under this paragraph shall 3399 also be sentenced to pay the maximum fine provided under 3400 subparagraph 1.

3401 6. A person who knowingly brings into this state 60
3402 kilograms or more of any morphine, opium, oxycodone,
3403 hydrocodone, codeine, hydromorphone, or any salt, derivative,
3404 isomer, or salt of an isomer thereof, including heroin, as

Page 118 of 181

3389

3390

3391

3392

3393

3394

3395

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3405 described in s. 893.03(1)(b), (2)(a), (3)(c)3., or (3)(c)4., or 60 kilograms or more of any mixture containing any such 3406 3407 substance, and who knows that the probable result of such 3408 importation would be the death of a person, commits capital 3409 importation of illegal drugs, a capital felony punishable as 3410 provided in ss. 775.082 and 921.142. A person sentenced for a 3411 capital felony under this paragraph shall also be sentenced to 3412 pay the maximum fine provided under subparagraph 1. 3413 (f)1. Any person who knowingly sells, purchases, 3414 manufactures, delivers, or brings into this state, or who is 3415 knowingly in actual or constructive possession of, 14 grams or 3416 more of amphetamine, as described in s. 893.03(2)(c)2., or 3417 methamphetamine, as described in s. 893.03(2)(c)5. 3418 893.03(2)(c)4., or of any mixture containing amphetamine or 3419 methamphetamine, or phenylacetone, phenylacetic acid, 3420 pseudoephedrine, or ephedrine in conjunction with other

3421 chemicals and equipment utilized in the manufacture of 3422 amphetamine or methamphetamine, commits a felony of the first 3423 degree, which felony shall be known as "trafficking in 3424 amphetamine," punishable as provided in s. 775.082, s. 775.083, 3425 or s. 775.084. If the quantity involved:

a. Is 14 grams or more, but less than 28 grams, such person
shall be sentenced to a mandatory minimum term of imprisonment
of 3 years, and the defendant shall be ordered to pay a fine of
\$50,000.

b. Is 28 grams or more, but less than 200 grams, such
person shall be sentenced to a mandatory minimum term of
imprisonment of 7 years, and the defendant shall be ordered to
pay a fine of \$100,000.

Page 119 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3434 c. Is 200 grams or more, such person shall be sentenced to a mandatory minimum term of imprisonment of 15 calendar years 3435 3436 and pay a fine of \$250,000. 2. Any person who knowingly manufactures or brings into 3437 3438 this state 400 grams or more of amphetamine, as described in s. 3439 893.03(2)(c)2., or methamphetamine, as described in s. 3440 893.03(2)(c)5. 893.03(2)(c)4., or of any mixture containing 3441 amphetamine or methamphetamine, or phenylacetone, phenylacetic 3442 acid, pseudoephedrine, or ephedrine in conjunction with other 3443 chemicals and equipment used in the manufacture of amphetamine 3444 or methamphetamine, and who knows that the probable result of 3445 such manufacture or importation would be the death of any person 3446 commits capital manufacture or importation of amphetamine, a 3447 capital felony punishable as provided in ss. 775.082 and 3448 921.142. Any person sentenced for a capital felony under this 3449 paragraph shall also be sentenced to pay the maximum fine 3450 provided under subparagraph 1. 3451 Section 21. Paragraphs (b) through (e) and (g) of 3452 subsection (3) of section 921.0022, Florida Statutes, are 3453 amended to read: 3454 921.0022 Criminal Punishment Code; offense severity ranking chart.-3455 3456 (3) OFFENSE SEVERITY RANKING CHART (b) LEVEL 2 3457 3458 3459 Florida Felony Description Statute Degree 3460 Page 120 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

	379.2431	3rd	Possession of 11 or fewer
	(1)(e)3.		marine turtle eggs in violation
			of the Marine Turtle Protection
			Act.
3461			
	379.2431	3rd	Possession of more than 11
	(1)(e)4.		marine turtle eggs in violation
			of the Marine Turtle Protection
			Act.
3462			
	403.413(6)(c)	3rd	Dumps waste litter exceeding
			500 lbs. in weight or 100 cubic
			feet in volume or any quantity
			for commercial purposes, or
			hazardous waste.
3463			
	517.07(2)	3rd	Failure to furnish a prospectus
			meeting requirements.
3464			
	590.28(1)	3rd	Intentional burning of lands.
3465			-
	784.05(3)	3rd	Storing or leaving a loaded
			firearm within reach of minor
			who uses it to inflict injury
			or death.
3466			
	787.04(1)	3rd	In violation of court order,
			take, entice, etc., minor
			beyond state limits.
		-	101 0 101

Page 121 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3467			
	806.13(1)(b)3.	3rd	Criminal mischief; damage \$1,000 or more to public communication or any other public service.
3468	810.061(2)	3rd	Impairing or impeding telephone or power to a dwelling; facilitating or furthering burglary.
3470	810.09(2)(e)	3rd	Trespassing on posted commercial horticulture property.
3471	812.014(2)(c)1.	3rd	Grand theft, 3rd degree; \$300 or more but less than \$5,000.
	812.014(2)(d)	3rd	Grand theft, 3rd degree; \$100 or more but less than \$300, taken from unenclosed curtilage of dwelling.
3472	812.015(7)	3rd	Possession, use, or attempted use of an antishoplifting or inventory control device countermeasure.
3473	817.234(1)(a)2.	3rd	False statement in support of

Page 122 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

insurance claim.

3474			
	817.481(3)(a)	3rd	Obtain credit or purchase with false, expired, counterfeit, etc., credit card, value over \$300.
3475	817.52(3)	3rd	Failure to redeliver hired vehicle.
3476	817.54	3rd	With intent to defraud, obtain mortgage note, etc., by false representation.
3477	817.60(5)	3rd	Dealing in credit cards of another.
3478	817.60(6)(a)	3rd	Forgery; purchase goods, services with false card.
5475	817.61	3rd	Fraudulent use of credit cards over \$100 or more within 6 months.
3480	826.04	3rd	Knowingly marries or has sexual intercourse with person to whom related.
3481	831.01	3rd	Forgery.
		П-	200 102 of 101

Page 123 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3482			
	831.02	3rd	Uttering forged instrument;
			utters or publishes alteration with intent to defraud.
3483			
	831.07	3rd	Forging bank bills, checks,
3484			drafts, or promissory notes.
	831.08	3rd	Possessing 10 or more forged
			notes, bills, checks, or
3485			drafts.
	831.09	3rd	Uttering forged notes, bills,
			checks, drafts, or promissory
3486			notes.
	831.11	3rd	Bringing into the state forged
			bank bills, checks, drafts, or
3487			notes.
	832.05(3)(a)	3rd	Cashing or depositing item with
2400			intent to defraud.
3488	843.08	3rd	False personation.
3489			-
	893.13(2)(a)2.	3rd	Purchase of any s. (2) (3) (3)
			893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5.,
			(2)(c)6., (2)(c)7., (2)(c)8.,
	I		

Page 124 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

			(2)(c)9., <u>(2)(c)10.,</u> (3), or (4) drugs other than cannabis.
3490	893.147(2)	3rd	Manufacture or delivery of drug paraphernalia.
3491			
3492			
3493			
3494			
3495	(c) LEVEL 3		
3496			
3497			
	Florida	Felony	Description
	Statute	Degree	
3498			
	119.10(2)(b)	3rd	Unlawful use of confidential
			information from police
			reports.
3499			
	316.066	3rd	Unlawfully obtaining or using
	(3) (b) - (d)		confidential crash reports.
3500			
	316.193(2)(b)	3rd	Felony DUI, 3rd conviction.
3501			
	316.1935(2)	3rd	Fleeing or attempting to elude
			law enforcement officer in
			patrol vehicle with siren and
			lights activated.
3502			

Page 125 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



	319.30(4)	3rd	Possession by junkyard of motor vehicle with identification number plate removed.
3503			
	319.33(1)(a)	3rd	Alter or forge any certificate of title to a motor vehicle or mobile home.
3504			
	319.33(1)(c)	3rd	Procure or pass title on stolen vehicle.
3505			
	319.33(4)	3rd	With intent to defraud, possess, sell, etc., a blank, forged, or unlawfully obtained title or registration.
3506			-
3507	327.35(2)(b)	3rd	Felony BUI.
	328.05(2)	3rd	Possess, sell, or counterfeit fictitious, stolen, or fraudulent titles or bills of sale of vessels.
3508			
	328.07(4)	3rd	Manufacture, exchange, or possess vessel with counterfeit or wrong ID number.
3509			
	376.302(5)	3rd	Fraud related to reimbursement for cleanup expenses under the
		Pa	ge 126 of 181

3/8/2018 1:00:35 PM

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

Inland Protection Trust Fund.

3510			
	379.2431	3rd	Taking, disturbing, mutilating,
	(1)(e)5.		destroying, causing to be
			destroyed, transferring,
			selling, offering to sell,
			molesting, or harassing marine
			turtles, marine turtle eggs, or
			marine turtle nests in
			violation of the Marine Turtle
			Protection Act.
3511			
	379.2431	3rd	Possessing any marine turtle
	(1)(e)6.		species or hatchling, or parts
			thereof, or the nest of any
			marine turtle species described
			in the Marine Turtle Protection
			Act.
3512			
	379.2431	3rd	Soliciting to commit or
	(1)(e)7.		conspiring to commit a
			violation of the Marine Turtle
			Protection Act.
3513			
	400.9935(4)(a)	3rd	Operating a clinic, or offering
	or (b)		services requiring licensure,
			without a license.
3514			
	400.9935(4)(e)	3rd	Filing a false license
			age 127 of 181
		L	ago 127 01 101

3/8/2018 1:00:35 PM

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3515			application or other required information or failing to report information.
	440.1051(3)	3rd	False report of workers' compensation fraud or retaliation for making such a report.
3516	501.001(2)(b)	2nd	Tampers with a consumer product or the container using materially false/misleading information.
3518	624.401(4)(a)	3rd	Transacting insurance without a certificate of authority.
	624.401(4)(b)1.	3rd	Transacting insurance without a certificate of authority; premium collected less than \$20,000.
3519 3520	626.902(1)(a) & (b)	3rd	Representing an unauthorized insurer.
3521	697.08	3rd	Equity skimming.
	790.15(3)	3rd	Person directs another to discharge firearm from a
		D	ago 128 of 181

Page 128 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

vehicle. 3522 806.10(1) 3rd Maliciously injure, destroy, or interfere with vehicles or equipment used in firefighting. 3523 806.10(2) Interferes with or assaults 3rd firefighter in performance of duty. 3524 810.09(2)(c) 3rd Trespass on property other than structure or conveyance armed with firearm or dangerous weapon. 3525 3rd Grand theft; \$5,000 or more but 812.014(2)(c)2. less than \$10,000. 3526 812.0145(2)(c) 3rd Theft from person 65 years of age or older; \$300 or more but less than \$10,000. 3527 815.04(5)(b) 2nd Computer offense devised to defraud or obtain property. 3528 817.034(4)(a)3. Engages in scheme to defraud 3rd (Florida Communications Fraud Act), property valued at less than \$20,000.

Page 129 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3529			
	817.233	3rd	Burning to defraud insurer.
3530	817.234 (8)(b) & (c)	3rd	Unlawful solicitation of persons involved in motor vehicle accidents.
3531	817.234(11)(a)	3rd	Insurance fraud; property value less than \$20,000.
3532			
	817.236	3rd	Filing a false motor vehicle insurance application.
3533 3534	817.2361	3rd	Creating, marketing, or presenting a false or fraudulent motor vehicle insurance card.
3535	817.413(2)	3rd	Sale of used goods as new.
	828.12(2)	3rd	Tortures any animal with intent to inflict intense pain, serious physical injury, or death.
3536	831.28(2)(a)	3rd	Counterfeiting a payment instrument with intent to defraud or possessing a counterfeit payment instrument.

Page 130 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3537			
3538	831.29	2nd	Possession of instruments for counterfeiting driver licenses or identification cards.
	838.021(3)(b)	3rd	Threatens unlawful harm to public servant.
3539	843.19	3rd	Injure, disable, or kill police dog or horse.
3540	860.15(3)	3rd	Overcharging for repairs and parts.
3541			-
3542	870.01(2)	3rd	Riot; inciting or encouraging.
3543	893.13(1)(a)2.	3rd	<pre>Sell, manufacture, or deliver cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) drugs).</pre>
	893.13(1)(d)2.	2nd	<pre>Sell, manufacture, or deliver s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or</pre>

Page 131 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3544			(4) drugs within 1,000 feet of university.
	893.13(1)(f)2.	2nd	<pre>Sell, manufacture, or deliver s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) drugs within 1,000 feet of public housing facility.</pre>
3545 3546	893.13(4)(c)	3rd	Use or hire of minor; deliver to minor other controlled substances.
3540	893.13(6)(a)	3rd	Possession of any controlled substance other than felony possession of cannabis.
	893.13(7)(a)8.	3rd	Withhold information from practitioner regarding previous receipt of or prescription for a controlled substance.
3548	893.13(7)(a)9.	3rd	Obtain or attempt to obtain controlled substance by fraud, forgery, misrepresentation, etc.
3549			

Page 132 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3550	893.13(7)(a)10.	3rd	Affix false or forged label to package of controlled substance.
3551	893.13(7)(a)11.	3rd	Furnish false or fraudulent material information on any document or record required by chapter 893.
3552	893.13(8)(a)1.	3rd	Knowingly assist a patient, other person, or owner of an animal in obtaining a controlled substance through deceptive, untrue, or fraudulent representations in or related to the practitioner's practice.
3553	893.13(8)(a)2.	3rd	Employ a trick or scheme in the practitioner's practice to assist a patient, other person, or owner of an animal in obtaining a controlled substance.
3554	893.13(8)(a)3.	3rd	Knowingly write a prescription for a controlled substance for a fictitious person.

Page 133 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3555	893.13(8)(a)4.	3rd	Write a prescription for a controlled substance for a patient, other person, or an animal if the sole purpose of writing the prescription is a monetary benefit for the practitioner.
	918.13(1)(a)	3rd	Alter, destroy, or conceal investigation evidence.
3556			
	944.47	3rd	Introduce contraband to
	(1)(a)1. & 2.		correctional facility.
3557			
	944.47(1)(c)	2nd	Possess contraband while upon the grounds of a correctional institution.
3558			
	985.721	3rd	Escapes from a juvenile facility (secure detention or residential commitment facility).
3559			
3560			
3561			
3562			
3563	(d) LEVEL 4		
3564			

Page 134 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

	Florida	Felony	
	Statute	Degree	Description
3565	316.1935(3)(a)	2nd	Driving at high speed or with wanton disregard for safety while fleeing or attempting to elude law enforcement officer who is in a patrol vehicle with siren and lights activated.
3566			
3567	499.0051(1)	3rd	Failure to maintain or deliver transaction history, transaction information, or transaction statements.
	499.0051(5)	2nd	Knowing sale or delivery, or possession with intent to sell, contraband prescription drugs.
3568			
	517.07(1)	3rd	Failure to register securities.
3569	517.12(1)	3rd	Failure of dealer, associated person, or

Page 135 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3570			issuer of securities to register.
	784.07(2)(b)	3rd	Battery of law enforcement officer, firefighter, etc.
3571	784.074(1)(c)	3rd	Battery of sexually violent predators facility staff.
3572	784.075	3rd	Battery on detention or commitment facility staff.
3573	784.078	3rd	Battery of facility employee by throwing, tossing, or expelling certain fluids or materials.
3574	784.08(2)(c)	3rd	Battery on a person 65 years of age or older.
3575	784.081(3)	3rd	Battery on specified official or employee.
3576	784.082(3)	3rd	Battery by detained person on visitor or

Page 136 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3577			other detainee.
5511	784.083(3)	3rd	Battery on code inspector.
3578	784.085	3rd	Battery of child by throwing, tossing, projecting, or expelling certain fluids or materials.
5579	787.03(1)	3rd	Interference with custody; wrongly takes minor from appointed guardian.
3580	787.04(2)	3rd	Take, entice, or remove child beyond state limits with criminal intent pending custody proceedings.
3581	787.04(3)	3rd	Carrying child beyond state lines with criminal intent to avoid producing child at custody hearing or delivering to designated person.

Page 137 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3582			
	787.07	3rd	Human smuggling.
3583 3584	790.115(1)	3rd	Exhibiting firearm or weapon within 1,000 feet of a school.
5504	790.115(2)(b)	3rd	Possessing electric weapon or device, destructive device, or other weapon on school property.
3585	790.115(2)(c)	3rd	Possessing firearm on school property.
3586			School propercy.
	800.04(7)(c)	3rd	Lewd or lascivious exhibition; offender less than 18 years.
3587	810.02(4)(a)	3rd	Burglary, or attempted burglary, of an unoccupied structure; unarmed; no assault or battery.
3588	810.02(4)(b)	3rd	Burglary, or attempted burglary, of an unoccupied conveyance;

Page 138 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3589			unarmed; no assault or battery.
	810.06	3rd	Burglary; possession of tools.
3590	810.08(2)(c)	3rd	Trespass on property, armed with firearm or dangerous weapon.
3591 3592	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000 or more but less than \$20,000.
3593	812.014 (2)(c)410.	3rd	Grand theft, 3rd degree, a will, firearm, motor vehicle, livestock, etc.
3594	812.0195(2)	3rd	Dealing in stolen property by use of the Internet; property stolen \$300 or more.
3595	817.505(4)(a)	3rd	Patient brokering.
	817.563(1)	3rd	Sell or deliver substance other than controlled substance agreed upon, excluding

Page 139 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3596			s. 893.03(5) drugs.
5590	817.568(2)(a)	3rd	Fraudulent use of
			personal identification information.
3597	817.625(2)(a)	3rd	Fraudulent use of
			scanning device,
			skimming device, or reencoder.
3598			
	817.625(2)(c)	3rd	Possess, sell, or
			deliver skimming device.
3599	828.125(1)	2nd	Kill, maim, or cause
	020.123(1)	2110	great bodily harm or
			permanent breeding
			disability to any
			registered horse or
3600			cattle.
3000	837.02(1)	3rd	Perjury in official
			proceedings.
3601			
	837.021(1)	3rd	Make contradictory
			statements in official
3602			proceedings.
	838.022	3rd	Official misconduct.
	_		

Page 140 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3603			
	839.13(2)(a)	3rd	Falsifying records of an
			individual in the care
			and custody of a state
			agency.
3604			
	839.13(2)(c)	3rd	Falsifying records of
			the Department of
			Children and Families.
3605			
	843.021	3rd	Possession of a
			concealed handcuff key
			by a person in custody.
3606			
	843.025	3rd	Deprive law enforcement,
			correctional, or
			correctional probation
			officer of means of
			protection or
0.007			communication.
3607		21	
	843.15(1)(a)	3rd	Failure to appear while
			on bail for felony (bond estreature or bond
3608			jumping).
5000	847.0135(5)(c)	3rd	Lewd or lascivious
		010	exhibition using
			computer; offender less
			compacer, orrender rebb

Page 141 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

3609

3610

3611

872398

than 18 years.
874.05(1)(a)
3rd
Encouraging or
recruiting another to
join a criminal gang.
893.13(2)(a)1.
2nd
Purchase of cocaine (or
other s. 893.03(1)(a),
(b), or (d), (2)(a),
(2)(b), or (2)(c)5.
(2)(c)4. drugs).

- 914.14(2) 3rd Witnesses accepting bribes. 3612 914.22(1) 3rd Force, threaten, etc., witness, victim, or informant.
- 3613 914.23(2) 3rd Retaliation against a witness, victim, or informant, no bodily injury. 3614 918.12 3rd Tampering with jurors. 3615 934.215 3rd Use of two-way communications device to facilitate commission of

Page 142 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng. SENATOR AMENDMENT

872398

			a crime.
3616			
3617			
3618			
3619			
3620			
3621	(e) LEVEL 5		
3622			
3623			
	Florida	Felony	Description
	Statute	Degree	
3624			
	316.027(2)(a)	3rd	Accidents involving personal
			injuries other than serious
			bodily injury, failure to stop;
			leaving scene.
3625			
	316.1935(4)(a)	2nd	Aggravated fleeing or eluding.
3626			
	316.80(2)	2nd	Unlawful conveyance of fuel;
			obtaining fuel fraudulently.
3627			
	322.34(6)	3rd	Careless operation of motor
			vehicle with suspended license,
			resulting in death or serious
			bodily injury.
3628			
	327.30(5)	3rd	Vessel accidents involving
			personal injury; leaving scene.
		Pa	age 143 of 181
			-

3/8/2018 1:00:35 PM

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3629			
	379.365(2)(c)1.	3rd	Violation of rules relating to:
			willful molestation of stone
			crab traps, lines, or buoys;
			illegal bartering, trading, or
			sale, conspiring or aiding in
			such barter, trade, or sale, or
			supplying, agreeing to supply,
			aiding in supplying, or giving
			away stone crab trap tags or
			certificates; making, altering,
			forging, counterfeiting, or
			reproducing stone crab trap
			tags; possession of forged,
			counterfeit, or imitation stone
			crab trap tags; and engaging in
			the commercial harvest of stone
			crabs while license is
			suspended or revoked.
3630			
	379.367(4)	3rd	Willful molestation of a
			commercial harvester's spiny
			lobster trap, line, or buoy.
3631			
	379.407(5)(b)3.	3rd	Possession of 100 or more
			undersized spiny lobsters.
3632			
	381.0041(11)(b)	3rd	Donate blood, plasma, or organs
			knowing HIV positive.
		Da	ge 144 of 181
		ra	INC THE OF TOT



3633			
	440.10(1)(g)	2nd	Failure to obtain workers'
3634			compensation coverage.
	440.105(5)	2nd	Unlawful solicitation for the
			purpose of making workers'
3635			compensation claims.
	440.381(2)	2nd	Submission of false,
			misleading, or incomplete
			information with the purpose of avoiding or reducing workers'
			compensation premiums.
3636	624.401(4)(b)2.	2nd	Transacting incurance without a
	024.401(4)(D)2.	2110	Transacting insurance without a certificate or authority;
			premium collected \$20,000 or
3637			more but less than \$100,000.
5057	626.902(1)(c)	2nd	Representing an unauthorized
			insurer; repeat offender.
3638	790.01(2)	3rd	Carrying a concealed firearm.
3639	, , , , , , , , , , , , , , , , , , , ,	JIU	carrying a conceated fifearm.
	790.162	2nd	Threat to throw or discharge
3640			destructive device.
5010	790.163(1)	2nd	False report of bomb,
			explosive, weapon of mass
		P	age 145 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

			destruction, or use of firearms in violent manner.
3641	790.221(1)	2nd	Possession of short-barreled shotgun or machine gun.
3642	790.23	2nd	Felons in possession of firearms, ammunition, or electronic weapons or devices.
3643	796.05(1)	2nd	Live on earnings of a prostitute; 1st offense.
3644	800.04(6)(c)	3rd	Lewd or lascivious conduct; offender less than 18 years of age.
3645	800.04(7)(b)	2nd	Lewd or lascivious exhibition; offender 18 years of age or older.
	806.111(1)	3rd	Possess, manufacture, or dispense fire bomb with intent to damage any structure or property.
3647	812.0145(2)(b)	2nd	Theft from person 65 years of age or older; \$10,000 or more but less than \$50,000.

Page 146 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3648			
	812.015(8)	3rd	Retail theft; property stolen is valued at \$300 or more and one or more specified acts.
3649			
	812.019(1)	2nd	Stolen property; dealing in or trafficking in.
3650			
3651	812.131(2)(b)	3rd	Robbery by sudden snatching.
	812.16(2)	3rd	Owning, operating, or conducting a chop shop.
3652	817.034(4)(a)2.	2nd	Communications fraud, value
	017.034(4)(a)2.	2110	\$20,000 to \$50,000.
3653			
	817.234(11)(b)	2nd	Insurance fraud; property value \$20,000 or more but less than \$100,000.
3654			
	817.2341(1), (2)(a) & (3)(a)	3rd	Filing false financial statements, making false
	(2) (u) u (0) (u)		entries of material fact or
			false statements regarding
			property values relating to the solvency of an insuring entity.
3655			······································
	817.568(2)(b)	2nd	Fraudulent use of personal identification information;

Page 147 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

	I		
			value of benefit, services
			received, payment avoided, or
			amount of injury or fraud,
			\$5,000 or more or use of
			personal identification
			information of 10 or more
			persons.
3656			
	817.611(2)(a)	2nd	Traffic in or possess 5 to 14
			counterfeit credit cards or
			related documents.
3657			
	817.625(2)(b)	2nd	Second or subsequent fraudulent
			use of scanning device,
			skimming device, or reencoder.
3658			-
	825.1025(4)	3rd	Lewd or lascivious exhibition
			in the presence of an elderly
			person or disabled adult.
3659			
	827.071(4)	2nd	Possess with intent to promote
			any photographic material,
			motion picture, etc., which
			includes sexual conduct by a
			child.
3660			
	827.071(5)	3rd	Possess, control, or
			intentionally view any
			photographic material, motion
		P	age 148 of 181

3/8/2018 1:00:35 PM

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3661			picture, etc., which includes sexual conduct by a child.
3662	839.13(2)(b)	2nd	Falsifying records of an individual in the care and custody of a state agency involving great bodily harm or death.
5002	843.01	3rd	Resist officer with violence to person; resist arrest with violence.
3663			
	847.0135(5)(b)	2nd	Lewd or lascivious exhibition using computer; offender 18 years or older.
3664			
	847.0137 (2) & (3)	3rd	Transmission of pornography by electronic device or equipment.
3665	847.0138	3rd	Transmission of material
	(2) & (3)	510	harmful to minors to a minor by electronic device or equipment.
3666			
	874.05(1)(b)	2nd	Encouraging or recruiting another to join a criminal gang; second or subsequent offense.
3667			

Page 149 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3668	874.05(2)(a)	2nd	Encouraging or recruiting person under 13 years of age to join a criminal gang.
	893.13(1)(a)1.	2nd	<pre>Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2)(c)4. drugs).</pre>
3669	893.13(1)(c)2.	2nd	<pre>Sell, manufacture, or deliver cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., <u>(2)(c)10.,</u> (3), or (4) drugs) within 1,000 feet of a child care facility, school, or state, county, or municipal park or publicly owned recreational facility or community center.</pre>
	893.13(1)(d)1.	lst	<pre>Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2)(c)4. drugs) within 1,000 feet of university.</pre>

Page 150 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3671			
	893.13(1)(e)2.	2nd	<pre>Sell, manufacture, or deliver cannabis or other drug prohibited under s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) within 1,000 feet of property used for religious services or a specified business site.</pre>
3672			Dusiness site.
	893.13(1)(f)1.	lst	<pre>Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), or (2)(a), (2)(b), or (2)(c)5. (2)(c)4. drugs) within 1,000 feet of public housing facility.</pre>
3673 3674	893.13(4)(b)	2nd	Use or hire of minor; deliver to minor other controlled substance.
3675	893.1351(1)	3rd	Ownership, lease, or rental for trafficking in or manufacturing of controlled substance.

Page 151 of 181

872398

3676			
3677			
3678			
3679	(g) LEVEL 7		
3680			
	Florida	Felony	
	Statute	Degree	Description
3681			
	316.027(2)(c)	1st	Accident involving death,
			failure to stop; leaving
			scene.
3682			
	316.193(3)(c)2.	3rd	DUI resulting in serious
			bodily injury.
3683			
	316.1935(3)(b)	1st	Causing serious bodily
			injury or death to another
			person; driving at high
			speed or with wanton
			disregard for safety while
			fleeing or attempting to
			elude law enforcement
			officer who is in a patrol
			vehicle with siren and
			lights activated.
3684			
	327.35(3)(c)2.	3rd	Vessel BUI resulting in
			serious bodily injury.
3685			
	1		

872398

3686	402.319(2)	2nd	Misrepresentation and negligence or intentional act resulting in great bodily harm, permanent disfiguration, permanent disability, or death.
	409.920 (2)(b)1.a.	3rd	Medicaid provider fraud; \$10,000 or less.
3687	409.920 (2)(b)1.b.	2nd	Medicaid provider fraud; more than \$10,000, but less than \$50,000.
3689	456.065(2)	3rd	Practicing a health care profession without a license.
3690	456.065(2)	2nd	Practicing a health care profession without a license which results in serious bodily injury.
	458.327(1)	3rd	Practicing medicine without a license.
3691	459.013(1)	3rd	Practicing osteopathic medicine without a license.

Page 153 of 181

872398

3692			
	460.411(1)	3rd	Practicing chiropractic
			medicine without a license.
3693			IICense.
	461.012(1)	3rd	Practicing podiatric
			medicine without a
2604			license.
3694	462.17	3rd	Practicing naturopathy
	102.17	014	without a license.
3695			
	463.015(1)	3rd	Practicing optometry
3696			without a license.
2020	464.016(1)	3rd	Practicing nursing without
			a license.
3697			
	465.015(2)	3rd	Practicing pharmacy
3698			without a license.
5050	466.026(1)	3rd	Practicing dentistry or
			dental hygiene without a
			license.
3699	467 201		Ducaticing miduiface
	467.201	3rd	Practicing midwifery without a license.
3700			
	468.366	3rd	Delivering respiratory
	1		1.0.1

Page 154 of 181

872398

3701			care services without a license.
	483.828(1)	3rd	Practicing as clinical laboratory personnel without a license.
3702	483.901(7)	3rd	Practicing medical physics without a license.
3703	484.013(1)(c)	3rd	Preparing or dispensing optical devices without a prescription.
3704	484.053	3rd	Dispensing hearing aids without a license.
3705	494.0018(2)	1st	Conviction of any violation of chapter 494 in which the total money and property unlawfully obtained exceeded \$50,000 and there were five or more victims.
3706			
	560.123(8)(b)1.	3rd	Failure to report currency or payment instruments exceeding \$300 but less than \$20,000 by a money

Page 155 of 181

872398

services business.

3707			
3708	560.125(5)(a)	3rd	Money services business by unauthorized person, currency or payment instruments exceeding \$300 but less than \$20,000.
3709	655.50(10)(b)1.	3rd	Failure to report financial transactions exceeding \$300 but less than \$20,000 by financial institution.
	775.21(10)(a)	3rd	Sexual predator; failure to register; failure to renew driver license or identification card; other registration violations.
3710	775.21(10)(b)	3rd	Sexual predator working where children regularly congregate.
	775.21(10)(g)	3rd	Failure to report or providing false information about a sexual predator; harbor or conceal a sexual predator.

Page 156 of 181

872398

3712			
3713	782.051(3)	2nd	Attempted felony murder of a person by a person other than the perpetrator or the perpetrator of an attempted felony.
3714	782.07(1)	2nd	Killing of a human being by the act, procurement, or culpable negligence of another (manslaughter).
3715	782.071	2nd	Killing of a human being or unborn child by the operation of a motor vehicle in a reckless manner (vehicular homicide).
3716	782.072	2nd	Killing of a human being by the operation of a vessel in a reckless manner (vessel homicide).
3717	784.045(1)(a)1.	2nd	Aggravated battery; intentionally causing great bodily harm or disfigurement.

872398

3718	784.045(1)(a)2.	2nd	Aggravated battery; using deadly weapon.
3719	784.045(1)(b)	2nd	Aggravated battery; perpetrator aware victim pregnant.
	784.048(4)	3rd	Aggravated stalking; violation of injunction or court order.
3720 3721	784.048(7)	3rd	Aggravated stalking; violation of court order.
	784.07(2)(d)	lst	Aggravated battery on law enforcement officer.
3722	784.074(1)(a)	lst	Aggravated battery on sexually violent predators facility staff.
3723	784.08(2)(a)	lst	Aggravated battery on a person 65 years of age or older.
3724 3725	784.081(1)	lst	Aggravated battery on specified official or employee.

Page 158 of 181

872398

3726	784.082(1)	lst	Aggravated battery by detained person on visitor or other detainee.
3727	784.083(1)	lst	Aggravated battery on code inspector.
3728	787.06(3)(a)2.	lst	Human trafficking using coercion for labor and services of an adult.
3729	787.06(3)(e)2.	lst	Human trafficking using coercion for labor and services by the transfer or transport of an adult from outside Florida to within the state.
3730	790.07(4)	lst	Specified weapons violation subsequent to previous conviction of s. 790.07(1) or (2).
	790.16(1)	lst	Discharge of a machine gun under specified circumstances.
3731	790.165(2)	2nd	Manufacture, sell, possess, or deliver hoax

Page 159 of 181

SENATOR AMENDMENT

872398

3732			bomb.
3733	790.165(3)	2nd	Possessing, displaying, or threatening to use any hoax bomb while committing or attempting to commit a felony.
	790.166(3)	2nd	Possessing, selling, using, or attempting to use a hoax weapon of mass destruction.
3734 3735	790.166(4)	2nd	Possessing, displaying, or threatening to use a hoax weapon of mass destruction while committing or attempting to commit a felony.
3736	790.23	lst,PBL	Possession of a firearm by a person who qualifies for the penalty enhancements provided for in s. 874.04.
	794.08(4)	3rd	Female genital mutilation; consent by a parent, guardian, or a person in custodial authority to a

Page 160 of 181

872398

3737			victim younger than 18 years of age.
3738	796.05(1)	lst	Live on earnings of a prostitute; 2nd offense.
	796.05(1)	lst	Live on earnings of a prostitute; 3rd and subsequent offense.
3739	800.04(5)(c)1.	2nd	Lewd or lascivious molestation; victim younger than 12 years of age; offender younger than 18 years of age.
3740	800.04(5)(c)2.	2nd	Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years of age; offender 18 years of age or older.
	800.04(5)(e)	1st	Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years; offender 18 years or older; prior conviction

Page 161 of 181

872398

for specified sex offense. 3742 806.01(2) 2nd Maliciously damage structure by fire or explosive. 3743 Burglary of occupied 810.02(3)(a)2nd dwelling; unarmed; no assault or battery. 3744 810.02(3)(b) 2nd Burglary of unoccupied dwelling; unarmed; no assault or battery. 3745 810.02(3)(d) 2nd Burglary of occupied conveyance; unarmed; no assault or battery. 3746 810.02(3)(e) 2nd Burglary of authorized emergency vehicle. 3747 812.014(2)(a)1. 1st Property stolen, valued at \$100,000 or more or a semitrailer deployed by a law enforcement officer; property stolen while causing other property damage; 1st degree grand theft.

Page 162 of 181

872398

3748			
	812.014(2)(b)2.	2nd	Property stolen, cargo valued at less than \$50,000, grand theft in
3749			2nd degree.
	812.014(2)(b)3.	2nd	Property stolen, emergency medical equipment; 2nd degree grand theft.
3750			
	812.014(2)(b)4.	2nd	Property stolen, law enforcement equipment from authorized emergency vehicle.
3751			
	812.0145(2)(a)	lst	Theft from person 65 years of age or older; \$50,000 or more.
3752			
	812.019(2)	1st	Stolen property; initiates, organizes, plans, etc., the theft of property and traffics in
			stolen property.
3753	812.131(2)(a)	2nd	Robbery by sudden snatching.
3754	812.133(2)(b)	1st	Carjacking; no firearm,
	Pao	e 163 of	1.81

Page 163 of 181

872398

			deadly weapon, or other weapon.
3755	017 024 (4) (-) 1	1 - +	-
3756	817.034(4)(a)1.	lst	Communications fraud, value greater than \$50,000.
	817.234(8)(a)	2nd	Solicitation of motor vehicle accident victims with intent to defraud.
3757	817.234(9)	2nd	Organizing, planning, or participating in an intentional motor vehicle collision.
3758			
0.5.5.0	817.234(11)(c)	1st	Insurance fraud; property value \$100,000 or more.
3759 3760	817.2341 (2)(b) & (3)(b)	lst	Making false entries of material fact or false statements regarding property values relating to the solvency of an insuring entity which are a significant cause of the insolvency of that entity.
	817.535(2)(a)	3rd	Filing false lien or other

Page 164 of 181

872398

unauthorized document.

3761			
3762	817.611(2)(b)	2nd	Traffic in or possess 15 to 49 counterfeit credit cards or related documents.
3763	825.102(3)(b)	2nd	Neglecting an elderly person or disabled adult causing great bodily harm, disability, or disfigurement.
3764	825.103(3)(b)	2nd	Exploiting an elderly person or disabled adult and property is valued at \$10,000 or more, but less than \$50,000.
5704	827.03(2)(b)	2nd	Neglect of a child causing great bodily harm, disability, or disfigurement.
3765	827.04(3)	3rd	Impregnation of a child under 16 years of age by person 21 years of age or older.

Page 165 of 181

SENATOR AMENDMENT

872398

3767	837.05(2)	3rd	Giving false information about alleged capital felony to a law enforcement officer.
5707	838.015	2nd	Bribery.
3768			
	838.016	2nd	Unlawful compensation or reward for official behavior.
3769			
	838.021(3)(a)	2nd	Unlawful harm to a public servant.
3770	838.22) m d	
3771	030.22	2nd	Bid tampering.
	843.0855(2)	3rd	Impersonation of a public officer or employee.
3772	843.0855(3)	3rd	Unlawful simulation of legal process.
3773			
	843.0855(4)	3rd	Intimidation of a public officer or employee.
3774			
	847.0135(3)	3rd	Solicitation of a child, via a computer service, to commit an unlawful sex act.

Page 166 of 181

872398

3775			
	847.0135(4)	2nd	Traveling to meet a minor to commit an unlawful sex act.
3776	070.00		
	872.06	2nd	Abuse of a dead human body.
3777	874.05(2)(b)	lst	Encouraging or recruiting person under 13 to join a criminal gang; second or subsequent offense.
3778	874.10	lst,PBL	<pre>Knowingly initiates, organizes, plans, finances, directs, manages, or supervises criminal gang-related activity.</pre>
3779	893.13(1)(c)1.	lst	Sell, manufacture, or deliver cocaine (or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2)(c)4.) within 1,000 feet of a child care facility, school, or state, county, or

Page 167 of 181

872398

3780			municipal park or publicly owned recreational facility or community center.
	893.13(1)(e)1.	lst	Sell, manufacture, or deliver cocaine or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)5. (2)(c)4., within 1,000 feet of property used for religious services or a specified business site.
3781	893.13(4)(a)	1st	Use or hire of minor; deliver to minor other controlled substance.
3782	893.135(1)(a)1.	lst	Trafficking in cannabis, more than 25 lbs., less than 2,000 lbs.
3783 3784	893.135 (1)(b)1.a.	1st	Trafficking in cocaine, more than 28 grams, less than 200 grams.
5704	893.135	1st	Trafficking in illegal
		Page 168 of	181

872398

	(1)(c)1.a.		drugs, more than 4 grams, less than 14 grams.
3785	893.135	1st	Trafficking in
	(1) (c) 2.a.	150	hydrocodone, 14 grams or
			more, less than 28 grams.
3786			
	893.135	1st	Trafficking in
	(1)(c)2.b.		hydrocodone, 28 grams or
3787			more, less than 50 grams.
5707	893.135	1st	Trafficking in oxycodone,
	(1) (c) 3.a.	100	7 grams or more, less than
			14 grams.
3788			
	893.135	1st	Trafficking in oxycodone,
	(1)(c)3.b.		14 grams or more, less
			than 25 grams.
3789	000 105	1 - +	musffishing in fortowal (
	893.135 (1)(c)4.b.(I)	1st	Trafficking in fentanyl, 4 grams or more, less than
			14 grams.
3790			
	893.135	1st	Trafficking in
	(1)(d)1.a.		phencyclidine, 28 grams or
			more, less than 200 grams.
3791			
	893.135(1)(e)1.	1st	Trafficking in
			methaqualone, 200 grams or
		Page 169 of	181

Page 169 of 181

SENATOR AMENDMENT

872398

3792			more, less than 5 kilograms.
2702	893.135(1)(f)1.	lst	Trafficking in amphetamine, 14 grams or more, less than 28 grams.
3793 3794	893.135 (1)(g)1.a.	lst	Trafficking in flunitrazepam, 4 grams or more, less than 14 grams.
	893.135 (1)(h)1.a.	1st	Trafficking in gamma- hydroxybutyric acid (GHB), 1 kilogram or more, less than 5 kilograms.
3795 3796	893.135 (1)(j)1.a.	lst	Trafficking in 1,4- Butanediol, 1 kilogram or more, less than 5 kilograms.
3797	893.135 (1)(k)2.a.	1st	Trafficking in Phenethylamines, 10 grams or more, less than 200 grams.
<i>ו כ</i> ו כ	893.135 (1)(m)2.a.	lst	Trafficking in synthetic cannabinoids, 280 grams or more, less than 500 grams.

Page 170 of 181

872398

3798			
27.00	893.135 (1)(m)2.b.	lst	Trafficking in synthetic cannabinoids, 500 grams or more, less than 1,000 grams.
3799	893.135 (1)(n)2.a.	lst	Trafficking in n-benzyl phenethylamines, 14 grams or more, less than 100 grams.
3800			
	893.1351(2)	2nd	Possession of place for trafficking in or manufacturing of controlled substance.
3801			
	896.101(5)(a)	3rd	Money laundering, financial transactions exceeding \$300 but less than \$20,000.
3802	896.104(4)(a)1.	3rd	Structuring transactions to evade reporting or registration requirements, financial transactions exceeding \$300 but less than \$20,000.
3003	943.0435(4)(c)	2nd	Sexual offender vacating

Page 171 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3804			permanent residence; failure to comply with reporting requirements.
3805	943.0435(8)	2nd	Sexual offender; remains in state after indicating intent to leave; failure to comply with reporting requirements.
3806	943.0435(9)(a)	3rd	Sexual offender; failure to comply with reporting requirements.
3807	943.0435(13)	3rd	Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender.
3808	943.0435(14)	3rd	Sexual offender; failure to report and reregister; failure to respond to address verification; providing false registration information.
	944.607(9)	3rd	Sexual offender; failure to comply with reporting

Page 172 of 181

872398

requirements. 3809 944.607(10)(a) 3rd Sexual offender; failure to submit to the taking of a digitized photograph. 3810 944.607(12) 3rd Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender. 3811 944.607(13) 3rd Sexual offender; failure to report and reregister; failure to respond to address verification; providing false registration information. 3812 Sexual offender; failure 985.4815(10) 3rd to submit to the taking of a digitized photograph. 3813 985.4815(12) 3rd Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender. 3814

Page 173 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.

872398

3rd

985.4815(13)

Sexual offender; failure to report and reregister; failure to respond to address verification; providing false registration information.

3818 Section 22. For the 2018-2019 fiscal year: 3819 (1) (a) The nonrecurring sum of \$27,035,360 from the Federal 3820 Grants Trust Fund and the recurring sum of \$15,520,000 from the 3821 General Revenue Fund are appropriated to the Department of 3822 Children and Families. These funds shall be used for the 3823 following services to address opioid and other substance abuse 3824 disorders: outpatient, case management, and aftercare services; 3825 residential treatment; medication-assisted treatment, including the purchase and medical use of methadone, buprenorphine, and 3826 3827 naltrexone extended-release injectable; peer recovery support; 3828 hospital and first responder outreach; and outreach targeted to 3829 pregnant women. 3830 (b) From a total of \$4,720,000 of the recurring general

3831 revenue funds specified in paragraph (a), the Department of 3832 Children and Families shall contract with a nonprofit 3833 organization for the distribution and associated costs for the 3834 following drugs as part of its medication-assisted treatment 3835 program for substance abuse disorders: 3836 1. \$472,000 for methadone;

3837

3815 3816 3817

2. \$1,888,000 for buprenorphine; and

Page 174 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3838	3. \$2,360,000 for naltrexone extended-release injectable.
3839	(2) The recurring sum of \$6 million from the General
3840	Revenue Fund is appropriated to the Office of the State Courts
3841	Administrator for treatment of substance abuse disorders in
3842	individuals involved in the criminal justice system, individuals
3843	who have a high likelihood of becoming involved in the criminal
3844	justice system, or individuals who are in court-ordered,
3845	community-based drug treatment. The Office of the State Courts
3846	Administrator shall use the funds to contract with a nonprofit
3847	entity for the purpose of distributing the medication. The
3848	Office of the State Courts Administrator shall make available
3849	the following drugs:
3850	(a) \$600,000 for methadone;
3851	(b) \$2.4 million for buprenorphine; and
3852	(c) \$3 million for naltrexone extended-release injectable.
3853	(3) The recurring sum of \$5 million from the General
3854	Revenue Fund is appropriated to the Department of Health for the
3855	purchase of naloxone to be made available to emergency
3856	responders.
3857	(4) The sums of \$873,089 in recurring funds and \$117,700 in
3858	nonrecurring funds are appropriated from the Medical Quality
3859	Assurance Trust Fund to the Department of Health for
3860	improvements to the Prescription Drug Monitoring Program system.
3861	Section 23. Except as otherwise expressly provided in this
3862	act, this act shall take effect July 1, 2018.
3863	
3864	========== T I T L E A M E N D M E N T =================================
3865	And the title is amended as follows:
3866	Delete everything before the enacting clause

Page 175 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3867 and insert: A bill to be entitled 3868 3869 An act relating to controlled substances; amending s. 3870 409.967, F.S.; prohibiting managed care plans and 3871 their fiscal agents or intermediaries from imposing 3872 certain requirements or conditions on recipients as a 3873 prerequisite to receiving medication-assisted 3874 treatment (MAT) services to treat substance abuse disorders; creating s. 456.0301, F.S.; requiring 3875 3876 certain boards to require certain registered 3877 practitioners to complete a specified board-approved 3878 continuing education course to obtain authorization to 3879 prescribe controlled substances as part of biennial 3880 license renewal and before a specified date; providing 3881 course requirements; providing that the course may be 3882 offered in a distance learning format and requiring 3883 that it be included within required continuing education hours; prohibiting the Department of Health 3884 3885 from renewing the license of a prescriber under 3886 specified circumstances; specifying a deadline for 3887 course completion; providing an exception from the 3888 course requirements for certain licensees; requiring such licensees to submit confirmation of course 3889 3890 completion; authorizing certain boards to adopt rules; 3891 amending s. 456.072, F.S.; authorizing disciplinary 3892 action against practitioners for violating specified 3893 provisions relating to controlled substances; amending 3894 s. 456.44, F.S.; defining the term "acute pain"; 3895 requiring the applicable boards to adopt rules

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3896 establishing certain guidelines for prescribing 3897 controlled substances for acute pain; providing that 3898 the failure of a prescriber to follow specified 3899 guidelines is grounds for disciplinary action; 3900 limiting opioid drug prescriptions for the treatment 3901 of acute pain to a specified period under certain 3902 circumstances; authorizing such prescriptions for an 3903 extended period if specified requirements are met; 3904 requiring a prescriber who prescribes an opioid drug 3905 for the treatment of pain other than acute pain to 3906 include a specific indication on the prescription; 3907 requiring a prescriber who prescribes an opioid drug 3908 for the treatment of pain related to a traumatic 3909 injury with a specified Injury Severity Score to 3910 concurrently prescribe an emergency opioid antagonist; 3911 amending ss. 458.3265 and 459.0137, F.S.; requiring 3912 pain management clinics to register with the 3913 department or hold a valid certificate of exemption; 3914 requiring certain clinics to apply to the department 3915 for a certificate of exemption; providing requirements 3916 for such certificates; requiring the department to 3917 adopt rules necessary to administer such exemptions; amending s. 465.0155, F.S.; providing requirements for 3918 3919 pharmacists for the dispensing of controlled 3920 substances to persons not known to them; defining the 3921 term "proper identification"; amending s. 465.0276, 3922 F.S.; prohibiting the dispensing of certain controlled 3923 substances in an amount that exceeds a 3-day supply 3924 unless certain criteria are met; providing an

Page 177 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3925 exception for the dispensing of certain controlled 3926 substances by a practitioner to the practitioner's own 3927 patients for the medication-assisted treatment of 3928 opiate addiction; providing requirements for 3929 practitioners for the dispensing of controlled 3930 substances to persons not known to them; defining the 3931 term "proper identification"; amending s. 627.42392, 3932 F.S.; prohibiting a health insurer from imposing 3933 certain requirements or conditions on insureds as a 3934 prerequisite to receiving MAT services to treat 3935 substance abuse disorders; amending s. 893.03, F.S.; 3936 correcting a cross-reference; conforming the state 3937 controlled substances schedule to the federal 3938 controlled substances schedule; amending s. 893.04, 3939 F.S.; authorizing a pharmacist to dispense controlled 3940 substances upon receipt of an electronic prescription 3941 if certain conditions are met; amending s. 893.055, 3942 F.S.; revising and providing definitions; revising 3943 requirements for the prescription drug monitoring 3944 program; authorizing rulemaking; requiring dispensers 3945 to report information to the department for each 3946 controlled substance dispensed; providing 3947 applicability; requiring the department to maintain an 3948 electronic system for certain purposes which meets 3949 specified requirements; requiring certain information 3950 to be reported to the system by a specified time; 3951 specifying direct access to system information; 3952 authorizing the department to enter into reciprocal 3953 agreements or contracts to share prescription drug

Page 178 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3954 monitoring information with certain entities; 3955 providing requirements for such agreements; 3956 authorizing the department to enter into agreements or 3957 contracts for secure connections with practitioner 3958 electronic systems; requiring specified persons to 3959 consult the system for certain purposes within a 3960 specified time; providing exceptions to the duty of 3961 specified persons to consult the system under certain 3962 circumstances; requiring the department to issue 3963 citations to prescribers or dispensers who fail to 3964 meet specified requirements relating to consulting the 3965 system; requiring the department refer such 3966 noncompliance to the appropriate board; prohibiting a 3967 person from failing to report the dispensing of a 3968 controlled substance when required to do so; 3969 specifying penalties; authorizing the department to 3970 enter into agreements or contracts for specified 3971 purposes; providing for the release of information 3972 obtained by the system; allowing specified persons to 3973 have direct access to information for the purpose of 3974 reviewing the controlled drug prescription history of 3975 a patient; providing prescriber or dispenser immunity 3976 from liability for review of patient history when 3977 acting in good faith; providing construction; 3978 prohibiting the department from specified uses of 3979 funds; requiring the department to conduct or 3980 participate in studies for specified purposes; 3981 requiring an annual report to be submitted to the 3982 Governor and Legislature by a specified date;

Page 179 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



3983 providing report requirements; authorizing the 3984 department to establish a certain direct-support 3985 organization for specified purposes; defining the term 3986 "direct-support organization"; requiring a direct-3987 support organization to operate under written contract 3988 with the department; providing contract requirements; 3989 requiring the direct-support organization to obtain 3990 written approval from the department for specified 3991 purposes; providing for an independent annual 3992 financial audit by the direct-support organization; 3993 providing that copies of such audit be provided to 3994 specified entities; authorizing the department to 3995 adopt certain rules relating to resources used by the 3996 direct-support organization; providing for future 3997 repeal of provisions relating to the direct-support 3998 organization; requiring the department to adopt rules 3999 to implement the system; amending s. 893.0551, F.S.; 4000 revising provisions concerning the release of 4001 information held by the prescription drug monitoring 4002 program; amending s. 893.13, F.S.; correcting cross-4003 references; increasing the severity of a felony for a 4004 health care practitioner who provides or a person who 4005 obtains certain controlled substances that are not 4006 medically necessary under certain circumstances; 4007 amending s. 893.147, F.S.; prohibiting any person from 4008 possessing, purchasing, delivering, selling, or 4009 possessing with intent to sell or deliver a tableting 4010 machine, an encapsulating machine, or controlled 4011 substance counterfeiting materials with knowledge,

Page 180 of 181

Florida Senate - 2018 Bill No. CS/CS/HB 21, 1st Eng.



4012 intent, or reasonable cause to believe that it will be 4013 used to manufacture a controlled substance or 4014 counterfeit controlled substance; providing an 4015 exception for persons who meet certain criteria; 4016 defining terms; providing criminal penalties for 4017 persons who violate specified provisions relating to tableting machines, encapsulating machines, and 4018 4019 controlled substance counterfeiting materials; amending ss. 458.331, 459.015, 463.0055, 782.04, 4020 4021 893.135, and 921.0022, F.S.; correcting cross-4022 references; conforming provisions to changes made by 4023 the act; providing appropriations; providing effective 4024 dates.