FIRST REGULAR SESSION

HOUSE BILL NO. 1102

99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE FREDERICK.

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal section 195.050, RSMo, and to enact in lieu thereof twelve new sections relating to a prescription drug monitoring program, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 195.050, RSMo, is repealed and twelve new sections enacted in lieu thereof, to be known as sections 195.050, 195.450, 195.453, 195.456, 195.458, 195.459, 2 3 195.460, 195.462, 195.465, 195.466, 195.468, and 195.471, to read as follows: 195.050. 1. A duly registered manufacturer or wholesaler may sell controlled substances 2 to any of the following persons: 3 (1) To a manufacturer, wholesaler, or pharmacy; 4 (2) To a physician, dentist, podiatrist or veterinarian; 5 (3) To a person in charge of a hospital, but only for use in that hospital; 6 (4) To a person in charge of a laboratory, but only for use in that laboratory for scientific 7 and medical purposes. 8 2. A duly registered manufacturer or wholesaler may sell controlled substances to any 9 of the following persons: 10 (1) On a special written order accompanied by a certificate of exemption, as required by 11 federal laws, to a person in the employ of the United States government or of any state, 12 territorial, district, county, municipal or insular government, purchasing, receiving, possessing, 13 or dispensing controlled substances by reason of his or her official duties; 14 (2) To a master of a ship or person in charge of any aircraft upon which no physician is 15 regularly employed, for the actual medical needs of persons on board such ship or aircraft, when 16 not in port; provided, such controlled substances shall be sold to the master of such ship or EXPLANATION — Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended

to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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17 person in charge of such aircraft only in pursuance of a special order form approved by a 18 commissioned medical officer or acting surgeon of the United States Public Health Service;

19 (3) To a person in a foreign country if the provisions of federal laws are complied with. 20 3. An official written order for any controlled substance listed in Schedules I and II shall 21 be signed in duplicate by the person giving the order or by his or her duly authorized agent. The 22 original shall be presented to the person who sells or dispenses the controlled substance named 23 therein. In event of the acceptance of such order by the person, each party to the transaction shall 24 preserve his or her copy of such order for a period of two years in such a way as to be readily 25 accessible for inspection by any public officer or employee engaged in the enforcement of this 26 chapter or chapter 579. It shall be deemed a compliance with this subsection if the parties to the 27 transaction have complied with federal laws, respecting the requirements governing the use of 28 order forms.

29 4. Possession of or control of controlled substances obtained as authorized by this 30 section shall be lawful if in the regular course of business, occupation, profession, employment, 31 or duty of the possessor.

32 5. A person in charge of a hospital or of a laboratory, or in the employ of this state or of 33 any other state, or of any political subdivision thereof, and a master or other proper officer of a 34 ship or aircraft, who obtains controlled substances under the provisions of this section or 35 otherwise, shall not administer, nor dispense, nor otherwise use such drugs, within this state, 36 except within the scope of his or her employment or official duty, and then only for scientific or 37 medicinal purposes and subject to the provisions of this chapter and chapter 579.

38 6. Every person registered to manufacture, distribute or dispense controlled substances 39 under this chapter shall keep records and inventories of all such drugs in conformance with the 40 record keeping and inventory requirements of federal law, and in accordance with any additional 41 regulations of the department of health and senior services. All registrants who dispense 42 controlled substances shall maintain dispensing records and report the dispensing to the 43 department's prescription drug monitoring program under sections 195.450 to 195.471 in 44 conformance with the requirements in this chapter.

45 7. Manufacturers and wholesalers shall keep records of all narcotic and controlled 46 substances compounded, mixed, cultivated, grown, or by any other process produced or prepared, 47 and of all controlled substances received and disposed of by them, in accordance with this 48 section.

49 8. Apothecaries shall keep records of all controlled substances received and disposed of 50 by them, in accordance with the provisions of this section.

51 The form of records shall be prescribed by the department of health and senior 9. 52 services.

195.450. 1. Sections 195.450 to 195.471 shall be known and may be cited as the 2 "Prescription Drug Monitoring Program Act".

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2. As used in sections 195.450 to 195.471, the following terms mean:

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(1) "Controlled substance", the same meaning given such term in section 195.010;

5 6 (2) "Department", the department of health and senior services;
(3) "Dispenser", a person who delivers a Schedule II, III, or IV controlled

7 substance to the ultimate user, but does not include:

8 (a) A hospital, as defined in section 197.020, that distributes such substances for the 9 purpose of inpatient care or dispenses prescriptions for controlled substances at the time 10 of discharge from inpatient care at such facility;

(b) A practitioner or other authorized person who administers such a substance;
or

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(c) A wholesale distributor of a Schedule II, III, or IV controlled substance;

(4) "Patient", a person who is the ultimate user of a drug for whom a prescription
is issued or for whom a drug is dispensed; except that, "patient" shall not include a hospice
patient enrolled in a Medicare-certified hospice program who has controlled substances
dispensed to him or her by such hospice program;

18 (5) "Prescriber", a person who prescribes a Schedule II, III, or IV controlled
 19 substance to a patient;

20 (6) "Prescription drug monitoring program" or "PDMP", a program established 21 by the department under sections 195.450 to 195.471 to monitor the prescription and 22 dispensation of all Schedule II, III, or IV controlled substances;

(7) "Schedule II, III, or IV controlled substance", a controlled substance that is
listed in Schedule II, III, or IV of the schedules provided under this chapter or the federal
Controlled Substances Act, 21 U.S.C. Section 812.

3. Notwithstanding any other law to the contrary, the provisions of sections 195.450
 to 195.471 shall not apply to persons licensed under chapter 340.

195.453. 1. The department, using an existing data aggregation platform through 2 the state data center within the office of administration, shall establish and maintain a 3 program to monitor the prescription and dispensation of all Schedule II, III, and IV 4 controlled substances by all professionals licensed to prescribe or dispense such substances in this state. The aggregated information from each prescriber and dispenser data source 5 6 shall remain segregated from any other data source and shall not be commingled with data from any other source. The information contained on the database shall not be entered 7 into any other database outside the control of the department. The information shall not 8 9 be entered into any national PDMP database.

10 2. The funding of the PDMP shall be subject to appropriation. In addition to 11 appropriations from the general assembly, the department may apply for available grants 12 and may accept other gifts, grants, and donations necessary to develop and maintain the 13 program.

14 3. The department is authorized to contract with any other agency of this state or with any other state that currently runs, or contracts with a private vendor to run, a PDMP 15 for any necessary hardware or software to establish and maintain the PDMP. No vendor 16 17 that has had any data breach, data compromise, data hack, or any other data insecurity 18 in any database the vendor has run, established, or maintained, either in-state or out-ofstate, shall be awarded a contract under this section. Any vendor that has been awarded 19 20 a contract under this section and has any such data breach, compromise, hack, or 21 insecurity of the PDMP it maintains under sections 195.450 to 195.471 shall be in breach 22 of contract and such contract shall be terminated. Any contractor shall comply with the 23 provisions regarding confidentiality of prescription and dispensation information under 24 section 195.456.

4. At the time of filling a prescription for a drug included in subsection 1 of this section, each dispenser shall electronically submit to the department the following information including, but not limited to:

- 28 (1) The pharmacy federal Drug Enforcement Administration (DEA) number;
- 29 (2) The date of the dispensation;
- 30 (3) If there is a prescription:
- 31 (a) The prescription number;
- 32 (b) Whether the prescription is new or a refill;
- 33 (c) The prescriber DEA or National Provider Identifier (NPI) number;
- 34 (d) The date the prescriber issued the prescription; and
- 35 (e) The source of payment for the prescription;
- 36 (4) The dispensed drug's National Drug Code (NDC);
- 37 (5) The number of days' supply of the drug;
- 38 (6) The quantity dispensed;
- 39 (7) The patient identification number including, but not limited to, any one of the
- 40 **following:**
- 41 (a) The patient's driver's license number;
- 42 (b) The patient's government-issued identification number; or
- 43 (c) The patient's insurance cardholder identification number; and
- 44 (8) The patient's name, address, and date of birth.

45 5. Prior to prescribing to a patient a drug included in subsection 1 of this section, 46 each prescriber may, and all prescribers who hold themselves out to the public as a 47 specialist in pain management and who are prescribing a Schedule II controlled substance 48 shall, using the prescriber's assigned username and password, electronically log onto the 49 PDMP database, look up the patient's entries, if any, in the PDMP database or the national 50 PDMP database network, and check to see if the PDMP database or the national PDMP 51 database network has evidence that the patient had been dispensed any controlled 52 substance by any other prescriber within the last one hundred eighty days.

6. If a dispenser does not otherwise transmit the prescription of a drug to a third party payor, then each dispenser shall submit the information in accordance with transmission standards established by the American Society for Automation in Pharmacy, or any successor organization, and shall report data within seven days.

57 7. (1) The department may issue a waiver to a dispenser that is unable to submit 58 dispensation information by electronic means. Such waiver may permit the dispenser to 59 submit dispensation information by paper form or other means, provided all information 60 required in subsection 4 of this section is submitted in such alternative format.

61 (2) The department may grant an extension to dispensers who are temporarily 62 unable to electronically submit the dispensation information required in subsection 4 of 63 this section in accordance with the time frame established in subsection 6 of this section 64 due to unforseen circumstances. In cases where an extension is granted, dispensers shall 65 be responsible for reporting the required data in a subsequent file.

8. The department shall reimburse each dispenser for the fees of transmitting the
information required by this section.

9. All communications and data transmitted under sections 195.450 to 195.471 shall
be encrypted.

10. The provisions of sections 195.450 to 195.471 shall not apply to Schedule II, III,
 or IV controlled substances prescribed or dispensed where the ultimate user is an
 individual under eighteen years of age.

195.456. 1. Prescription and dispensation information submitted to the department shall be confidential and not subject to public disclosure under chapter 610 except as provided in subsections 3 and 4 of this section.

2. The department shall maintain procedures to ensure that the privacy and confidentiality of patients and personal information collected, recorded, transmitted, and maintained is not disclosed to persons except as provided in subsections 3 and 4 of this section.

8 3. The department may only provide data in the PDMP to the following persons or 9 entities under the following circumstances:

10 (1) An individual patient or bureau of narcotics and dangerous drugs registrant 11 who requests his or her own prescription and dispensation monitoring information in 12 accordance with state law;

13 (2) The state board of pharmacy, when used to further an investigation based on
 14 a complaint filed under section 338.055;

15 (3) The state board of registration for healing arts, when used to further an 16 investigation based on a complaint filed under section 334.100 or 334.741;

17 (4) The state board of nursing, when used to further an investigation based on a 18 complaint filed under section 335.066;

19 (5) The state dental board, when used to further an investigation based on a 20 complaint filed under section 332.321;

21 (6) The state board of podiatric medicine, when used to further an investigation
22 based on a complaint filed under section 330.160;

(7) Local, state, and federal law enforcement or prosecutorial officials, both in-state
 and out-of-state, who are engaged in the administration, investigation, or enforcement of
 the laws governing licit drugs based on a specific case and under a court-issued subpoena
 or court order;

(8) Medical examiners and coroners for the purpose of investigating the cause of
 death of any person under the jurisdiction of the medical examiner or coroner;

(9) The MO HealthNet division within the department of social services regarding
 30 MO HealthNet program recipients;

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(10) A judge or other judicial authority under a subpoena or court order;

(11) Personnel of the bureau of narcotics and dangerous drugs, or its successor
 agency within the department, for the administration and enforcement of sections 195.450
 to 195.471; and

(12) Dispensers and prescribers, pursuant to the provisions of sections 195.458 and
 195.459.

4. The department may provide data to public or private entities for statistical,
research, or educational purposes after removing all information that could be used to
identify individual patients, prescribers, dispensers, or persons who received dispensations
from dispensers.

5. Nothing in sections 195.450 to 195.471 shall be construed to require a dispenser or prescriber to obtain information about a patient from the PDMP. A dispenser or prescriber shall not be held liable for damages to any person in any civil action for injury,

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death, or loss to person or property on the basis that the dispenser or prescriber did or did
not seek or obtain information from the PDMP.

6. Beginning August 28, 2019, the department shall maintain an individual's prescription and dispensation information obtained under sections 195.450 to 195.471 for a maximum of one hundred eighty days. Such prescription or dispensation information shall thereafter be deleted from the PDMP after one hundred eighty days.

195.458. 1. Notwithstanding the provisions of subsection 3 of section 195.456, no dispenser shall have access to the information contained in the PDMP established under sections 195.450 to 195.471, but shall only transmit information to be included in the PDMP. All dispensers shall have a prominently posted sign in bold letters stating "ALL CONTROLLED SUBSTANCE PRESCRIPTIONS SHALL BE REPORTED TO THE BUREAU OF NARCOTICS AND DANGEROUS DRUGS AND SCREENED FOR VIOLATIONS".

8 2. After transmitting information to the PDMP, a dispenser shall expect to receive a response from the department. If the department responds that no concern is detected, 9 10 the dispenser may dispense the prescription according to his or her professional judgment. 11 If the department responds that a concern is detected, the dispenser shall dispense or not 12 dispense the prescription according to his or her professional judgment, appropriate to the 13 concern communicated by the department. If the department does not respond due to a 14 technical or other problem, the dispenser shall dispense or not dispense the prescription 15 according to his or her professional judgment.

3. No licensed dispenser following the provisions of sections 195.450 to 195.471 shall be subject to discipline by the Missouri board of pharmacy or by any other state agency for acting in good faith to fill a prescription for a controlled substance, nor for acting outside of these rules in an emergency.

195.459. 1. Notwithstanding the provisions of subsection 3 of section 195.456, and except for the provisions of this section, and the provisions of subsection 2 of section 195.460, no prescriber shall have access to the information contained in the PDMP established under sections 195.450 to 195.471, but shall only transmit information to be included in the PDMP.

6 2. A prescriber using the PDMP database shall log on using the prescriber's 7 assigned username and password and, using the department's protocol, determine if the 8 PDMP database or the national PDMP database network contains any record regarding 9 the patient. If such record is found, and upon selecting such patient according to the 10 PDMP database usage protocol, the prescriber shall expect to receive an immediate 11 electronic response from the department. If the department responds that there is no

12 evidence that the patient had been dispensed, within the preceding one hundred eighty 13 days, any controlled substance that had been prescribed by a different prescriber, the 14 prescriber may issue or not issue a prescription according to the prescriber's professional 15 judgment. If the department responds that the patient had been dispensed, within the previous one hundred eighty days, a controlled substance that had been prescribed by a 16 17 different prescriber, the prescriber shall expect an option for the prescriber to enter the prescriber's last four Social Security number digits, and if verified as correct, to be 18 19 electronically and automatically provided with any data entered in the PDMP database or 20 the national PDMP database network pertaining to such patient in the same manner and 21 format used by the national PDMP database network. Regardless of whether the 22 prescriber chooses to receive the patient's PDMP data, the prescriber, after review of any 23 PDMP data received, shall issue or not a prescription according to the prescriber's 24 professional judgment. If the department does not respond due to a technical or other 25 problem, the prescriber shall issue or not issue a prescription according to the prescriber's 26 professional judgment.

3. No licensed prescriber following the provisions of sections 195.450 to 195.471 shall be subject to discipline by the Missouri board of healing arts or by any other state agency for acting in good faith to prescribe a controlled substance, nor for acting outside of these rules in an emergency.

4. All prescribers who choose, or are required, to submit prescription information
 under the provisions of subsection 5 of section 195.453 shall have a prominently posted sign
 in bold letters stating "ALL CONTROLLED SUBSTANCE PRESCRIPTIONS SHALL
 BE REPORTED TO THE BUREAU OF NARCOTICS AND DANGEROUS DRUGS AND
 SCREENED FOR VIOLATIONS".

195.460. 1. When a dispenser electronically sends the department the information required under subsection 4 of section 195.453, the department shall electronically screen 2 its PDMP database and any national PDMP database to determine if the prescription may 3 be properly dispensed and if a similar prescription has been dispensed within the allowable 4 5 day's supply limits set by the department. If no concern is detected, the department shall 6 electronically and automatically issue a communication to the dispenser that no concern 7 was detected. If a concern is detected, the department shall electronically and 8 automatically issue a communication to the dispenser that a concern is detected, and shall 9 state the nature of the concern identified by the computer algorithm used by the 10 department.

11 **2.** When a prescriber electronically logs onto the PDMP database using the 12 prescriber's assigned username and password and looks up a patient's entries, if any, in

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13 the PDMP database, the department shall electronically and automatically screen its 14 PDMP database and any national PDMP database network by comparing the prescriber's 15 Drug Enforcement Administration (DEA) number and National Provider Identifier (NPI) 16 number with the corresponding field entries contained in the databases to determine if there is evidence that the patient had been dispensed any controlled substance prescribed 17 18 by any other prescriber within the preceding one hundred eighty days. If there is no such 19 evidence, the department shall electronically and automatically issue a communication to 20 the prescriber that no such evidence was detected. If the department's electronic screen 21 determines that the patient had been dispensed a controlled substance that had been 22 prescribed by any other prescriber, the department shall communicate such to the 23 prescriber and then provide to the prescriber an option to enter the prescriber's last four 24 Social Security number digits, and if the department electronically and automatically 25 verifies the entered digits as correct, the department shall electronically and automatically 26 transmit to the prescriber the data entered in the PDMP database pertaining to such 27 patient in the same manner and format used by the national PDMP database network.

28 3. The department shall, as time and staff permit and subject to appropriations, 29 review the concerns generated under subsections 1 and 2 of this section. If, after staff 30 review, there is reasonable cause to believe that a person has obtained a prescription 31 fraudulently from more than one prescriber, the department shall contact the prescribers 32 and, as appropriate, inform them of the concern and the details about the patient receiving 33 prescriptions from other prescribers, and request copies of the controlled substance 34 records relating to the prescriptions of concern. The prescribers shall provide the records, 35 if possible, by fax or electronically. If, after department review of the provided records, 36 it is clear that a person has obtained prescriptions under false pretenses, the entire matter 37 shall be referred to the appropriate law enforcement agency or local prosecuting attorney 38 for action.

4. The bureau of narcotics and dangerous drugs, or its successor agency within the
 department, shall do the following:

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(1) Review the prescription and dispensation information; and

42 (2) If there is reasonable cause to believe a violation of law or breach of professional 43 standards may have occurred, the bureau of narcotics and dangerous drugs shall, subject 44 to rules promulgated under section 195.462, refer the matter to the appropriate law 45 enforcement or professional licensing, certification, or regulatory agency or entity, and 46 provide the prescription and dispensation information required for an investigation.

5. Nothing in the PDMP database shall be the sole basis for probable cause to obtain an arrest or search warrant as part of a criminal investigation.

195.462. The department shall promulgate rules setting forth the procedures and methods of implementing sections 195.450 to 195.471. Any rule or portion of a rule, as that 2 term is defined in section 536.010, that is created under the authority delegated in this 3 4 section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are 5 nonseverable, and if any of the powers vested with the general assembly pursuant to 6 chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are 7 8 subsequently held unconstitutional, then the grant of rulemaking authority and any rule 9 proposed or adopted after August 28, 2017, shall be invalid and void.

195.465. 1. All dispensing information that is required to be reported to the department in sections 195.450 to 195.471 shall be submitted to the department in compliance with subsection 6 of section 195.050 and subsection 4 of section 195.453. All prescribing information that is required to be reported to the department in sections 195.450 to 195.471 shall be submitted to the department in compliance with subsection 5 of section 195.453. Knowingly failing to submit a report as required under this section is a violation of this chapter and such person shall be guilty of a class A misdemeanor under section 579.084.

9 2. Any person who unlawfully and knowingly accesses or discloses, or a person 10 authorized to have prescription or dispensation monitoring information under sections 11 195.450 to 195.471 who knowingly discloses, such information in violation of sections 12 195.450 to 195.471, or knowingly uses such information in a manner and for a purpose in 13 violation of sections 195.450 to 195.471 is guilty of a class E felony.

14 3. Neither the sovereign nor the official immunity doctrine shall apply to a person 15 or a department authorized to have an individual's prescription and dispensation 16 information under sections 195.450 to 195.471 in instances when such information is 17 disclosed to an unauthorized party. If a person unlawfully and knowingly accesses or discloses, or if a person authorized to have prescription or dispensation information under 18 19 sections 195.450 to 195.471 knowingly discloses such information in violation of sections 20 195.450 to 195.471 or knowingly uses such information in a manner and for a purpose in 21 violation of sections 195.450 to 195.471, the person whose information was disclosed shall 22 have a cause of action to recover liquidated damages in the amount of twenty-five thousand 23 dollars in addition to compensatory economic and noneconomic damages, attorney's fees, 24 and court costs. If it is determined by a court of competent jurisdiction that such 25 disclosure was done intentionally and maliciously, the person shall be entitled to punitive 26 damages in addition to any other damages.

195.466. The department shall annually provide to the general assembly a report as to the number of controlled substances dispensed, broken down by drug, the number of incidents of fraudulent prescriptions identified, and any other pertinent information requested by the general assembly.

195.468. 1. The department shall create and implement the following education 2 courses:

3 (1) An orientation course during the implementation phase of the provisions 4 established in sections 195.450 to 195.471;

5 (2) A course for persons who are authorized to access the prescription or 6 dispensation information but who did not participate in the orientation course; and

7 (3) A course for persons who are authorized to access the prescription or 8 dispensation information but who have violated laws or breached occupational standards 9 involving dispensing, prescribing, or using substances monitored by the provisions 10 established in sections 195.450 to 195.471.

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12 When appropriate, the department shall develop the content of the education courses 13 described in subdivisions (1) to (3) of this subsection.

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2. The department shall, when appropriate:

15 (1) Work with associations for impaired professionals to ensure intervention, 16 treatment, and ongoing monitoring and followup; and

17 (2) Encourage individual patients who are identified and who have become 18 addicted to substances monitored by the PDMP to receive addiction treatment.

195.471. 1. Sections 195.450 to 195.471 shall preempt all ordinances, rules, and 2 regulations of political subdivisions relating to the monitoring of the prescription and 3 dispensation of all Schedule II, III, and IV controlled substances.

4 2. Notwithstanding the provisions of section 23.253 of the Missouri sunset act to the 5 contrary, the provisions of sections 195.450 to 195.471 shall expire on August 28, 2023.

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