FIRST REGULAR SESSION

SENATE COMMITTEE SUBSTITUTE FOR

HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILLS NOS. 117, 343 & 1091

102ND GENERAL ASSEMBLY

0797S.04C

KRISTINA MARTIN, Secretary

AN ACT

To repeal sections 190.255, 195.206, 196.1050, and 338.010, RSMo, and to enact in lieu thereof six new sections relating to controlled substances.

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

Section A. Sections 190.255, 195.206, 196.1050, and 2 338.010, RSMo, are repealed and six new sections enacted in 3 lieu thereof, to be known as sections 190.255, 195.206, 4 196.1050, 338.010, 338.012, and 579.088, to read as follows: 190.255. Any qualified first responder may obtain 1. 2 and administer naloxone, or any other drug or device 3 approved by the United States Food and Drug Administration, that blocks the effects of an opioid overdose and is 4 5 administered in a manner approved by the United States Food 6 and Drug Administration to a person suffering from an 7 apparent narcotic or opiate-related overdose in order to 8 revive the person. 9 2. Any licensed drug distributor or pharmacy in Missouri may sell naloxone, or any other drug or device 10 approved by the United States Food and Drug Administration, 11 that blocks the effects of an opioid overdose and is 12 administered in a manner approved by the United States Food 13

14 and Drug Administration to qualified first responder

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

15 agencies to allow the agency to stock naloxone or other such 16 drugs or devices for the administration of such drug or 17 device to persons suffering from an apparent narcotic or 18 opiate overdose in order to revive the person.

19 3. For the purposes of this section, "qualified first 20 responder" shall mean any [state and local law enforcement agency staff,] fire department personnel, fire district 21 22 personnel, or licensed emergency medical technician who is 23 acting under the directives and established protocols of a 24 medical director of a local licensed ground ambulance 25 service licensed under section 190.109, or any state or local law enforcement agency staff member, who comes in 26 27 contact with a person suffering from an apparent narcotic or opiate-related overdose and who has received training in 28 recognizing and responding to a narcotic or opiate overdose 29 30 and the administration of naloxone, or any other drug or 31 device approved by the United States Food and Drug Administration, that blocks the effects of an opioid 32 overdose and is administered in a manner approved by the 33 United States Food and Drug Administration to a person 34 suffering from an apparent narcotic or opiate-related 35 overdose. "Qualified first responder agencies" shall mean 36 any state or local law enforcement agency, fire department, 37 or ambulance service that provides documented training to 38 its staff related to the administration of naloxone or other 39 such drugs or devices in an apparent narcotic or opiate 40 41 overdose situation.

42 4. A qualified first responder shall only administer
43 naloxone, or any other drug or device approved by the United
44 States Food and Drug Administration, that blocks the effects
45 of an opioid overdose and is administered in a manner
46 approved by the United States Food and Drug Administration

47 by such means as the qualified first responder has received48 training for the administration of naloxone or other such

49 drugs or devices.

195.206. 1. As used in this section, the following
2 terms shall mean:

3 (1) "Addiction mitigation medication", naltrexone
4 hydrochloride that is administered in a manner approved by
5 the United States Food and Drug Administration or any
6 accepted medical practice method of administering;

7 (2) "Opioid antagonist", naloxone hydrochloride, or
8 any other drug or device approved by the United States Food
9 and Drug Administration, that blocks the effects of an
10 opioid overdose [that] and is administered in a manner
11 approved by the United States Food and Drug Administration
12 or any accepted medical practice method of administering;

(3) "Opioid-related drug overdose", a condition 13 14 including, but not limited to, extreme physical illness, decreased level of consciousness, respiratory depression, 15 16 coma, or death resulting from the consumption or use of an opioid or other substance with which an opioid was combined 17 or a condition that a layperson would reasonably believe to 18 be an opioid-related drug overdose that requires medical 19 20 assistance.

21 2. Notwithstanding any other law or regulation to the22 contrary:

(1) The director of the department of health and
senior services, if a licensed physician, may issue a
statewide standing order for an opioid antagonist or an
addiction mitigation medication;

(2) In the alternative, the department may employ or
contract with a licensed physician who may issue a statewide
standing order for an opioid antagonist or an addiction

30 mitigation medication with the express written consent of 31 the department director.

32 3. Notwithstanding any other law or regulation to the 33 contrary, any licensed pharmacist in Missouri may sell and 34 dispense an opioid antagonist or an addiction mitigation 35 medication under physician protocol or under a statewide 36 standing order issued under subsection 2 of this section.

37 4. A licensed pharmacist who, acting in good faith and with reasonable care, sells or dispenses an opioid 38 39 antagonist or an addiction mitigation medication and an appropriate device to administer the drug, and the protocol 40 physician, shall not be subject to any criminal or civil 41 liability or any professional disciplinary action for 42 prescribing or dispensing the opioid antagonist or an 43 addiction mitigation medication or any outcome resulting 44 45 from the administration of the opioid antagonist or an addiction mitigation medication. A physician issuing a 46 statewide standing order under subsection 2 of this section 47 shall not be subject to any criminal or civil liability or 48 any professional disciplinary action for issuing the 49 standing order or for any outcome related to the order or 50 51 the administration of the opioid antagonist or an addiction mitigation medication. 52

53 5. Notwithstanding any other law or regulation to the 54 contrary, it shall be permissible for any person to possess 55 an opioid antagonist or an addiction mitigation medication.

6. Any person who administers an opioid antagonist to
another person shall, immediately after administering the
drug, contact emergency personnel. Any person who, acting
in good faith and with reasonable care, administers an
opioid antagonist to another person whom the person believes
to be suffering an opioid-related drug overdose shall be

62 immune from criminal prosecution, disciplinary actions from
63 his or her professional licensing board, and civil liability
64 due to the administration of the opioid antagonist.

196.1050. 1. The proceeds of any monetary settlement 2 or portion of a global settlement between the attorney 3 general of the state and any drug manufacturers, distributors, pharmacies, or combination thereof to resolve 4 5 an opioid-related cause of action against such drug 6 manufacturers, distributors, **pharmacies**, or combination 7 thereof in a state or federal court shall only be utilized to pay for opioid addiction treatment and prevention 8 services and health care and law enforcement costs related 9 10 to opioid addiction treatment and prevention. Under no circumstances shall such settlement moneys be utilized to 11 fund other services, programs, or expenses not reasonably 12 related to opioid addiction treatment and prevention. 13

14 2. There is hereby established in the state (1) 15 treasury the "Opioid Addiction Treatment and Recovery Fund", 16 which shall consist of the proceeds of any settlement described in subsection 1 of this section, as well as any 17 funds appropriated by the general assembly, or gifts, 18 grants, donations, or bequests. The state treasurer shall 19 20 be custodian of the fund. In accordance with sections 21 30.170 and 30.180, the state treasurer may approve 22 disbursements. The fund shall be a dedicated fund and money 23 in the fund shall be used by the department of mental 24 health, the department of health and senior services, the department of social services, the department of public 25 safety, the department of corrections, and the judiciary for 26 the purposes set forth in subsection 1 of this section. 27

28 (2) Notwithstanding the provisions of section 33.08029 to the contrary, any moneys remaining in the fund at the end

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30 of the biennium shall not revert to the credit of the 31 general revenue fund.

32 (3) The state treasurer shall invest moneys in the
33 fund in the same manner as other funds are invested. Any
34 interest and moneys earned on such investments shall be
35 credited to the fund.

338.010. 1. The "practice of pharmacy" [means]
2 includes:

3 (1) The interpretation, implementation, and evaluation
4 of medical prescription orders, including any legend drugs
5 under 21 U.S.C. Section 353[;], and the receipt,
6 transmission, or handling of such orders or facilitating the
7 dispensing of such orders;

8 (2) The designing, initiating, implementing, and 9 monitoring of a medication therapeutic plan [as defined by 10 the prescription order so long as the prescription order is 11 specific to each patient for care by a pharmacist] in

12 accordance with the provisions of this section;

13 (3) The compounding, dispensing, labeling, and administration of drugs and devices pursuant to medical 14 prescription orders [and administration of viral influenza, 15 pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, 16 tetanus, pertussis, and meningitis vaccines by written 17 protocol authorized by a physician for persons at least 18 19 seven years of age or the age recommended by the Centers for 20 Disease Control and Prevention, whichever is higher, or the administration of pneumonia, shingles, hepatitis A, 21 hepatitis B, diphtheria, tetanus, pertussis, meningitis, and 22 viral influenza vaccines by written protocol authorized by a 23 24 physician for a specific patient as authorized by rule]; 25 The ordering and administration of vaccines (4)

approved or authorized by the U.S. Food and Drug

Administration, excluding vaccines for cholera, monkeypox, 27 Japanese encephalitis, typhoid, rabies, yellow fever, tick-28 29 borne encephalitis, anthrax, tuberculosis, dengue, Hib, polio, rotavirus, smallpox, and any vaccine approved after 30 January 1, 2023, to persons at least seven years of age or 31 32 the age recommended by the Centers for Disease Control and Prevention, whichever is older, pursuant to joint 33 34 promulgation of rules established by the board of pharmacy 35 and the state board of registration for the healing arts 36 unless rules are established under a state of emergency as described in section 44.100; 37

38 (5) The participation in drug selection according to39 state law and participation in drug utilization reviews;

40 (6) The proper and safe storage of drugs and devices41 and the maintenance of proper records thereof;

42 (7) Consultation with patients and other health care
43 practitioners, and veterinarians and their clients about
44 legend drugs, about the safe and effective use of drugs and
45 devices;

46 (8) The prescribing and dispensing of any nicotine47 replacement therapy product under section 338.665;

48 (9) The dispensing of HIV postexposure prophylaxis49 pursuant to section 338.730; and

50 (10) The offering or performing of those acts,
51 services, operations, or transactions necessary in the
52 conduct, operation, management and control of a pharmacy.

53 2. No person shall engage in the practice of pharmacy
54 unless he or she is licensed under the provisions of this
55 chapter.

3. This chapter shall not be construed to prohibit the
use of auxiliary personnel under the direct supervision of a
pharmacist from assisting the pharmacist in any of his or

59 her duties. This assistance in no way is intended to 60 relieve the pharmacist from his or her responsibilities for 61 compliance with this chapter and he or she will be 62 responsible for the actions of the auxiliary personnel 63 acting in his or her assistance.

4. This chapter shall [also] not be construed to
prohibit or interfere with any legally registered
practitioner of medicine, dentistry, or podiatry, or
veterinary medicine only for use in animals, or the practice
of optometry in accordance with and as provided in sections
195.070 and 336.220 in the compounding, administering,
prescribing, or dispensing of his or her own prescriptions.

[2. Any pharmacist who accepts a prescription order 71 for a medication therapeutic plan shall have a written 72 73 protocol from the physician who refers the patient for 74 medication therapy services.] 5. A pharmacist with a certificate of medication therapeutic plan authority may 75 provide medication therapy services pursuant to a written 76 protocol from a physician licensed under chapter 334 to 77 patients who have established a physician-patient 78 relationship, as described in subdivision (1) of subsection 79 1 of section 191.1146, with the protocol physician. 80 The 81 written protocol [and the prescription order for a 82 medication therapeutic plan] authorized by this section shall come **only** from the physician [only,] and shall not 83 come from a nurse engaged in a collaborative practice 84 arrangement under section 334.104, or from a physician 85 assistant engaged in a collaborative practice arrangement 86 under section 334.735. 87

88 [3.] 6. Nothing in this section shall be construed as89 to prevent any person, firm or corporation from owning a

90 pharmacy regulated by sections 338.210 to 338.315, provided 91 that a licensed pharmacist is in charge of such pharmacy.

92 [4.] 7. Nothing in this section shall be construed to 93 apply to or interfere with the sale of nonprescription drugs 94 and the ordinary household remedies and such drugs or 95 medicines as are normally sold by those engaged in the sale 96 of general merchandise.

97 [5.] 8. No health carrier as defined in chapter 376
98 shall require any physician with which they contract to
99 enter into a written protocol with a pharmacist for
100 medication therapeutic services.

101 [6.] 9. This section shall not be construed to allow a
102 pharmacist to diagnose or independently prescribe
103 pharmaceuticals.

104 [7.] **10.** The state board of registration for the 105 healing arts, under section 334.125, and the state board of 106 pharmacy, under section 338.140, shall jointly promulgate 107 rules regulating the use of protocols [for prescription] orders] for medication therapy services [and administration 108 of viral influenza vaccines]. Such rules shall require 109 protocols to include provisions allowing for timely 110 communication between the pharmacist and the [referring] 111 protocol physician or similar body authorized by this 112 113 section, and any other patient protection provisions deemed appropriate by both boards. In order to take effect, such 114 rules shall be approved by a majority vote of a quorum of 115 each board. Neither board shall separately promulgate rules 116 regulating the use of protocols for [prescription orders 117 for] medication therapy services [and administration of 118 119 viral influenza vaccines]. Any rule or portion of a rule, 120 as that term is defined in section 536.010, that is created under the authority delegated in this section shall become 121

122 effective only if it complies with and is subject to all of 123 the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and 124 if any of the powers vested with the general assembly 125 126 pursuant to chapter 536 to review, to delay the effective 127 date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking 128 129 authority and any rule proposed or adopted after August 28, 130 2007, shall be invalid and void.

The state board of pharmacy may grant a 131 [8.] 11. certificate of medication therapeutic plan authority to a 132 licensed pharmacist who submits proof of successful 133 completion of a board-approved course of academic clinical 134 study beyond a bachelor of science in pharmacy, including 135 136 but not limited to clinical assessment skills, from a 137 nationally accredited college or university, or a 138 certification of equivalence issued by a nationally recognized professional organization and approved by the 139 140 board of pharmacy.

141 [9.] 12. Any pharmacist who has received a certificate 142 of medication therapeutic plan authority may engage in the 143 designing, initiating, implementing, and monitoring of a 144 medication therapeutic plan as defined by a [prescription 145 order] written protocol from a physician that [is] may be 146 specific to each patient for care by a pharmacist.

147 [10.] 13. Nothing in this section shall be construed 148 to allow a pharmacist to make a therapeutic substitution of 149 a pharmaceutical prescribed by a physician unless authorized 150 by the written protocol or the physician's prescription 151 order.

152 [11.] 14. "Veterinarian", "doctor of veterinary
153 medicine", "practitioner of veterinary medicine", "DVM",

154 "VMD", "BVSe", "BVMS", "BSe (Vet Science)", "VMB", "MRCVS", 155 or an equivalent title means a person who has received a 156 doctor's degree in veterinary medicine from an accredited 157 school of veterinary medicine or holds an Educational 158 Commission for Foreign Veterinary Graduates (EDFVG) 159 certificate issued by the American Veterinary Medical 160 Association (AVMA).

161 [12.] 15. In addition to other requirements 162 established by the joint promulgation of rules by the board 163 of pharmacy and the state board of registration for the 164 healing arts:

165 (1) A pharmacist shall administer vaccines by protocol
166 in accordance with treatment guidelines established by the
167 Centers for Disease Control and Prevention (CDC);

168 (2) A pharmacist who is administering a vaccine shall
169 request a patient to remain in the pharmacy a safe amount of
170 time after administering the vaccine to observe any adverse
171 reactions. Such pharmacist shall have adopted emergency
172 treatment protocols;

173 [(3)] 16. In addition to other requirements by the 174 board, a pharmacist shall receive additional training as 175 required by the board and evidenced by receiving a 176 certificate from the board upon completion, and shall 177 display the certification in his or her pharmacy where 178 vaccines are delivered.

179 [13.] 17. A pharmacist shall inform the patient that 180 the administration of [the] a vaccine will be entered into 181 the ShowMeVax system, as administered by the department of 182 health and senior services. The patient shall attest to the 183 inclusion of such information in the system by signing a 184 form provided by the pharmacist. If the patient indicates 185 that he or she does not want such information entered into

186 the ShowMeVax system, the pharmacist shall provide a written 187 report within fourteen days of administration of a vaccine 188 to the patient's health care provider, if provided by the 189 patient, containing:

190 (1) The identity of the patient;

191 (2) The identity of the vaccine or vaccines 192 administered;

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(3) The route of administration;

194 (4) The anatomic site of the administration;

195 (5) The dose administered; and

196 (6) The date of administration.

197 18. A pharmacist licensed under this chapter may order 198 and administer vaccines approved or authorized by the U.S. 199 Food and Drug Administration to address a public health 200 need, as lawfully authorized by the state or federal 201 government, or a department or agency thereof, during a 202 state or federally declared public health emergency.

338.012. A pharmacist with a certificate of 1. 2 medication therapeutic plan authority may provide influenza, 3 group A streptococcus, and COVID-19 medication therapy 4 services pursuant to a statewide standing order issued by 5 the director or chief medical officer of the department of 6 health and senior services if that person is a licensed 7 physician, or a licensed physician designated by the 8 department of health and senior services.

9 2. The state board of registration for the healing 10 arts, pursuant to section 334.125, and the state board of 11 pharmacy, pursuant to section 338.140, shall jointly 12 promulgate rules to implement the provisions of this 13 section. Any rule or portion of a rule, as that term is 14 defined in section 536.010, that is created under the 15 authority delegated in this section shall become effective

only if it complies with and is subject to all of the 16 provisions of chapter 536 and, if applicable, section 17 536.028. This section and chapter 536 are nonseverable and 18 if any of the powers vested with the general assembly 19 20 pursuant to chapter 536 to review, to delay the effective 21 date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking 22 authority and any rule proposed or adopted after August 28, 23 24 2023, shall be invalid and void.

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579.088. Notwithstanding any other provision of this chapter or chapter 195 to the contrary, it shall not be unlawful to manufacture, possess, sell, deliver, or use any device, equipment, or other material for the purpose of analyzing controlled substances to detect the presence of fentanyl or any synthetic controlled substance fentanyl analogue.

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