## **SENATE BILL NO. 599**

October 24, 2019, Introduced by Senator MCBROOM and referred to the Committee on Health Policy and Human Services.

A bill to amend 1978 PA 368, entitled "Public health code,"

by amending section 17766f (MCL 333.17766f), as amended by 2014 PA 275.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 17766f. (1) A person who that possesses products that
 contain any compound, mixture, or preparation containing any
 detectable quantity of ephedrine or pseudoephedrine, a salt or
 optical isomer of ephedrine or pseudoephedrine, or a salt of an

optical isomer of ephedrine or pseudoephedrine for retail sale
 under a license issued under the general sales tax act, 1933 PA
 167, MCL 205.51 to 205.78, shall not knowingly do any of the
 following:

5 (a) Sell any product described under this subsection to an6 individual under 18 years of age.

7 (b) Sell more than 3.6 grams of ephedrine or pseudoephedrine
8 alone or in a mixture to any individual on any single calendar day.
9 (c) Sell more than 9-7.2 grams of ephedrine or pseudoephedrine
10 alone or in a mixture to any individual within a 30-day period.

(d) Sell in a single over-the-counter sale more than 2
personal convenience packages containing 2 tablets or capsules each
of any product described under this subsection to any individual.

14 (e) Sell any product described under this subsection to an 15 individual during the period in which a stop sale alert is 16 generated for that individual based upon on criminal history record 17 information provided under the methamphetamine abuse reporting act, 2014 PA 276, MCL 28.121 to 28.128. The NPLEx system shall must 18 19 contain an override function that may be used by a dispenser of 20 ephedrine or pseudoephedrine who has a reasonable fear of imminent 21 bodily harm if the dispenser does not complete a sale. Each instance in which the override function is utilized shall used must 22 23 be logged by the system.

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(2) This section does not apply to the following:

(a) A pediatric product primarily intended for administration
to children under 12 years of age according to label instructions.
(b) A product containing pseudoephedrine that is in a liquid
form if pseudoephedrine is not the only active ingredient.

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(c) A product that the state Michigan board of pharmacy, upon

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1 application of a manufacturer or certification by the United States
2 drug enforcement administration Drug Enforcement Administration as
3 inconvertible, exempts from this section because the product has
4 been formulated in such a way as to effectively prevent the
5 conversion of the active ingredient into methamphetamine.

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(d) A product that is dispensed pursuant to a prescription.

7 (3) A person who that violates this section is responsible for
8 a state civil infraction as provided under chapter 88 of the
9 revised judicature act of 1961, 1961 PA 236, MCL 600.8801 to
10 600.8835, and may be ordered to pay a civil fine of not more than
11 \$500.00 for each violation.

12 (4) It is an affirmative defense to a citation issued under subsection (1)(a) that the defendant had in force at the time of 13 14 the citation and continues to have in force a written policy for 15 employees to prevent the sale of products that contain any 16 compound, mixture, or preparation containing any detectable quantity of ephedrine or pseudoephedrine, a salt or optical isomer 17 18 of ephedrine or pseudoephedrine, or a salt of an optical isomer of 19 ephedrine or pseudoephedrine to persons individuals under 18 years 20 of age and that the defendant enforced and continues to enforce the policy. A defendant who proposes to offer evidence of the 21 affirmative defense described in this subsection shall file and 22 23 serve notice of the defense, in writing, upon the court and the 24 prosecuting attorney. The notice shall must be served not less than 25 14 days before the hearing date.

(5) A prosecuting attorney who proposes to offer testimony to
rebut the affirmative defense described in subsection (4) shall
file and serve a notice of rebuttal, in writing, upon the court and
the defendant. The notice shall must be served not less than 7 days

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before the hearing date and shall must contain the name and address
 of each rebuttal witness.

3 (6) Notwithstanding any other provision of law, a city, 4 township, village, county, other local unit of government, or political subdivision of this state shall not impose any new 5 requirement or prohibition pertaining to the sale of a product 6 7 described under subsection (1) that is contrary to, or in any way 8 conflicting with, this section. This subsection does not invalidate 9 or otherwise restrict a requirement or prohibition described in 10 this subsection existing on December 15, 2005.

Enacting section 1. This amendatory act takes effect 90 days after the date it is enacted into law.

13 Enacting section 2. This amendatory act does not take effect14 unless Senate Bill No. 170 of the 100th Legislature is enacted into15 law.

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