112TH CONGRESS 2D SESSION

H. R. 4292

To direct the Attorney General to establish uniform standards for the exchange of controlled substance and prescription information for the purpose of preventing diversion, fraud, and abuse of controlled substances and other prescription drugs.

IN THE HOUSE OF REPRESENTATIVES

March 28, 2012

Mr. Rogers of Kentucky (for himself, Mr. Wolf, and Mr. Austria) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To direct the Attorney General to establish uniform standards for the exchange of controlled substance and prescription information for the purpose of preventing diversion, fraud, and abuse of controlled substances and other prescription drugs.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Interstate Drug Moni-
- 5 toring Efficiency and Data Sharing Act of 2012" or the
- 6 "ID MEDS Act".

1 SEC. 2. NATIONAL INTEROPERABILITY STANDARDS.

2	(a) IN GENERAL.—Not later than 1 year after the
3	date of enactment of this Act, the Attorney General shall
4	establish national interoperability standards to facilitate
5	the exchange of prescription information across State lines
6	by States receiving grant funds under—
7	(1) the Harold Rogers Prescription Drug Moni-
8	toring Program established under the Departments
9	of Commerce, Justice, and State, the Judiciary, and
10	Related Agencies Appropriations Act, 2002 (Public
11	Law 107–77; 115 Stat. 748); and
12	(2) the Controlled Substance Monitoring Pro-
13	gram established under section 3990 of the Public
14	Health Service Act (42 U.S.C. 280g-3).
15	(b) REQUIREMENTS.—The Attorney General, in con-
16	sultation with the Secretary of Health and Human Serv-
17	ices, shall ensure that the national interoperability stand-
18	ards established under subsection (a)—
19	(1) implement open standards that are freely
20	available, without cost and without restriction, in
21	order to promote broad implementation;
22	(2) provide for the use of exchange inter-
23	mediaries, or hubs, as necessary to facilitate inter-
24	state interoperability by accommodating State-to-
25	hub and direct State-to-State communication;

- 1 (3) support transmissions that are fully secured 2 as required, using industry standard methods of 3 encryption, to ensure that Protected Health Infor-4 mation and Personally Identifiable Information 5 (PHI and PII) are not compromised at any point 6 during such transmission; and
- 7 (4) employ access control methodologies to 8 share protected information solely in accordance 9 with State laws and regulations.

10 SEC. 3. STATE RECIPIENT REQUIREMENTS.

- 11 (a) Harold Rogers Prescription Drug Moni-12 toring Program.—
- 13 (1) IN GENERAL.—Not later than 1 year after 14 the date on which the Attorney General establishes 15 national interoperability standards under section 16 2(a), a recipient of a grant under the Harold Rogers 17 Prescription Drug Monitoring Program established 18 under the Departments of Commerce, Justice, and 19 State, the Judiciary, and Related Agencies Appro-20 priations Act, 2002 (Public Law 107–77; 115 Stat. 21 748) shall ensure that the databases of the State 22 comply with such national interoperability standards.
 - (2) Use of enhancement grant under the Harold Rogers Prescription Drug Monitoring Program es-

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- 1 tablished under the Departments of Commerce, Jus-
- tice, and State, the Judiciary, and Related Agencies
- 3 Appropriations Act, 2002 (Public Law 107–77; 115
- 4 Stat. 748) may use enhancement grant funds to
- 5 standardize the technology architecture used by the
- 6 recipient to comply with the national interoperability
- 7 standards established under section (2)(a).
- 8 (b) Controlled Substance Monitoring Pro-
- 9 GRAM.—Section 399O(e) of the Public Health Service Act
- 10 (42 U.S.C. 280g-3(e)) is amended by adding at the end
- 11 the following:
- "(5) Not later than 1 year after the date on
- which the Attorney General establishes national
- interoperability standards under section 2(a) of the
- 15 ID MEDS Act, the State shall ensure that the data-
- base complies with such national interoperability
- 17 standards.".
- 18 **SEC. 4. REPORT.**
- 19 (a) IN GENERAL.—Not later than 1 year after the
- 20 date of enactment of this Act, the Attorney General, in
- 21 consultation with the Secretary of Health and Human
- 22 Services, shall submit to the Committee on the Judiciary
- 23 of the Senate and the Committee on the Judiciary of the
- 24 House of Representatives a report on enhancing the inter-
- 25 operability of State prescription monitoring programs with

1	other technologies and databases used for detecting and
2	reducing fraud, diversion, and abuse of prescription drugs.
3	(b) Contents.—The report required under sub-
4	section (a) shall include—
5	(1) a discussion of the feasibility of making
6	State prescription monitoring programs interoper-
7	able with other relevant technologies and databases,
8	including—
9	(A) electronic prescribing systems;
10	(B) databases operated by the Drug En-
11	forcement Agency;
12	(C) electronic health records; and
13	(D) pre-payment fraud-detecting analytics
14	technologies;
15	(2) an assessment of legal, technical, fiscal, pri-
16	vacy, or security challenges that have an impact on
17	interoperability;
18	(3) a discussion of how State prescription moni-
19	toring programs could increase the production and
20	distribution of unsolicited reports to prescribers and
21	dispensers of prescription drugs, law enforcement of-
22	ficials, and health professional licensing agencies, in-
23	cluding the enhancement of such reporting through
24	interoperability with other States and relevant tech-
25	nology and databases: and

1 (4) any recommendations for addressing chal-2 lenges that impact interoperability of State prescrip-3 tion monitoring programs in order to reduce fraud, 4 diversion, and abuse of prescription drugs.

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