STATE OF NEW YORK

5968

2023-2024 Regular Sessions

IN SENATE

March 23, 2023

Introduced by Sen. HARCKHAM -- read twice and ordered printed, and when printed to be committed to the Committee on Alcoholism and Substance Use Disorders

AN ACT to amend the public health law, in relation to enacting the model overdose mapping and response act

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

Section 1. Short title. This act shall be known and may be cited as the "model overdose mapping and response act".

3 § 2. Legislative findings and purpose. The legislature finds that 4 substance use disorder and drug overdose is a major health problem that 5 affects the lives of many people, multiple service systems, and leads б to profound consequences including permanent injury or death. Accidental 7 overdoses caused by heroin, fentanyl, other opiates, stimulants, controlled substance analogs, novel psychoactive substances, and other 8 9 legal or illegal drugs are a national security crisis that stress and 10 strain the financial, public health, health care, and public safety 11 resources in New York state. This impact is because there are few 12 central databases that can quickly help identify this problem and limit-13 ed funding for support to mitigate the crisis and risks statewide. There 14 is a need for collaboration among local, regional, and state agencies, service systems, program offices within New York state, and other part-15 ners such as federal agencies to establish a comprehensive system 16 addressing the problems associated with overdoses and to reduce duplica-17 tive requirements across local, county, state, public safety, and health 18 Formalized collaboration allows these entities to 19 care agencies. 20 combine their numerous resources and strengths, thus reducing insular 21 decision-making. Contemporaneous data collection about, and public 22 surveillance of, confirmed or suspected overdoses with New York state 23 will allow state and local agencies to focus on specific areas where the 24 following are needed most in order to maximize resources: (1) inter-

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

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ventions to reduce supply; (2) public education about substance misuse; (3) treatment and other health care options to reduce demand; and (4) implementation of risk reduction strategies.

4 The legislature's purpose in enacting this act is to: (1) provide near 5 real-time drug overdose surveillance of confirmed or suspected overdoses 6 occurring within New York state, using a specialized program to collect 7 information about overdose incidents that supports public safety and 8 public health efforts to mobilize an immediate response to a sudden 9 increase in overdoses; (2) provide a centralized resource that can 10 collect information about overdose incidents and make the data available 11 to the health care community, public safety agencies, and municipal, 12 county and state agencies to quickly identify needs and provide short and long-term solutions while protecting and respecting the privacy 13 rights of individuals; (3) discourage substance misuse and accidental 14 15 overdoses by quickly identifying the areas in New York state where over-16 doses pose the highest risk to the community; (4) enable local, 17 regional, and state agencies, service systems, and program offices to develop effective strategies for addressing confirmed or suspected over-18 19 doses occurring within their jurisdictions and implement interventional 20 strategies; and (5) encourage formal collaborative agreements among 21 local, regional, and state agencies, service systems, and program 22 offices that enhance present and future work pertaining to the various health care and public safety aspects of this crisis, including 23 substance use disorders, co-occurring disorders, unemployment, homeless-24 25 ness, drug supply chains, and other health care and public safety 26 issues.

By way of this act, the legislature intends to maximize the efficiency of financial, public education, public health, health professional, and public safety resources so that these resources are concentrated on the most needy and at-risk areas and groups in New York state.

31 § 3. The public health law is amended by adding a new section 3309-c 32 to read as follows:

33 <u>§ 3309-c. Model overdose mapping and response system. 1. Definitions.</u>
34 For the purposes of this section, unless the context clearly indicates
35 otherwise, the following words and phrases shall have the following
36 meanings:

37 (a) "Application programming interface" or "API" means a set of tools,
 38 definitions, and protocols for building and integrating application
 39 software and services with different software programs.

40 (b) "Coroner" means the elected or appointed officer in each county of 41 the state whose responsibility is to investigate the cause of death in 42 cases.

(c) "Emergency department personnel" means paid or volunteer health an emergency department, including but not limited to physicians, nurses and medical assistants.

47(d) "Information technology platform" means the Washington/Baltimore48High Intensity Drug Trafficking Areas' Overdose Detection Mapping Appli-

49 cation Program (ODMAP), which has the ability to:

50 <u>(i) allow secure access to the system by authorized users to report</u> 51 <u>information about an overdose incident required by this section;</u>

52 <u>(ii) allow secure access to the system by authorized users to view, in</u> 53 <u>near real-time, certain information about overdose incidents reported</u> 54 <u>pursuant to this section;</u> S. 5968

1	(iii) produce a map in near real-time of the approximate locations of
2	confirmed or suspected overdose incidents reported pursuant to this
3	section;
4	(iv) interface with other information systems and applications via an
5	API; and
6	(v) enable access to overdose incident information that assists in
7	state and local decisions regarding the allocation of public health,
8	public safety, and educational resources.
9	(e) "Law enforcement officer" means a paid or volunteer employee of a
10	police department or sheriff's office, which is a part of, or adminis-
11	tered by, the state or any political subdivision thereof, or any full-
12	time or part-time employee of a private police department, and who is
13	responsible for the prevention and detection of crime and the enforce-
14	ment of the penal law, vehicle and traffic law, or highway laws of the
15	<u>state.</u>
16	(f) "Medical examiner" means an individual appointed pursuant to
17	section four hundred of the county law to perform death investigations
18	and to establish the cause and manner of death, and includes any person
19	designated by such person to perform duties required by law.
20	(g) "Overdose" means injury to the body that happens when one or more
21	substances are taken in excessive amounts. An overdose can be fatal or
22	nonfatal.
23	(h) "Overdose incident" means an occurrence where a law enforcement
24	officer, person who administers emergency medical services, coroner, or
25	medical examiner encounters a person experiencing, or who recently expe-
26	rienced, a confirmed or suspected overdose.
27	(i) "Overdose reversal drug" means naloxone hydrochloride or other
28	similarly acting drug that is approved by the federal Food and Drug
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(c) No later than two years after the effective date of this section, 1 the overdose mapping and response system shall capture information about 2 3 all overdose incidents in at least eighty percent of the counties in the <u>state.</u> 4 5 (d) The overdose mapping and response system shall be designed to 6 avoid data entry duplication wherever possible, which may include using 7 one or more APIs to transfer information about overdose incidents that 8 are currently reported to active databases existing in the state to the 9 information technology platform. 10 (e) A law enforcement officer who goes to an overdose incident shall 11 report information about such overdose incident to the information tech-12 nology platform, as directed by paragraph (h) of this subdivision, as soon as possible but no later than twenty-four hours after the overdose 13 14 incident, to the extent that such information is known. 15 (f) A person who administers emergency services who goes to an overdose incident, or who transports a person experiencing a confirmed or 16 17 suspected overdose to a medical facility, shall report information about such overdose incident to the information technology platform, as 18 directed by paragraph (h) of this subdivision, as soon as possible but 19 20 no later than twenty-four hours after the overdose incident, to the 21 extent that such information is known. 22 (q) When a coroner or medical examiner determines that the death of a person was caused by an overdose, the coroner or medical examiner shall 23 report information about such overdose incident to the information tech-24 25 nology platform, as directed by paragraph (h) of this subdivision, as soon as possible but no later than twenty-four hours after the overdose 26 27 incident, to the extent that such information is known. 28 (h) The following information about an overdose incident shall be reported by the individuals identified in paragraphs (e), (f) and (g) of 29 30 this subdivision using the information technology platform: 31 (i) the date and time of the overdose incident; 32 (ii) the location of the overdose incident; 33 (iii) whether an overdose reversal drug was administered, and if so, 34 the number of doses and the type of delivery; (iv) whether the confirmed or suspected overdose was fatal or 35 36 nonfatal; 37 (v) the gender and approximate age of the person suffering the over-38 dose incident; and 39 (vi) the suspected substance involved. (i) A person's or entity's report of information about an overdose 40 incident pursuant to this section shall not preempt or replace any other 41 reporting requirement applicable to such person or entity. 42 43 (i) During the course of implementing the overdose mapping and 44 response system, the department: 45 (i) shall consult with all affected entities, including but not limit-46 ed to, law enforcement agencies, health care providers, emergency 47 management, emergency service providers, public health agencies, coron-48 ers and medical examiners, tribal authorities, state drug court judges, 49 and federal and state prosecutors; 50 (ii) shall enter into, or direct other state, county or local entities 51 to enter into, all participation agreements, data sharing agreements, 52 and other memoranda of understanding necessary to fully implement the overdose mapping and response system; and 53 54 (iii) may promulgate rules, regulations, or standard operating proce-55 dures necessary to carry out the requirements of this section.

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(k) Persons or entities reporting information about an overdose inci-1 dent pursuant to this section in good faith shall not be subject to 2 civil or criminal liability or damages for making the report, unless 3 4 their acts or omissions constitute willful and wanton misconduct. 5 (1) The failure of a person identified in paragraph (e), (f) or (g) of 6 this subdivision to report information about an overdose incident as 7 required by this section constitutes a form of unprofessional conduct, 8 and the department may refer matters of non-compliance to the appropri-9 ate licensing board for investigation. 10 (m) The department shall report to the legislature regarding the 11 status of overdose mapping and response system implementation at six 12 months, eighteen months, and thirty months after the effective date of this section. The report at thirty months shall not be required if 13 14 statewide adoption, as referenced in paragraph (c) of this subdivision, 15 is attained prior to the eighteen-month report. 3. Using the overdose mapping and response system. (a) The information 16 17 about overdose incidents reported pursuant to this section shall be available to users of the information technology platform authorized to 18 view the data in real time. The process by which such authorized users 19 20 are decided upon and designated shall be addressed in one or more of the 21 participation agreements, data sharing agreements, and memoranda of 22 understanding executed when implementing the overdose mapping and 23 response system. (b) Within one year of the enactment of this section, the department, 24 in conjunction with state and local law enforcement agencies and local 25 26 public health departments, shall: 27 (i) identify parameters for identifying an overdose spike through the 28 state; and 29 (ii) create overdose spike response plans that coordinate the response 30 of public health, public safety, emergency management, first responders, community organizations, health care providers, and the media with the 31 32 goal of preventing and reducing the harm caused by overdose spikes. (c) Within one year of the effective date of this section, and each 33 34 year thereafter, the department shall prepare a comprehensive report regarding the overdose mapping and response system established pursuant 35 36 to this section that is delivered to or immediately accessible by: 37 (i) the legislature; (ii) state, county, and local departments of health; 38 39 (iii) the office of addiction services and supports; 40 (iv) the office of children and family services; and (v) any other state or local agency designated by law or regulation. 41 (d) Each report required under paragraph (c) of this subdivision shall 42 43 contain, at a minimum, the following information: 44 (i) the number of overdose incidents reported and the approximate locations where the overdose incidents occurred, including any clusters 45 of overdose incidents; 46 47 (ii) the entities reporting, or who employed persons reporting, information about overdose incidents; 48 49 (iii) the percentage of overdose incidents involving fatal versus 50 nonfatal overdoses; and (iv) how the reported information about overdose incidents was used 51 52 for public health and public safety responses, the outcomes of such responses, and the impact on affected communities. 53 54 (e) In addition to using the overdose mapping and response system as required in paragraphs (b), (c) and (d) of this subdivision, the depart-55

56 ment may use such system to:

1	(i) establish public safety, public health, and behavioral health
2	<u>partnerships within the state;</u>
3	(ii) assist local communities to identify additional ways to use
4	information about overdose incidents to deploy public health, behavioral
5	health, and public safety interventions to address specific geographic
6	<u>areas or high-risk individuals;</u>
7	(iii) assist in the distribution of overdose reversal drugs throughout
8	the state; and
9	(iv) assist in implementing strategies to reduce drug supply and
10	demand, especially in high-risk areas and where there are high volumes
11	of elevated risk populations.
12	4. Limitations on data use. (a) Information about overdose incidents
13	reported to the overdose mapping and response system by a person or
14	entity other than a law enforcement officer shall not be subject to
15	criminal investigation.
16	(b) Information about overdose incidents reported to, and accessible
17	through, the overdose mapping and response system shall at all times
18	remain confidential pursuant to all applicable federal, state, and local
19	laws and regulations pertaining to the collection, storage, and dissem-
20	ination of protected health information and controlled unclassified
21	information.
22	5. Financial considerations. (a) Moneys shall be allocated for the
23	purpose of funding, in whole or in part, the initial start-up and ongo-
24	ing activities required by this section through the use of funds made
25	available from the opioid settlement fund established pursuant to
26	section ninety-nine-nn of the state finance law.
27	(b) The department shall pursue all federal funding, matching funds,
28	and foundation funding for the initial start-up and ongoing activities
29	required by this section.
30	(c) The department may receive such gifts, grants, and endowments from
31	public or private sources as may be made from time to time, in trust or
32	otherwise, for the use and benefit of the purposes of this section and
33	expend the same or any income derived from it according to the term of
34	such gifts, grants, or endowments.
35	§ 4. Severability clause. If any clause, sentence, paragraph, subdivi-
36	sion, section or part of this act shall be adjudged by any court of
37	competent jurisdiction to be invalid, such judgment shall not affect,
38	impair, or invalidate the remainder thereof, but shall be confined in
39	its operation to the clause, sentence, paragraph, subdivision, section
40	or part thereof directly involved in the controversy in which such judg-
41	ment shall have been rendered. It is hereby declared to be the intent of
42	the legislature that this act would have been enacted even if such
43	invalid provisions had not been included herein.

44 § 5. This act shall take effect immediately.