§8 - C.45:16-9.4c §9 -C.45:9-37.48b §10 -C.45:15BB-11.1 §11 -C.45:8B-45.1 §12 -C.45:9-27.19b §13 -C.45:11-49.3

#### P.L. 2017, CHAPTER 341, approved January 16, 2018 Senate, No. 3604 (Second Reprint)

AN ACT concerning <sup>1</sup>[opioid drugs] <u>controlled dangerous</u> 1 2 substances and prescription monitoring<sup>1</sup>, amending various parts of the statutory law <sup>1,1</sup> and supplementing Title 45 of the 3 **Revised Statutes.** 4 5 6 BE IT ENACTED by the Senate and General Assembly of the State 7 of New Jersey: 8 9 1. Section 11 of P.L.2017, c.28 (C.24:21-15.2) is amended to 10 read as follows: 11. a. A practitioner shall not issue an initial prescription for an 11 12 opioid drug which is a prescription drug as defined in section 2 of 13 P.L.2003, c.280 (C.45:14-41) in a quantity exceeding a five-day 14 supply for treatment of acute pain. Any prescription for acute pain pursuant to this subsection shall be for the lowest effective dose of 15 immediate-release opioid drug. 16 17 Prior to issuing an initial prescription of a Schedule II b. 18 controlled dangerous substance or any other opioid drug which is a 19 prescription drug as defined in section 2 of P.L.2003, c.280 20 (C.45:14-41) in a course of treatment for acute or chronic pain, a 21 practitioner shall: 22 (1) take and document the results of a thorough medical history, 23 including the patient's experience with non-opioid medication and 24 non-pharmacological pain management approaches and substance 25 abuse history; 26 (2) conduct, as appropriate, and document the results of a 27 physical examination; (3) develop a treatment plan, with particular attention focused 28 29 on determining the cause of the patient's pain; EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows: <sup>1</sup>Senate SHH committee amendments adopted December 14, 2017. <sup>2</sup>Assembly floor amendments adopted January 8, 2018.

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(4) access relevant prescription monitoring information under
 the Prescription Monitoring Program pursuant to section 8 of
 P.L.2015, c.74 (C. 45:1-46.1); and

4 (5) limit the supply of any opioid drug prescribed for acute pain
5 to a duration of no more than five days as determined by the
6 directed dosage and frequency of dosage.

c. No less than four days after issuing the initial prescription
pursuant to subsection a. of this subsection, the practitioner, after
consultation with the patient, may issue a subsequent prescription
for the drug to the patient in any quantity that complies with
applicable State and federal laws, provided that:

(1) the subsequent prescription would not be deemed an initialprescription under this section;

(2) the practitioner determines the prescription is necessary and
appropriate to the patient's treatment needs and documents the
rationale for the issuance of the subsequent prescription; and

(3) the practitioner determines that issuance of the subsequent
prescription does not present an undue risk of abuse, addiction, or
diversion and documents that determination.

20 d. Prior to issuing the initial prescription of a Schedule II 21 controlled dangerous substance or any other opioid drug which is a 22 prescription drug as defined in section 2 of P.L.2003, c.280 23 (C.45:14-41) in a course of treatment for acute [or chronic] pain and [again] prior to issuing [the third] a prescription at the outset 24 of [the] a course of treatment for chronic pain, a practitioner shall 25 26 discuss with the patient, or the patient's parent or guardian if the 27 patient is under 18 years of age and is not an emancipated minor, 28 the risks associated with the drugs being prescribed, including but 29 not limited to:

30 (1) the risks of addiction and overdose associated with opioid
31 drugs and the dangers of taking opioid drugs with alcohol,
32 benzodiazepines and other central nervous system depressants;

(2) the reasons why the prescription is necessary;

(3) alternative treatments that may be available; and

(4) risks associated with the use of the drugs being prescribed,
specifically that opioids are highly addictive, even when taken as
prescribed, that there is a risk of developing a physical or
psychological dependence on the controlled dangerous substance,
and that the risks of taking more opioids than prescribed, or mixing
sedatives, benzodiazepines or alcohol with opioids, can result in
fatal respiratory depression.

The practitioner shall include a note in the patient's medical record that the patient or the patient's parent or guardian, as applicable, has discussed with the practitioner the risks of developing a physical or psychological dependence on the controlled dangerous substance and alternative treatments that may be available. The Division of Consumer Affairs shall develop and

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1 make available to practitioners guidelines for the discussion 2 required pursuant to this subsection. 3 At the time of the issuance of the third prescription for a e. prescription] Prior to the commencement of an ongoing course of 4 5 treatment for chronic pain with a Schedule II controlled dangerous 6 substance or any opioid [drug], the practitioner shall enter into a 7 pain management agreement with the patient. 8 When a Schedule II controlled dangerous substance or any f. 9 other prescription opioid drug is continuously prescribed for three 10 months or more for chronic pain, the practitioner shall: 11 (1) review, at a minimum of every three months, the course of 12 treatment, any new information about the etiology of the pain, and 13 the patient's progress toward treatment objectives and document the 14 results of that review; 15 (2) assess the patient prior to every renewal to determine 16 whether the patient is experiencing problems associated with 17 physical and psychological dependence and document the results of 18 that assessment; 19 (3) periodically make reasonable efforts, unless clinically 20 contraindicated, to either stop the use of the controlled substance, decrease the dosage, try other drugs or treatment modalities in an 21 22 effort to reduce the potential for abuse or the development of 23 physical or psychological dependence and document with 24 specificity the efforts undertaken; (4) review the Prescription Drug Monitoring information in 25 26 accordance with section 8 of P.L.2015, c.74 (C. 45:1-46.1); and 27 (5) monitor compliance with the pain management agreement 28 and any recommendations that the patient seek a referral. 29 As used in this section: g. 30 "Acute pain" means pain, whether resulting from disease, 31 accidental or intentional trauma, or other cause, that the practitioner 32 reasonably expects to last only a short period of time. "Acute pain" 33 does not include chronic pain, pain being treated as part of cancer 34 care, hospice or other end of life care, or pain being treated as part 35 of palliative care. 36 "Chronic pain" means pain that persists <sup>2</sup> for three or more consecutive months and after reasonable medical efforts have been 37 38 made to relieve the pain or its causes, it continues, either 39 continuously or episodically or recurs for more than three 40 months<sup>2</sup>. "Initial prescription" means a prescription issued to a patient 41 42 who: 43 (1) has never previously been issued a prescription for the drug 44 or its pharmaceutical equivalent; or 45 (2) was previously issued a prescription for, or used or was 46 administered the drug or its pharmaceutical equivalent, but the date 47 on which the current prescription is being issued is more than one

monitoring information. "Pain management agreement" means a written contract or agreement that is executed between a practitioner and a patient, prior to the commencement of treatment for chronic pain using a Schedule II controlled dangerous substance or any other opioid drug which is a prescription drug as defined in section 2 of P.L.2003, c.280 (C.45:14-41), as a means to: development of (1) prevent the possible physical psychological dependence in the patient; patient regarding the patient's pain management plan; practitioners; management plan; specimen screens and pill counts; and that the patient is not complying with the terms of the agreement. **Revised Statutes.** h. dependence. Every policy, contract or plan delivered, issued, executed or i. renewed in this State, or approved for issuance or renewal in this State by the Commissioner of Banking and Insurance, and every contract purchased by the School Employees' Health Benefits

1 year after the date the patient last used or was administered the drug 2 or its equivalent.

3 When determining whether a patient was previously issued a 4 prescription for, or used or was administered a drug or its 5 pharmaceutical equivalent, the practitioner shall consult with the 6 patient and review the patient's medical record and prescription 7

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14 or 15

16 (2) document the understanding of both the practitioner and the 17

18 (3) establish the patient's rights in association with treatment, 19 and the patient's obligations in relation to the responsible use, 20 discontinuation of use, and storage of Schedule II controlled 21 dangerous substances, including any restrictions on the refill of 22 prescriptions or the acceptance of Schedule II prescriptions from 23

24 (4) identify the specific medications and other modes of 25 treatment, including physical therapy or exercise, relaxation, or 26 psychological counseling, that are included as a part of the pain 27

28 (5) specify the measures the practitioner may employ to monitor 29 the patient's compliance, including but not limited to random 30

31 (6) delineate the process for terminating the agreement, 32 including the consequences if the practitioner has reason to believe 33

34 "Practitioner" means a medical doctor, doctor of osteopathy, 35 dentist, optometrist, podiatrist, physician assistant, certified nurse 36 midwife, or advanced practice nurse, acting within the scope of 37 practice of their professional license pursuant to Title 45 of the 38

39 This section shall not apply to a prescription for a patient 40 who is currently in active treatment for cancer, receiving hospice 41 care from a licensed hospice or palliative care, or is a resident of a 42 long term care facility, or to any medications that are being 43 prescribed for use in the treatment of substance abuse or opioid 44

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1 Commission or State Health Benefits Commission, on or after the 2 effective date of this act, that provides coverage for prescription 3 drugs subject to a co-payment, coinsurance or deductible shall 4 charge a co-payment, coinsurance or deductible for an initial 5 prescription of an opioid drug prescribed pursuant to this section 6 that is either: 7 (1) proportional between the cost sharing for a 30-day supply 8 and the amount of drugs the patient was prescribed; or 9 (2) equivalent to the cost sharing for a full 30-day supply of the 10 opioid drug, provided that no additional cost sharing may be charged for any additional prescriptions for the remainder of the 30-11 12 day supply. 13 (cf: P.L.2017, c.28, s.11) 14 15 2. Section 24 of P.L.2007, c.244 (C.45:1-44) is amended to 16 read as follows: 17 24. Definitions. As used in sections 25 through 30 of P.L.2007, 18 c.244 (C.45:1-45 through C.45:1-50): 19 "CDS registration" means registration with the Division of 20 Consumer Affairs to manufacture, distribute, dispense, or conduct 21 research with controlled dangerous substances issued pursuant to section 11 of P.L.1970, c.226 (C.24:21-11). 22 23 "Certified medical assistant" means a person who is a graduate of 24 a post-secondary medical assisting educational program accredited 25 by the [American Medical Association's Committee] Commission 26 on Allied Health Education and Accreditation (CAHEA), or its 27 successor, the Accrediting Bureau of Health Education Schools 28 (ABHES), or its successor, or any accrediting agency recognized by 29 the U.S. Department of Education, which educational program 30 includes, at a minimum, [600] 330 clock hours of instruction, and 31 encompasses training in the administration of intramuscular and

32 subcutaneous injections, as well as instruction and demonstration 33 pertinent anatomy and physiology appropriate to injection in: 34 procedures; choice of equipment; proper technique, including sterile 35 technique; hazards and complications; and emergency procedures; and who maintains current certification or registration, as 36 37 appropriate, from the Certifying Board of the American Association 38 of Medical Assistants (AAMA), the National Center for 39 Testing (NCCT), the National Healthcareer Competency 40 Association (NHA), the American Medical Certification 41 Association (AMCA), the National Association for Health 42 Professionals (NAHP), the National Certification Medical 43 the American Medical Technologists Association (NCMA), 44 (AMT), or any other recognized certifying body approved by the 45 State Board of Medical Examiners.

46 "Controlled dangerous substance" means any substance that is
47 listed in Schedules II, III, and IV of the schedules provided under
48 the "New Jersey Controlled Dangerous Substances Act," P.L.1970,

1 c.226 (C.24:21-1 et seq.). Controlled dangerous substance also means any substance that is listed in Schedule V under the "New 2 Jersey Controlled Dangerous Substances Act" when the director has 3 determined that reporting Schedule V substances is required by 4 5 federal law, regulation, or funding eligibility. "Dental resident" means a person who practices dentistry as a 6 7 resident pursuant to R.S.45:6-20 and, pursuant to N.J.A.C.13:30-8 1.3, is a graduate of a dental school approved by the Commission on 9 Dental Accreditation and has passed Part I and Part II of the 10 National Board Dental examination and obtained a resident permit 11 from the New Jersey Board of Dentistry. "Director" means the Director of the Division of Consumer 12 13 Affairs in the Department of Law and Public Safety. 14 "Division" means the Division of Consumer Affairs in the 15 Department of Law and Public Safety. 16 <sup>1</sup>"Licensed athletic trainer" means an individual who is licensed 17 by the State Board of Medical Examiners to practice athletic 18 training, pursuant to the "Athletic Training Licensure Act," 19 P.L.1984, c.203 (C.45:9-37.35 et seq.).<sup>1</sup> "Licensed health care professional" means a registered nurse, 20 licensed practical nurse, advanced practice nurse, physician 21 22 assistant, or dental hygienist licensed pursuant to Title 45 of the 23 **Revised Statutes.** 24 "Licensed pharmacist" means a pharmacist licensed pursuant to 25 P.L.2003, c.280 (C.45:14-40 et seq.). 26 "Medical resident" means a graduate physician who is authorized 27 to practice medicine and surgery by means of a valid permit issued 28 by the State Board of Medical Examiners to a person authorized to 29 engage in the practice of medicine and surgery while in the second 30 year or beyond of a graduate medical education program pursuant to N.J.A.C.13:35-1.5. 31 <sup>1</sup>"Medical scribe" means an individual trained in medical 32 documentation who assists a physician or other licensed health care 33 34 professional by documenting the patient's encounter with the professional in the patient's medical record and gathering data for 35 the professional, including, but not limited to, nursing notes, patient 36 37 medical records, laboratory work, and radiology tests.<sup>1</sup> 38 "Mental health practitioner" means a clinical social worker, 39 marriage and family therapist, alcohol and drug counselor, 40 professional counselor, psychologist, or psychoanalyst licensed or 41 otherwise authorized to practice pursuant to Title 45 of the Revised 42 Statutes. 43 "Pharmacy permit holder" means an individual or business entity 44 that holds a permit to operate a pharmacy practice site pursuant to 45 P.L.2003, c.280 (C.45:14-40 et seq.). "Practitioner" means an individual currently licensed, registered, 46 47 or otherwise authorized by this State or another state to prescribe

48 drugs in the course of professional practice.

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"Registered dental assistant" is a person who has fulfilled the
 requirements for registration established by "The Dental Auxiliaries
 Act," P.L.1979, c.46 (C.45:6-48 et al.) and works under the direct
 supervision of a licensed dentist.

5 "Ultimate user" means a person who has obtained from a 6 dispenser and possesses for the person's own use, or for the use of a 7 member of the person's household or an animal owned by the 8 person or by a member of the person's household, a controlled 9 dangerous substance.

10 (cf: P.L.2015, c.74, s.2)

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12 3. Section 26 of P.L.2007, c.244 (C.45:1-46) is amended to 13 read as follows:

14 26. Access to prescription information.

15 a. The division shall maintain procedures to ensure privacy and 16 confidentiality of patients and that patient information collected, 17 recorded, transmitted, and maintained is not disclosed, except as 18 permitted in this section, including, but not limited to, the use of a 19 password-protected system for maintaining this information and 20 permitting access thereto as authorized under sections 25 through 21 30 of P.L.2007, c.244 (C.45:1-45 through C.45:1-50), and a 22 requirement that a person as listed in subsection h. or i. of this 23 section provide affirmation of the person's intent to comply with the 24 provisions of sections 25 through 30 of P.L.2007, c.244 (C.45:1-45 25 through C.45:1-50) as a condition of accessing the information.

b. The prescription monitoring information submitted to the
division shall be confidential and not be subject to public disclosure
under P.L.1963, c.73 (C.47:1A-1 et seq.), or P.L.2001, c.404
(C.47:1A-5 et al.).

c. The division shall review the prescription monitoring
information provided by a pharmacy permit holder pursuant to
sections 25 through 30 of P.L.2007, c.244 (C.45:1-45 through
C.45:1-50). The review shall include, but not be limited to:

34 (1) a review to identify whether any person is obtaining a 35 prescription in a manner that may be indicative of misuse, abuse, or 36 diversion of a controlled dangerous substance. The director shall 37 establish guidelines regarding the terms "misuse," "abuse," and "diversion" for the purposes of this review. When an evaluation of 38 39 the information indicates that a person may be obtaining a 40 prescription for the same or a similar controlled dangerous 41 substance from multiple practitioners or pharmacists during the 42 same time period, the division may provide prescription monitoring 43 information about the person to practitioners and pharmacists; and

44 (2) a review to identify whether a violation of law or regulation
45 or a breach of the applicable standards of practice by any person
46 may have occurred, including, but not limited to, diversion of a
47 controlled dangerous substance. If the division determines that
48 such a violation or breach may have occurred, the division shall

notify the appropriate law enforcement agency or professional
 licensing board, and provide the prescription monitoring
 information required for an investigation.

4 d. (Deleted by amendment, P.L.2015, c.74)

5 e. (Deleted by amendment, P.L.2015, c.74)

f. (Deleted by amendment, P.L.2015, c.74)

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7 g. (Deleted by amendment, P.L.2015, c.74)

8 h. (1) <sup>1</sup>[The division] <u>A practitioner</u><sup>1</sup> shall register <sup>1</sup>[a 9 practitioner]<sup>1</sup> to access prescription monitoring information upon 10 <sup>1</sup>[issuance] <u>initial application for,</u><sup>1</sup> or renewal of  $\frac{1}{.1}$  the 11 practitioner's CDS registration.

(2) The division shall provide to a pharmacist who is employed
by a current pharmacy permit holder online access to prescription
monitoring information for the purpose of providing health care to a
current patient or verifying information with respect to a patient or
a prescriber.

17 (3) The division shall provide to a practitioner who has a current 18 CDS registration online access to prescription monitoring 19 information for the purpose of providing health care to a current 20 patient or verifying information with respect to a patient or a 21 prescriber. The division shall also grant online access to 22 prescription monitoring information to as many licensed health care 23 professionals as are authorized by a practitioner to access that 24 information and for whom the practitioner is responsible for the use 25 or misuse of that information, subject to a limit on the number of 26 such health care professionals as deemed appropriate by the 27 division for that particular type and size of professional practice, in 28 order to minimize the burden to practitioners to the extent 29 practicable while protecting the confidentiality of the prescription 30 monitoring information obtained. The director shall establish, by 31 regulation, the terms and conditions under which a practitioner may 32 delegate that authorization, including procedures for authorization 33 and termination of authorization, provisions for maintaining 34 confidentiality, and such other matters as the division may deem 35 appropriate.

(4) The division shall provide online access to prescription 36 37 monitoring information to as many medical or dental residents as 38 are authorized by a faculty member of a medical or dental teaching 39 facility to access that information and for whom the practitioner is 40 responsible for the use or misuse of that information. The director 41 shall establish, by regulation, the terms and conditions under which 42 a faculty member of a medical or dental teaching facility may 43 delegate that authorization, including procedures for authorization and termination of authorization, provisions for maintaining 44 45 confidentiality, provisions regarding the duration of a medical or 46 dental resident's authorization to access prescription monitoring 47 information, and such other matters as the division may deem 48 appropriate.

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1 (5)  ${}^{1}(\underline{a})^{1}$  The division shall provide online access to 2 prescription monitoring information to  ${}^{1}\underline{:}$ 

3 (i)<sup>1</sup> as many certified medical assistants as are authorized by a 4 practitioner to access that information and for whom the 5 practitioner is responsible for the use or misuse of that information 6  $\frac{1}{2}$ 

7 (ii) as many medical scribes working in a hospital's emergency
8 department as are authorized by a practitioner to access that
9 information and for whom the practitioner is responsible for the use
10 or misuse of that information; and

(iii) as many licensed athletic trainers working in a clinical
 setting as are authorized by a practitioner to access that information
 and for whom the practitioner is responsible for the use or misuse of
 that information<sup>1</sup>.

 $(b)^{1}$  The director shall establish, by regulation, the terms and 15 conditions under which a practitioner may delegate <sup>1</sup>[that]<sup>1</sup> 16 authorization <sup>1</sup> pursuant to subparagraph (a) of this paragraph  $^{1}$ , 17 18 including procedures for authorization and termination of 19 authorization, provisions for maintaining confidentiality, provisions regarding the duration of a certified medical assistant's <sup>1</sup>, medical 20 scribe's, or licensed athletic trainer's<sup>1</sup> authorization to access 21 prescription monitoring information, and <sup>1</sup>provisions addressing<sup>1</sup> 22 23 such other matters as the division may deem appropriate.

24 (6) The division shall provide online access to prescription 25 monitoring information to as many registered dental assistants as are authorized by a licensed dentist to access that information and 26 27 for whom the licensed dentist is responsible for the use or misuse of 28 that information. The director shall establish, by regulation, the 29 terms and conditions under which a licensed dentist may delegate 30 that authorization, including procedures for authorization and 31 termination of authorization, provisions for maintaining 32 confidentiality, provisions regarding the duration of a registered 33 dental assistant's authorization to access prescription monitoring 34 information, and such other matters as the division may deem 35 appropriate.

(7) A person listed in this subsection, as a condition of 36 37 accessing prescription monitoring information pursuant thereto, 38 shall certify that the request is for the purpose of providing health 39 care to a current patient or verifying information with respect to a 40 patient or practitioner. Such certification shall be furnished through 41 means of an online statement or alternate means authorized by the 42 director, in a form and manner prescribed by rule or regulation 43 adopted by the director. If the information is being accessed by an 44 authorized person using an electronic system authorized pursuant to 45 subsection q. of this section, the certification may be furnished 46 through the electronic system.

i. The division may provide online access to prescription
monitoring information, or may provide access to prescription
monitoring information through any other means deemed
appropriate by the director, to the following persons:

5 (1) authorized personnel of the division or a vendor or
6 contractor responsible for maintaining the Prescription Monitoring
7 Program;

8 (2) authorized personnel of the division responsible for 9 administration of the provisions of P.L.1970, c.226 (C.24:21-1 et 10 seq.);

(3) the State Medical Examiner, a county medical examiner, a
deputy or assistant county medical examiner, or a qualified
designated assistant thereof, who certifies that the request is for the
purpose of investigating a death pursuant to P.L.1967, c.234
(C.52:17B-78 et seq.);

(4) a controlled dangerous substance monitoring program in
another state with which the division has established an
interoperability agreement, or which participates with the division
in a system that facilitates the secure sharing of information
between states;

21 (5) a designated representative of the State Board of Medical 22 Examiners, New Jersey State Board of Dentistry, State Board of 23 Nursing, New Jersey State Board of Optometrists, State Board of 24 Pharmacy, State Board of Veterinary Medical Examiners, or any 25 other board in this State or another state that regulates the practice 26 of persons who are authorized to prescribe or dispense controlled 27 dangerous substances, as applicable, who certifies that the 28 representative is engaged in a bona fide specific investigation of a 29 designated practitioner or pharmacist whose professional practice 30 was or is regulated by that board;

(6) a State, federal, or municipal law enforcement officer who is
acting pursuant to a court order and certifies that the officer is
engaged in a bona fide specific investigation of a designated
practitioner, pharmacist, or patient. A law enforcement agency that
obtains prescription monitoring information shall comply with
security protocols established by the director by regulation;

37 (7) a designated representative of a state Medicaid or other
38 program who certifies that the representative is engaged in a bona
39 fide investigation of a designated practitioner, pharmacist, or
40 patient;

41 (8) a properly convened grand jury pursuant to a subpoena42 properly issued for the records; and

(9) a licensed mental health practitioner providing treatment for
substance abuse to patients at a residential or outpatient substance
abuse treatment center licensed by the Division of Mental Health
and Addiction Services in the Department of Human Services, who
certifies that the request is for the purpose of providing health care
to a current patient or verifying information with respect to a patient

1 or practitioner, and who furnishes the division with the written 2 consent of the patient for the mental health practitioner to obtain 3 prescription monitoring information about the patient. The director 4 shall establish, by regulation, the terms and conditions under which 5 a mental health practitioner may request and receive prescription 6 monitoring information. Nothing in sections 25 through 30 of 7 P.L.2007, c.244 (C.45:1-45 through C.45:1-50) shall be construed 8 to require or obligate a mental health practitioner to access or check 9 the prescription monitoring information in the course of treatment 10 beyond that which may be required as part of the mental health 11 practitioner's professional practice.

j. A person listed in subsection i. of this section, as a condition
of obtaining prescription monitoring information pursuant thereto,
shall certify the reasons for seeking to obtain that information.
Such certification shall be furnished through means of an online
statement or alternate means authorized by the director, in a form
and manner prescribed by rule or regulation adopted by the director.

18 k. The division shall offer an online tutorial for those persons 19 listed in subsections h. and i. of this section, which shall, at a 20 minimum, include: how to access prescription monitoring 21 information; the rights of persons who are the subject of this 22 information; the responsibilities of persons who access this 23 information; a summary of the other provisions of sections 25 24 through 30 of P.L.2007, c.244 (C.45:1-45 through C.45:1-50) and 25 the regulations adopted pursuant thereto, regarding the permitted 26 uses of that information and penalties for violations thereof; and a 27 summary of the requirements of the federal health privacy rule set 28 forth at 45 CFR Parts 160 and 164 and a hypertext link to the 29 federal Department of Health and Human Services website for 30 further information about the specific provisions of the privacy rule.

31 1. The division may request and receive prescription monitoring information from prescription monitoring programs in 32 33 other states and may use that information for the purposes of 34 sections 25 through 30 of P.L.2007, c.244 (C.45:1-45 through 35 C.45:1-50). When sharing data with programs in another state, the 36 division shall not be required to obtain a memorandum of 37 understanding unless required by the other state.

m. The director may provide nonidentifying prescription drug
monitoring information to public or private entities for statistical,
research, or educational purposes, in accordance with the provisions
of sections 25 through 30 of P.L.2007, c.244 (C.45:1-45 through
C.45:1-50).

n. Nothing shall be construed to prohibit the division from
obtaining unsolicited automated reports from the program or
disseminating such reports to pharmacists, practitioners, mental
health care practitioners, and other licensed health care
professionals.

1 o. (1) A current patient of a practitioner may request from that 2 practitioner that patient's own prescription monitoring information 3 that has been submitted to the division pursuant to sections 25 4 through 30 of P.L.2007, c.244 (C.45:1-45 through C.45:1-50). A 5 parent or legal guardian of a child who is a current patient of a 6 practitioner may request from that practitioner the child's 7 prescription monitoring information that has been submitted to the 8 division pursuant to sections 25 through 30 of P.L.2007, c.244 9 (C.45:1-45 through C.45:1-50).

10 (2) Upon receipt of a request pursuant to paragraph (1) of this 11 subsection, a practitioner or health care professional authorized by 12 that practitioner may provide the current patient or parent or legal 13 guardian, as the case may be, with access to or a copy of the 14 prescription monitoring information pertaining to that patient or 15 child.

16 (3) The division shall establish a process by which a patient, or 17 the parent or legal guardian of a child who is a patient, may request 18 a pharmacy permit holder that submitted prescription monitoring 19 information concerning a prescription for controlled dangerous 20 substances for that patient or child to the division pursuant to sections 25 through 30 of P.L.2007, c.244 (C.45:1-45 through 21 22 C.45:1-50) to correct information that the person believes to have 23 been inaccurately entered into that patient's or child's prescription 24 profile. Upon confirmation of the inaccuracy of any such entry into 25 a patient's or child's prescription profile, the pharmacy permit 26 holder shall be authorized to correct any such inaccuracies by 27 submitting corrected information to the division pursuant to sections 25 through 30 of P.L.2007, c.244 (C.45:1-45 through 28 C.45:1-50). The process shall provide for review by the Board of 29 30 Pharmacy of any disputed request for correction, which 31 determination shall be appealable to the director.

p. The division shall take steps to ensure that appropriate
channels of communication exist to enable any licensed health care
professional, licensed pharmacist, mental health practitioner,
pharmacy permit holder, or other practitioner who has online access
to the Prescription Monitoring Program pursuant to this section to
seek or provide information to the division related to the provisions
of this section.

<u>q. (1) The division may</u> <sup>1</sup>[provide] <u>make</u><sup>1</sup> prescription 39 40 monitoring information <sup>1</sup>[to] available on <sup>1</sup> electronic systems that collect and display health information, such as an electronic system 41 that connects hospital emergency departments for the purpose of 42 43 transmitting and obtaining patient health data from multiple sources 44 1,1 or <sup>1</sup>an electronic system<sup>1</sup> that notifies practitioners of information pertaining to the treatment of overdoses <sup>1</sup>[,];<sup>1</sup> 45 provided <sup>1</sup>that<sup>1</sup> the division determines that any such electronic 46 system has appropriate security protections in place. 47

1 (2) Practitioners who are required to access prescription 2 monitoring information pursuant to section 8 of P.L.2015, c.74 3 (C.45:1-46.1) may discharge that responsibility by accessing one or 4 more authorized electronic systems into which the prescription 5 monitoring information maintained by the division has been 6 integrated. 7 (cf: P.L.2015, c.74, s.4) 8 9 4. Section 8 of P.L.2015, c.74 (C.45:1-46.1) is amended to read 10 as follows: 8. a. (1) Except as provided in subsection b. of this section, a 11 12 practitioner or other person who is authorized by a practitioner to access prescription monitoring information pursuant to subsection 13 14 h. of section 26 of P.L.2007, c.244 (C.45:1-46) shall access 15 prescription monitoring information: 16 (a) the first time the practitioner or other person prescribes a 17 Schedule II controlled dangerous substance or any opioid to a new 18 patient for acute or chronic pain; 19 (b) the first time a practitioner or other person prescribes a 20 benzodiazepine drug that is a Schedule III or Schedule IV 21 controlled dangerous substance; 22 (c) if the practitioner or other person has a reasonable belief that 23 the person may be seeking a controlled dangerous substance, in 24 whole or in part, for any purpose other than the treatment of an 25 existing medical condition, such as for purposes of misuse, abuse, 26 or diversion, the first time the practitioner or other person 27 prescribes a non-opioid drug other than a benzodiazepine drug that 28 is a Schedule III or IV controlled dangerous substance; and 29 (d)  $\frac{1}{0}$  on or after the date that the division first makes prescription monitoring information available on an electronic system that 30 31 collects and displays health information, pursuant to subsection q. of section 26 of P.L.2007, c.244 (C.45:1-46),<sup>1</sup> any time the 32 practitioner or other person prescribes a Schedule II controlled 33 34 dangerous substance <sup>1</sup>for acute or chronic pain<sup>1</sup> to a patient receiving care or treatment in the emergency department of a 35 36 general hospital. In addition,  ${}^{1}$  [for] <u>in</u> any  ${}^{1}$  <u>case in which a</u>  ${}^{1}$  prescription  ${}^{1}$  [of] <u>is</u> 37 issued to a new patient, either on or after the effective date of 38 39 P.L., c. (C. ) (pending before the Legislature as this bill), for<sup>1</sup> a Schedule II controlled dangerous substance <sup>1</sup>[any] or<sup>1</sup> opioid 40 <sup>1</sup>drug that has been prescribed for acute or chronic pain, <sup>1</sup> or <sup>1</sup>for<sup>1</sup> a 41 42 benzodiazepine drug that is a Schedule III or IV controlled dangerous substance <sup>1</sup> for a new or current patient for acute or 43 chronic pain which is written on or after the effective date of 44 [P.L.2015, c.74 (C.45:1-46.1 et al.)] P.L. , c. (C. ) (pending 45 before the Legislature as this bill) a], the<sup>1</sup> practitioner or other 46 authorized person shall access prescription monitoring information 47

1 on a quarterly basis during the period of time the patient continues 2 to receive such <sup>1</sup> [prescriptions] <u>prescription</u><sup>1</sup>. 3 (2) (a) A pharmacist shall not dispense a Schedule II controlled 4 dangerous substance, any opioid, or a benzodiazepine drug that is a 5 Schedule III or IV controlled dangerous substance to any person 6 without first accessing the prescription monitoring information, as 7 authorized pursuant to subsection h. of section 26 of P.L.2007, 8 c.244 (C.45:1-46), to determine if the person has received other 9 prescriptions that indicate misuse, abuse, or diversion, if the 10 pharmacist has a reasonable belief that the person may be seeking a 11 controlled dangerous substance, in whole or in part, for any purpose 12 other than the treatment of an existing medical condition, such as 13 for purposes of misuse, abuse, or diversion. 14 (b) A pharmacist shall not dispense a prescription to a person 15 other than the patient for whom the prescription is intended, unless 16 the person picking up the prescription provides personal 17 identification to the pharmacist, and the pharmacist, as required by 18 subsection b. of section 25 of P.L.2007, c.244 (C.45:1-45), inputs 19 that identifying information into the Prescription Monitoring 20 Program if the pharmacist has a reasonable belief that the person 21 may be seeking a controlled dangerous substance, in whole or in 22 part, for any reason other than delivering the substance to the 23 patient for the treatment of an existing medical condition. The 24 provisions of this subparagraph shall not take effect until the 25 director determines that the Prescription Monitoring Program has 26 the technical capacity to accept such information.

b. The provisions of subsection a. of this section shall notapply to:

(1) a veterinarian;

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30 (2) a practitioner or the practitioner's agent administering
31 methadone, or another controlled dangerous substance designated
32 by the director as appropriate for treatment of a patient with a
33 substance abuse disorder, as interim treatment for a patient on a
34 waiting list for admission to an authorized substance abuse
35 treatment program;

36 (3) a practitioner administering a controlled dangerous
37 substance directly to a patient;

38 (4) a practitioner prescribing a controlled dangerous substance
39 to be dispensed by an institutional pharmacy, as defined in
40 N.J.A.C.13:39-9.2;

41 (5) **[**a practitioner prescribing a controlled dangerous substance 42 in the emergency department of a general hospital, provided that the 43 quantity prescribed does not exceed a five-day supply of the 44 substance] <sup>1</sup>[(Deleted by amendment, P.L., c.) (pending 45 before the Legislature as this bill) a practitioner prescribing a controlled dangerous substance in the emergency department of a 46 47 general hospital, provided that the quantity prescribed does not 48 exceed a five-day supply of the substance; however, the exemption

1 provided by this paragraph shall have no force or effect on or after 2 the date on which the division first makes prescription monitoring 3 information available on an electronic system that collects and 4 displays health information, pursuant to subsection q. of section 26 5 of P.L.2007, c.244 (C.45:1-46)<sup>1</sup>; 6 (6) a practitioner prescribing a controlled dangerous substance 7 to a patient under the care of a hospice; 8 (7) a situation in which it is not reasonably possible for the 9 practitioner or pharmacist to access the Prescription Monitoring 10 Program in a timely manner, no other individual authorized to 11 access the Prescription Monitoring Program is reasonably available, 12 and the quantity of controlled dangerous substance prescribed or 13 dispensed does not exceed a five-day supply of the substance; 14 (8) a practitioner or pharmacist acting in compliance with 15 regulations promulgated by the director as to circumstances under 16 which consultation of the Prescription Monitoring Program would 17 result in a patient's inability to obtain a prescription in a timely 18 manner, thereby adversely impacting the medical condition of the 19 patient; 20 (9) a situation in which the Prescription Monitoring Program is 21 not operational as determined by the division or where it cannot be 22 accessed by the practitioner due to a temporary technological or 23 electrical failure, as set forth in regulation; 24 (10) a practitioner or pharmacist who has been granted a waiver 25 due to technological limitations that are not reasonably within the 26 control of the practitioner or pharmacist, or other exceptional 27 circumstances demonstrated by the practitioner or pharmacist, 28 pursuant to a process established in regulation, and in the discretion 29 of the director; or 30 (11) a practitioner who is prescribing a controlled dangerous 31 substance to a patient immediately after the patient has undergone 32 an operation [, procedure,] in a general hospital or a licensed 33 ambulatory care facility or treatment for acute trauma in a general 34 hospital or a licensed ambulatory care facility, so long as that 35 operation or treatment was not part of care or treatment in the emergency department of a general hospital as provided in 36 37 subsection a. of this section, when [less than a 30-day] no more 38 than a five-day supply is prescribed. 39 (cf: P.L.2015, c.74, s.8) 40 41 5. Section 27 of P.L.2007, c.244 (C. 45:1-47) is amended to 42 read as follows: 43 27. Prescription Monitoring Program; provisions for expansion. 44 Notwithstanding the provisions of section 25 of P.L.2007, a. 45 c.244 (C.45:1-45) to the contrary, the director may adopt a 46 regulation to expand the program to require pharmacies to include 47 information about each prescription dispensed for a prescription 48 drug that is not a controlled dangerous substance. In determining

1 whether pharmacies should be required to submit to the program 2 information about a prescription drug other than a controlled dangerous substance [should be monitored], the director shall 3 4 consider: the actual or relative potential for abuse; scientific 5 evidence of its pharmacological effect, if known; the state of 6 current scientific knowledge regarding the drug; its history and current pattern of abuse, including its use to potentiate or enhance 7 8 the effects of controlled dangerous substances that are subject to 9 abuse; the scope, duration and significance of abuse; what, if any, 10 risk to the public health; and its psychic or physiological 11 dependence liability. The regulation shall provide that the 12 prescription drug shall be monitored for a period of time. At the 13 conclusion of the monitoring period, the director shall publish and 14 make public the decision of whether inclusion of the prescription 15 drug in the program shall be permanent.

b. At the time the notice to expand the program pursuant to
subsection a. is published in the New Jersey Register, the director
shall provide a copy of the notice of proposed rule making to the
chairpersons of the standing legislative reference committees on
health of the Senate and General Assembly.

21 (cf: P.L.2007, c.244, s.27)

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23 6. Section 1 of P.L.2000, c.119 (C.45:8B-24.1) is amended to
24 read as follows:

1. a. The State Board of Marriage and Family Therapy
 Examiners shall require each marriage and family therapist, as a
 condition of biennial license renewal pursuant to section 1 of
 P.L.1972, c.108 (C.45:1-7), to complete any continuing education
 requirements imposed by the board pursuant to this section.

30 b. The board shall:

31 (1) Promulgate rules and regulations for implementing
32 continuing education requirements as a condition of license renewal
33 for licenses issued under its jurisdiction;

34 (2) Establish standards for continuing education, including the
35 subject matter and content of courses of study, and the number and
36 type of continuing education credits required of a licensee as a
37 condition of biennial license renewal;

38 (3) Recognize the American Association for Marriage and 39 Family Therapy, the New Jersey Division of the American Association for Marriage and Family Therapy and other 40 organizations as providers of continuing education, and accredit 41 42 educational programs, including, but not limited to, meetings of 43 constituents and components of marriage and family therapy 44 associations recognized by the board, examinations, papers, 45 publications, presentations, teaching and research appointments, 46 and shall establish procedures for the issuance of credit upon 47 satisfactory proof of the completion of these programs. In the case

1 of education courses or programs, each hour of instruction shall be 2 equivalent to one credit; and 3 (4) Approve only those continuing education programs as are 4 available to all marriage and family therapists in this State on a 5 reasonable nondiscriminatory basis. 6 c. The continuing education required pursuant to this section 7 shall include at least one credit of educational programs or topics 8 concerning prescription opioid drugs, including the risks and signs 9 of opioid abuse, addiction, and diversion. 10 (cf: P.L.2000, c.119, s.1) 11 12 7. Section 1 of P.L.2015, c.131 (C.45:14B-47) is amended to 13 read as follows: 14 1. a. The State Board of Psychological Examiners shall require 15 each person licensed as a practicing psychologist, as a condition for 16 biennial license renewal pursuant to section 1 of P.L.1972, c.108 17 (C.45:1-7), to complete 40 credits of continuing psychology 18 education, four credits of which shall be educational programs or 19 topics related to domestic violence. 20 b. The board shall: (1) Establish standards for continuing psychology education, 21 22 including the nature of qualifying experience and amount of 23 applicable credits for such qualifying experience, and the subject 24 matter and content of courses of study; and 25 (2) Accredit education programs offering credit toward 26 continuing psychology education requirements or recognize 27 national or State organizations that may accredit education 28 programs. 29 c. The board may, in its discretion, waive requirements for 30 continuing education as set forth in subsection a. of this section on an individual basis for reasons of hardship such as illness or 31 32 disability, retirement of license, or other good cause. A waiver 33 shall apply only to the current biennial renewal period at the time of 34 board issuance. 35 d. The board shall only approve programs that are provided on 36 a nondiscriminatory basis. 37 e. Prior to license renewal, each licensee shall submit to the board proof of completion of the required number of hours of 38 39 continuing psychology education. 40 The continuing education required pursuant to this section f. shall include at least one credit of educational programs or topics 41 42 concerning prescription opioid drugs, including the risks and signs 43 of opioid abuse, addiction, and diversion. 44 (cf: P.L.2015, c.131, s.1) 45 46 8. (New section) The State Board of Veterinary Medical 47 Examiners shall require that the number of credits of continuing

48 veterinary education required of each person licensed as a

1 veterinarian, as a condition of biennial license renewal, include at 2 least one credit of educational programs or topics concerning 3 prescription opioid drugs, including the risks and signs of opioid 4 abuse, addiction, and diversion. The continuing veterinary 5 education requirement in this section shall be subject to the 6 provisions of section 3 of P.L.2010, c.89 (C.45:16-9.4a), including, 7 but not limited to, the authority of the board to waive the provisions 8 of this section for a specific individual if the board deems it is 9 appropriate to do so.

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11 9. (New section) The State Board of Medical Examiners shall 12 require that the number of credits of continuing athletic trainer 13 education required of each person licensed as an athletic trainer, as 14 a condition of biennial renewal pursuant to section 14 of P.L.1984, 15 c.203, s.14 (C.45:9-37.48), include at least one credit of educational 16 programs or topics concerning prescription opioid drugs, including 17 the risks and signs of opioid abuse, addiction, and diversion. The 18 continuing athletic trainer education requirement in this subsection 19 shall be subject to the provisions of section 6 of P.L.2010, c.94 20 (C.45:9-37.48a), including, but not limited to, the authority of the 21 board to waive the provisions of this section for a specific 22 individual if the board deems it is appropriate to do so.

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24 <sup>2</sup>[10. (New section) The standards and curricula for the 25 homemaker-home health aide education and training programs 26 specified in subsection d. of section 2 of P.L.1947, c.262 (C.45:11-27 24), shall include at least one hour of educational programs or 28 topics concerning prescription opioid drugs, including the risks and 29 signs of opioid abuse, addiction, and diversion.]<sup>2</sup>

31 <sup>2</sup>[11.] <u>10.</u><sup>2</sup> (New section) The State Board of Social Work 32 Examiners shall require that the number of credits of continuing 33 education required of each person licensed or certified by the board 34 as a condition of renewal include at least one credit of educational 35 programs or topics concerning prescription opioid drugs, including 36 the risks and signs of opioid abuse, addiction, and diversion.

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38 <sup>2</sup>[12.] <u>11.</u><sup>2</sup> (New section) The Professional Counselor 39 Examiners Committee shall require that the number of credits of 40 continuing education required of each person licensed by the board 41 as a condition of renewal include at least one credit of educational 42 programs or topics concerning prescription opioid drugs, including 43 the risks and signs of opioid abuse, addiction, and diversion.

45 <sup>2</sup>[13.] <u>12.<sup>2</sup></u> (New Section) a. Notwithstanding any other
46 provision of law to the contrary, a physician assistant who is
47 otherwise authorized to order, prescribe, and dispense controlled

1 dangerous substances pursuant to P.L.1991, c.c.378 (C.45:9-27.10 2 et seq.) may dispense narcotic drugs for maintenance treatment or 3 detoxification treatment if the physician assistant has met the 4 training and registration requirements set forth in subsection (g) of 5 21 U.S.C. s.823. A physician assistant who is authorized to 6 dispense such drugs may do so regardless of whether the physician 7 assistant's supervising physician has met the training and 8 registration requirements set forth in subsection (g) of 21 U.S.C. 9 s.823, provided that the written delegation agreement between the 10 supervising physician and the physician assistant executed pursuant 11 to subsection d. of section 8 of P.L.1991, c.378 (C.45:9-27.17) 12 included the supervising physician's written approval for the 13 physician assistant to dispense the drugs.

b. Notwithstanding any other provision of law to the contrary, a physician assistant under the direct supervision of a licensed physician may make the determination as to the medical necessity for services for the treatment of substance use disorder, as provided in P.L.2017, c.28 (C.17:48-6nn et al.), and may prescribe such services.

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<sup>2</sup>[14.] <u>13.</u><sup>2</sup> (New Section) a. Notwithstanding any other 21 provision of law to the contrary, an advanced practice nurse may 22 23 dispense narcotic drugs for maintenance treatment or detoxification 24 treatment if the advanced practice nurse has met the training and 25 registration requirements set forth in subsection (g) of 21 U.S.C. 26 s.823. An advanced practice nurse who is authorized to dispense 27 such drugs may do so regardless of whether the advanced practice 28 nurse's collaborating physician has met the training and registration 29 requirements set forth in subsection (g) of 21 U.S.C. s.823, 30 provided that the joint protocol established by the advanced practice 31 nurse and the collaborating physician include the collaborating 32 physician's written approval for the advanced practice nurse to 33 dispense the drugs.

b. Notwithstanding any other provision of law to the contrary, an advanced practice nurse, under the joint protocol established by the advanced practice nurse and the collaborating physician, may make the determination as to the medical necessity for services for the treatment of substance use disorder, as provided in P.L.2017, c.28 (C.17:48-6nn et al.), and may prescribe such services.

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41  ${}^{2}$  [15.] <u>14.</u>  ${}^{2}$   ${}^{1}$  [The] <u>This</u>  ${}^{1}$  act shall take effect  ${}^{1}$  [on the 90<sup>th</sup> day 42 after enactment] <u>immediately</u>  ${}^{1}$ .

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46
47 Concerns prescribing of certain controlled dangerous substances;
48 requires practitioners to check prescription monitoring information

- 1 before issuing certain prescriptions to emergency department
- 2 patients; authorizes medical scribes and athletic trainers to access
- 3 prescription monitoring information.