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SENATE BILL NO. 112—SENATORS TITUS, AMODEI, BEERS, CARE,  
CARLTON, CEGAVSKE, COFFIN, HARDY, HECK, HORSFORD,  
LEE, MATHEWS, McGINNESS, RAGGIO, RHOADS,  
SCHNEIDER, TOWNSEND, WASHINGTON, WIENER AND  
WOODHOUSE

FEBRUARY 19, 2007

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Referred to Committee on Human Resources and Education

**SUMMARY**—Enacts provisions governing the sale of products containing materials that are used in the manufacture of methamphetamine and other controlled substances. (BDR 40-27)

**FISCAL NOTE:** Effect on Local Government: Increases or Newly Provides for Term of Imprisonment in County or City Jail or Detention Facility.

Effect on the State: Yes.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

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AN ACT relating to controlled substances; requiring entities that sell certain products that are precursors to methamphetamine to place such products in an area to which the public does not have direct access, to limit the quantity of such products sold or transferred to the same person during any calendar day, to maintain a list of sales of such products and to ensure that certain information is entered in that list; prohibiting a person from acquiring more than a certain amount of certain products that are precursors to methamphetamine; providing penalties; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

This bill establishes restrictions on the sale and purchase of products that contain materials that can be used to manufacture methamphetamine.

Section 6 of this bill requires sellers of a product that contains certain materials that can be used to manufacture methamphetamine to keep the product in a locked case or cabinet or behind a store counter so that the public does not have direct access to the product. Section 7 of this bill establishes limits on the quantity of certain chemicals that can be sold to the same person during a calendar day.



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8   **Section 8** of this bill requires sellers of a product that contains materials that can be  
9   used to manufacture methamphetamine to maintain a logbook of sales and transfers  
10   of the product and to ensure that certain information is entered in the logbook.

11   If a seller of a product that contains materials that can be used to manufacture  
12   methamphetamine violates **section 6, 7 or 8** of this bill, **section 9** of this bill  
13   provides that the seller is subject to a civil penalty of not more than \$250,000 for  
14   each violation.

15   **Section 10** of this bill prohibits a person from knowingly or intentionally  
16   purchasing or otherwise acquiring a certain amount of certain chemicals that can be  
17   used to manufacture methamphetamine. A person who violates this provision is  
18   subject to criminal penalties.

19   **Section 11** of this bill prohibits a person from knowingly or intentionally  
20   entering false information in the logbook. A person who violates this provision is  
21   guilty of a category D felony.

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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN  
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1   **Section 1.** Chapter 453 of NRS is hereby amended by adding  
2   thereto the provisions set forth as sections 2 to 11, inclusive, of this  
3   act.

4   **Sec. 2.** *As used in sections 2 to 11, inclusive, of this act,  
5   unless the context otherwise requires, the words and terms defined  
6   in sections 3, 4 and 5 of this act have the meanings ascribed to  
7   them in those sections.*

8   **Sec. 3.** *“Logbook” means a written or electronic list of each  
9   sale or transfer of a product that is a precursor to  
10   methamphetamine.*

11   **Sec. 4.** *“Product that is a precursor to methamphetamine”  
12   means a product that contains ephedrine, pseudoephedrine or  
13   phenylpropanolamine or the salts, optical isomers or salts of  
14   optical isomers of such chemicals and may be marketed or  
15   distributed lawfully in the United States under the Federal Food,  
16   Drug and Cosmetic Act, 21 U.S.C. §§ 301 et seq., as a  
17   nonprescription drug.*

18   **Sec. 5.** *“Retail distributor” means a grocery store, general  
19   merchandise store, drugstore, pharmacy or other entity or person  
20   whose activities as a distributor of a product that is a precursor to  
21   methamphetamine are limited exclusively or almost exclusively to  
22   sales for personal use by an ultimate user, both in number of sales  
23   and volume of sales, either directly to walk-in customers or in  
24   face-to-face transactions by direct sales.*

25   **Sec. 6.** *A retail distributor shall keep, store or place a  
26   product that is a precursor to methamphetamine in a locked case  
27   or cabinet or behind a counter so that the public does not have  
28   direct access to the product before a sale or transfer is made.*



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1       **Sec. 7. 1. Except as otherwise provided in subsection 2, a  
2 retail distributor shall not sell or transfer to the same person  
3 during any calendar day more than 3.6 grams of ephedrine base,  
4 pseudoephedrine base or phenylpropanolamine base or the salts,  
5 optical isomers or salts of optical isomers of such chemicals in a  
6 product that is a precursor to methamphetamine.**

7       **2. The provisions of subsection 1 do not apply if, pursuant to  
8 21 U.S.C. § 830(e)(3), the Attorney General of the United States  
9 has determined that a product that is a precursor to  
10 methamphetamine cannot be used to manufacture  
11 methamphetamine and provided by regulation that the product is  
12 exempt from the provisions of 21 U.S.C. § 830(d).**

13      **Sec. 8. 1. A retail distributor shall maintain a logbook.**

14      **2. At the time of a sale or transfer of a product that is a  
15 precursor to methamphetamine, a retail distributor shall ensure  
16 that the following information is entered in the logbook:**

- 17       (a) **The name of the product sold or transferred;**
- 18       (b) **The quantity of the product sold or transferred;**
- 19       (c) **The name and address of the purchaser or transferee; and**
- 20       (d) **The date and time of the sale or transfer.**

21      **3. A retail distributor shall not sell or transfer a product that  
22 is a precursor to methamphetamine unless:**

- 23       (a) **The prospective purchaser or transferee:**

24          **(1) Presents an identification card that provides a  
25 photograph and is issued by the Government of the United States  
26 or the government of this State or any other state, or a document  
27 that, with respect to identification, is considered acceptable  
28 pursuant to 21 U.S.C. § 830(e)(1); and**

- 29           **(2) Signs his name in the logbook; and**

30          **(b) The retail distributor determines that the name entered in  
31 the logbook corresponds to the name provided on the  
32 identification presented by the prospective purchaser or transferee.**

33      **4. The logbook must include the notice which is required by  
34 21 C.F.R. § 1314.30(f).**

35      **5. A retail distributor shall maintain each entry in the  
36 logbook for not less than 2 years after the date on which the entry  
37 is made.**

38      **6. A retail distributor shall not access, use or share the  
39 information in the logbook unless the accessing, using or sharing  
40 of the information is allowed by federal law or unless the purpose  
41 of accessing, using or sharing the information is to ensure  
42 compliance with this chapter or to facilitate a product recall to  
43 protect the health and safety of the public.**

44      **7. Upon the request of a law enforcement agency of this State  
45 or a political subdivision thereof or a law enforcement agency of**



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1       **the Federal Government, a retail distributor shall disclose the**  
2       **information in the logbook to the law enforcement agency.**

3       **Sec. 9. If a retail distributor violates any provision of section**  
4       **6, 7 or 8 of this act, the retail distributor is subject to a civil**  
5       **penalty pursuant to the provisions of NRS 453.553 to 453.5533,**  
6       **inclusive.**

7       **Sec. 10. 1. Except as otherwise provided in subsection 2, a**  
8       **person shall not knowingly or intentionally purchase, receive or**  
9       **otherwise acquire:**

10      (a) *During any calendar day, more than 3.6 grams of ephedrine base, pseudoephedrine base or phenylpropanolamine base or the salts, optical isomers or salts of optical isomers of such chemicals in a product that is a precursor to methamphetamine; or*

15      (b) *During any 30-day period, more than 9 grams of ephedrine base, pseudoephedrine base or phenylpropanolamine base or the salts, optical isomers or salts of optical isomers of such chemicals in a product that is a precursor to methamphetamine.*

19      2. *The provisions of this section do not apply if the person purchasing, receiving or otherwise acquiring a product that is a precursor to methamphetamine is a pharmacy, practitioner, retail distributor, wholesale distributor or dispenser that is purchasing, receiving or otherwise acquiring the product for the purpose of administering, distributing or dispensing it in a lawful manner.*

25      3. *A person who violates any of the provisions of this section is guilty of a misdemeanor, except that:*

27      (a) *If the person violates any of the provisions of this section after a prior conviction under this chapter or the law of the United States or of any state, territory or district relating to a controlled substance has become final, the person is guilty of a gross misdemeanor; and*

32      (b) *If the person violates any of the provisions of this section after two or more prior convictions under this chapter or the law of the United States or of any state, territory or district relating to a controlled substance, or a combination of two or more such prior convictions, have become final, the person is guilty of a category D felony and shall be punished as provided in NRS 193.130.*

39      **Sec. 11. Any person who knowingly or intentionally enters a false statement or representation in a logbook is guilty of a category D felony and shall be punished as provided in NRS 193.130.**

43      **Sec. 12. NRS 453.553 is hereby amended to read as follows:**

44      453.553   1. In addition to any criminal penalty imposed for a violation of the provisions of NRS 453.011 to 453.552, inclusive,



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1   ***and sections 2 to 11, inclusive, of this act,*** any person who ***violates***  
2   ***section 6, 7 or 8 of this act,*** unlawfully sells, manufactures, delivers  
3   or brings into this State, possesses for sale or participates in any way  
4   in a sale of a controlled substance listed in schedule I, II or III or  
5   who engages in any act or transaction in violation of the provisions  
6   of NRS 453.3611 to 453.3648, inclusive, is subject to a civil penalty  
7   for each violation. This penalty must be recovered in a civil action,  
8   brought in the name of the State of Nevada by the Attorney General  
9   or by any district attorney in a court of competent jurisdiction.

10   2. As used in ~~[this section and NRS 453.5531, 453.5532 and~~  
11 ***453.5533.] NRS 453.553 to 453.5533, inclusive:***

12   (a) "Each violation" includes a continuous or repetitive violation  
13   arising out of the same act.

14   (b) "Sell" includes exchange, barter, solicitation or receipt of an  
15   order, transfer to another for sale or resale and any other transfer for  
16   any consideration or a promise obtained directly or indirectly.

17   (c) "Substitute" means a substance which:

18       (1) Was manufactured by a person who at the time was not  
19       currently registered with the Secretary of Health and Human  
20       Services; and

21       (2) Is an imitation of or intended for use as a substitute for a  
22       substance listed in schedule I, II or III.

23   **Sec. 13.** NRS 453.5531 is hereby amended to read as follows:

24   453.5531 1. The State of Nevada is entitled, in a civil action  
25   brought pursuant to NRS 453.553 involving marijuana, to a civil  
26   penalty in an amount:

27       (a) Not to exceed \$350,000, if the quantity involved is 100  
28       pounds or more, but less than 2,000 pounds.

29       (b) Not to exceed \$700,000, if the quantity involved is 2,000  
30       pounds or more, but less than 10,000 pounds.

31       (c) Not to exceed \$1,000,000, if the quantity involved is 10,000  
32       pounds or more.

33       2. The State of Nevada is entitled, in a civil action brought  
34   pursuant to NRS 453.553 involving a controlled substance, except  
35   marijuana, which is listed in schedule I or a substitute therefor, to a  
36   civil penalty in an amount:

37       (a) Not to exceed \$350,000, if the quantity involved is 4 grams  
38       or more, but less than 14 grams.

39       (b) Not to exceed \$700,000, if the quantity involved is 14 grams  
40       or more, but less than 28 grams.

41       (c) Not to exceed \$1,000,000, if the quantity involved is 28  
42       grams or more.

43       3. The State of Nevada is entitled, in a civil action brought  
44   pursuant to NRS 453.553 involving a controlled substance which is



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1 listed in schedule II or III or a substitute therefor, to a civil penalty  
2 in an amount:

3       (a) Not to exceed \$350,000, if the quantity involved is 28 grams  
4 or more, but less than 200 grams.

5       (b) Not to exceed \$700,000, if the quantity involved is 200  
6 grams or more, but less than 400 grams.

7       (c) Not to exceed \$1,000,000, if the quantity involved is 400  
8 grams or more.

9       4. Unless a greater civil penalty is authorized by another  
10 provision of this section, the State of Nevada is entitled, in a civil  
11 action brought pursuant to NRS 453.553 involving any act or  
12 transaction in violation of the provisions of NRS 453.3611 to  
13 453.3648, inclusive, to a civil penalty in an amount not to exceed  
14 \$350,000.

15       *5. The State of Nevada is entitled, in a civil action brought  
16 pursuant to NRS 453.553 involving any act or transaction in  
17 violation of the provisions of section 6, 7 or 8 of this act, to a civil  
18 penalty in an amount not to exceed \$250,000 for each violation.*

19       **Sec. 14.** NRS 453.5533 is hereby amended to read as follows:

20       453.5533 1. A civil action brought pursuant to NRS 453.553  
21 must be brought within 3 years after the conduct in violation of the  
22 provisions of NRS 453.011 to 453.552, inclusive, ***and sections 2 to***  
***11, inclusive, of this act*** occurs.

23       2. Such a civil action is not barred by a prior acquittal of the  
24 defendant in a criminal action arising out of the same act,  
25 transaction or occurrence. A final judgment or decree rendered in  
26 favor of the State in any criminal proceeding arising out of the same  
27 act, transaction or occurrence estops the defendant in a subsequent  
28 civil action from denying the essential allegations of the criminal  
30 offense.

