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HOUSE BILL 2489

State of Washington 65th Legislature 2018 Regular Session

By Representatives Cody, Rodne, Harris, Caldier, Macri, Robinson, Jinkins, Muri, Kagi, McBride, Wylie, Peterson, Slatter, Hayes, Sawyer, Pollet, Doglio, Kloba, Tharinger, Ormsby, Johnson, and Kilduff; by request of Governor Inslee

Read first time 01/10/18. Referred to Committee on Health Care & Wellness.

AN ACT Relating to opioid use disorder treatment, prevention, and related services; amending RCW 71.24.585, 71.24.595, 71.24.560, 71.24.011, 69.41.095, 70.225.010, 70.225.040, and 70.168.090; amending 2005 c 70 s 1 (uncodified); adding new sections to chapter 71.24 RCW; adding a new section to chapter 70.225 RCW; adding a new section to chapter 74.09 RCW; and creating a new section.

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

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PART I

9 NEW SECTION. Sec. 1. The legislature declares that opioid use disorder is a public health crisis. State agencies must increase 10 access to evidence-based opioid use disorder treatment services, 11 promote coordination of services within the substance use disorder 12 13 and recovery support system, strengthen partnerships treatment between opioid use disorder treatment providers and their allied 14 15 community partners, expand the use of the Washington state prescription drug monitoring program, and 16 support comprehensive 17 school and community-based substance use prevention services.

This act leverages the direction provided by the Washington state interagency opioid working plan in order to address the opioid epidemic challenging communities throughout the state. Agencies administering state purchased health care programs, as defined in RCW 41.05.011, shall coordinate activities to implement the provisions of this act and the Washington state interagency opioid working plan, explore opportunities to address the opioid epidemic, and provide status updates as directed by the joint legislative executive committee on health care oversight to promote legislative and executive coordination.

PART II

9 Sec. 2. RCW 71.24.585 and 2017 c 297 s 12 are each amended to 10 read as follows:

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((The state of Washington declares that there is no fundamental 11 12 right to medication-assisted treatment for opioid use disorder.)) (1) 13 The state of Washington ((further)) declares that ((while)) 14 medications used in the treatment of opioid use disorder are 15 ((addictive substances, that they nevertheless have several legal, important, and justified uses and that one of their appropriate and 16 legal uses is, in conjunction with other required therapeutic 17 procedures, in the treatment of persons with opioid use disorder)) 18 the most effective intervention to reduce deaths from opioid 19 overdose. The state of Washington recognizes medications approved by 20 the federal food and drug administration as evidence-based ((for the 21 management of opioid use disorder the medications approved by the 22 23 federal food and drug administration)) for the treatment of opioid use disorder. ((Medication-assisted treatment should only be used for 24 25 participants who are deemed appropriate to need this level of intervention.)) Medications, in conjunction with other therapeutic 26 procedures, are the treatment of choice for persons with opioid use 27 28 disorder. Providers must inform patients of all treatment options 29 available. ((The provider and the patient shall consider alternative 30 treatment options, like abstinence, when developing the treatment plan. If medications are prescribed, follow up must be included in 31 the treatment plan in order to work towards the goal of abstinence.)) 32 Because some such medications are controlled substances in chapter 33 69.50 RCW, the state of Washington maintains the legal obligation and 34 right to regulate the ((clinical)) uses of these medications in the 35 treatment of opioid use disorder. 36

37 ((Further,)) (2) The department will promote the use of 38 medication therapies and other evidence-based strategies to address

HB 2489

the opioid epidemic in Washington state. Additionally, the department will prioritize state resources for the provision of treatment and recovery support services to:

4 <u>(a) Entities which allow patients to maintain their use of</u> 5 <u>medication-assisted therapies while engaging in services; and</u>

6 (b) Entities which allow patients to start on medication-assisted 7 treatment while enrolled in their services.

8 (3) The state declares that the main goals of ((opiate 9 substitution treatment is total abstinence from substance use for the 10 individuals who participate in the treatment program, but recognizes the additional goals of reduced morbidity, and restoration of the 11 ability to lead a productive and fulfilling life. The state 12 recognizes that a small percentage of persons who participate in 13 opioid treatment programs require treatment for an extended period of 14 15 time. Opioid treatment programs shall provide a comprehensive transition program to eliminate substance use, including opioid use 16 17 of program participants)) treatment for persons with opioid use disorder are the cessation of unprescribed opioid use, reduced 18 morbidity, and restoration of the ability to lead a productive and 19 fulfilling life. 20

(4) To achieve the goals in subsection (3) of this section, to promote public health and safety, and to promote the efficient and economic use of funding for the medicaid program under Title XIX of the social security act, the health care authority may seek, receive, and expend alternative sources of funding to support all aspects of the state's response to the opioid crisis.

27 (5) The health care authority shall partner with the department 28 of social and health services, the department of corrections, the 29 department of health, and any other agencies or entities the 30 authority deems appropriate to develop a statewide approach to 31 leveraging medicaid funding to treat opioid addiction and provide 32 emergency overdose treatment. Such alternative sources of funding may 33 include, but are not limited to:

34 (a) Seeking a section 1115 demonstration waiver from the federal 35 centers for medicare and medicaid services to fund opioid response 36 treatment for persons eligible for medicaid at or during the time of 37 incarceration. The authority's application for any such waiver must 38 comply with all applicable federal requirements for obtaining such 39 waiver; and (b) Soliciting and receiving private funds, grants, and donations
 from any willing person or entity.
 (6)(a) The department shall replicate effective approaches such

as opioid hub and spoke treatment networks to broaden outreach and
patient navigation with allied opioid use disorder community
partners, including but not limited to: Jails, syringe exchange
programs, community mental health centers, and primary care clinics.

8 (b) To carry out this subsection (6), the department shall work 9 with the department of health and the health care authority to 10 promote coordination between medication-assisted treatment 11 prescribers and state-certified substance use disorder treatment 12 agencies to:

13 <u>(i) Increase patient choice in receiving medication and</u> 14 <u>counseling;</u>

15 (ii) Strengthen relationships between opioid use disorder
16 providers; and

17 <u>(iii) Acknowledge and address the challenges presented for</u> 18 <u>individuals needing treatment for multiple substance use disorders</u> 19 <u>simultaneously.</u>

20 <u>(7) State agencies shall review and promote positive outcomes</u> 21 <u>associated with the accountable communities of health funded opioid</u> 22 <u>projects and local law enforcement and human services opioid</u> 23 <u>collaborations as set forth in the Washington state interagency</u> 24 <u>opioid working plan.</u>

25 **Sec. 3.** RCW 71.24.595 and 2017 c 297 s 16 are each amended to 26 read as follows:

(1) To achieve more medication options, the department shall work 27 28 with the department of health and the health care authority and its medicaid managed care organizations, to eliminate barriers and 29 promote access to all effective medications known to address opioid 30 use disorders at state-certified opioid treatment programs. 31 Medications should include, but not be limited to: Methadone, 32 buprenorphine, and naltrexone. The department shall encourage the 33 distribution of naloxone to program patients. 34

35 (2) The department, in consultation with opioid treatment program 36 service providers and counties and cities, shall establish statewide 37 treatment standards for certified opioid treatment programs. The 38 department shall enforce these treatment standards. The treatment 39 standards shall include, but not be limited to, reasonable provisions

1 for all appropriate and necessary medical procedures, counseling 2 requirements, urinalysis, and other suitable tests as needed to 3 ensure compliance with this chapter.

 $((\frac{2}{2}))$ (3) The department, in consultation with opioid treatment 4 programs and counties, shall establish statewide operating standards 5 6 for certified opioid treatment programs. The department shall enforce 7 these operating standards. The operating standards shall include, but not be limited to, reasonable provisions necessary to enable the 8 department and counties to monitor certified and licensed opioid 9 treatment programs for compliance with this chapter and the treatment 10 11 standards authorized by this chapter and to minimize the impact of 12 the opioid treatment programs upon the business and residential neighborhoods in which the program is located. 13

14 (((3))) (4) The department shall analyze and evaluate the data 15 submitted by each treatment program and take corrective action where 16 necessary to ensure compliance with the goals and standards 17 enumerated under this chapter. Opioid treatment programs are subject 18 to the oversight required for other substance use disorder treatment 19 programs, as described in this chapter.

20 <u>NEW SECTION.</u> **Sec. 4.** A new section is added to chapter 71.24 21 RCW to read as follows:

By October 1, 2018, the department shall work with the department 22 23 of health, the health care authority, the accountable communities of 24 health, and community stakeholders to develop a plan for the coordinated purchasing and distribution of opioid overdose reversal 25 medication across the state of Washington. The plan shall be 26 27 developed in consultation with the University of Washington's alcohol and drug addiction institute and community agencies participating in 28 the federal demonstration grant titled Washington state project to 29 30 prevent prescription drug or opioid overdose.

31 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 71.24 32 RCW to read as follows:

(1) The department shall work with the department of health, the health care authority, contracted opioid hub and spoke networks, accountable communities of health, and drug task forces to develop a strategy to support rapid response teams to be deployed, within a short period of time, to communities identified as having a high number of fentanyl-related or other opioid-related overdoses, by

1 local drug task forces, public health departments, or other local, regional, or state surveillance methods. The teams may be deployed in 2 medical clinics, hospital emergency departments, or other community 3 emergency response centers, and are expected to increase the capacity 4 5 of medication-assisted treatment therapy prescribing and inductions. б Team members may include, but are not limited to, nurse care 7 managers, peers or care navigators, drug task forces, and medicationassisted treatment prescribers. 8

9 (2) The department shall work with the department of health and the health care authority to reduce barriers and promote medication-10 assisted treatment therapies in emergency departments and same-day 11 12 referrals to substance use disorder treatment facilities and medication-assisted treatment prescribers 13 community-based for 14 individuals experiencing an overdose.

15 **Sec. 6.** RCW 71.24.560 and 2017 c 297 s 11 are each amended to 16 read as follows:

(1) All approved opioid treatment programs that provide services 17 to women who are pregnant are required to disseminate up-to-date and 18 accurate health education information to all their pregnant clients 19 concerning the ((possible addiction and health risks that their 20 21 treatment may have on their baby)) effects opioid use and opioid replacement therapy may have on their baby, including the development 22 of dependence and subsequent withdrawal. All pregnant clients must 23 24 also be advised of the risks to both them and their baby associated 25 with not remaining ((on the)) in an opioid treatment program. The information must be provided to these clients both verbally and in 26 27 writing. The health education information provided to the pregnant clients must include referral options for the substance-exposed baby. 28

(2) The department shall adopt rules that require all opioid 29 30 treatment programs to educate all pregnant women in their program on 31 the benefits and risks of medication-assisted treatment to their fetus before they are provided these medications, as part of their 32 treatment. The department shall meet the requirements under this 33 subsection within the appropriations provided for opioid treatment 34 35 programs. The department, working with treatment providers and medical experts, shall develop and disseminate the educational 36 materials to all certified opioid treatment programs. 37

1 **Sec. 7.** 2005 c 70 s 1 (uncodified) is amended to read as 2 follows:

The legislature finds that drug use among pregnant women is a significant and growing concern statewide. ((The legislature further finds that methadone, although an effective alternative to other substance use treatments, can result in babies who are exposed to methadone while in uteri being born addicted and facing the painful effects of withdrawal.))

It is the intent of the legislature to notify all pregnant 9 mothers who are receiving methadone treatment of the risks and 10 11 benefits ((methadone)) opioid replacement therapy could have on their 12 baby during pregnancy through birth and to inform them of the potential need for the newborn baby to be taken care of in a hospital 13 14 specialized supportive environment designed setting or in а specifically to address ((newborn addiction problems)) neonatal 15 16 abstinence syndrome.

17 Sec. 8. RCW 71.24.011 and 1982 c 204 s 1 are each amended to 18 read as follows:

19 This chapter may be known and cited as the community ((mental))
20 <u>behavioral</u> health services act.

21 **Sec. 9.** RCW 69.41.095 and 2015 c 205 s 2 are each amended to 22 read as follows:

(1)(a) A practitioner may prescribe, dispense, distribute, and 23 24 deliver an opioid overdose reversal medication: (i) Directly to a person at risk of experiencing an opioid-related overdose; or (ii) by 25 26 prescription, collaborative drug therapy agreement, standing order, 27 or protocol to a first responder, family member, or other person or entity in a position to assist a person at risk of experiencing an 28 29 opioid-related overdose. Any such prescription, standing order, or 30 protocol ((order)) is issued for a legitimate medical purpose in the usual course of professional practice. 31

(b) At the time of prescribing, dispensing, distributing, or 32 delivering the opioid overdose <u>reversal</u> medication, the practitioner 33 34 shall inform the recipient that as soon as possible after administration of the opioid overdose reversal medication, the person 35 of experiencing an opioid-related overdose should be 36 at risk 37 transported to a hospital or a first responder should be summoned.

1 (2) A pharmacist may dispense an opioid overdose reversal medication pursuant to a prescription, collaborative drug therapy 2 agreement, standing order, or protocol issued in accordance with 3 subsection (1)(a) of this section and may administer an opioid 4 overdose <u>reversal</u> medication to a person at risk of experiencing an 5 6 opioid-related overdose. At the time of dispensing an opioid overdose reversal medication, a pharmacist shall provide written instructions 7 on the proper response to an opioid-related overdose, including 8 instructions for seeking immediate medical attention. 9 The instructions to seek immediate ((medication)) medical attention must 10 11 be conspicuously displayed.

12 (3) Any person or entity may lawfully possess, store, deliver, 13 distribute, or administer an opioid overdose <u>reversal</u> medication 14 pursuant to a prescription ((or)), <u>collaborative drug therapy</u> 15 <u>agreement, standing order, or protocol</u> issued by a practitioner in 16 accordance with <u>subsection (1) of</u> this section.

17 (4) The following individuals, if acting in good faith and with 18 reasonable care, are not subject to criminal or civil liability or 19 disciplinary action under chapter 18.130 RCW for any actions 20 authorized by this section or the outcomes of any actions authorized 21 by this section:

(a) A practitioner who prescribes, dispenses, distributes, or
 delivers an opioid overdose <u>reversal</u> medication pursuant to
 subsection (1) of this section;

(b) A pharmacist who dispenses an opioid overdose <u>reversal</u>
medication pursuant to subsection (2) <u>or (5)(a)</u> of this section;

(c) A person who possesses, stores, distributes, or administers
 an opioid overdose <u>reversal</u> medication pursuant to subsection (3) of
 this section.

30 (5) The secretary or his or her designee may issue a standing 31 order prescribing opioid overdose reversal medications to any person 32 at risk of experiencing an opioid-related overdose or any person or 33 entity in a position to assist a person at risk of experiencing an 34 opioid-related overdose. Such standing order can only be issued by a 35 practitioner as defined in this chapter. The standing order may be 36 limited to specific areas in the state or issued statewide.

37 (a) A pharmacist shall dispense an opioid overdose reversal 38 medication pursuant to a standing order issued in accordance with 39 this subsection, consistent with the pharmacist's responsibilities to 40 dispense prescribed legend drugs, and may administer an opioid overdose reversal medication to a person at risk of experiencing an opioid-related overdose. At the time of dispensing an opioid overdose reversal medication, a pharmacist shall provide written instructions on the proper response to an opioid-related overdose, including instructions for seeking immediate medical attention. The instructions to seek immediate medical attention must be conspicuously displayed.

8 (b) Any person or entity may lawfully possess, store, deliver, distribute, or administer an opioid overdose reversal medication 9 10 pursuant to a standing order issued in accordance with this subsection (5). The department, in coordination with the appropriate 11 12 entity or entities, shall develop a training module that provides training regarding the identification of a person suffering from an 13 opioid-related overdose and the use of opioid overdose reversal 14 15 medications. The training must be available electronically and in a 16 variety of media from the department.

17 (c) This subsection (5) does not create a private cause of action. Notwithstanding any other provision of law, the state nor the 18 19 secretary nor the secretary's designee have any civil liability for issuing standing orders or for any other actions taken pursuant to 20 this chapter. Neither the secretary nor the secretary's designee are 21 subject to any criminal liability or professional disciplinary action 22 23 for issuing standing orders or for any other actions taken pursuant to this chapter. 24

25 (6) The labeling requirements of RCW 69.41.050 do not apply to opioid overdose reversal medications dispensed, distributed, or 26 27 delivered pursuant to a prescription, collaborative drug therapy 28 agreement, standing order, or protocol issued in accordance with this section. The individual or entity that dispenses, distributes, or 29 30 delivers an opioid overdose reversal medication as authorized by this section shall ensure that directions for use are provided with the 31 32 medication.

33 <u>(7)</u> For purposes of this section, the following terms have the 34 following meanings unless the context clearly requires otherwise:

responder" means: (i) A career or volunteer 35 (a) "First firefighter, law enforcement officer, paramedic as defined in RCW 36 18.71.200, or first responder or emergency medical technician as 37 defined in RCW 18.73.030; and (ii) 38 an entity that employs or 39 supervises an individual listed in (a)(i) of this subsection, 40 including a volunteer fire department.

1 (b) "Opioid overdose <u>reversal</u> medication" means any drug used to 2 reverse an opioid overdose that binds to opioid receptors and blocks 3 or inhibits the effects of opioids acting on those receptors. It does 4 not include intentional administration via the intravenous route.

5 (c) "Opioid-related overdose" means a condition including, but 6 not limited to, extreme physical illness, decreased level of 7 consciousness, respiratory depression, coma, or death that: (i) 8 Results from the consumption or use of an opioid or another substance 9 with which an opioid was combined; or (ii) a lay person would 10 reasonably believe to be an opioid-related overdose requiring medical 11 assistance.

12 (d) "Practitioner" means a health care practitioner who is13 authorized under RCW 69.41.030 to prescribe legend drugs.

14 "Standing order" or "protocol" means written (e) or electronically recorded instructions, prepared by a prescriber, for 15 distribution and administration of a drug by designated and trained 16 17 staff or volunteers of an organization or entity, as well as other actions and interventions to be used upon the occurrence of clearly 18 defined clinical events in order to improve patients' timely access 19 to treatment. 20

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PART III

22 **Sec. 10.** RCW 70.225.010 and 2007 c 259 s 42 are each amended to 23 read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

26 (1) "Controlled substance" has the meaning provided in RCW 27 69.50.101.

28 (2) "Department" means the department of health.

(3) "Patient" means the person or animal who is the ultimate user
of a drug for whom a prescription is issued or for whom a drug is
dispensed.

32 (4) "Dispenser" means a practitioner or pharmacy that delivers a
33 Schedule II, III, IV, or V controlled substance to the ultimate user,
34 but does not include:

(a) A practitioner or other authorized person who administers, as
 defined in RCW 69.41.010, a controlled substance; or

37 (b) A licensed wholesale distributor or manufacturer, as defined38 in chapter 18.64 RCW, of a controlled substance.

HB 2489

1 <u>(5) "Prescriber" means any person authorized to order or</u> 2 prescribe legend drugs or schedule II, III, IV, or V controlled 3 <u>substances to the ultimate user.</u>

4 (6) "Requestor" means any person or entity requesting, accessing,
5 or receiving information from the prescription monitoring program
6 under RCW 70.225.040 (3), (4), or (5).

7 **Sec. 11.** RCW 70.225.040 and 2017 c 297 s 9 are each amended to 8 read as follows:

9 (1) ((Prescription)) <u>All</u> information submitted to the ((department must be)) prescription monitoring program is 10 11 confidential, ((in compliance with)) exempt from public inspection, copying, and disclosure under chapter 42.56 RCW, not subject to 12 subpoena or discovery in any civil action, and protected under 13 chapter 70.02 RCW and federal health care information privacy 14 15 requirements ((and not subject to disclosure)), except as provided in 16 subsections (3), (4), and (5) of this section. Such confidentiality continues whenever information from the prescription monitoring 17 18 program is provided to a requestor under subsections (3), (4), or (5) of this section. 19

20 (2) The department must maintain procedures to ensure that the 21 privacy and confidentiality of ((patients and patient)) all information collected, recorded, transmitted, 22 and maintained including, but not limited to, the prescriber, requestor, dispenser, 23 patient, and persons who received prescriptions from dispensers, is 24 25 not disclosed to persons except as in subsections (3), (4), and (5) of this section. 26

(3) The department may provide data in the prescriptionmonitoring program to the following persons:

(a) Persons authorized to prescribe or dispense controlled
 substances or legend drugs, for the purpose of providing medical or
 pharmaceutical care for their patients;

32 (b) An individual who requests the individual's own prescription 33 monitoring information;

34 (c) Health professional licensing, certification, or regulatory 35 agency or entity;

36 (d) Appropriate law enforcement or prosecutorial officials, 37 including local, state, and federal officials and officials of 38 federally recognized tribes, who are engaged in a bona fide specific 39 investigation involving a designated person; (e) Authorized practitioners of the department of social and
 health services and the health care authority regarding medicaid
 program recipients;

4 (f) The director or the director's designee within the health 5 care authority regarding medicaid clients <u>and members of the health</u> 6 <u>care authority self-funded or self-insured health plans</u> for the 7 purposes of quality improvement, patient safety, and care 8 coordination. The information may not be used for contracting or 9 value-based purchasing decisions;

10 (g) The director or director's designee within the department of 11 labor and industries regarding workers' compensation claimants;

(h) The director or the director's designee within the department of corrections regarding offenders committed to the department of corrections;

15 (i) Other entities under grand jury subpoena or court order;

16 (j) Personnel of the department for purposes of:

17 (i) Assessing prescribing practices, including controlled18 substances related to mortality and morbidity;

19 (ii) Providing quality improvement feedback to ((providers)) 20 prescribers, including comparison of their respective data to 21 aggregate data for ((providers)) prescribers with the same type of 22 license and same specialty; and

23 (iii) Administration and enforcement of this chapter or chapter 24 69.50 RCW;

(k) Personnel of a test site that meet the standards under RCW 70.225.070 pursuant to an agreement between the test site and a person identified in (a) of this subsection to provide assistance in determining which medications are being used by an identified patient who is under the care of that person;

30 (1) A health care facility or entity for the purpose of providing 31 medical or pharmaceutical care to the patients of the facility or 32 entity, or for quality improvement purposes if:

(i) The facility or entity is licensed by the department or is operated by the federal government or a federally recognized Indian tribe; and

36 (ii) The facility or entity is a trading partner with the state's 37 health information exchange;

(m) A health care provider group of five or more ((providers))
 <u>prescribers or dispensers</u> for purposes of providing medical or

1 pharmaceutical care to the patients of the provider group, or for 2 quality improvement purposes if:

3 (i) All the ((providers)) prescribers or dispensers in the 4 provider group are licensed by the department or the provider group 5 is operated by the federal government or a federally recognized 6 Indian tribe; and

7 (ii) The provider group is a trading partner with the state's8 health information exchange;

9 (n) The local health officer of a local health jurisdiction for 10 the purposes of patient follow-up and care coordination following a 11 controlled substance overdose event. For the purposes of this 12 subsection "local health officer" has the same meaning as in RCW 13 70.05.010; ((and))

14 (o) The coordinated care electronic tracking program developed in 15 response to section 213, chapter 7, Laws of 2012 2nd sp. sess., 16 commonly referred to as the seven best practices in emergency 17 medicine, for the purposes of providing:

(i) Prescription monitoring program data to emergency departmentpersonnel when the patient registers in the emergency department; and

(ii) Notice to providers, appropriate care coordination staff, 20 and prescribers listed in the patient's prescription monitoring 21 program record that the patient has experienced a controlled 22 substance overdose event. The department shall determine the content 23 and format of the notice in consultation with the Washington state 24 25 hospital association, Washington state medical association, and Washington state health care authority, and the notice may be 26 modified as necessary to reflect current needs and best practices; 27 28 and

29 (p) A licensed practitioner of a health carrier for the purpose 30 of ensuring patient safety of any individual enrolled in a health 31 plan with the carrier. For purposes of this subsection (3)(p), 32 "health carrier" and "health plan" have the meanings given in RCW 33 <u>48.43.005</u>.

(4) The department shall, on at least a quarterly basis, and pursuant to a schedule determined by the department, provide a facility or entity identified under subsection (3)(1) of this section or a provider group identified under subsection (3)(m) of this section with facility or entity and individual prescriber information if the facility, entity, or provider group: 1 (a) Uses the information only for internal quality improvement 2 and individual prescriber quality improvement feedback purposes and 3 does not use the information as the sole basis for any medical staff 4 sanction or adverse employment action; and

(b) Provides to the department a standardized list of current 5 6 prescribers of the facility, entity, or provider group. The specific 7 facility, entity, or provider group information provided pursuant to this subsection and the requirements under this subsection must be 8 determined by the department in consultation with the Washington 9 state hospital association, Washington state medical association, and 10 11 Washington state health care authority, and may be modified as 12 necessary to reflect current needs and best practices.

(5)(a) The department may <u>publish or</u> provide data to public or 13 14 private entities for statistical, research, or educational purposes after removing information that could be used <u>directly or indirectly</u> 15 16 to identify individual patients, requestors, dispensers, prescribers, 17 and persons who received prescriptions from dispensers. Indirect patient identifiers may be provided for research that has been 18 19 approved by the Washington state institutional review board and by the department through a data-sharing agreement. 20

(b)(i) The department may provide dispenser and prescriber data and data that includes indirect patient identifiers to the Washington state hospital association for use solely in connection with its coordinated quality improvement program maintained under RCW 43.70.510 after entering into a data use agreement as specified in RCW 43.70.052(8) with the association.

(ii) For the purposes of this subsection, "indirect patient 27 identifiers" means data that may include: Hospital or provider 28 identifiers, a five-digit zip code, county, state, and country of 29 resident; dates that include month and year; age in years; and race 30 31 and ethnicity; but does not include the patient's first name; middle name; last name; social security number; control or medical record 32 number; zip code plus four digits; dates that include day, month, and 33 year; or admission and discharge date in combination. 34

(6) Persons authorized in subsections (3), (4), and (5) of this section to receive data in the prescription monitoring program from the department, acting in good faith, are immune from any civil, criminal, disciplinary, or administrative liability that might otherwise be incurred or imposed for acting under this chapter.

HB 2489

<u>NEW SECTION.</u> Sec. 12. A new section is added to chapter 70.225
 RCW to read as follows:

(1) A vendor that sells a federally certified electronic health 3 records system for use in the state of Washington must ensure their 4 system can integrate with the prescription monitoring program 5 6 utilizing the state health information exchange by December 1, 2018. 7 The vendor may not charge an ongoing fee or a fee based on the number of transactions or providers using such integration by one of their 8 customers, and total costs of connection must 9 not impose an unreasonable burden on the provider utilizing the electronic health 10 11 record. For the purposes of this section, "fully integrate" means 12 that the electronic health record system must:

13 (a) Send information to the prescription monitoring program 14 without physician intervention using one of the standard transmission 15 and content standards supported by the state health information 16 exchange for all controlled substances;

(b) Make current information from the prescription monitoring program available to a provider within the workflow of the electronic health records system; and

20 (c) Make information available in a way that is unlikely to 21 interfere with, prevent, or materially discourage access, exchange, 22 or use of electronic health information, in accordance with the 23 information blocking provisions of the federal 21st century cures 24 act, P.L. 114-255.

(2) A facility or entity identified in RCW 70.225.040(3)(1) or provider group identified in RCW 70.225.040(3)(m) must demonstrate that the facility's or entity's federally certified electronic health record is able to use the state health information exchange to fully integrate data to and from the prescription monitoring program, confirmed by the state health information exchange by:

(a) January 1, 2019, if their federally certified electronic
health records system vendor is able to comply with subsection (1) of
this section by December 1, 2018; or

(b) January 1, 2020, if their federally certified electronic
health records system vendor is not able to comply with subsection
(1) of this section by December 1, 2018.

37 (3) A facility, entity, or provider group required to fully 38 integrate its electronic health records with data to and from the 39 prescription monitoring program under this section shall provide 40 annual progress reports to the department and the health care

HB 2489

1 authority beginning January 1, 2019. The requirement to provide 2 annual reports ends when integration is complete as confirmed by the 3 state health information exchange.

4 **Sec. 13.** RCW 70.168.090 and 2010 c 52 s 5 are each amended to 5 read as follows:

6 (1)(a) By July 1991, the department shall establish a statewide 7 data registry to collect and analyze data on the incidence, severity, causes of trauma, including traumatic brain 8 and injury. The 9 department shall collect additional data on traumatic brain injury should additional data requirements be enacted by the legislature. 10 11 The registry shall be used to improve the availability and delivery of prehospital and hospital trauma care services. Specific data 12 elements of the registry shall be defined by rule by the department. 13 To the extent possible, the department shall coordinate data 14 collection from hospitals for the trauma registry with the health 15 16 care data system authorized in chapter 70.170 RCW. Every hospital, 17 facility, or health care provider authorized to provide level I, II, 18 III, IV, or V trauma care services, level I, II, or III pediatric trauma care services, level I, level I-pediatric, II, or III trauma-19 related rehabilitative services, and prehospital trauma-related 20 21 services in the state shall furnish data to the registry. All other 22 hospitals and prehospital providers shall furnish trauma data as required by the department by rule. 23

(b) The department may respond to requests for data and other information from the registry for special studies and analysis consistent with requirements for confidentiality of patient and quality assurance records. The department may require requestors to pay any or all of the reasonable costs associated with such requests that might be approved.

30 (2) By July 1, 2019, the department shall establish a statewide 31 electronic emergency medical services data system and adopt rules requiring that every licensed ambulance and aid service report and 32 furnish patient encounter data to the electronic emergency medical 33 services data system managed by the department. The data system must 34 be used to improve the availability and delivery of prehospital 35 emergency medical services. Specific data elements of the data system 36 and secure transport method, such as the state health information 37 38 exchange, shall be defined by rule by the department, and must 39 include data on fatal and nonfatal overdoses or drug poisoning.

1 (3) In each emergency medical services and trauma care planning and service region, a regional emergency medical services and trauma 2 3 care systems quality assurance program shall be established by those facilities authorized to provide levels I, II, and III trauma care 4 services. The systems quality assurance program shall evaluate trauma 5 6 care delivery, patient care outcomes, and compliance with the 7 requirements of this chapter. The systems quality assurance program may also evaluate emergency cardiac and stroke care delivery. The 8 emergency medical services medical program director and all other 9 10 health care providers and facilities who provide trauma and emergency 11 cardiac and stroke care services within the region shall be invited 12 to participate in the regional emergency medical services and trauma 13 care quality assurance program.

14 (((3))) (4) Data elements related to the identification of 15 individual patient's, provider's and facility's care outcomes shall 16 be confidential, shall be exempt from RCW 42.56.030 through 42.56.570 17 and 42.17.350 through 42.17.450, and shall not be subject to 18 discovery by subpoena or admissible as evidence.

19 (((4))) <u>(5)</u> Patient care quality assurance proceedings, records, and reports developed pursuant to this section are confidential, 20 21 exempt from chapter 42.56 RCW, and are not subject to discovery by 22 subpoena or admissible as evidence. In any civil action, except, after in camera review, pursuant to a court order which provides for 23 protection of sensitive information of interested parties 24 the 25 including the department: (a) In actions arising out of the 26 department's designation of a hospital or health care facility pursuant to RCW 70.168.070; (b) in actions arising out of the 27 28 department's revocation or suspension of designation status of a hospital or health care facility under RCW 70.168.070; (c) in actions 29 arising out of the department's licensing or verification of an 30 31 ambulance or aid service pursuant to RCW 18.73.030 or 70.168.080; (d) 32 in actions arising out of the certification of a medical program director pursuant to RCW 18.71.212; or (((c))) (e) in actions arising 33 out of the restriction or revocation of the clinical or staff 34 privileges of a health care provider as defined in RCW 7.70.020 (1) 35 36 and (2), subject to any further restrictions on disclosure in RCW 4.24.250 that may apply. Information that identifies individual 37 patients shall not be publicly disclosed without the patient's 38 39 consent.

1NEW SECTION.Sec. 14.A new section is added to chapter 74.092RCW to read as follows:

3 (1) By October 2018, the health care authority shall develop and 4 recommend for coverage nonpharmacologic treatments for chronic 5 noncancer pain and shall report to the governor and the appropriate 6 committees of the legislature, including any requests for funding 7 necessary to implement the recommendations under this section. The 8 recommendations must contain the following elements:

9 (a) A list of chronic conditions for which nonpharmacologic 10 treatments will be covered;

(b) A list of which nonpharmacologic treatments will be covered for each chronic condition specified as eligible for coverage;

13 (c) Recommendations as to the duration, amount, and type of 14 treatment eligible for coverage by condition;

15 (d) A financial model that is scalable based on the types of 16 conditions covered and the amount of allowed services per condition;

17 (e) Guidance on the type of providers eligible to provide these 18 treatments; and

(f) Recommendations regarding the need to add any provider typesto the list of currently eligible medicaid provider types.

(2) The health care authority shall ensure only treatments that
 are supported by evidence for the treatment of the specific chronic
 pain conditions listed will be eligible for coverage recommendations.

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