AN ACT relating to controlled substances.

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2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 217.186 is amended to read as follows:
- 4 (1) A licensed health-care provider who, acting in good faith, directly or by standing 5 order, prescribes or dispenses the drug naloxone to a person or agency who, in the 6 judgment of the health-care provider, is capable of administering the drug for an 7 emergency opioid overdose, shall not, as a result of his or her acts or omissions, be 8 subject to disciplinary or other adverse action under KRS Chapter 311, 311A, 314, 9 or 315 or any other professional licensing statute. As used in this subsection, 10 "licensed health-care provider" includes a pharmacist as defined in KRS 315.010 who holds a separate certification issued by the Kentucky Board of Pharmacy 11 12 authorizing the initiation of the dispensing of naloxone under subsection (5) of this 13 section.
- 14 (2) A prescription for naloxone may include authorization for administration of the
 15 drug to the person for whom it is prescribed by a third party if the prescribing
 16 instructions indicate the need for the third party upon administering the drug to
 17 immediately notify a local public safety answering point of the situation
 18 necessitating the administration.
- 19 (3) A person or agency, including a peace officer, jailer, firefighter, paramedic, or 20 emergency medical technician or a school employee authorized to administer 21 medication under KRS 156.502, may:
- 22 (a) Receive a prescription for the drug naloxone;
- 23 (b) Possess naloxone pursuant to this subsection and any equipment needed for its administration; and
- 25 (c) Administer naloxone to an individual suffering from an apparent opiate-26 related overdose.
- 27 (4) A person acting in good faith who administers naloxone received under this section

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1		shal	l be immune from criminal and civil liability for the administration, unless
2		pers	onal injury results from the gross negligence or willful or wanton misconduct of
3		the 1	person administering the drug.
4	(5)	(a)	The Board of Pharmacy, in consultation with the Kentucky Board of Medical
5			Licensure, shall promulgate administrative regulations to establish
6			certification, educational, operational, and protocol requirements to
7			implement this section.
8		(b)	Administrative regulations promulgated under this subsection shall:
9			1. Require that any dispensing under this section be done only in
10			accordance with a physician-approved protocol and specify the
11			minimum required components of any such protocol;
12			2. Include a required mandatory education requirement as to the
13			mechanism and circumstances for the administration of naloxone for the
14			person to whom the naloxone is dispensed; and
15			3. Require that a record of the dispensing be made available to a physician
16			signing a protocol under this subsection, if desired by the physician.
17		(c)	Administrative regulations promulgated under this subsection may include:
18			1. A supplemental educational or training component for a pharmacist
19			seeking certification under this subsection; and
20			2. A limitation on the forms of naloxone and means of its administration
21			that may be dispensed pursuant to this subsection.
22	(6)	(a)	The board of each local public school district and the governing body of each
23			private and parochial school or school district may permit a school to keep
24			naloxone on the premises and regulate the administration of naloxone to any
25			individual suffering from an apparent opiate-related overdose.

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(b)

In collaboration with local health departments, local health providers, and

local schools and school districts, the Kentucky Department for Public Health

1			shall develop clinical protocols to address supplies of naloxone kept by
2			schools under this section and to advise on the clinical administration of
3			naloxone.
4	<u>(7)</u>	Not	vithstanding any provision of law to the contrary, a pharmacist may utilize
5		the	protocol established by this section to dispense naloxone to any person or
6		agen	ncy who provides training on the mechanism and circumstances for the
7		<u>adm</u>	inistration of naloxone to the public as part of a harm reduction program,
8		<u>rega</u>	rdless of whom the ultimate user of the naloxone may be. The documentation
9		of t	he dispensing of naloxone to any person or agency operating a harm
10		<u>redu</u>	ction program shall satisfy any general documentation or recording
11		<u>requ</u>	irements found in administrative regulations regarding legend drugs
12		<u>pron</u>	nulgated pursuant to this chapter.
13		→ S	ection 2. KRS 218A.1412 is amended to read as follows:
14	(1)	A pe	erson is guilty of trafficking in a controlled substance in the first degree when he
15		or sh	ne knowingly and unlawfully traffics in:
16		(a)	Four (4) grams or more of cocaine;
17		(b)	Two (2) grams or more of methamphetamine;
18		(c)	Ten (10) or more dosage units of a controlled substance that is classified in
19			Schedules I or II and is a narcotic drug, or a controlled substance analogue;
20		(d)	Any quantity of heroin, fentanyl, carfentanil, or fentanyl derivatives; lysergic
21			acid diethylamide; phencyclidine; gamma hydroxybutyric acid (GHB),
22			including its salts, isomers, salts of isomers, and analogues; or flunitrazepam,
23			including its salts, isomers, and salts of isomers; or
24		(e)	Any quantity of a controlled substance specified in paragraph (a), (b), or (c) of
25			this subsection in an amount less than the amounts specified in those
26			paragraphs.
27	(2)	The	amounts specified in subsection (1) of this section may occur in a single

1		tran	saction or may occur in a series of transactions over a period of time not to			
2		exce	exceed ninety (90) days that cumulatively result in the quantities specified in this			
3		section.				
4	(3)	(a)	Any person who violates the provisions of subsection (1)(a), (b), (c), or (d) of			
5			this section shall be guilty of a Class C felony for the first offense and a Class			
6			B felony for a second or subsequent offense.			
7		(b)	Any person who violates the provisions of subsection (1)(e) of this section[:			
8			1.] shall be guilty of a Class D felony for the first offense and a Class C			
9			felony for a second or subsequent offense[; and			
10			2. a. Except as provided in subdivision b. of this subparagraph, where			
11			the trafficked substance was heroin and the defendant committed			
12			the offense while possessing more than one (1) items of			
13			paraphernalia, including but not limited to scales, ledgers,			
14			instruments and material to cut, package, or mix the final product,			
15			excess cash, multiple subscriber identity modules in excess of the			
16			number of communication devices possessed by the person at the			
17			time of arrest, or weapons, which given the totality of the			
18			circumstances indicate the trafficking to have been a commercial			
19			activity, shall not be released on parole until he or she has served			
20			at least fifty percent (50%) of the sentence imposed.			
21			b. This subparagraph shall not apply to a person who has been			
22			determined by a court to have had a substance use disorder relating			
23			to a controlled substance at the time of the offense. "Substance use			
24			disorder" shall have the same meaning as in the current edition of			
25			the American Psychiatric Association's Diagnostic and Statistical			
26			Manual of Mental Disorders].			
27		(c)	Any person convicted of a Class C felony offense or higher under this section			

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1		shall not be released on probation, shock probation, parole, conditional
2		discharge, or other form of early release until he or she has served at least fifty
3		percent (50%) of the sentence imposed in cases where the trafficked substance
4		was heroin, fentanyl, carfentanil, or fentanyl derivatives.
5		→ Section 3. KRS 507.040 is amended to read as follows:
6	(1)	A person is guilty of manslaughter in the second degree when he wantonly causes
7		the death of another person, including, but not limited to, situations where the death
8		results from the person's:
9		(a) Operation of a motor vehicle; [or]
10		(b) Leaving a child under the age of eight (8) years in a motor vehicle under
11		circumstances which manifest an extreme indifference to human life and
12		which create a grave risk of death to the child, thereby causing the death of the
13		child <u>; or</u>
14		(c) Unlawful distribution for remuneration of a Schedule I or II controlled
15		substance when the controlled substance is the proximate cause of death.
16	(2)	Manslaughter in the second degree is a Class C felony.

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