1.1

LCB

S0751-4

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 751

DATE	D-PG	OFFICIAL STATUS
01/31/2019	226	Introduction and first reading
		Referred to Health and Human Services Finance and Policy
02/14/2019	360a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and
		Elections
02/18/2019	410a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety Finance and Policy
02/21/2019	464a	Comm report: To pass as amended and re-refer to Human Services Reform Finance and Policy
03/04/2019	605	Comm report: To pass and re-referred to Health and Human Services Finance and Policy
03/20/2019	1055a	Comm report: To pass as amended and re-refer to Rules and Administration
03/25/2019	1256	
		(Non-revisor companion) HF400
03/26/2019		HF substituted in committee HF400

A bill for an act

1.2	relating to health; establishing an opiate epidemic response; establishing an Opiate
1.3 1.4	Epidemic Response Advisory Council; establishing an opiate epidemic response account; increasing the annual license fee for drug manufacturers and wholesale
1.4	drug distributors; establishing an opiate product registration fee for certain opiate
1.6	manufacturers; requiring a prescriber to access the prescription monitoring program
1.7	before prescribing a controlled substance; limiting the quantity of opiates and
1.8	narcotics that can be prescribed for acute pain at any one time; requiring a report;
1.9	appropriating money; amending Minnesota Statutes 2018, sections 151.01,
1.10	subdivision 27; 151.065, subdivisions 1, 3, by adding a subdivision; 151.252,
1.11	subdivision 1; 151.37, subdivision 12; 152.105, subdivision 2; 152.11, subdivisions
1.12 1.13	1, 2, 2d, 4; 152.126, subdivisions 6, 10; 214.12, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 151; 256.
1.14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.15	ARTICLE 1
1.16	OPIATE EPIDEMIC RESPONSE
1.17	Section 1. Minnesota Statutes 2018, section 151.065, subdivision 1, is amended to read:
1.18	Subdivision 1. Application fees. Application fees for licensure and registration are as
1.19	follows:
1.20	(1) pharmacist licensed by examination, \$145;
1.21	(2) pharmacist licensed by reciprocity, \$240;
1.22	
	(3) pharmacy intern, \$37.50;
1.23	(3) pharmacy intern, \$37.50;(4) pharmacy technician, \$37.50;
1.23 1.24	

Article 1 Section 1.

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(7) drug wholesaler, legend and nonlegend drugs, \$235 \$5,000; 2.1 (8) drug wholesaler, nonlegend drugs, veterinary legend drugs, or both, \$210 \$5,000; 2.2 (9) drug wholesaler, medical gases, \$175 \$5,000; 2.3 (10) drug wholesaler, also licensed as a pharmacy in Minnesota, \$150 \$5,000; 2.4 (11) drug manufacturer, nonopiate legend drugs only, \$235 \$5,000; 2.5 (12) drug manufacturer, nonopiate legend and nonlegend drugs, \$235 \$5,000; 2.6 (13) drug manufacturer, nonlegend or veterinary legend drugs, \$210 \$5,000; 2.7 (14) drug manufacturer, medical gases, \$185 \$5,000; 2.8 (15) drug manufacturer, also licensed as a pharmacy in Minnesota, \$150 \$5,000; 2.9 (16) drug manufacturer of opiate-containing controlled substances listed in section 2.10 152.02, subdivisions 3 to 5, \$55,000; 2.11 (16) (17) medical gas distributor, \$110 \$5,000; 2.12 (17) (18) controlled substance researcher, \$75; and 2.13 (18) (19) pharmacy professional corporation, \$125. 2.14 **EFFECTIVE DATE.** This section is effective July 1, 2019, and applies to any license 2.15 issued on or after that date. 2.16 Sec. 2. Minnesota Statutes 2018, section 151.065, subdivision 3, is amended to read: 2.17 Subd. 3. Annual renewal fees. Annual licensure and registration renewal fees are as 2.18 follows: 2.19 (1) pharmacist, \$145; 2.20 (2) pharmacy technician, \$37.50; 2.21 (3) pharmacy, \$225; 2.22 (4) drug wholesaler, legend drugs only, \$235 \$5,000; 2.23 (5) drug wholesaler, legend and nonlegend drugs, \$235 \$5,000; 2.24 (6) drug wholesaler, nonlegend drugs, veterinary legend drugs, or both, \$210 \$5,000; 2.25 (7) drug wholesaler, medical gases, \$185 \$5,000; 2.26 (8) drug wholesaler, also licensed as a pharmacy in Minnesota, \$150 \$5,000; 2.27 (9) drug manufacturer, nonopiate legend drugs only, \$235 \$5,000; 2.28

Article 1 Sec. 2.

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3.1	(10) drug	g manufacturer, <u>nono</u>	piate legend and	l nonlegend drugs, \$23	35_\$5,000 ;			
3.2	(11) drug	g manufacturer, nonle	egend, veterinar	v legend drugs, or both	n, <u>\$210_\$5,000;</u>			
3.3	(12) drug	g manufacturer, medi	cal gases, \$185 _	<u>\$5,000;</u>				
3.4	(13) drug	g manufacturer, also	licensed as a pha	armacy in Minnesota,	<u>\$150_\$5,000;</u>			
3.5	<u>(14) drug</u>	g manufacturer of op	iate-containing of	controlled substances l	isted in section			
3.6	<u>152.02, subc</u>	divisions 3 to 5, \$55,	000;					
3.7	<u>(14) (15)</u>	medical gas distribu	itor, \$110 \$5,000	<u>);</u>				
3.8	(15) (16)	controlled substance	e researcher, \$75	; and				
3.9	(16) (17)	pharmacy profession	nal corporation,	\$75.				
3.10	EFFEC	FIVE DATE. This se	ection is effectiv	e July 1, 2019, and ap	plies to any license			
3.11	renewed on	or after that date.						
3.12	Sec. 3. Min	nnesota Statutes 2013	8, section 151.06	55, is amended by add	ing a subdivision to			
3.13	read:							
3.14	14 Subd. 7. Deposit of fees. (a) The license fees collected under this section, with the							
3.15	exception of the fees identified in paragraph (b), shall be deposited in the state government							
3.16	6 special revenue fund.							
3.17	<u>(b)</u> \$5,00	00 of each fee collect	ed under subdiv	ision 1, clauses (6) to	(15) and (17), and			
3.18	subdivision .	3, clauses (4) to (13) a	and (15), and the	fees collected under s	ubdivision 1, clause			
3.19	(16), and sul	bdivision 3, clause (1	4), shall be dep	osited in the opiate epi	demic response			
3.20	account.							
3.21	Sec. 4. [15	51.066] OPIATE PR	ODUCT REGI	STRATION FEE.				
3.22	Subdivis	ion 1. Definition. (a)	For purposes of	this section, the follow	wing terms have the			
3.23	meanings gi	ven to them in this su	ubdivision.					
3.24	<u>(b) "Man</u>	ufacturer" means a m	anufacturer licer	nsed under section 151	.252 that is engaged			
3.25	in the manuf	facturing of an opiate	<u>).</u>					
3.26	<u>(c)</u> "Opia	ate" means any opiate	e-containing con	trolled substance liste	d in section 152.02,			
3.27	subdivisions	3 to 5, that is distributed as the state of	uted, delivered,	sold, or dispensed into	or within this state.			
3.28	<u>(d) "Who</u>	olesaler" means a whe	olesale drug dist	ributor licensed under	section 151.47 that			
3.29	is engaged in	n the wholesale drug	distribution of a	n opiate.				

4.1	Subd. 2. Reporting requirements. (a) By March 1 of each year, beginning March 1,
4.2	2020, each manufacturer and each wholesaler must report to the board every sale, delivery,
4.3	or other distribution within or into this state of any opiate that is made to any practitioner,
4.4	pharmacy, hospital, veterinary hospital, or other person who is permitted by section 151.37
4.5	to possess controlled substances for administration or dispensing to patients that occurred
4.6	during the previous calendar year. Reporting must be in the automation of reports and
4.7	consolidated orders system format unless otherwise specified by the board. If a manufacturer
4.8	or wholesaler fails to provide information required under this paragraph on a timely basis,
4.9	the board may assess an administrative penalty of \$100 per day. This penalty shall not be
4.10	considered a form of disciplinary action.
4.11	(b) By March 1 of each year, beginning March 1, 2020, each owner of a pharmacy with
4.12	at least one location within this state must report to the board any intracompany delivery
4.13	or distribution into this state, of any opiate, to the extent that those deliveries and distributions
4.14	are not reported to the board by a licensed wholesaler owned by, under contract to, or
4.15	otherwise operating on behalf of the owner of the pharmacy. Reporting must be in the
4.16	manner and format specified by the board for deliveries and distributions that occurred
4.17	during the previous calendar year.
4.18	Subd. 3. Determination of an opiate product registration fee. (a) The board shall
4.19	annually assess an opiate product registration fee on any manufacturer of an opiate that
4.20	annually sells, delivers, or distributes an opiate within or into the state 2,000,000 or more
4.21	units as reported to the board under subdivision 2.
4.22	(b) The annual registration fee for each manufacturer meeting the requirement under
4.23	paragraph (a) is \$250,000.
4.24	(c) In conjunction with the data reported under this section, and notwithstanding section
4.25	152.126, subdivision 6, the board may use the data reported under section 152.126,
4.26	subdivision 4, to determine which manufacturers meet the requirement under paragraph (a)
4.27	and are required to pay the registration fees under this subdivision.
4.28	(d) By April 1 of each year, beginning April 1, 2020, the board shall notify a manufacturer
4.29	that the manufacturer meets the requirement in paragraph (a) and is required to pay the
4.30	annual registration fee in accordance with section 151.252, subdivision 1, paragraph (b).
4.31	(e) A manufacturer may dispute the board's determination that the manufacturer must
4.32	pay the registration fee no later than 30 days after the date of notification. However, the
4.33	manufacturer must still remit the fee as required by section 151.252, subdivision 1, paragraph
4.34	(b). The dispute must be filed with the board in the manner and using the forms specified

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5.1	by the board. A manufacturer must submit, with the required forms, data satisfactory to the
5.2	board that demonstrates that the assessment of the registration fee was incorrect. The board
5.3	must make a decision concerning a dispute no later than 60 days after receiving the required
5.4	dispute forms. If the board determines that the manufacturer has satisfactorily demonstrated
5.5	that the fee was incorrectly assessed, the board must refund the amount paid in error.
5.6	(f) For purposes of this subdivision, a unit means the individual dosage form of the
5.7	particular drug product that is prescribed to the patient. One unit equals one tablet, capsule,
5.8	patch, syringe, milliliter, or gram.
5.9	Subd. 4. Report. (a) The Board of Pharmacy shall evaluate the registration fee on drug
5.10	manufacturers established under this section, and whether the registration fee and the
5.11	increased licensure fees have impacted the prescribing practices of opiates by reducing the
5.12	number of opiate prescriptions issued during calendar years 2020, 2021, and 2022, or creating
5.13	any unintended consequences in the availability of opiates for the treatment of chronic or
5.14	intractable pain to the extent the board has the ability to effectively identify a correlation.
5.15	Notwithstanding section 152.126, subdivision 6, the board may access the data reported
5.16	under section 152.126, subdivision 4, to conduct this evaluation.
5.17	(b) The board shall submit the results of its evaluation to the chairs and ranking minority
5.18	members of the legislative committees with jurisdiction over health and human services
5.19	policy and finance by March 1, 2023.
5.20	Subd. 5. Legislative review. The legislature shall review the reports from the Opiate
5.21	Epidemic Response Advisory Council under section 256.042, subdivision 5, paragraph (a),
5.22	the reports from the commissioner of management and budget on the Results First evaluation
5.23	activities under section 256.042, subdivision 5, paragraph (b), the report from the Board of
5.24	Pharmacy under subdivision 4, and any other relevant report or information related to the
5.25	opioid crisis in Minnesota, to make a determination about whether the opiate product
5.26	registration fee assessed under this section should continue beyond July 1, 2023.
5.27	Sec. 5. Minnesota Statutes 2018, section 151.252, subdivision 1, is amended to read:
5.28	Subdivision 1. Requirements. (a) No person shall act as a drug manufacturer without
5.29	first obtaining a license from the board and paying any applicable fee specified in section
5.30	151.065.
5.31	(b) In addition to the license required under paragraph (a), each manufacturer required
5.32	to pay the registration fee under section 151.066 must pay the fee by June 1 of each year,
5.33	beginning June 1, 2020. In the event of a change of ownership of the manufacturer, the new

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6.1 owner must pay the registration fee specified under section 151.066, subdivision 3, that the

6.2 original owner would have been assessed had the original owner retained ownership. The

6.3 registration fee collected under this paragraph shall be deposited in the opiate epidemic

6.4 response account established under section 256.043.

6.5 (b) (c) Application for a drug manufacturer license under this section shall be made in
6.6 a manner specified by the board.

6.7 (c) (d) No license shall be issued or renewed for a drug manufacturer unless the applicant
6.8 agrees to operate in a manner prescribed by federal and state law and according to Minnesota
6.9 Rules.

6.10 (d) (e) No license shall be issued or renewed for a drug manufacturer that is required to
6.11 be registered pursuant to United States Code, title 21, section 360, unless the applicant
6.12 supplies the board with proof of registration. The board may establish by rule the standards
6.13 for licensure of drug manufacturers that are not required to be registered under United States
6.14 Code, title 21, section 360.

6.15 (e) (f) No license shall be issued or renewed for a drug manufacturer that is required to
6.16 be licensed or registered by the state in which it is physically located unless the applicant
6.17 supplies the board with proof of licensure or registration. The board may establish, by rule,
6.18 standards for the licensure of a drug manufacturer that is not required to be licensed or
6.19 registered by the state in which it is physically located.

(f) (g) The board shall require a separate license for each facility located within the state
at which drug manufacturing occurs and for each facility located outside of the state at
which drugs that are shipped into the state are manufactured, except a manufacturer of
opiate-containing controlled substances shall not be required to pay the fee under section
151.065, subdivision 1, clause (16), or 151.065, subdivision 2, clause (14), for more than
one facility.

(g) (h) The board shall not issue an initial or renewed license for a drug manufacturing 6.26 facility unless the facility passes an inspection conducted by an authorized representative 6.27 of the board. In the case of a drug manufacturing facility located outside of the state, the 6.28 board may require the applicant to pay the cost of the inspection, in addition to the license 6.29 fee in section 151.065, unless the applicant furnishes the board with a report, issued by the 6.30 appropriate regulatory agency of the state in which the facility is located or by the United 6.31 States Food and Drug Administration, of an inspection that has occurred within the 24 6.32 months immediately preceding receipt of the license application by the board. The board 6.33

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7.1	may deny li	censure unless the app	plicant submits	documentation satisfa	actory to the board
7.2		iciencies noted in an i			-
7.3	Sec. 6. [25	56.042] OPIATE EPI	DEMIC RESP	ONSE ADVISORY	COUNCIL.
7.4	Subdivis	sion 1. Establishmen	t of the advisor	y council. (a) The Op	piate Epidemic
7.5	Response A	dvisory Council is est	tablished to dev	elop and implement a	comprehensive and
7.6	effective star	tewide effort to address	s the opioid addi	ction and overdose epi	idemic in Minnesota.
7.7	The council	shall focus on:			
7.8	<u>(1) preve</u>	ention and education,	including publi	c education and awar	eness for adults and
7.9	youth, presc	riber education, the de	velopment and s	ustainability of opioid	overdose prevention
7.10	and education	on programs, and prov	viding financial	support to local law en	nforcement agencies
7.11	for opiate a	ntagonist programs;			
7.12	(2) treat	ment, including statev	vide access to e	fective treatment and	l recovery services
7.13	that is align	ed with Minnesota's n	nodel of care ap	proach to promoting	access to treatment
7.14	and recover	y services. This inclu	des ensuring that	t individuals through	out the state have
7.15	access to tre	atment and recovery se	ervices, includin	g care coordination se	rvices; peer recovery
7.16	services; me	edication-assisted trea	tment and offic	e-based opioid treatm	ent; integrative and
7.17	multidiscipl	inary therapies; and c	ulturally specifi	c services; and	
7.18	<u>(3) innov</u>	vation and capacity bui	ilding, including	development of evide	ence-based practices,
7.19	using resear	ch and evaluation to u	inderstand which	h policies and program	ns promote efficient
7.20	and effectiv	e prevention, treatment	nt, and recovery	results. This also inc	ludes ensuring that
7.21	there are qu	alified providers and	a comprehensiv	e set of treatment and	l recovery services
7.22	throughout	the state.			
7.23	<u>(b)</u> The	council shall:			
7.24	<u>(1) revie</u>	ew local, state, and fee	leral initiatives	and funding related to	prevention and
7.25	education, t	reatment, and services	s for individuals	and families experie	ncing and affected
7.26	by opioid al	ouse, and promoting in	nnovation and c	apacity building to ac	dress the opioid
7.27	addiction ar	nd overdose epidemic,	, including alter	natives to the use of c	opiates or narcotic
7.28	pain relieve	rs for the treatment of	chronic pain;		
7.29	<u>(</u> 2) estab	olish priorities to addre	ess the state's op	ioid addiction and ov	verdose epidemic for
7.30	the purpose	of allocating funds an	nd consult with	the commissioner of	management and
7.31	budget to de	termine whether propo	osals are for evid	ence-based practices,	promising practices,
7.32	or theory-ba	ased practices;			

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(3) ensu	e that available fund	ing under this se	ection is allocated to al	ign with existing
state and fed	leral funding to achiev	ve the greatest in	npact and ensure a coo	rdinated state effort
to address th	ne opioid addiction ar	nd overdose epic	lemic;	
(4) devel	op criteria and proced	lures to be used i	n awarding grants and	allocating available
funds from t	the opiate epidemic re	esponse account	and select proposals t	to receive grant
unding. The	e council is encourag	ed to select prop	oosals that are promising	ng practices or
heory-based	d practices, in additio	n to evidence-ba	ased practices, to help	identify new
pproaches	to effective preventio	n, treatment, and	d recovery; and	
(5) in co	nsultation with the co	ommissioner of 1	management and budg	get, and within
available ap	propriations, select fr	om the awarded	grants projects that ir	clude promising
practices or	theory-based activitie	es for which the	commissioner of mana	igement and budget
shall conduc	et evaluations using ex	xperimental or qu	uasi-experimental desi	gn. Grants awarded
o proposals	that include promisir	ng practices or th	eory-based activities a	and that are selected
for an evalu	ation shall be admini	stered to suppor	t the experimental or c	juasi-experimental
evaluation a	nd require grantees to	collect and repo	ort information that is	needed to complete
he evaluation	on. The commissione	r of managemen	t and budget, under se	ection 15.08, may
obtain additi	ional relevant data to	support the expe	rimental or quasi-expe	rimental evaluation
tudies.				
Subd. 2.	Membership. (a) Th	e council shall o	consist of 18 voting m	embers appointed
			s otherwise specified:	
*		•		
<u> </u>		•	es, one from the major	
2 1			nority party appointed	<u> </u>
	· · · · ·		represent a district ou	
		and one member	must represent a distr	ict that includes the
even-count	y metropolitan area;			
<u>(2) two r</u>	nembers of the senate	e, one from the 1	najority party appoint	ed by the senate
najority lea	der and one from the	minority party a	appointed by the senat	e minority leader.
Of these two	o members, one mem	ber must represe	ent a district outside of	f the seven-county
netropolitar	n area and one membe	er must represen	at a district that include	es the seven-county
netropolitar	n area;			
(3) one r	nember appointed by	the Board of Ph	armacy;	
<u>(4) one n</u>	nember who is a phys	ician appointed	by the Minnesota chap	ter of the American
College of E	Emergency Physicians	S;		

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9.1	(5) one met	mber representing	opioid treatmen	t programs or sober l	iving programs;
9.2	(6) one me	mber who is a phys	sician appointed	l by the Minnesota Ho	ospital Association;
9.3	(7) one me	mber who is a phys	sician appointed	l by the Minnesota So	ociety of Addiction
9.4	Medicine;				
9.5	<u>(8) one met</u>	mber who is a pain	psychologist;		
9.6	<u>(9) one mer</u>	mber appointed by	the Steve Rum	mler Hope Network;	
9.7	(10) one m	ember appointed b	y the Minnesota	a Ambulance Associa	tion;
9.8	<u>(11) one m</u>	ember representing	the Minnesota	courts who is a judge	or law enforcement
9.9	officer;				
9.10	<u>(12) one pu</u>	blic member who i	s a Minnesota r	esident and who has b	been impacted by the
9.11	opioid epidem	ic;			
9.12	(13) one pu	iblic member who	is a Minnesota	resident and who is in	opioid addiction
9.13	recovery;				
9.14	(14) one m	ember representing	g a manufacture	r of opiates;	
9.15	(15) one m	ember representing	g an Indian tribe	; and	
9.16	(16) one pu	blic member who	is a Minnesota r	esident and who is su	ffering from chronic
9.17	pain, intractabl	le pain, or a rare di	sease or conditi	on.	
9.18	(b) The con	nmissioners of hum	an services and	health or their designe	es shall be ex officio
9.19	nonvoting mer	nbers of the counc	<u>il.</u>		
9.20	(c) The con	nmissioner of hum	an services shall	ll coordinate the com	nissioner's
9.21	appointments t	o provide geograp	hic diversity an	d shall ensure that at 1	least one-half of
9.22	council membe	ers appointed by th	e commissione	r reside outside of the	seven-county
9.23	metropolitan a	rea.			
9.24	<u>(d)</u> The cou	incil is governed by	y section 15.059	, except that member	s of the council shall
9.25	receive no con	pensation other th	an reimburseme	ent for expenses. Not	withstanding section
9.26	15.059, subdiv	vision 6, the counci	l shall not expir	<u>e.</u>	
9.27	(e) The char	ir shall convene the	council at least	quarterly, and may con	wene other meetings
9.28	as necessary. T	The chair shall conv	vene meetings a	t different locations in	the state to provide
9.29	geographic acc	ess, and shall ensur	e that at least or	e-half of the meetings	are held at locations
9.30	outside of the s	seven-county metro	opolitan area.		

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10.1	(f) The	commissioner of hum	an services sha	ll provide staff and ad	ministrative services	
10.2		isory council.		•		
10.3	<u>(g)</u> The	council is subject to c	hapter 13D.			
10.4	Subd. 3	<u>.</u> Conflict of interest.	Advisory cour	ncil members must dis	close to the council,	
10.5	refrain fron	n participating in discu	ussions, and re	cuse themselves from	voting on any matter	
10.6	before the c	council if the member	has a conflict	of interest. A conflict of	of interest means a	
10.7	financial as	sociation that has the p	otential to bias	or have the appearance	e of biasing a council	
10.8	member's d	lecision related to the	opiate epidemi	c response grant decis	ion process or other	
10.9	council acti	ivities under this section	on.			
10.10	Subd. 4	<u>.</u> Grants. (a) The com	missioner of h	uman services shall su	ubmit a report of the	
10.11	grants prop	osed by the advisory of	council to be a	warded for the upcomi	ing fiscal year to the	
10.12	chairs and	ranking minority mem	bers of the leg	islative committees wi	ith jurisdiction over	
10.13	health and	human services policy	and finance, b	by March 1 of each yea	ar, beginning March	
10.14	<u>1, 2020.</u>					
10.15	<u>(b)</u> The	commissioner of hum	an services sha	all award grants from t	the opiate epidemic	
10.16	response ac	count under section 2	56.043. The gr	ants shall be awarded t	to proposals selected	
10.17	by the advisory council that address the priorities in subdivision 1, paragraph (a), clauses					
10.18	(1) to (3), unless otherwise appropriated by the legislature. No more than three percent of					
10.19	the grant ar	nount may be used by	a grantee for a	administration.		
10.20	Subd. 5	<u>.</u> Reports. (a) The adv	isory council sł	nall report annually to the	he chairs and ranking	
10.21	minority m	embers of the legislati	ive committees	with jurisdiction over	health and human	
10.22	services po	licy and finance by Jar	nuary 31 of eac	h year. The report shall	include information	
10.23	about the ir	ndividual projects that	receive grants	and the overall role of	f the project in	
10.24	addressing	the opioid addiction a	nd overdose ep	oidemic in Minnesota.	The report must	
10.25	describe the	e grantees and the acti	vities impleme	ented, along with meas	urable outcomes as	
10.26	determined	by the council in cons	sultation with th	ne commissioner of hu	man services and the	
10.27	commission	ner of management and	budget. At a m	inimum, the report mus	st include information	
10.28	about the n	umber of individuals	who received in	nformation or treatmen	nt, the outcomes the	
10.29	individuals	achieved, and demog	raphic informa	tion about the individu	uals participating in	
10.30	the project;	an assessment of the	progress towar	d achieving statewide	access to qualified	
10.31	providers a	nd comprehensive trea	atment and rec	overy services; and an	update on the	
10.32	evaluation	implemented by the co	ommissioner of	management and budg	get for the promising	
10.33	practices an	nd theory-based project	ets that receive	funding.		

11.1 (b) The commissioner of management and budget, in consultation with the Opiate Epidemic Response Advisory Council, shall report to the chairs and ranking minority 11.2 11.3 members of the legislative committees with jurisdiction over health and human services policy and finance when an evaluation study described in subdivision 1, paragraph (b), 11.4 clause (5), is complete on the promising practices or theory-based projects that are selected 11.5 for evaluation activities. The report shall include demographic information; outcome 11.6 information for the individuals in the program; the results for the program in promoting 11.7 11.8 recovery, employment, family reunification, and reducing involvement with the criminal 11.9 justice system; and other relevant outcomes determined by the commissioner of management and budget that are specific to the projects that are evaluated. The report shall include 11.10 information about the ability of grant programs to be scaled to achieve the statewide results 11.11 that the grant project demonstrated. 11.12 Sec. 7. [256.043] OPIATE EPIDEMIC RESPONSE ACCOUNT. 11.13 11.14 Subdivision 1. Establishment. The opiate epidemic response account is established in the special revenue fund in the state treasury. The registration fees assessed by the Board 11.15 of Pharmacy under section 151.066 and the license fees identified in section 151.065, 11.16 subdivision 7, paragraph (b), shall be deposited into the account. 11.17 11.18 Subd. 2. Use of account funds. (a) Beginning in fiscal year 2020, money in the account 11.19 shall be appropriated each fiscal year as specified in this subdivision. (b) \$300,000 is appropriated to the commissioner of management and budget for 11.20 evaluation activities under section 256.042. 11.21 (c) \$249,000 is appropriated to the commissioner of human services for the provision 11.22 of administrative services to the Opiate Epidemic Response Advisory Council and for the 11.23 administration of the grants awarded under paragraph (g). 11.24 (d) \$126,000 is appropriated to the Board of Pharmacy for the collection of the registration 11.25 fees under section 151.066. 11.26 11.27 (e) \$384,000 is appropriated to the commissioner of public safety for Bureau of Criminal Apprehension drug scientists and lab supplies. 11.28 (f) \$800,000 is appropriated to the commissioner of human services for grants of \$400,000 11.29 to CHI St. Gabriel's Health Family Medical Center for the opioid-focused Project ECHO 11.30 program and \$400,000 to Hennepin Health Care for the opioid-focused Project ECHO 11.31 11.32 program.

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12.1	(g) Money remaining in the opiate epidemic response account after making the
12.2	appropriations required in paragraphs (b) to (f) is appropriated to the commissioner of human
12.3	services. The commissioner shall distribute the appropriations as follows:
12.4	(1) at least 50 percent shall be distributed to county social service agencies to provide
12.5	child protection services to children and families who are affected by addiction. The
12.6	commissioner shall distribute this money proportionally to counties based on the number
12.7	of open child protection case management cases in the county using data from the previous
12.8	calendar year; and
12.9	(2) the remaining money shall be awarded as specified by the Opiate Epidemic Response
12.10	Advisory Council as grants in accordance with section 256.042, unless otherwise appropriated
12.11	by the legislature.
12.12	Sec. 8. OPIATE EPIDEMIC RESPONSE ADVISORY COUNCIL FIRST MEETING
12.13	AND REPORT.
12.14	The commissioner of human services shall convene the first meeting of the Opiate
12.15	Epidemic Response Advisory Council established under Minnesota Statutes, section 256.042,
12.16	no later than October 1, 2019. The members shall elect a chair at the first meeting. The first
12.17	report required under Minnesota Statutes, section 256.042, subdivision 5, paragraph (a), is
12.18	due by January 31, 2022.
12.19	Sec. 9. <u>SETTLEMENT; SUNSET.</u>
12.20	(a) Notwithstanding Minnesota Statutes, sections 151.065 and 151.066, if the state
12.21	receives a settlement, payout, or judgment from any lawsuit brought by the state or group
12.22	of states, in which Minnesota is a named party against an opiate drug manufacturer or
12.23	manufacturers, in an amount of \$20,000,000 or greater, the application fee and the annual
12.24	license fee for opiate manufacturers under Minnesota Statutes, section 151.065, subdivisions
12.25	1 and 3, shall be reduced to \$5,000 and any registration fee assessed under Minnesota
12.26	Statutes, section 152.066, subdivision 3, shall be reduced to \$5,000.
12.27	(b) If the fees identified in paragraph (a) are reduced, the reduced fee shall remain in
12.28	effect until the fee is reviewed and adjusted, restored, or repealed by the legislature.
12.29	(c) If the state receives any money from a settlement, payout, or judgment as described
12.30	in paragraph (a), regardless of the amount, the funds received by the state shall be deposited
12.31	in the state treasury according to paragraph (d).

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13.1	(d) If payme	ent subject to parag	graph (a) is rec	ceived, the commissioner	of management
13.2				separate account in the s	
13.3	notify the chair	s and ranking mind	ority members	of the finance committee	in the senate and
13.4	the ways and m	leans committee in	the house of i	representatives that an ac	count has been
13.5	created and the	amount of funds d	leposited.		
13.6			ARTICL	F 2	
13.0		OTH		PROVISIONS	
13.8	Section 1. Mi	nnesota Statutes 2	018, section 1:	51.01, subdivision 27, is a	amended to read:
13.9	Subd. 27. P	ractice of pharma	acy. "Practice of	of pharmacy" means:	
13.10	(1) interpret	tation and evaluation	on of prescript	ion drug orders;	
13.11	(2) compour	nding, labeling, an	d dispensing d	lrugs and devices (except	labeling by a
13.12	manufacturer of	r packager of nonp	rescription dru	gs or commercially packa	aged legend drugs
13.13	and devices);				
13.14	(3) participa	tion in clinical inte	erpretations an	d monitoring of drug ther	rapy for assurance
13.15	of safe and effe	ctive use of drugs,	, including the	performance of laborator	ry tests that are
13.16	waived under th	e federal Clinical I	Laboratory Imp	provement Act of 1988, U	nited States Code,
13.17	title 42, section	263a et seq., provid	led that a pharm	nacist may interpret the re	sults of laboratory
13.18	tests but may m	odify drug therapy	y only pursuan	t to a protocol or collabo	rative practice
13.19	agreement;				
13.20	(4) participa	ation in drug and th	nerapeutic dev	ice selection; drug admin	istration for first
13.21	dosage and med	dical emergencies;	intramuscular	and subcutaneous admin	istration of drugs
13.22	used for the trea	atment of alcohol	or opioid depe	ndence and the treatment	of mental health
13.23	conditions; drug	g regimen reviews	; and drug or d	lrug-related research;	
13.24	(5) participa	ation in administra	tion of influen	za vaccines to all eligible	individuals six
13.25	years of age and	d older and all othe	r vaccines to p	atients 13 years of age an	d older by written
13.26	protocol with a	physician licensed	l under chapte	r 147, a physician assista	nt authorized to
13.27	prescribe drugs	under chapter 147	A, or an advar	nced practice registered no	urse authorized to
13.28	prescribe drugs	under section 148	.235, provideo	l that:	
13.29	(i) the proto	col includes, at a r	ninimum:		
13.30	(A) the nam	e, dose, and route	of each vaccir	he that may be given;	
13.31	(B) the patie	ent population for	whom the vace	cine may be given;	

14.1 (C) contraindications and precautions to the vaccine;

14.2 (D) the procedure for handling an adverse reaction;

(E) the name, signature, and address of the physician, physician assistant, or advanced
practice registered nurse;

(F) a telephone number at which the physician, physician assistant, or advanced practice
registered nurse can be contacted; and

14.7 (G) the date and time period for which the protocol is valid;

(ii) the pharmacist has successfully completed a program approved by the Accreditation
Council for Pharmacy Education specifically for the administration of immunizations or a
program approved by the board;

(iii) the pharmacist utilizes the Minnesota Immunization Information Connection to
assess the immunization status of individuals prior to the administration of vaccines, except
when administering influenza vaccines to individuals age nine and older;

(iv) the pharmacist reports the administration of the immunization to the MinnesotaImmunization Information Connection; and

(v) the pharmacist complies with guidelines for vaccines and immunizations established 14.16 by the federal Advisory Committee on Immunization Practices, except that a pharmacist 14.17 does not need to comply with those portions of the guidelines that establish immunization 14.18 schedules when administering a vaccine pursuant to a valid, patient-specific order issued 14.19 by a physician licensed under chapter 147, a physician assistant authorized to prescribe 14.20 drugs under chapter 147A, or an advanced practice nurse authorized to prescribe drugs 14.21 under section 148.235, provided that the order is consistent with the United States Food 14.22 and Drug Administration approved labeling of the vaccine; 14.23

(6) participation in the initiation, management, modification, and discontinuation of 14.24 14.25 drug therapy according to a written protocol or collaborative practice agreement between: (i) one or more pharmacists and one or more dentists, optometrists, physicians, podiatrists, 14.26 14.27 or veterinarians; or (ii) one or more pharmacists and one or more physician assistants authorized to prescribe, dispense, and administer under chapter 147A, or advanced practice 14.28 14.29 nurses authorized to prescribe, dispense, and administer under section 148.235. Any changes in drug therapy made pursuant to a protocol or collaborative practice agreement must be 14.30 documented by the pharmacist in the patient's medical record or reported by the pharmacist 14.31 to a practitioner responsible for the patient's care; 14.32

14.33 (7) participation in the storage of drugs and the maintenance of records;

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(8) patient counseling on therapeutic values, content, hazards, and uses of drugs anddevices;

(9) offering or performing those acts, services, operations, or transactions necessary in
the conduct, operation, management, and control of a pharmacy; and

(10) participation in the initiation, management, modification, and discontinuation of
 therapy with opiate antagonists, as defined in section 604A.04, subdivision 1, pursuant to:

15.7 (i) a written protocol as allowed under clause (6); or

(ii) a written protocol with a community health board medical consultant or a practitioner
designated by the commissioner of health, as allowed under section 151.37, subdivision 13.

15.10 Sec. 2. Minnesota Statutes 2018, section 151.37, subdivision 12, is amended to read:

Subd. 12. Administration of opiate antagonists for drug overdose. (a) A licensed
physician, a licensed advanced practice registered nurse authorized to prescribe drugs
pursuant to section 148.235, or a licensed physician assistant authorized to prescribe drugs
pursuant to section 147A.18 may authorize the following individuals to administer opiate
antagonists, as defined in section 604A.04, subdivision 1:

15.16 (1) an emergency medical responder registered pursuant to section 144E.27;

15.17 (2) a peace officer as defined in section 626.84, subdivision 1, paragraphs (c) and (d);
15.18 and

15.19 (3) <u>employees of a correctional facility; and</u>

15.20 (4) staff of community-based health disease prevention or social service programs.

(b) For the purposes of this subdivision, opiate antagonists may be administered by oneof these individuals only if:

(1) the licensed physician, licensed physician assistant, or licensed advanced practice
registered nurse has issued a standing order to, or entered into a protocol with, the individual;
and

(2) the individual has training in the recognition of signs of opiate overdose and the useof opiate antagonists as part of the emergency response to opiate overdose.

(c) Nothing in this section prohibits the possession and administration of naloxonepursuant to section 604A.04.

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16.1 Sec. 3. Minnesota Statutes 2018, section 152.105, subdivision 2, is amended to read:

Subd. 2. Sheriff to maintain collection receptacle or medicine disposal program. (a) 16.2 The sheriff of each county shall maintain or contract for the maintenance of at least one 16.3 collection receptacle or implement a medicine disposal program for the disposal of 16.4 noncontrolled substances, pharmaceutical controlled substances, and other legend drugs, 16.5 as permitted by federal law. For purposes of this section, "legend drug" has the meaning 16.6 given in section 151.01, subdivision 17. The collection receptacle and medicine disposal 16.7 16.8 program must comply with federal law. In maintaining and operating the collection receptacle or medicine disposal program, the sheriff shall follow all applicable provisions of Code of 16.9 Federal Regulations, title 21, parts 1300, 1301, 1304, 1305, 1307, and 1317, as amended 16.10 through May 1, 2017. 16.11

16.12 (b) For purposes of this subdivision:

16.13 (1) a medicine disposal program means providing to the public educational information,

16.14 and making materials available for safely destroying unwanted legend drugs that meet the

16.15 requirements of the Minnesota Pollution Control Agency, the United States Drug

16.16 Enforcement Administration, and the Board of Pharmacy; and

16.17 (2) a collection receptacle means the operation and maintenance of at least one drop-off
 16.18 receptacle.

16.19 Sec. 4. Minnesota Statutes 2018, section 152.11, subdivision 1, is amended to read:

Subdivision 1. General prescription requirements for controlled substances. (a) A 16.20 written prescription or an oral prescription reduced to writing, when issued for a controlled 16.21 substance in Schedule II, III, IV, or V, is void unless (1) it is written in ink and contains the 16.22 16.23 name and address of the person for whose use it is intended; (2) it states the amount of the controlled substance to be compounded or dispensed, with directions for its use; (3) if a 16.24 written prescription, it contains the handwritten signature, address, and federal registry 16.25 number of the prescriber and a designation of the branch of the healing art pursued by the 16.26 prescriber; and if an oral prescription, the name and address of the prescriber and a 16.27 designation of the prescriber's branch of the healing art; and (4) it shows the date when 16.28 signed by the prescriber, or the date of acceptance in the pharmacy if an oral prescription. 16.29

(b) An electronic prescription for a controlled substance in Schedule II, III, IV, or V is
void unless it complies with the standards established pursuant to section 62J.497 and with
those portions of Code of Federal Regulations, title 21, parts 1300, 1304, 1306, and 1311,
that pertain to electronic prescriptions.

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(c) A prescription for a controlled substance in Schedule II, III, IV, or V that is transmitted
by facsimile, either computer to facsimile machine or facsimile machine to facsimile machine,
is void unless it complies with the applicable requirements of Code of Federal Regulations,
title 21, part 1306.

(d) Every licensed pharmacy that dispenses a controlled substance prescription shall
retain the original prescription in a file for a period of not less than two years, open to
inspection by any officer of the state, county, or municipal government whose duty it is to
aid and assist with the enforcement of this chapter. An original electronic or facsimile
prescription may be stored in an electronic database, provided that the database provides a
means by which original prescriptions can be retrieved, as transmitted to the pharmacy, for
a period of not less than two years.

(e) Every licensed pharmacy shall distinctly label the container in which a controlled
substance is dispensed with the directions contained in the prescription for the use of that
controlled substance.

(f) No prescription for an opiate or narcotic pain reliever listed in Schedules II through
IV of section 152.02 shall be dispensed more than 30 days after the date on which the
prescription was issued. After 30 days from the date of issuance of the prescription, no
additional authorizations may be accepted for that prescription. If continued therapy is
necessary, a new prescription must be issued by the prescriber.

17.20 Sec. 5. Minnesota Statutes 2018, section 152.11, subdivision 2, is amended to read:

17.21 Subd. 2. Prescription requirements for Schedule III or IV controlled substances. No person may dispense a controlled substance included in Schedule III or IV of section 152.02 17.22 without a prescription issued, as permitted under subdivision 1, by a doctor of medicine, a 17.23 doctor of osteopathic medicine licensed to practice medicine, a doctor of dental surgery, a 17.24 doctor of dental medicine, a doctor of podiatry, a doctor of optometry limited to Schedule 17.25 IV, or a doctor of veterinary medicine, lawfully licensed to prescribe in this state or from 17.26 a practitioner licensed to prescribe controlled substances by the state in which the prescription 17.27 is issued, and having a current federal drug enforcement administration registration number. 17.28 Such prescription may not be dispensed or refilled except with the documented consent of 17.29 the prescriber, and in no event more than six months after the date on which such prescription 17.30 was issued and no such prescription may be refilled more than five times. 17.31

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Sec. 6. Minnesota Statutes 2018, section 152.11, subdivision 2d, is amended to read: 18.1 Subd. 2d. Identification requirement for Schedule II or III controlled substance 18.2 prescriptions. (a) No person may dispense a controlled substance included in Schedule II 18.3 or III Schedules II through V without requiring the person purchasing the controlled 18.4 substance, who need not be the person patient for whom the controlled substance prescription 18.5 is written, to present valid photographic identification, unless the person purchasing the 18.6 controlled substance, or if applicable the person for whom the controlled substance 18.7 prescription is written, is known to the dispenser. A doctor of veterinary medicine who 18.8 dispenses a controlled substance must comply with this subdivision. 18.9

(b) This subdivision applies only to purchases of controlled substances that are not
 covered, in whole or in part, by a health plan company or other third-party payor.

18.12 Sec. 7. Minnesota Statutes 2018, section 152.11, subdivision 4, is amended to read:

18.13 Subd. 4. Limit on quantity of opiates prescribed for acute dental and ophthalmie

18.14 **pain.** (a) When used for the treatment of acute pain, prescriptions for opiates or narcotic

18.15 pain relievers listed in Schedules II through IV in section 152.02 shall not exceed a seven-day

18.16 supply for an adult and shall not exceed a five-day supply for a minor under 18 years of
18.17 age.

(a) (b) Notwithstanding paragraph (a), when used for the treatment of acute dental pain,
 including acute pain associated with wisdom teeth extraction surgery or acute pain associated
 with refractive surgery, prescriptions for opiate or narcotic pain relievers listed in Schedules
 II through IV of section 152.02 shall not exceed a four-day supply. The quantity prescribed
 shall be consistent with the dosage listed in the professional labeling for the drug that has
 been approved by the United States Food and Drug Administration.

 $\frac{(b)(c)}{(c)}$ For the purposes of this subdivision, "acute pain" means pain resulting from disease, accidental or intentional trauma, surgery, or another cause, that the practitioner reasonably expects to last only a short period of time. Acute pain does not include chronic pain or pain being treated as part of cancer care, palliative care, or hospice or other end-of-life care.

(c) Notwithstanding paragraph (a), if in the professional clinical judgment of a practitioner
 more than a four-day supply of a prescription listed in Schedules II through IV of section
 152.02 is required to treat a patient's acute pain, the practitioner may issue a prescription
 for the quantity needed to treat such acute pain.

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19.1 (d) Notwithstanding paragraph (a) or (b), if, in the professional clinical judgment of a

19.2 practitioner, more than the limit specified in paragraph (a) or (b) is required to treat a patient's
19.3 acute pain, the practitioner may issue a prescription for the quantity needed to treat the

19.4 patient's acute pain.

19.5 Sec. 8. Minnesota Statutes 2018, section 152.126, subdivision 6, is amended to read:

Subd. 6. Access to reporting system data. (a) Except as indicated in this subdivision,
the data submitted to the board under subdivision 4 is private data on individuals as defined
in section 13.02, subdivision 12, and not subject to public disclosure.

(b) Except as specified in subdivision 5, the following persons shall be considered
permissible users and may access the data submitted under subdivision 4 in the same or
similar manner, and for the same or similar purposes, as those persons who are authorized
to access similar private data on individuals under federal and state law:

(1) a prescriber or an agent or employee of the prescriber to whom the prescriber has
delegated the task of accessing the data, to the extent the information relates specifically to
a current patient, to whom the prescriber is:

19.16 (i) prescribing or considering prescribing any controlled substance;

19.17 (ii) providing emergency medical treatment for which access to the data may be necessary;

(iii) providing care, and the prescriber has reason to believe, based on clinically validindications, that the patient is potentially abusing a controlled substance; or

(iv) providing other medical treatment for which access to the data may be necessary
for a clinically valid purpose and the patient has consented to access to the submitted data,
and with the provision that the prescriber remains responsible for the use or misuse of data
accessed by a delegated agent or employee;

(2) a dispenser or an agent or employee of the dispenser to whom the dispenser has
delegated the task of accessing the data, to the extent the information relates specifically to
a current patient to whom that dispenser is dispensing or considering dispensing any
controlled substance and with the provision that the dispenser remains responsible for the
use or misuse of data accessed by a delegated agent or employee;

(3) a licensed pharmacist who is providing pharmaceutical care for which access to the
data may be necessary to the extent that the information relates specifically to a current
patient for whom the pharmacist is providing pharmaceutical care: (i) if the patient has

20.1 consented to access to the submitted data; or (ii) if the pharmacist is consulted by a prescriber
20.2 who is requesting data in accordance with clause (1);

(4) an individual who is the recipient of a controlled substance prescription for which
data was submitted under subdivision 4, or a guardian of the individual, parent or guardian
of a minor, or health care agent of the individual acting under a health care directive under
chapter 145C. For purposes of this clause, access by individuals includes persons in the
definition of an individual under section 13.02;

(5) personnel or designees of a health-related licensing board listed in section 214.01,
subdivision 2, or of the Emergency Medical Services Regulatory Board, assigned to conduct
a bona fide investigation of a complaint received by that board that alleges that a specific
licensee is impaired by use of a drug for which data is collected under subdivision 4, has
engaged in activity that would constitute a crime as defined in section 152.025, or has
engaged in the behavior specified in subdivision 5, paragraph (a);

20.14 (6) personnel of the board engaged in the collection, review, and analysis of controlled
20.15 substance prescription information as part of the assigned duties and responsibilities under
20.16 this section;

(7) authorized personnel of a vendor under contract with the state of Minnesota who are
engaged in the design, implementation, operation, and maintenance of the prescription
monitoring program as part of the assigned duties and responsibilities of their employment,
provided that access to data is limited to the minimum amount necessary to carry out such
duties and responsibilities, and subject to the requirement of de-identification and time limit
on retention of data specified in subdivision 5, paragraphs (d) and (e);

20.23 (8) federal, state, and local law enforcement authorities acting pursuant to a valid search
20.24 warrant;

20.25 (9) personnel of the Minnesota health care programs assigned to use the data collected 20.26 under this section to identify and manage recipients whose usage of controlled substances 20.27 may warrant restriction to a single primary care provider, a single outpatient pharmacy, and 20.28 a single hospital;

20.29 (10) personnel of the Department of Human Services assigned to access the data pursuant
20.30 to paragraph (i);

(11) personnel of the health professionals services program established under section
214.31, to the extent that the information relates specifically to an individual who is currently
enrolled in and being monitored by the program, and the individual consents to access to

21.1 that information. The health professionals services program personnel shall not provide this

21.2 data to a health-related licensing board or the Emergency Medical Services Regulatory

Board, except as permitted under section 214.33, subdivision 3-; and

21.4 For purposes of clause (4), access by an individual includes persons in the definition of
 21.5 an individual under section 13.02; and

(12) personnel or designees of a health-related licensing board listed in section 214.01,
subdivision 2, assigned to conduct a bona fide investigation of a complaint received by that
board that alleges that a specific licensee is inappropriately prescribing controlled substances
as defined in this section.

(c) By July 1, 2017, every prescriber licensed by a health-related licensing board listed 21.10 in section 214.01, subdivision 2, practicing within this state who is authorized to prescribe 21.11 21.12 controlled substances for humans and who holds a current registration issued by the federal Drug Enforcement Administration, and every pharmacist licensed by the board and practicing 21.13 within the state, shall register and maintain a user account with the prescription monitoring 21.14 program. Data submitted by a prescriber, pharmacist, or their delegate during the registration 21.15 application process, other than their name, license number, and license type, is classified 21.16 as private pursuant to section 13.02, subdivision 12. 21.17

21.18 (d) Notwithstanding paragraph (b), beginning January 1, 2021, a prescriber or an agent

21.19 or employee of the prescriber to whom the prescriber has delegated the task of accessing

21.20 the data, must access the data submitted under subdivision 4 to the extent the information

- 21.21 relates specifically to the patient:
- 21.22 (1) before the prescriber issues an initial prescription order for a Schedules II through
- 21.23 IV opiate controlled substance to the patient; and
- 21.24 (2) at least once every three months for patients receiving an opiate for treatment of
- 21.25 chronic pain or participating in medically assisted treatment for an opioid addiction.
- 21.26 (e) Paragraph (d) does not apply if:
- 21.27 (1) the patient is receiving palliative care, or hospice or other end-of-life care;
- 21.28 (2) the patient is being treated for pain due to cancer or the treatment of cancer;
- 21.29 (3) the prescription order is for a number of doses that is intended to last the patient five
- 21.30 days or less and is not subject to a refill;
- 21.31 (4) the prescriber and patient have a current or ongoing provider/patient relationship of
- 21.32 <u>a duration longer than one year;</u>

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22.1	(5) the p	prescription order is i	ssued within 14	days following surgery	or three days
22.2	following c	oral surgery or follow	s the prescribing	protocols established	under the opioid
22.3	prescribing	improvement progra	under section	256B.0638;	
22.4	<u>(6) the c</u>	controlled substance	is prescribed or a	dministered to a patie	nt who is admitted
22.5	to an inpati	ent hospital;			
22.6	(7) the c	ontrolled substance i	s lawfully admini	istered by injection, ing	gestion, or any other
22.7	means to th	e patient by the prese	criber, a pharmac	cist, or by the patient a	t the direction of a
22.8	prescriber a	and in the presence of	f the prescriber o	r pharmacist;	
22.9	<u>(8) due</u>	to a medical emerger	ncy, it is not poss	ible for the prescriber	to review the data
22.10	before the p	prescriber issues the	prescription orde	r for the patient; or	
22.11	(9) the p	prescriber is unable to	o access the data	due to operational or o	other technological
22.12	failure of th	ne program so long as	s the prescriber r	eports the failure to the	e board.
22.13	(f) Only	^r permissible users id	entified in parag	raph (b), clauses (1), (2	2), (3), (6), (7), (9),
22.14	and (10), m	ay directly access the	data electronical	ly. No other permissibl	e users may directly
22.15	access the c	lata electronically. If	the data is direct	ly accessed electronica	lly, the permissible
22.16	user shall in	mplement and mainta	ain a comprehens	sive information securi	ty program that
22.17	contains ad	ministrative, technica	al, and physical s	afeguards that are appr	opriate to the user's
22.18	size and cor	nplexity, and the sens	itivity of the perse	onal information obtain	ed. The permissible
22.19	user shall i	dentify reasonably fo	reseeable interna	al and external risks to	the security,
22.20	confidentia	lity, and integrity of	personal informa	tion that could result i	n the unauthorized
22.21	disclosure,	misuse, or other corr	promise of the in	nformation and assess	the sufficiency of
22.22	any safegua	ards in place to contro	ol the risks.		
22.23	(e) <u>(g)</u> T	he board shall not rel	ease data submitt	ed under subdivision 4	unless it is provided
22.24	with eviden	ce, satisfactory to the	board, that the p	erson requesting the inf	formation is entitled
22.25	to receive t	he data.			
22.26	(f) (h) T	The board shall maint	ain a log of all n	ersons who access the	data for a period of

(g) (i) Section 13.05, subdivision 6, shall apply to any contract the board enters into
 pursuant to subdivision 2. A vendor shall not use data collected under this section for any
 purpose not specified in this section.

22.32 (h) (j) The board may participate in an interstate prescription monitoring program data 22.33 exchange system provided that permissible users in other states have access to the data only as allowed under this section, and that section 13.05, subdivision 6, applies to any contractor memorandum of understanding that the board enters into under this paragraph.

(i) (k) With available appropriations, the commissioner of human services shall establish
and implement a system through which the Department of Human Services shall routinely
access the data for the purpose of determining whether any client enrolled in an opioid
treatment program licensed according to chapter 245A has been prescribed or dispensed a
controlled substance in addition to that administered or dispensed by the opioid treatment
program. When the commissioner determines there have been multiple prescribers or multiple
prescriptions of controlled substances, the commissioner shall:

(1) inform the medical director of the opioid treatment program only that the
commissioner determined the existence of multiple prescribers or multiple prescriptions of
controlled substances; and

23.13 (2) direct the medical director of the opioid treatment program to access the data directly,
23.14 review the effect of the multiple prescribers or multiple prescriptions, and document the
23.15 review.

If determined necessary, the commissioner of human services shall seek a federal waiver
of, or exception to, any applicable provision of Code of Federal Regulations, title 42, section
23.18 2.34, paragraph (c), prior to implementing this paragraph.

(j) (l) The board shall review the data submitted under subdivision 4 on at least a quarterly
basis and shall establish criteria, in consultation with the advisory task force, for referring
information about a patient to prescribers and dispensers who prescribed or dispensed the
prescriptions in question if the criteria are met.

23.23 Sec. 9. Minnesota Statutes 2018, section 152.126, subdivision 10, is amended to read:

Subd. 10. **Funding.** (a) The board may seek grants and private funds from nonprofit charitable foundations, the federal government, and other sources to fund the enhancement and ongoing operations of the prescription monitoring program established under this section. Any funds received shall be appropriated to the board for this purpose. The board may not expend funds to enhance the program in a way that conflicts with this section without seeking approval from the legislature.

(b) Notwithstanding any other section, the administrative services unit for the
health-related licensing boards shall apportion between the Board of Medical Practice, the
Board of Nursing, the Board of Dentistry, the Board of Podiatric Medicine, the Board of
Optometry, the Board of Veterinary Medicine, and the Board of Pharmacy an amount to be

paid through fees by each respective board. The amount apportioned to each board shall 24.1 equal each board's share of the annual appropriation to the Board of Pharmacy from the 24.2 24.3 state government special revenue fund for operating the prescription monitoring program under this section. Each board's apportioned share shall be based on the number of prescribers 24.4 or dispensers that each board identified in this paragraph licenses as a percentage of the 24.5 total number of prescribers and dispensers licensed collectively by these boards. Each 24.6 respective board may adjust the fees that the boards are required to collect to compensate 24.7 24.8 for the amount apportioned to each board by the administrative services unit.

24.9 (c) The board has the authority to modify its contract with its vendor as provided in subdivision 2, to authorize that vendor to provide a service to prescribers and pharmacies 24.10 that allows them to access prescription monitoring program data from within the electronic 24.11 health record system or pharmacy software used by those prescribers and pharmacists. 24.12 Beginning July 1, 2019, the board has the authority to collect an annual fee from each 24.13 prescriber or pharmacist who accesses prescription monitoring program data through the 24.14 service offered by the vendor. The annual fee collected must not exceed \$50 per user. The 24.15 fees collected by the board under this paragraph shall be deposited in the state government 24.16

24.17 special revenue fund and are appropriated to the board for the purposes of this paragraph.

Sec. 10. Minnesota Statutes 2018, section 214.12, is amended by adding a subdivision toread:

24.20 Subd. 6. Opioid and controlled substances prescribing. (a) The Board of Medical
24.21 Practice, the Board of Nursing, the Board of Dentistry, the Board of Optometry, and the
24.22 Board of Podiatric Medicine shall require that licensees with the authority to prescribe
24.23 controlled substances obtain at least two hours of continuing education credit on best practices

24.24 <u>in prescribing opioids and controlled substances, as part of the continuing education</u>

24.25 requirements for licensure renewal. Licensees shall not be required to complete more than

24.26 two credit hours of continuing education on best practices in prescribing opioids and

24.27 <u>controlled substances before this subdivision expires. Continuing education credit on best</u>

- 24.28 practices in prescribing opioids and controlled substances must meet board requirements.
- 24.29 (b) Paragraph (a) does not apply to any licensee who is participating in the opioid

24.30 prescribing improvement program under section 256B.0638, unless the licensee has been

24.31 terminated as a medical assistance provider under section 256B.0638, subdivision 5,

- 24.32 paragraph (d).
- 24.33 (c) This subdivision expires January 1, 2024.

24.34 **EFFECTIVE DATE.** This section is effective January 1, 2020.

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25.1 Sec. 11. PAIN MANAGEMENT.

- (a) The Health Services Policy Committee established under Minnesota Statutes, section 25.2 25.3 256B.0625, subdivision 3c, shall evaluate and make recommendations on the integration of nonpharmacologic pain management that are clinically viable and sustainable; reduce or 25.4 eliminate chronic pain conditions; improve functional status; and prevent addiction and 25.5 reduce dependence on opiates or other pain medications. The recommendations must be 25.6 25.7 based on best practices for the effective treatment of musculoskeletal pain provided by health practitioners identified in paragraph (b), and covered under medical assistance. Each 25.8 health practitioner represented under paragraph (b) shall present the minimum best integrated 25.9 practice recommendations, policies, and scientific evidence for nonpharmacologic treatment 25.10 options for eliminating pain and improving functional status within their full professional 25.11 scope. Recommendations for integration of services may include guidance regarding 25.12 screening for co-occurring behavioral health diagnoses; protocols for communication between 25.13 all providers treating a unique individual, including protocols for follow-up; and universal 25.14 mechanisms to assess improvements in functional status. 25.15 (b) In evaluating and making recommendations, the Health Services Policy Committee 25.16 25.17 shall consult and collaborate with the following health practitioners: acupuncture practitioners licensed under Minnesota Statutes, chapter 147B; chiropractors licensed under Minnesota 25.18 Statutes, sections 148.01 to 148.10; physical therapists licensed under Minnesota Statutes, 25.19 sections 148.68 to 148.78; medical and osteopathic physicians licensed under Minnesota 25.20 Statutes, chapter 147, and advanced practice registered nurses licensed under Minnesota 25.21 Statutes, sections 148.171 to 148.285, with experience in providing primary care 25.22 collaboratively within a multidisciplinary team of health care practitioners who employ 25.23 25.24 nonpharmacologic pain therapies; and psychologists licensed under Minnesota Statutes, section 148.907. 25.25 (c) The commissioner shall submit a progress report to the chairs and ranking minority 25.26 members of the legislative committees with jurisdiction over health and human services 25.27 policy and finance by January 15, 2021, and shall report final recommendations by August 25.28 25.29 1, 2021. The final report may also contain recommendations for developing and implementing a pilot program to assess the clinical viability, sustainability, and effectiveness of integrated 25.30 nonpharmacologic, multidisciplinary treatments for managing musculoskeletal pain and 25.31
- 25.32 improving functional status.

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26.1 Sec. 12. <u>APPROPRIATION.</u>

26.2	(a) \$2,000,000 in fiscal year 2020 and \$2,000,000 in fiscal year 2021 are appropriated
26.3	from the general fund to the commissioner of public safety for violent crime enforcement
26.4	team grants under Minnesota Statutes, section 299A.642, subdivision 9. In awarding these
26.5	grants, the commissioner must place a priority on funding nonmetro teams. The commissioner
26.6	of public safety shall provide outreach, technical assistance, and program development
26.7	support to increase the capacity of small communities to access grants under Minnesota
26.8	Statutes, section 299A.642, subdivision 9, particularly in areas where violent crime
26.9	enforcement teams have not been established, especially in greater Minnesota. By February
26.10	1 of each year, the commissioner shall report to the chairs and ranking minority members
26.11	of the senate and house of representatives committees and divisions having jurisdiction over
26.12	criminal justice policy and funding on the distribution of grants, outreach, assistance, and
26.13	support under this paragraph. The report must include information on the total number of
26.14	requests for grants, outreach, assistance, and support, where these requests originated, and
26.15	the amount of money for each successful request.
26.16	(b) \$244,000 in fiscal year 2020 is appropriated from the general fund to the Board of
26.17	Pharmacy for onetime information technology and operating costs for administration of
26.18	licensing activities under Minnesota Statutes, section 151.066. This is a onetime
26.19	appropriation.
26.20	(c) \$500,000 in fiscal year 2020 and \$500,000 in fiscal year 2021 are appropriated from
26.20 26.21	(c) \$500,000 in fiscal year 2020 and \$500,000 in fiscal year 2021 are appropriated from the opiate epidemic response account in the special revenue fund for Board of Pharmacy
26.21	the opiate epidemic response account in the special revenue fund for Board of Pharmacy
26.21 26.22	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151.
26.21 26.22 26.23	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a),
26.2126.2226.2326.24	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any
 26.21 26.22 26.23 26.24 26.25 	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any reason, \$2,603,000 is appropriated from the general fund for the appropriations in fiscal
 26.21 26.22 26.23 26.24 26.25 26.26 	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any reason, \$2,603,000 is appropriated from the general fund for the appropriations in fiscal year 2020 described in Minnesota Statutes, section 256.043, subdivision 2, paragraphs (a)
 26.21 26.22 26.23 26.24 26.25 26.26 26.27 	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any reason, \$2,603,000 is appropriated from the general fund for the appropriations in fiscal year 2020 described in Minnesota Statutes, section 256.043, subdivision 2, paragraphs (a) to (e), and the appropriation under paragraph (c).
 26.21 26.22 26.23 26.24 26.25 26.26 26.27 26.28 	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any reason, \$2,603,000 is appropriated from the general fund for the appropriations in fiscal year 2020 described in Minnesota Statutes, section 256.043, subdivision 2, paragraphs (a) to (e), and the appropriation under paragraph (c). (e) If appropriations are made under paragraph (d) and if money equal to the amount
 26.21 26.22 26.23 26.24 26.25 26.26 26.27 26.28 26.29 	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any reason, \$2,603,000 is appropriated from the general fund for the appropriations in fiscal year 2020 described in Minnesota Statutes, section 256.043, subdivision 2, paragraphs (a) to (e), and the appropriation under paragraph (c). (e) If appropriations are made under paragraph (d) and if money equal to the amount appropriated in paragraph (d) is subsequently deposited into the opiate epidemic response
26.21 26.22 26.23 26.24 26.25 26.26 26.27 26.28 26.29 26.30	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any reason, \$2,603,000 is appropriated from the general fund for the appropriations in fiscal year 2020 described in Minnesota Statutes, section 256.043, subdivision 2, paragraphs (a) to (e), and the appropriation under paragraph (c). (e) If appropriations are made under paragraph (d) and if money equal to the amount appropriated in paragraph (d) is subsequently deposited into the opiate epidemic response account, the amount appropriated under paragraph (d) must be transferred from the opiate
 26.21 26.22 26.23 26.24 26.25 26.26 26.27 26.28 26.29 26.30 26.31 	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any reason, \$2,603,000 is appropriated from the general fund for the appropriations in fiscal year 2020 described in Minnesota Statutes, section 256.043, subdivision 2, paragraphs (a) to (e), and the appropriation under paragraph (c). (e) If appropriations are made under paragraph (d) and if money equal to the amount appropriated in paragraph (d) is subsequently deposited into the opiate epidemic response account, the amount appropriated under paragraph (d) must be transferred from the opiate epidemic response account to the general fund.
26.21 26.22 26.23 26.24 26.25 26.26 26.27 26.28 26.29 26.30 26.31 26.32	the opiate epidemic response account in the special revenue fund for Board of Pharmacy operations under Minnesota Statutes, chapter 151. (d) Notwithstanding Minnesota Statutes, section 256.043, subdivision 2, paragraph (a), if no fees are deposited into the opiate epidemic response account by June 30, 2020, for any reason, \$2,603,000 is appropriated from the general fund for the appropriations in fiscal year 2020 described in Minnesota Statutes, section 256.043, subdivision 2, paragraphs (a) to (e), and the appropriation under paragraph (c). (e) If appropriations are made under paragraph (d) and if money equal to the amount appropriated in paragraph (d) is subsequently deposited into the opiate epidemic response account, the amount appropriated under paragraph (d) must be transferred from the opiate epidemic response account to the general fund. (f) \$11,000 in fiscal year 2020 is appropriated from the state government special revenue

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27.1	<u>(g)</u> \$17,00	00 in fiscal year 2020) is appropriated	from the state governm	ent special revenue
27.2	fund to the B	oard of Medical Pra	ctice to impleme	ent the continuing educ	ation requirements
27.3	under Minne	sota Statutes, section	n 214.12.		
27.4	<u>(h)</u> \$17,00	00 in fiscal year 2020) is appropriated	from the state governm	ent special revenue
27.5	fund to the B	oard of Nursing to i	mplement the co	ontinuing education rea	quirements under
27.6	Minnesota St	tatutes, section 214.	12.		
27.7	<u>(i)</u> \$5,000) in fiscal year 2020	is appropriated f	rom the state governm	ent special revenue
27.8	fund to the B	oard of Optometry t	o implement the	continuing education	requirements under
27.9	Minnesota St	tatutes, section 214.	12.		
27.10	<u>(j)</u> \$5,000	in fiscal year 2020	is appropriated f	rom the state governm	ent special revenue
27.11	fund to the B	oard of Podiatric Me	dicine to implem	ent the continuing educ	cation requirements
27.12	under Minne	sota Statutes, section	n 214.12.		