TO THE HOUSE OF REPRESENTATIVES:

The Committee on Human Services to which was referred House Bill No. 72 entitled “An act relating to a harm-reduction criminal justice response to drug use” respectfully reports that it has considered the same and recommends that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 18 V.S.A. § 4254 is amended to read:

§ 4254. IMMUNITY FROM LIABILITY; OVERDOSE PREVENTION

* * *

(j)(1) The following persons shall not be cited, arrested, or prosecuted for unlawful possession of a regulated drug in violation of this chapter or subject to the property forfeiture provisions of this chapter for participation in or with an overdose prevention center that has been approved pursuant to subsection (m) of this section:

(A) a person using the services of an overdose prevention center;

(B) a staff member or administrator of an overdose prevention center, including a health care professional, manager, employee, or volunteer; or

(C) a property owner who owns real property at which an overdose prevention center is located and operates.
(2) The immunity provisions of this subsection apply only to the use and
derivative use of evidence gained as a proximate result of participation in or
with an overdose prevention center.

(k) An overdose prevention center:

(1) provides a space supervised by health care professionals or other
trained staff where persons who use drugs can consume preobtained drugs and
medication for substance use disorder;

(2) provides harm reduction supplies, including sterile injection
supplies; collects used hypodermic needles and syringes; and provides secure
hypodermic needle and syringe disposal services;

(3) answers questions on safer consumption practices;

(4) administers first aid, if needed, and monitors and treats potential
overdoses;

(5) provides referrals to addiction treatment, medical services, and social
services;

(6) educates participants on the risks of contracting HIV and viral
hepatitis, wound care, and safe sex education;

(7) provides overdose prevention education and distributes overdose
reversal medications, including naloxone;

(8) educates participants regarding proper disposal of hypodermic
needles and syringes;
(9) provides reasonable security of the program site;

(10) establishes operating procedures for the program as well as eligibility criteria for program participants; and

(11) trains staff members to deliver services offered by the program.

(l) The Department of Health, in consultation with stakeholders and health departments of other states that have overdose prevention centers, shall develop operating guidelines for overdose prevention centers.

(m)(1) An entity may apply to the Department of Health for approval to operate an overdose prevention center. Entities may apply to establish and operate more than one program, and services may be provided at a fixed location or a mobile unit, or both. A safe syringe program may apply to operate an overdose prevention center.

(2) If an applicant complies with all applicable laws, rules, and operating guidelines adopted pursuant to subsection (l) of this section, the application shall be approved within 45 days after receipt. If the application is denied, the applicant shall be provided with a written explanation of the basis for the denial and the steps necessary to remedy the application. The applicant may resubmit the application and the Department shall have 45 days to respond. Approval for a program shall be for a period of two years and may be renewed.
(n) An entity operating an overdose prevention center shall make publicly available the following information annually on or before January 15:

1. the number of program participants;
2. deidentified demographic information of program participants;
3. the number of overdoses and the number of overdoses reversed on-site;
4. the number of times emergency medical services were contacted and responded for assistance;
5. the number of times law enforcement were contacted and responded for assistance; and
6. the number of participants directly and formally referred to other services and the type of services.

Sec. 2. 18 V.S.A. § 4475(2) is amended to read:

(2) “Organized community-based needle exchange program” means a program approved by the Commissioner of Health under section 4478 of this title, the purpose of which is to provide access to clean needles and syringes, and which is operated by an AIDS service organization, a substance abuse treatment provider, or a licensed health care provider or facility. Such programs shall be operated in a manner that is consistent with the provisions of 10 V.S.A. chapter 159 (waste management; hazardous waste), and any other applicable laws.
Sec. 3. 18 V.S.A. § 4478 is amended to read:

§ 4478. NEEDLE EXCHANGE PROGRAMS

The Department of Health, in collaboration with the statewide harm reduction coalition, shall develop operating guidelines for needle exchange programs. If a program complies with such operating guidelines and with existing laws and regulations, it shall be approved by the Commissioner of Health. Such operating guidelines shall be established no later than September 30, 1999. A needle exchange program may apply to be an overdose prevention center pursuant to section 4254 of this title.

Sec. 4. 33 V.S.A. § 2004 is amended to read:

§ 2004. MANUFACTURER FEE

(a) Annually, each pharmaceutical manufacturer or labeler of prescription drugs that are paid for by the Department of Vermont Health Access for individuals participating in Medicaid, Dr. Dynasaur, or VPharm shall pay a fee to the Agency of Human Services. The fee shall be 1.75% of the previous calendar year’s prescription drug spending by the Department and shall be assessed based on manufacturer labeler codes as used in the Medicaid rebate program.

(b) Fees collected under this section shall fund collection and analysis of information on pharmaceutical marketing activities under 18 V.S.A. §§ 4632
and 4633; analysis of prescription drug data needed by the Office of the Attorney General for enforcement activities; the Vermont Prescription Monitoring System established in 18 V.S.A. chapter 84A; the evidence-based education program established in 18 V.S.A. chapter 91, subchapter 2; statewide unused prescription drug disposal initiatives; prevention of prescription drug misuse, abuse, and diversion; the Substance Misuse Prevention Oversight and Advisory Council established in 18 V.S.A. § 4803; treatment of substance use disorder; exploration of nonpharmacological approaches to pain management; a hospital antimicrobial program for the purpose of reducing hospital-acquired infections; the purchase and distribution of fentanyl testing strips; the purchase and distribution of naloxone to emergency medical services personnel; and any opioid-antagonist education, training, and distribution program operated by the Department of Health or its agents; and grants to overdose prevention centers to address the harms of the opioid epidemic. The fees shall be collected in the Evidence-Based Education and Advertising Fund established in section 2004a of this title.

(c) The Secretary of Human Services or designee shall make rules for the implementation of this section.

* * *

Sec. 5. 33 V.S.A. § 2004a is amended to read:

§ 2004a. EVIDENCE-BASED EDUCATION AND ADVERTISING FUND
(a) The Evidence-Based Education and Advertising Fund is established in
the State Treasury as a special fund to be a source of financing for activities
relating to fund collection and analysis of information on pharmaceutical
marketing activities under 18 V.S.A. §§ 4632 and 4633; for analysis of
prescription drug data needed by the Office of the Attorney General for
enforcement activities; for the Vermont Prescription Monitoring System
established in 18 V.S.A. chapter 84A; for the evidence-based education
program established in 18 V.S.A. chapter 91, subchapter 2; for statewide
unused prescription drug disposal initiatives; for the prevention of prescription
drug misuse, abuse, and diversion; for the Substance Misuse Prevention
Oversight and Advisory Council established in 18 V.S.A. § 4803; for treatment
of substance use disorder; for exploration of nonpharmacological approaches
to pain management; for a hospital antimicrobial program for the purpose of
reducing hospital-acquired infections; for the purchase and distribution of
fentanyl testing strips; for the purchase and distribution of naloxone to
emergency medical services personnel; and for the support of any opioid-
antagonist education, training, and distribution program operated by the
Department of Health or its agents; and grants to overdose prevention centers
to address the harms of the opioid epidemic. Monies deposited into the Fund
shall be used for the purposes described in this section.

* * *
Sec. 6. PILOT PROGRAM; OVERDOSE PREVENTION CENTERS

In fiscal year 2025, $1,000,000.00 is authorized from the Evidence-Based Education and Advertising Fund pursuant to 33 V.S.A. § 2004a to the Department of Health for the purpose of awarding one or more grants for fixed-site or mobile overdose prevention centers to applicants that demonstrate the ability to run such a program in accordance with the requirements of Sec. 1 of this act. The Department shall award grants based on an applicant’s ability to establish such sites in accordance with guidelines established by the Department for overdose prevention centers.

Sec. 7. STUDY; OVERDOSE PREVENTION CENTERS

(a) On or before December 1, 2024, the Department of Health shall contract with a researcher or independent consulting entity with expertise in the field of rural addiction or overdose prevention centers, or both, to study the impact of overdose prevention center pilot programs authorized in Sec. 6 of this act in their respective communities. The study shall evaluate the current impacts of the overdose crisis in Vermont, as well as any changes up to four years following the implementation of the overdose prevention center pilot programs. The work of the researcher or independent consulting entity shall be governed by the following goals:

(1) the current state of the overdose crisis and deaths across the State of Vermont and the impact of overdose prevention center pilot programs on the
overdose crisis and deaths across Vermont, with a focus on the communities
where pilot programs are established;

(2) the current crime rates in communities where the overdose
prevention center pilot programs will be established and the impact of
overdose prevention center pilot programs on crime rates in communities
where the overdose prevention center pilot programs are established;

(3) the current rates of syringe litter in communities where overdose
prevention center pilot programs will be established and the impact of
overdose prevention center pilot programs on the rates of syringe litter where
overdose prevention center pilot programs are established;

(4) the current number of emergency medical services response calls
related to overdoses across Vermont, with a focus on the communities where
pilot programs will be established, and the impact of overdose prevention
center pilot programs on the number of emergency response calls related to
overdoses;

(5) the current rate of syringe service program participant uptake of
treatment and recovery services and the impact of overdose prevention center
pilot programs on the rates of participant uptake of treatment and recovery
services; and
(6) the impact of overdose prevention center pilot programs on the
number of emergency response calls related to overdoses across Vermont, with
a focus on the communities where pilot programs are established.

(b) The Department of Health shall collaborate with the researcher or
independent consulting agency to provide the General Assembly with interim
annual reports on or before January 15 of each year with a final report
containing the results of the study and any recommendations on or before

January 15, 2029.

Sec. 8. APPROPRIATION; STUDY; OVERDOSE PREVENTION
CENTERS
In fiscal year 2025, $300,000.00 is appropriated to the Department of
Health from the General Fund for the purpose of funding the study of the
impact of overdose prevention center pilot programs authorized in Sec. 7 of
this act.

Sec. 9. EFFECTIVE DATE
This act shall take effect on July 1, 2024.

(Committee vote: ___________)

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