

GENERAL ASSEMBLY OF NORTH CAROLINA
SESSION 2017

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HOUSE BILL 243
PROPOSED COMMITTEE SUBSTITUTE H243-PCS10185-TY-1

Short Title: Strengthen Opioid Misuse Prevention (STOP)Act.

(Public)

Sponsors:

Referred to:

March 6, 2017

1 A BILL TO BE ENTITLED
2 AN ACT STRENGTHENING OPIOID MISUSE PREVENTION BY EXTENDING
3 STANDING ORDERS FOR OPIOID ANTAGONIST TO COMMUNITY HEALTH
4 GROUPS; REQUIRING SUPERVISING PHYSICIANS TO PERSONALLY CONSULT
5 WITH PHYSICIAN ASSISTANTS AND NURSE PRACTITIONERS WHO PRESCRIBE
6 CERTAIN SCHEDULE II OR III CONTROLLED SUBSTANCES FOR LONG-TERM
7 USE; REQUIRING ELECTRONIC PRESCRIBING OF CERTAIN SCHEDULE II AND
8 III CONTROLLED SUBSTANCES; ESTABLISHING MAXIMUM LIMITS FOR
9 INITIAL PRESCRIPTIONS OF CERTAIN SCHEDULE II AND III CONTROLLED
10 SUBSTANCES; REQUIRING HOSPICE AND PALLIATIVE CARE PROVIDERS TO
11 PROVIDE EDUCATION REGARDING PROPER DISPOSAL OF CERTAIN UNUSED
12 CONTROLLED SUBSTANCES; CLARIFYING ALLOWABLE FUNDS FOR SYRINGE
13 EXCHANGE PROGRAMS; REQUIRING VETERINARIAN PARTICIPATION IN THE
14 CONTROLLED SUBSTANCES REPORTING SYSTEM; ESTABLISHING CIVIL
15 PENALTIES FOR PHARMACIES THAT EMPLOY DISPENSERS WHO IMPROPERLY
16 REPORT INFORMATION TO THE CONTROLLED SUBSTANCES REPORTING
17 SYSTEM (CSRS); EXPANDING THE ROLE OF THE DEPARTMENT OF HEALTH
18 AND HUMAN SERVICES (DHHS) IN USING CSRS DATA TO DETECT AND
19 PREVENT FRAUD AND MISUSE; MANDATING DISPENSER REGISTRATION FOR
20 ACCESS TO THE CSRS; MANDATING DISPENSER AND PRACTITIONER USE OF
21 THE CSRS; REQUIRING DHHS TO REPORT PRACTITIONERS WHO FAIL TO
22 PROPERLY USE THE CSRS; CREATING A SPECIAL REVENUE FUND TO
23 SUPPORT THE CSRS; AND REQUIRING AN ANNUAL REPORT FROM DHHS ON
24 THE CSRS.

25 The General Assembly of North Carolina enacts:

26

27 **PART I. TITLE OF ACT**

28 **SECTION 1.** This act shall be known and may be cited as the "Strengthen Opioid
29 Misuse Prevention Act of 2017" or the "STOP Act."

30

31 **PART II. EXTEND STANDING ORDERS FOR OPIOID ANTAGONIST TO**
32 **COMMUNITY HEALTH GROUPS**

33 **SECTION 2.** G.S. 90-12.7 reads as rewritten:

34 **"§ 90-12.7. Treatment of overdose with opioid antagonist; immunity.**

35 (a) As used in this section, "opioid antagonist" means naloxone hydrochloride that is
36 approved by the federal Food and Drug Administration for the treatment of a drug overdose.



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1 (b) The following individuals may prescribe an opioid antagonist in the manner
2 prescribed by this subsection:

3 (1) A practitioner acting in good faith and exercising reasonable care may
4 directly or by standing order prescribe an opioid antagonist to (i) a person at
5 risk of experiencing an opiate-related overdose or (ii) a family member,
6 friend, or other person in a position to assist a person at risk of experiencing
7 an opiate-related overdose. As an indicator of good faith, the practitioner,
8 prior to prescribing an opioid under this subsection, may require receipt of a
9 written communication that provides a factual basis for a reasonable
10 conclusion as to either of the following:

- 11 a. The person seeking the opioid antagonist is at risk of experiencing an
12 opiate-related overdose.
- 13 b. The person other than the person who is at risk of experiencing an
14 opiate-related overdose, and who is seeking the opioid antagonist, is
15 in relation to the person at risk of experiencing an opiate-related
16 overdose:
- 17 1. A family member, friend, or other person.
 - 18 2. In the position to assist a person at risk of experiencing an
19 opiate-related overdose.

20 (2) The State Health Director or a designee may prescribe an opioid antagonist
21 pursuant to subdivision (1) of this subsection by means of a statewide
22 standing order.

23 (3) A practitioner acting in good faith and exercising reasonable care may
24 directly or by standing order prescribe an opioid antagonist to any
25 governmental or nongovernmental organization, including a local health
26 department, a law enforcement agency, or an organization that promotes
27 scientifically proven ways of mitigating health risks associated with
28 substance use disorders and other high-risk behaviors, for the purpose of
29 distributing, through its agents, the opioid antagonist to (i) a person at risk of
30 experiencing an opiate-related overdose or (ii) a family member, friend, or
31 other person in a position to assist a person at risk of experiencing an
32 opiate-related overdose.

33 (c) A pharmacist may dispense an opioid antagonist to a person ~~described in~~
34 ~~subdivision (b)(1) of this section~~ or organization pursuant to a prescription issued ~~pursuant to in~~
35 accordance with subsection (b) of this section. For purposes of this section, the term
36 "pharmacist" is as defined in G.S. 90-85.3.

37 (c1) A governmental or nongovernmental organization, including a local health
38 department, a law enforcement agency, or an organization that promotes scientifically proven
39 ways of mitigating health risks associated with substance use disorders and other high-risk
40 behaviors may, through its agents, distribute an opioid antagonist obtained pursuant to a
41 prescription issued in accordance with subdivision (3) of subsection (b) of this section to (i) a
42 person at risk of experiencing an opiate-related overdose or (ii) a family member, friend, or
43 other person in a position to assist a person at risk of experiencing an opiate-related overdose.
44 An organization, through its agents, shall include with any distribution of an opioid antagonist
45 pursuant to this subsection basic instruction and information on how to administer the opioid
46 antagonist.

47 (d) A person who receives an opioid antagonist that was prescribed pursuant to
48 subsection (b) of this section or distributed pursuant to subsection (c1) of this section may
49 administer an opioid antagonist to another person if (i) the person has a good faith belief that
50 the other person is experiencing a drug-related overdose and (ii) the person exercises
51 reasonable care in administering the drug to the other person. Evidence of the use of reasonable

1 care in administering the drug shall include the receipt of basic instruction and information on
2 how to administer the opioid antagonist.

3 (e) All of the following individuals are immune from any civil or criminal liability for
4 actions authorized by this section:

- 5 (1) Any practitioner who prescribes an opioid antagonist pursuant to subsection
6 (b) of this section.
- 7 (2) Any pharmacist who dispenses an opioid antagonist pursuant to subsection
8 (c) of this section.
- 9 (3) Any person who administers an opioid antagonist pursuant to subsection (d)
10 of this section.
- 11 (4) The State Health Director acting pursuant to subsection (b) of this section.
- 12 (5) Any organization, or agent of the organization, that distributes an opioid
13 antagonist pursuant to subsection (c1) of this section."

15 PART III. IMPROVE OPIOID PRESCRIBING PRACTICES

16 SECTION 3. G.S. 90-87 reads as rewritten:

17 "§ 90-87. Definitions.

18 As used in this Article:

19 ...
20 (26a) "Targeted controlled substance" means any controlled substance included in
21 G.S. 90-90 (1), (2), or (3) or G.S. 90-91(d).
22"

23 SECTION 4. G.S. 90-18.1(b) is amended by adding a new subdivision to read:

24 "(5) If the prescription is for a targeted controlled substance as defined in Article
25 5 of Chapter 90 of the General Statutes and therapeutic use of the targeted
26 controlled substance will or is expected to exceed a period of 30 days, the
27 physician assistant shall personally consult with the supervising physician
28 prior to prescribing the targeted controlled substance to verify that the
29 prescription is medically appropriate for the patient. For as long as a targeted
30 controlled substance is continuously prescribed to the same patient, the
31 physician assistant shall consult with the supervising physician at least once
32 every 90 days to verify that the prescription remains medically appropriate
33 for the patient."

34 SECTION 5. G.S. 90-18.2(b) is amended by adding a new subdivision to read:

35 "(5) If the prescription is for a targeted controlled substance as defined in Article
36 5 of Chapter 90 of the General Statutes and therapeutic use of the targeted
37 controlled substance will or is expected to exceed a period of 30 days, the
38 nurse practitioner shall personally consult with the supervising physician
39 prior to prescribing the targeted controlled substance to verify that the
40 prescription is medically appropriate for the patient. For as long as a targeted
41 controlled substance is continuously prescribed to the same patient, the nurse
42 practitioner shall consult with the supervising physician at least once every
43 90 days to verify that the prescription remains medically appropriate for the
44 patient."

45 SECTION 6. G.S. 90-106 reads as rewritten:

46 "§ 90-106. Prescriptions and labeling.

47 (a) ~~Except when dispensed directly by a practitioner, other than a pharmacist, to an~~
48 ~~ultimate user, no controlled substance included in Schedule II of this Article may be dispensed~~
49 ~~without the written prescription of a practitioner. No Schedule II substance shall be dispensed~~
50 ~~pursuant to a written or electronic prescription more than six months after the date it was~~
51 ~~prescribed.~~

1 (a1) Electronic Prescription Required; Exceptions. – Unless otherwise exempted by this
2 subsection, a practitioner shall electronically prescribe all targeted controlled substances. This
3 subsection does not apply to prescriptions for targeted controlled substances issued by any of
4 the following:

5 (1) A practitioner, other than a pharmacist, who dispenses directly to an ultimate
6 user.

7 (2) A practitioner who orders a controlled substance to be administered in a
8 hospital, nursing home, hospice facility, or residential care facility as defined
9 in G.S. 14-32.2.

10 (3) A practitioner who experiences temporary technological or electrical failure
11 or other extenuating circumstance that prevents the prescription from being
12 transmitted electronically, provided, however, that the practitioner
13 documents the reason for this exception in the patient's medical record.

14 (4) A practitioner who writes a prescription to be dispensed by a pharmacy
15 located on federal property, provided, however, that the practitioner
16 documents the reason for this exception in the patient's medical record.

17 (a2) Verification by Dispenser Not Required. – A dispenser is not required to verify that
18 a practitioner properly falls under one of the exceptions specified in subsection (a1) of this
19 section prior to dispensing a targeted controlled substance. A dispenser may continue to
20 dispense targeted controlled substances from valid written, oral, or facsimile prescriptions that
21 are otherwise consistent with applicable laws.

22 (a3) Limitation on Prescriptions Upon Initial Consultation for Acute Pain. – A
23 practitioner may not prescribe more than a five-day supply of any targeted controlled substance
24 upon the initial consultation and treatment of a patient for acute pain, unless the prescription is
25 for post-operative acute pain relief for use immediately following a surgical procedure. A
26 practitioner shall not prescribe more than a seven-day supply of any targeted controlled
27 substance for post-operative acute pain relief immediately following a surgical procedure.
28 Upon any subsequent consultation for the same pain, the practitioner may issue any appropriate
29 renewal, refill, or new prescription for a targeted controlled substance. This subsection does not
30 apply to prescriptions for controlled substances issued by a practitioner who orders a controlled
31 substance to be wholly administered in a hospital, nursing home licensed under Chapter 131E
32 of the General Statutes, hospice facility, or residential care facility as defined in
33 G.S. 14-32.2(c1).

34 (a4) Definitions. – As used in this subsection, the following terms have the following
35 meanings:

36 (1) Acute pain. – Pain, whether resulting from disease, accident, intentional
37 trauma, or other cause, that the practitioner reasonably expects to last for
38 three months or less. The term does not include chronic pain or pain being
39 treated as part of cancer care, hospice care, palliative care, or
40 medication-assisted treatment for substance use disorder.

41 (2) Chronic pain. – Pain that typically lasts for longer than three months or that
42 lasts beyond the time of normal tissue healing.

43 (3) Surgical procedure. – A procedure that is performed for the purpose of
44 structurally altering the human body by incision or destruction of tissues as
45 part of the practice of medicine. This term includes the diagnostic or
46 therapeutic treatment of conditions or disease processes by use of
47 instruments such as lasers, ultrasound, ionizing, radiation, scalpels, probes,
48 or needles that cause localized alteration or transportation of live human
49 tissue by cutting, burning, vaporizing, freezing, suturing, probing, or
50 manipulating by closed reduction for major dislocations and fractures, or

1 otherwise altering by any mechanical, thermal, light-based, electromagnetic,
2 or chemical means.

3 (a5) Dispenser Immunity. – A dispenser shall be immune from any civil or criminal
4 liability or disciplinary action from the Board of Pharmacy for dispensing a prescription written
5 by a prescriber in violation of this section.

6 (b) In emergency situations, as defined by rule of the Commission, Schedule II drugs
7 may be dispensed upon oral prescription of a practitioner, reduced promptly to writing and filed
8 by the dispensing agent. Prescriptions shall be retained in conformity with the requirements of
9 G.S. 90-104. No prescription for a Schedule II substance may be refilled.

10 (c) Except when dispensed directly by a practitioner, other than a pharmacist, to an
11 ultimate user, no controlled substance included in Schedules III or IV, except paregoric, U.S.P.,
12 as provided in G.S. 90-91(e)1, may be dispensed without a prescription, and oral prescriptions
13 shall be promptly reduced to writing and filed with the dispensing agent. Such prescription may
14 not be filled or refilled more than six months after the date thereof or be refilled more than five
15 times after the date of the prescription.

16 (d) No controlled substance included in Schedule V of this Article or paregoric, U.S.P.,
17 may be distributed or dispensed other than for a medical purpose.

18 (e) No controlled substance included in Schedule VI of this Article may be distributed
19 or dispensed other than for scientific or research purposes by persons registered under, or
20 permitted by, this Article to engage in scientific or research projects.

21 (f) No controlled substance shall be dispensed or distributed in this State unless such
22 substance shall be in a container clearly labeled in accord with regulations lawfully adopted and
23 published by the federal government or the Commission.

24 (g) When a copy of a prescription for a controlled substance under this Article is given
25 as required by G.S. 90-70, such copy shall be plainly marked: "Copy – for information only."
26 Copies of prescriptions for controlled substances shall not be filled or refilled.

27 (h) A pharmacist dispensing a controlled substance under this Article shall enter the
28 date of dispensing on the prescription order pursuant to which such controlled substance was
29 dispensed.

30 (i) A manufacturer's sales representative may distribute a controlled substance as a
31 complimentary sample only upon the written request of a practitioner. Such request must be
32 made on each distribution and must contain the names and addresses of the supplier and the
33 requester and the name and quantity of the specific controlled substance requested. The
34 manufacturer shall maintain a record of each such request for a period of two years."

35 **SECTION 7.** Article 5 of Chapter 90 of the General Statutes is amended by adding
36 a new section to read:

37 **"§ 90-106.3. Disposal of residual pain prescriptions following death of hospice or**
38 **palliative care patient.**

39 Any hospice or palliative care provider who prescribes a targeted controlled substance to be
40 administered to a patient in his or her home for the treatment of pain as part of in-home hospice
41 or palliative care shall, at the commencement of treatment, provide oral and written information
42 to the patient and his or her family regarding the proper disposal of such targeted controlled
43 substances. This information shall include the availability of permanent drop boxes or periodic
44 "drug take-back" events that allow for the safe disposal of controlled substances such as those
45 permanent drop boxes and events that may be identified through North Carolina Operation
46 Medicine Drop."

47
48 **PART IV. CLARIFY ALLOWABLE FUNDS FOR SYRINGE EXCHANGE**
49 **PROGRAMS**

50 **SECTION 8.** G.S. 90-113.27(b)(2) reads as rewritten:

1 "(2) Needles, hypodermic syringes, and other injection supplies at no cost and in
2 quantities sufficient to ensure that needles, hypodermic syringes, and other
3 injection supplies are not shared or reused. No ~~public-State~~ funds may be
4 used to purchase needles, hypodermic syringes, or other injection supplies."
5

6 **PART V. STRENGTHEN CONTROLLED SUBSTANCES REPORTING SYSTEM**

7 **SECTION 9.** G.S. 90-113.72 reads as rewritten:

8 **"§ 90-113.72. Definitions.**

9 The following definitions apply in this Article:

- 10 (1) ~~"Commission" means the Commission.~~ – The Commission for Mental
11 Health, Developmental Disabilities, and Substance Abuse Services
12 established under Part 4 of Article 3 of Chapter 143B of the General
13 Statutes.
- 14 (2) ~~"Controlled substance" means a Controlled substance.~~ – A controlled
15 substance as defined in G.S. 90-87(5).
- 16 (3) ~~"Department" means the Department.~~ – The Department of Health and
17 Human Services.
- 18 (4) ~~"Dispenser" means a Dispenser.~~ – A person who delivers a Schedule II
19 through V controlled substance to an ultimate user in North Carolina, but
20 does not include any of the following:
- 21 a. A licensed hospital or long-term care pharmacy that dispenses such
22 substances for the purpose of inpatient administration.
- 23 b. Repealed by Session Laws 2013-152, s. 1, effective January 1, 2014,
24 and applicable to prescriptions delivered on or after that date.
- 25 c. A wholesale distributor of a Schedule II through V controlled
26 substance.
- 27 d. ~~A person licensed to practice veterinary medicine pursuant to Article~~
28 ~~11 of Chapter 90 of the General Statutes.~~
- 29 (4a) Pharmacy. – A person or entity holding a valid pharmacy permit pursuant to
30 G.S. 90-85.21 or G.S. 90-85.21A.
- 31 (5) ~~"Ultimate user" means a Ultimate user.~~ – A person who has lawfully
32 obtained, and who possesses, a Schedule II through V controlled substance
33 for the person's own use, for the use of a member of the person's household,
34 or for the use of an animal owned or controlled by the person or by a
35 member of the person's household."

36 **SECTION 10.** G.S. 90-113.73 reads as rewritten:

37 **"§ 90-113.73. Requirements for controlled substances reporting ~~system~~system; civil** 38 **penalties for failure to properly report.**

39 (a) The Department shall establish and maintain a reporting system of prescriptions for
40 all Schedule II through V controlled substances. Each dispenser shall submit the information in
41 accordance with transmission methods and frequency established by rule by the Commission.
42 The Department may issue a waiver to a dispenser who is unable to submit prescription
43 information by electronic means. The waiver may permit the dispenser to submit prescription
44 information by paper form or other means, provided all information required of electronically
45 submitted data is submitted. The dispenser shall report the information required under this
46 section no later than ~~the close of business three business days after the day when the~~
47 ~~prescription was delivered, beginning the next day after the delivery date; however, dispensers~~
48 ~~are encouraged to report the information no later than 24 hours~~the close of the next business
49 day after the prescription is delivered; however, dispensers are encouraged to report the
50 information no later than 24 hours after the prescription was delivered. The information shall
51 be submitted in a format as determined annually by the Department based on the format used in

1 the majority of the states operating a controlled substances reporting system. In the event the
2 dispenser is unable to report the information within the time frame required by this section
3 because the system is not operational or there is some other temporary electrical or
4 technological failure, this inability shall be documented in the dispenser's records. Once the
5 electrical or technological failure has been resolved, the dispenser shall promptly report the
6 information.

7 (b) The Commission shall adopt rules requiring dispensers to report the following
8 information. The Commission may modify these requirements as necessary to carry out the
9 purposes of this Article. The dispenser shall report:

10 (1) The dispenser's DEA number.

11 (2) The name of the patient for whom the controlled substance is ~~being~~
12 ~~dispensed, and the patient's:~~ or if the controlled substance is dispensed for an
13 animal, the name of the owner of the animal and the following information
14 of the patient or owner:

15 a. Full address, including city, state, and zip code,

16 b. Telephone number, and

17 c. Date of birth.

18 (3) The date the prescription was written.

19 (4) The date the prescription was filled.

20 (5) The prescription number.

21 (6) Whether the prescription is new or a refill.

22 (7) Metric quantity of the dispensed drug.

23 (8) Estimated days of supply of dispensed drug, if provided to the dispenser.

24 (9) National Drug Code of dispensed drug.

25 (10) Prescriber's DEA number.

26 (11) Method of payment for the prescription.

27 (12) If the prescriber is a physician assistant or a nurse practitioner, the name of
28 that individual's supervising physician.

29 (c) A dispenser shall not be required to report instances in which a controlled substance
30 is provided directly to the ultimate user and the quantity provided does not exceed a 48-hour
31 supply.

32 (d) A dispenser shall not be required to report instances in which a Schedule V
33 non-narcotic, non-anorectic Schedule V controlled substance is provided directly to the
34 ultimate user for the purpose of assessing a therapeutic response when prescribed according to
35 indications approved by the United States Food and Drug Administration.

36 (e) The Department shall assess, against any pharmacy that employs dispensers found
37 to have failed to report information in the manner required by this section within a reasonable
38 period of time after being informed by the Department that the required information is missing
39 or incomplete, a civil penalty of not more than one hundred dollars (\$100.00) for a first
40 violation, two hundred fifty dollars (\$250.00) for a second violation, and five hundred dollars
41 (\$500.00) for each subsequent violation if the pharmacy fails to report as required under this
42 section, up to a maximum of five thousand dollars (\$5,000) per pharmacy per calendar year.
43 Each day of a continuing violation shall constitute a separate violation. The clear proceeds of
44 penalties assessed under this section shall be deposited to the Civil Penalty and Forfeiture Fund
45 in accordance with Article 31A of Chapter 115C of the General Statutes. The Commission shall
46 adopt rules to implement this subsection that include factors to be considered in determining
47 the amount of the penalty to be assessed."

48 **SECTION 11.** G.S. 90-113.74(b1) reads as rewritten:

49 "(b1) The Department may review the prescription information data in the controlled
50 substances reporting system and upon review may:

51 ...

1 (1a) Notify practitioners and their respective licensing boards of prescribing
2 behavior that (i) increases risk of diversion of controlled substances, (ii)
3 increases risk of harm to the patient, or (iii) is an outlier among other
4 practitioner behavior.

5 "

6 **SECTION 12.** Article 5E of Chapter 90 of the General Statutes is amended by
7 adding new sections to read:

8 "**§ 90-113.74B. Mandatory dispenser registration for access to controlled substances**
9 **reporting system; exception.**

10 (a) Within 30 days after obtaining an initial or renewal license to practice pharmacy, the
11 licensee shall demonstrate to the satisfaction of the North Carolina Board of Pharmacy that he
12 or she is registered for access to the controlled substances reporting system. A violation of this
13 section may constitute cause for the Board of Pharmacy to suspend or revoke the license.

14 (b) This section does not apply to a licensee employed in a pharmacy practice setting
15 where a Schedule II, III, or IV controlled substance will not be dispensed.

16 "**§ 90-113.74C. Practitioner use of controlled substances reporting system; mandatory**
17 **reporting of violations.**

18 (a) Prior to initially prescribing a targeted controlled substance to a patient, a
19 practitioner shall review the information in the controlled substances reporting system
20 pertaining to the patient for the 12-month period preceding the initial prescription. For every
21 subsequent three-month period that the targeted controlled substance remains a part of the
22 patient's medical care, the practitioner shall review the information in the controlled substances
23 reporting system pertaining to the patient for the 12-month period preceding the determination
24 that the targeted controlled substance should remain a part of the patient's medical care. Each
25 instance in which the practitioner reviews the information in the controlled substances reporting
26 system pertaining to the patient shall be documented in the patient's medical record. In the
27 event the practitioner is unable to review the information in the controlled substances reporting
28 system pertaining to the patient because the system is not operational or there is some other
29 temporary electrical or technological failure, this inability shall be documented in the patient's
30 medical record. Once the electrical or technological failure has been resolved, the practitioner
31 shall review the information in the controlled substances reporting system pertaining to the
32 patient and the review shall be documented in the patient's medical record.

33 (b) A practitioner may, but is not required to, review the information in the controlled
34 substances reporting system pertaining to a patient prior to prescribing a targeted controlled
35 substance to the patient in any of the following circumstances:

36 (1) The controlled substance is to be administered to a patient in a health care
37 setting, hospital, nursing home, or residential care facility as defined in
38 G.S. 14-32.2.

39 (2) The controlled substance is prescribed for the treatment of cancer or another
40 condition associated with cancer.

41 (3) The controlled substance is prescribed to a patient in hospice care or
42 palliative care.

43 (c) The Department shall conduct periodic audits of the review of the controlled
44 substances reporting system by prescribers. The Department shall determine a system for
45 selecting a subset of prescriptions to examine during each auditing period. The Department
46 shall report to the appropriate licensing board any prescriber found to be in violation of this
47 section. A violation of this section may constitute cause for the licensing board to suspend or
48 revoke a prescriber's license.

49 "**§ 90-113.74D. Dispenser use of controlled substances reporting system.**

50 (a) Prior to dispensing a targeted controlled substance, a dispenser shall review the
51 information in the controlled substances reporting system pertaining to the patient for the

1 preceding 12-month period and document this review under any of the following
2 circumstances:

- 3 (1) The dispenser has a reasonable belief that the ultimate user may be seeking a
4 targeted controlled substance for any reason other than the treatment of the
5 ultimate user's existing medical condition.
- 6 (2) The prescriber is located outside of the usual geographic area served by the
7 dispenser.
- 8 (3) The ultimate user resides outside of the usual geographic area served by the
9 dispenser.
- 10 (4) The ultimate user pays for the prescription with cash when the patient has
11 prescription insurance on file with the dispenser.
- 12 (5) The ultimate user demonstrates potential misuse of a controlled substance by
13 any one or more of the following:
 - 14 a. Over-utilization of the controlled substance.
 - 15 b. Requests for early refills.
 - 16 c. Utilization of multiple prescribers.
 - 17 d. An appearance of being overly sedated or intoxicated upon
18 presenting a prescription.
 - 19 e. A request by an unfamiliar ultimate user for an opioid drug by a
20 specific name, street name, color, or identifying marks.

21 (b) If a dispenser has reason to believe a prescription for a targeted controlled substance
22 is fraudulent or duplicative, the dispenser shall withhold delivery of the prescription until the
23 dispenser is able to contact the prescriber and verify that the prescription is medically
24 appropriate.

25 (c) A dispenser shall be immune from any civil or criminal liability for actions
26 authorized by this section. Failure to review the system in accordance with subsection (a) of
27 this section shall not constitute medical negligence.

28 **"§ 90-113.75A. Creation of Controlled Substances Reporting System Fund.**

29 (a) The Controlled Substances Reporting System Fund is created within the Department
30 as a special revenue fund. The Department shall administer the Fund. The Department shall use
31 the Fund only for operation of the controlled substances reporting system and to carry out the
32 provisions of this Article.

33 (b) The Fund shall consist of the following:

- 34 (1) Any moneys appropriated to the Fund by the General Assembly.
- 35 (2) Any moneys received from State, federal, private, or other sources for
36 deposit into the Fund.

37 (c) All interest that accrues to the Fund shall be credited to the Fund. Any balance
38 remaining in the Fund at the end of any fiscal year shall remain in the Fund and shall not revert
39 to the General Fund.

40 **"§ 90-113.75B. Annual report to General Assembly and licensing boards.**

41 Annually on February 1, beginning February 1, 2019, the Department shall report to the
42 Joint Legislative Oversight Committee on Health and Human Services, the North Carolina
43 Medical Board, the North Carolina Board of Podiatry Examiners, the North Carolina Board of
44 Nursing, the North Carolina Dental Board, the North Carolina Veterinary Medical Board, and
45 the North Carolina Board of Pharmacy on data reported to the controlled substances reporting
46 system. The report shall include at least all of the following information about targeted
47 controlled substances reported to the system during the preceding calendar year:

- 48 (1) The total number of prescriptions dispensed, broken down by Schedule.
- 49 (2) Demographics about the ultimate users to whom prescriptions were
50 dispensed.
- 51 (3) Statistics regarding the number of pills dispensed per prescription.

- 1 (4) The number of ultimate users who were prescribed a controlled substance by
 2 two or more practitioners.
- 3 (5) The number of ultimate users to whom a prescription was dispensed in more
 4 than one county.
- 5 (6) The categories of practitioners prescribing controlled substances and the
 6 number of prescriptions authorized by each category of practitioner. For the
 7 purpose of this subdivision, medical doctors, surgeons, palliative care
 8 practitioners, oncologists and other practitioners specializing in oncology,
 9 pain management practitioners, practitioners who specialize in hematology,
 10 including the treatment of sickle cell disease, and practitioners who
 11 specialize in treating substance use disorder shall be treated as distinct
 12 categories of practitioners.
- 13 (7) Any other data deemed appropriate and requested by the Joint Legislative
 14 Oversight Committee on Health and Human Services, the North Carolina
 15 Medical Board, the North Carolina Board of Nursing, the North Carolina
 16 Dental Board, the North Carolina Veterinary Medical Board, or the North
 17 Carolina Board of Pharmacy."

18 **SECTION 13.(a)** Section 12F.16(h) of Session Law 2015-241 reads as rewritten:

19 "SECTION 12F.16.(h) The Department of Health and Human Services, Division of
 20 Mental Health, Developmental Disabilities, and Substance Abuse Services (DHHS), shall
 21 continue to work toward establishing interstate connectivity for the Controlled Substances
 22 Reporting System (CSRS) established under G.S. 90-113.73. DHHS shall apply for grant
 23 funding from the National Association of Boards of Pharmacy to establish ~~the connection to~~
 24 ~~PMP InterConnect~~interstate connectivity for the CSRS. The Department shall request forty
 25 thousand thirty-five dollars (\$40,035) to establish ~~the initial interface for PMP~~
 26 ~~InterConnect~~interstate connectivity for the CSRS and thirty thousand dollars (\$30,000) for two
 27 years of ongoing interstate connectivity service, maintenance, and ~~support for PMP~~
 28 ~~InterConnect~~ in order to create interstate connectivity for the drug monitoring program as
 29 required by subdivision (2) of subsection (f) of this section.support."

30 **SECTION 13.(b)** Section 12F.16(i)(3) of Session Law 2015-241 reads as
 31 rewritten:

- 32 (3) For the 2015-2016 fiscal year, the sum of forty thousand thirty-five dollars
 33 (\$40,035) shall be used to establish ~~the initial interface for PMP~~
 34 ~~InterConnect~~, interstate connectivity for the CSRS, as required by
 35 subdivision (2) of subsection (f) of this section. ~~This amount shall be~~
 36 ~~adjusted or eliminated if DHHS is successful in obtaining grant awards or~~
 37 ~~identifying other allowable receipts for this purpose. If receipts are used for~~
 38 ~~this purpose, this nonrecurring appropriation shall revert to the General~~
 39 ~~Fund. Upon receipt of any grant funding used for this purpose or upon~~
 40 ~~identification of other allowable receipts for this purpose, DHHS shall~~
 41 ~~reimburse the General Fund for the costs associated with establishing~~
 42 ~~interstate connectivity for the CSRS. The reimbursement amount shall be~~
 43 ~~limited to the amount of any grant funding received by DHHS for this~~
 44 ~~purpose plus the amount of any allowable receipts used by DHHS for this~~
 45 ~~purpose, but shall not exceed the amount of the nonrecurring funds~~
 46 ~~appropriated in this section."~~

47 **PART VI. EFFECTIVE DATE**

48 **SECTION 14.(a)** Sections 1, 2, 3, 4, 5, 7, 8, 11, and 13 of this act become effective
 49 July 1, 2017.
 50

1 **SECTION 14.(b)** Subsections (a), (a1), and (a2) of G.S. 90-106, as amended by
2 Section 6 of this act, become effective January 1, 2020.

3 **SECTION 14.(c)** Subsections (a3) and (a4) of G.S. 90-106, as amended by Section
4 6 of this act, become effective January 1, 2018.

5 **SECTION 14.(d)** G.S. 90-113.75A and G.S. 90-113.75B, as enacted by Section 12
6 of this act, become effective September 1, 2017.

7 **SECTION 14.(e)** Subsection (b) of G.S. 90-113.73(b), as enacted by Section 10 of
8 this act, is effective when it becomes law. The remainder of Section 10 of this act becomes
9 effective 30 days after the date the Chief Information Officer notifies the Revisor of Statutes
10 that the Controlled Substance Reporting System (CSRS) database has the capability to record
11 the information described in Section 10 of this act. The Chief Information Officer shall notify
12 the Revisor of Statutes once the CSRS database has the capability to record the information
13 described in Section 10 of this act.

14 **SECTION 14.(f)** The remainder of this act is effective when it becomes law and
15 applies to acts committed 30 days after the date the State Chief Information Officer notifies the
16 Revisor of Statutes that (i) the upgrades to the Controlled Substances Reporting System
17 (CSRS) database described in subdivisions (1) and (2) of subsection (a) of Section 12F.7 of
18 S.L. 2016-94 have been completed and (ii) the upgraded CSRS database is fully operational
19 within the Department of Information Technology and connected to the statewide health
20 information exchange.