| 1 | TO THE HONORABLE SENATE: |
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| 2 | The Committee on Health and Welfare to which was referred House Bill |
| 3 | No. 222 entitled "An act relating to reducing overdoses" respectfully reports |
| 4 | that it has considered the same and recommends that the Senate propose to the |
| 5 | House that the bill be amended as follows: |
| 6 | First: In Sec. 2, regional stakeholder meetings; public needle and syringe |
| 7 | disposal programs, in subsection (a), in the first sentence, by striking out |
| 8 | "Health's Accountable Communities for" |
| 9 | Second: By striking out Sec. 3a, 33 V.S.A. § 2004, in its entirety and |
| 10 | inserting in lieu thereof the following: |
| 11 | Sec. 3a. [Deleted.] |
| 12 | Third: In Sec. 6b, 18 V.S.A. § 4752, in subsection (e), after "Department of |
| 13 | Vermont Health Access", by inserting the phrase or the Department's |
| 14 | pharmacy benefits manager |
| 15 | Fourth: By striking out Sec. 8b, rulemaking; prior authorization; |
| 16 | buprenorphine in its entirety and inserting in lieu thereof a new Sec. 8b to read |
| 17 | as follows: |
| 18 | Sec. 8b. RULEMAKING; PRIOR AUTHORIZATION; BUPRENORPHINE |
| 19 | The Department of Vermont Health Access shall amend its rules pursuant to |
| 20 | 3 V.S.A. chapter 25 to enable health care providers in office-based opioid- |
| 21 | treatment programs to prescribe 24 milligrams or less of the preferred |

| 1 | medication for buprenorphine without prior authorization in accordance with |
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| 2 | <u>33 V.S.A. § 19011.</u> |
| 3 | Fifth: In Sec. 9, 24 V.S.A. § 4412, in subdivision (1)(G)(i), by striking out |
| 4 | the word "tenants" and inserting in lieu thereof the word residents |
| 5 | Sixth: By inserting a new reader assistance heading and Secs. 11 and 12 |
| 6 | after Sec. 10 to read as follows: |
| 7 | * * * Drug Checking for Contamination Detection * * * |
| 8 | Sec. 11. 18 V.S.A. § 4201 is amended to read: |
| 9 | § 4201. DEFINITIONS |
| 10 | As used in this chapter, unless the context otherwise requires: |
| 11 | * * * |
| 12 | (45) "Drug-checking" means the testing of a substance to determine its |
| 13 | chemical composition or assist in determining whether the substance contains |
| 14 | contaminants, toxic substances, or hazardous compounds. |
| 15 | Sec. 12. 18 V.S.A. § 4240a is added to read: |
| 16 | § 4240a. OVERDOSE PREVENTION; DRUG-CHECKING FOR |
| 17 | CONTAMINANT DETECTION |
| 18 | (a) Notwithstanding any other provision of law, it shall not be a violation of |
| 19 | this chapter to receive, possess, transport, or store samples of a substance that |
| 20 | may contain a regulated drug solely for purposes of analyzing the substance to |

| 1 | determine its chemical composition and disseminate information regarding the |
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| 2 | analysis to the provider of the substance. |
| 3 | (b) On-site community drug-checking service providers shall be permitted |
| 4 | <u>to:</u> |
| 5 | (1) collect voluntarily provided residual samples of substances |
| 6 | potentially containing regulated drugs, possess, transport, or store samples of a |
| 7 | regulated drug solely for purposes of analyzing the substances to determine its |
| 8 | chemical composition as a lifesaving intervention; |
| 9 | (2) use any available technologies to analyze the contents of samples to |
| 10 | obtain timely, highly accurate information regarding the composition of drugs |
| 11 | to prevent overdose and mitigate health risks; |
| 12 | (3) provide results of analysis obtained from drug-checking technology |
| 13 | to the person requesting drug services; |
| 14 | (4) disseminate data containing only the results of analysis and |
| 15 | containing no personally identifiable information to community members at |
| 16 | risk of overdose; and |
| 17 | (5) if necessary, arrange for a sample of a drug or substance to be tested |
| 18 | by an approved laboratory. |
| 19 | (c) In operating any drug-checking service, no personally identifiable |
| 20 | information shall be collected from a person providing a controlled substance |
| 21 | to a service provider. |

| 1 | (d) An employee, contractor, volunteer, or other person acting in the good |
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| 2 | faith provision of drug-checking services authorized by the Department, acting |
| 3 | in accordance with established protocols, shall not: |
| 4 | (1) be subject to arrest, charge, or prosecution for a violation pursuant to |
| 5 | this chapter, including for attempting to, aiding and abetting in, or conspiracy |
| 6 | to commit a violation of this chapter; |
| 7 | (2) have their property subject to forfeiture, any civil or administrative |
| 8 | penalty, or liability of any kind, including disciplinary action by a professional |
| 9 | licensing board, credentialing restrictions, contractual or civil liability, or |
| 10 | medical staff or other employment action; or |
| 11 | (3) be denied any right or privilege for actions, conduct, or omissions |
| 12 | relating to the operation of a drug-checking service in compliance with this |
| 13 | chapter and any rules adopted pursuant to this chapter. |
| 14 | (e) An individual possessing a regulated substance and who provides any |
| 15 | portion of the substance to a program pursuant to this section for purposes of |
| 16 | obtaining drug-checking services shall not be subject to arrest, charge, or |
| 17 | prosecution for possession of a regulated substance pursuant to this chapter or |
| 18 | civil or administrative penalty or disciplinary action by a professional licensing |
| 19 | board for a violation of this chapter. |

| 1 | (f) Local governments shall not collect, maintain, use, or disclose any |
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| 2 | personal information relating to an individual from whom local government |
| 3 | receives any drug or substance for checking or disposal. |
| 4 | (g) The result of a test carried out by an authorized drug-checking service |
| 5 | provider shall not be admissible as evidence in any criminal or civil |
| 6 | proceeding. |
| 7 | (h)(1) The Department of Health shall publish guidance and provide |
| 8 | technical assistance for any service provider choosing to implement drug- |
| 9 | checking services under this section. |
| 10 | (2) The Department shall coordinate the collection and dissemination of |
| 11 | deidentified data related to drug-checking services to inform prevention and |
| 12 | public health initiatives. |
| 13 | Seventh: By inserting a new reader assistance heading and Secs. 13 and 14 |
| 14 | after the newly added Sec. 12 to read as follows: |
| 15 | * * * Opioid Abatement Special Fund * * * |
| 16 | Sec. 13. 18 V.S.A. § 4774 is amended to read: |
| 17 | § 4774. OPIOID ABATEMENT SPECIAL FUND |
| 18 | (a)(1) There is created the Opioid Abatement Special Fund, a special fund |
| 19 | established and managed pursuant to 32 V.S.A. chapter 7, subchapter 5 and |
| 20 | administered by the Department of Health. The Opioid Abatement Special |
| 21 | Fund shall consist of all abatement account fund monies disbursed to the |
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| 1 | Department from the national abatement account fund, the national opioid |
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| 2 | abatement trust, the supplemental opioid abatement fund, or any other |
| 3 | settlement funds that must be utilized exclusively for opioid prevention, |
| 4 | intervention, treatment, recovery, and harm reduction services. |
| 5 | (2) The Department shall include submit a spending plan to the General |
| 6 | Assembly, informed by the recommendations of the Opioid Settlement |
| 7 | Advisory Committee established pursuant to section 4772 of this subchapter, |
| 8 | as part of its annual budget submission, and <mark>once <u>funding is</u> approved</mark> |
| 9 | appropriated by the General Assembly from the Opioid Abatement Special |
| 10 | Fund, the Department shall request to have the funds formally released from |
| 11 | the national abatement account fund, the national opioid abatement trust, the |
| 12 | supplemental opioid abatement fund, or any other settlement funds that must |
| 13 | be utilized exclusively for opioid prevention, intervention, treatment, recovery, |
| 14 | and harm reduction services. The Department shall disburse monies from the |
| 15 | Opioid Abatement Special Fund pursuant to 32 V.S.A. chapter 7, subchapter 3. |
| 16 | * * * |
| 17 | Sec. 14. APPROPRIATION; OPIOID ABATEMENT SPECIAL FUND |
| 18 | In fiscal year 2023, the following monies shall be appropriated from the |
| 19 | Opioid Abatement Special Fund pursuant to 18 V.S.A. § 4774: |
| 20 | (1) \$1,980,000.00 for the expansion of naloxone distribution efforts, |
| 21 | including establishing harm reduction vending machines, home delivery and |

| 1 | mail order options, and expanding the harm reduction pack and leave behind |
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| 2 | <u>kit programs;</u> |
| 3 | (2)(A) \$2,000,000.00 divided equally between four opioid treatment |
| 4 | programs to cover costs associated with partnering with other health care |
| 5 | providers to expand satellite locations for the dosing of medications, including |
| 6 | costs associated with the satellite locations' physical facilities, staff time at the |
| 7 | satellite locations, and staff time at opioid treatment programs to prepare |
| 8 | medications and coordinate with satellite locations; |
| 9 | (B) the satellite locations established pursuant to this subdivision (2) |
| 10 | shall be located in Addison County, eastern Vermont between the Northeast |
| 11 | Kingdom and Brattleboro, Chittenden County, and a facility operated by the |
| 12 | Department of Corrections; |
| 13 | (3) \$1,976,000.00 to fund 26 outreach or case management staff |
| 14 | positions within the preferred provider network and within syringe service |
| 15 | organizations for the provision of services that increase motivation of and |
| 16 | engagement with individuals with substance use disorder in settings such as |
| 17 | police barracks, shelters, social service organizations, and elsewhere in the |
| 18 | <u>community;</u> |
| 19 | (4) \$240,000.00 divided equally among the State's four syringe service |
| 20 | providers to provide overdose prevention services and response education and |

| 1 | resources that build trust between individuals with substance use disorder and |
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| 2 | Vermont's system of care; |
| 3 | (5) \$840,000.00 to provide contingency management services to |
| 4 | individuals with substance use disorder; |
| 5 | (6) \$100,000.00 to implement a wound care telehealth consultation pilot |
| 6 | program for the purpose of utilizing wound care experts to provide telehealth |
| 7 | drop-in appointments to address syringe use by individuals with opioid use |
| 8 | disorder; |
| 9 | (7) \$200,000.00 to expand the distribution of fentanyl test strips and, if |
| 10 | available, xylazine test strips; and |
| 11 | (8)(A) \$700,000.00 to the Department of Health's Division of Substance |
| 12 | Use Programs to award one or more grants to an organization or organizations |
| 13 | providing or preparing to implement drug-checking services with spectroscopy |
| 14 | devices, including high-pressure mass spectrometer (HPMS) or Fourier- |
| 15 | transform infrared spectroscopy device (FTIR), in a harm reduction setting: |
| 16 | (B) the grants awarded pursuant to this subdivision (8) shall be based |
| 17 | on an applicant's ability to provide publicly available drug-checking services. |
| 18 | and by renumbering the remaining section to be numerically correct. |
| 19 | Eighth: In the newly renumbered Sec. 15, effective dates, before the period, |
| 20 | by inserting and Sec. 8b (rulemaking; prior authorization; buprenorphine) shall |
| 21 | take effect on January 1, 2024 |

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| 4 | (Committee vote:) | |
| 5 | | |
| 6 | | Senator |
| 7 | | FOR THE COMMITTEE |

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