STATE OF NEW YORK

224

2021-2022 Regular Sessions

IN ASSEMBLY

(Prefiled)

January 6, 2021

Introduced by M. of A. L. ROSENTHAL, PEOPLES-STOKES, GOTTFRIED, PAULIN, CARROLL, NIOU, SIMON, QUART, DICKENS, RICHARDSON, EPSTEIN, CRUZ -- Multi-Sponsored by -- M. of A. LUPARDO -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to enacting the safer consumption services act

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. The public health law is amended by adding a new article 2 33-C to read as follows:

ARTICLE 33-C

SAFER CONSUMPTION SERVICES ACT

5 Section 3399. Short title.

3399-a. Definitions.

3399-b. Program approval.

3399-c. Designation.

3399-d. Reporting.

3399-e. Immunity provided.

11 <u>3399-f. Limitations on immunity.</u>

12 § 3399. Short title. This act shall be known and may be cited as the 13 "safer consumption services act".

14 § 3399-a. Definitions. As used in this article:

- 15 <u>1. "Program" means a safer consumption services program established</u> 16 <u>pursuant to this article.</u>
- 2. "Entity" means any community based organization that provides educational, health, harm reduction, housing, or social services and any
- 19 hospital, medical clinic or office, health center, nursing care facili-
- 20 ty, mental health facility, or other similar entity that provides
- 21 medical care.

3

4

6

7

8

9

10

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

LBD00322-01-1

2 A. 224

1

2

3

4

5

6

7

8

9

14

15 16

17

18 19

20

21

22 23

26

27

28 29

30

31

34 35

36

37 38

43

45

46

47

"Participant" means an individual who seeks to utilize, utilizes, or has used a program established pursuant to this article.

- § 3399-b. Program approval. 1. Notwithstanding any other statute, law or rule to the contrary, the department or a local health district may approve an entity to operate a program in one or more jurisdictions upon satisfaction of the requirements set forth in subdivision two of this section. The department and local health jurisdictions shall establish standards for program approval and training and may promulgate such rules and regulations as are necessary to implement this section.
- 10 (a) The department or a local health district shall approve or deny an 11 application under this section within forty-five days of the day of receipt of the application and provide a written explanation of such 12 13 <u>determination</u>.
 - (b) An entity may make an application under this section at any time, regardless of previous applications.
 - 2. The department or local health district may approve an entity to operate a program pursuant to this article, upon submission of an application that demonstrates the entity will, at a minimum:
 - (a) provide a hygienic space where participants may consume their preobtained drugs that is separate from the space in which the provider performs other business, if any;
 - (b) provide adequate staffing by healthcare professionals or other trained staff;
- (c) provide sterile injection supplies, collect used hypodermic 24 needles and syringes, and provide secure hypodermic needle and syringe 25 disposal services;
 - (d) provide education on safe consumption practices, proper disposal of hypodermic needles and syringes, and overdose prevention, including written information in, at a minimum, the four most commonly spoken languages in the state as determined by the department or local health district;
- 32 (e) administer first aid, if needed, and monitor participants for 33 potential overdose;
 - (f) provide referrals to addiction treatment, medical, social welfare, and employment and training services;
 - (g) educate participants on the risks of contracting HIV and viral hepatitis and provide sexual health resources and supplies, including, but not limited to, male and female condoms;
- (h) provide access to naloxone or referrals to obtain naloxone for 39 40 participants;
- 41 (i) provide reasonable and adequate security of the program site and 42 equipment;
- (j) ensure confidentiality of program participants by using an anony-44 mous unique identifier;
 - (k) train staff members to deliver services offered by the program or attend trainings provided by the department or local health jurisdiction if required; and
- (1) establish operating procedures for the program as well as eligi-48 bility criteria for program participants if not predetermined by the 49 50 <u>department</u> or <u>local</u> <u>health</u> <u>district</u>.
- 51 § 3399-c. Designation. A department approved program shall also be designated as an authorized syringe exchange program in accordance with 52 the regulations of the department as set forth in 10 NYCRR 80.135 and as 53 a registered provider of an opioid overdose prevention program in 54 accordance with the regulations of the department as set forth in 10 55 56 NYCRR 80.138. A safer consumption program approved by a local health

A. 224

- district shall apply to be an authorized syringe exchange program and registered provider of an opioid overdose prevention program.
 - § 3399-d. Reporting. An entity operating a safer consumption program under this section shall provide an annual report to the department or local health district that approved it for operation at a date set by the department or local health district that shall include:
 - 1. the number of program participants;
- 8 <u>2. aggregate information regarding the characteristics of program</u> 9 <u>participants;</u>
- 10 3. the number of hypodermic needles and syringes distributed for use 11 on-site;
- 12 <u>4. the number of overdoses experienced and the number of overdoses</u>
 13 reversed on-site; and
- 5. the number of individuals directly and formally referred to other services and the type of service.
- 16 § 3399-e. Immunity provided. Notwithstanding any other statute, law or 17 rule to the contrary, the following persons shall not be arrested, charged, or prosecuted for any criminal offense or be subject to any 18 19 civil or administrative penalty, including seizure or forfeiture of 20 assets or real property or disciplinary action by a professional licensing board, or be denied any right or privilege, solely for participation 21 or involvement in a safer consumption program approved by the department 22 or local health districts pursuant to this article: 23
- 24 <u>1. a participant;</u>

3

- 25 <u>2. a staff member or administrator of a program, including a health-</u>
 26 <u>care professional, manager, employee, or volunteer; or</u>
- 27 <u>3. a property owner who owns real property at which a program is</u> 28 <u>located and operates.</u>
- § 3399-f. Limitations on immunity. Notwithstanding the provisions of section thirty-three hundred ninety-nine-e of this article, a property owner, staff member, manager, employee, volunteer, or individual utilizing a safer consumption services program is not immune from criminal
- 33 prosecution for any activities not permitted or approved pursuant to
- 34 this article.
- 35 § 2. This act shall take effect immediately.