- 1 HB413
- 2 115254-1
- 3 By Representatives Hammon, Davis, Grimes, Hurst, Ison, Barton,
- 4 Gaston, McMillan, Fincher, McClendon, Clouse, Faust, Williams
- 5 (P), Mask, Shiver, Allen, Hubbard, Love, McClurkin, Bentley,
- 6 McCutcheon, Ball, Drake, Treadaway, Sanderford, Letson,
- 7 Sherer, White, Irons, Bridges, Martin, Harper, Gipson,
- Beasley, Thigpen, Boothe, Newton (C), Kennedy, Buskey, Howard,
- 9 Newton (D), Salaam, McClammy, Fields, Warren, Robinson (O),
- 10 Wren, Thomas (E), Beck, Taylor, Millican, Williams (J), Hall,
- Canfield, Todd, Hill, Morrow, Hinshaw, Robinson (J), Dukes,
- 12 Curtis, Beech, Ford, Spicer, Laird, Scott, Collier and Gordon
- 13 RFD: Health
- 14 First Read: 21-JAN-10

1	115254-1:n	:12/02/2009:JMH/mfp LRS2009-4622
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8	SYNOPSIS:	Under existing law, controlled substances
9		may only be sold by prescription. Under existing
10		law, the State Board of Health has the authority to
11		add, delete, or reschedule substances as controlled
12		substances, but the board must exclude a
13		nonnarcotic substance from a schedule if the
14		substance may lawfully be sold over the counter
15		without a prescription pursuant to federal law.
16		This bill would allow ephedrine,
17		pseudoephedrine, and phenylpropanolamine to be sold
18		by prescription by requiring the State Board of
19		Health to classify the drugs as Schedule III
20		controlled substances. This bill would give the
21		board the authority to exempt a product containing
22		any of these substances from classification as a
23		controlled substance if the board finds that the
24		product is effectively formulated to prevent
25		conversion of the active ingredient into
26		methamphetamine or its salts or precursors. This

bill would also authorize the board to revoke the

1	exemption upon notification from the Department of	
2	Public Safety that the product exempted is not	
3	effectively formulated to prevent its conversion to	
4	methamphetamine.	
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6	A BILL	
7	TO BE ENTITLED	
8	AN ACT	
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10	To amend Sections 20-2-20 and 20-2-181, Code of	
11	Alabama 1975; to require the State Board of Health to classify	
12	ephedrine, pseudoephedrine, and phenylpropanolamine as	
13	controlled substances; to authorize the board to exempt from	
14	classification products that are effectively formulated to	
15	prevent their conversion to methamphetamine; and to authorize	
16	the board to revoke the exemption.	
17	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:	
18	Section 1. Sections 20-2-20 and 20-2-181, Code of	
19	Alabama 1975, are amended to read as follows:	
20	" §20-2-20.	
21	"(a) The State Board of Health, unless otherwise	
22	specified, shall administer this chapter and may add	
23	substances to or delete or reschedule all substances	
24	enumerated in the schedules in Sections 20-2-23, 20-2-25,	
25	20-2-27, 20-2-29, or 20-2-31 pursuant to the procedures of the	

State Board of Health. In making a determination regarding a

- substance, the State Board of Health shall consider all of the following:
- 3 "(1) The actual or relative potential for abuse.
- 4 "(2) The scientific evidence of its pharmacological effect, if known.
- 6 "(3) The state of current scientific knowledge 7 regarding the substance.

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- "(4) The history and current pattern of abuse.
 - "(5) The scope, duration, and significance of abuse.
 - "(6) The risk to the public health.
- "(7) The potential of the substance to produce psychic or physiological dependence liability.
 - "(8) Whether the substance is an immediate precursor of a substance already controlled under this chapter.
 - "(b) After considering the factors enumerated in subsection (a), the State Board of Health shall make findings with respect thereto and issue a rule controlling the substance if it finds the substance has a potential for abuse.
 - "(c) If any substance is designated, rescheduled, or deleted as a controlled substance under federal law and notice thereof is given to the State Board of Health, the State Board of Health shall similarly control the substance under this chapter after the expiration of 30 days from publication in the federal register of a final order designating a substance as a controlled substance or rescheduling or deleting a substance, unless within that 30-day period, the State Board of Health objects to inclusion, rescheduling, or deletion. In

that case, the State Board of Health shall publish the reasons for objection and afford all interested parties an opportunity to be heard. At the conclusion of the hearing, the State Board of Health shall publish its decision, which shall be final unless altered by statute. Upon publication of objection to inclusion, rescheduling, or deletion under this chapter by the State Board of Health, control under this chapter is stayed until the State Board of Health publishes its decision.

"(d) Authority to control under this section does not extend to distilled spirits, wine, malt, beverages, or tobacco.

"(e) The State Board of Health shall exclude any nonnarcotic substance from a schedule if such substance, under the federal Food, Drug and Cosmetic Act, the federal Comprehensive Drug Abuse Prevention and Control Act of 1970, and the law of this state may be lawfully sold over the counter without a prescription.

"(f)(1) Notwithstanding subsection (e), the State

Board of Health shall classify ephedrine, pseudophedrine, and

phenylpropanolamine as Schedule III controlled substances

pursuant to this chapter.

"(2) Upon application of a manufacturer, the State

Board of Health may exempt from classification as a controlled substance a product containing ephedrine, pseudophedrine, or phenylpropanolamine if the product is effectively formulated to prevent conversion of the active ingredient into methamphetamine or its salts or precursors. Upon notification

from the Department of Public Safety that it has probable

cause to believe that a product exempted under this

subdivision does not effectively prevent conversion of the

active ingredient into methamphetamine or its salts or

precursors, the State Board of Health may issue an emergency

rule revoking the exemption for the product pending a hearing.

"(a) The Board of Pharmacy shall, within one year of July 29, 1991, shall designate by rule listed precursor chemicals.

"(b) The Board of Pharmacy may subsequently by rule add chemicals as listed precursor chemicals following the criteria set forth in subdivision (2) of Section 20-2-180, and may also by rule delete any substance previously named as a listed precursor chemical. In no event shall a chemical also be designated as a listed precursor chemical if it has been determined to be a controlled substance or an immediate precursor chemical pursuant to the Alabama Uniform Controlled Substances Act, Section 20-2-1 et seq.

"(c) If any chemical is designated or deleted as a listed precursor chemical under federal law and notice thereof is given to the Board of Pharmacy, the board shall similarly list or delete the substance under this article after the expiration of 30 days from publication in the federal register of a final rule or order designating or deleting such substance as a listed precursor chemical, unless, within 30 days from publication in the federal register of the final

1 rule or order, the board objects to the designation or 2 deletion. In that case, the board shall publish the reasons for objection in the Alabama Administrative Monthly and shall 3 afford all interested parties an opportunity to submit written comments and to be heard. At the conclusion of the hearing and 5 6 the comment period, the State Board of Pharmacy shall publish 7 its decision, which shall be final unless altered by statute. Upon publication of an objection to the designation or 8 deletion by the board, the designation or deletion is stayed 9 10 until the board publishes its decision. Notwithstanding the provisions of the Alabama Administrative Procedure Act, 11 12 Sections 41-22-1 through 41-22-27, no further rulemaking or 13 administrative proceedings shall be required of the board with 14 respect to the designation or deletion of substances similarly 15 designated or deleted under federal law. "(d) Until the Board of Pharmacy adopts a rule 16 17 designating listed precursor chemicals, as required by subsection (a), <u>all of</u> the following chemicals or substances 18 are hereby deemed listed precursor chemicals: 19 "(1) Acetic anhydride;. 20 21 "(2) Anthranilic acid and its salts +. 22 "(3) Benzyl cyanide;. "(4) Ephedrine, its salts, optical isomers, and 23 24 salts of optical isomers; 25 "(5) (4) Ergonovine and its salts+.

"(6) (5) Ergotamine and its salts \div .

"(7) <u>(6)</u> Hydriodic acid;.

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1	" (8) <u>(7)</u> Isosafrol ; .
2	" (9) <u>(8)</u> Methylamine ; .
3	" $\frac{(10)}{(9)}$ N-Acetylanthranilic acid and its salts $\frac{1}{7}$.
4	"(11) (10) Norpseudoephedrine, its salts, optical
5	isomers, and salts of optical isomers; .
6	" $\frac{(12)}{(11)}$ Phenylacetic acid and its salts $\frac{1}{7}$.
7	"(13) Phenylpropanolamine, its salts, optical
8	isomers, and salts of optical isomers;
9	" (14) <u>(12)</u> Piperidine and its salts ; .
10	" (15) Pseudoephedrine, its salts, optical isomers,
11	and salts of optical isomers;
12	" (16) <u>(13)</u> Safrole ; and .
13	" (17) <u>(14)</u> 3,4-Methylenedioxyphenyl-2-propanone."
14	Section 2. This act shall become effective on the
15	first day of the third month following its passage and
16	approval by the Governor, or its otherwise becoming law.