LEGISLATIVE ANALYSIS AND PUBLIC POLICY ASSOCIATION

NALOXONE ACCESS: SUMMARY OF STATE LAWS





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NALOXONE ACCESS: SUMMARY OF STATE LAWS

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SUMMARY OF FINDINGS

Many opioid overdose deaths are preventable with the timely administration of naloxone, an FDA-approved opioid overdose reversal medication, and the provision of emergency medical care. In an effort to save lives, states have implemented laws to make it easier for first responders and the general public to obtain naloxone. Additionally, to encourage people to assist an individual who is or may be suffering an overdose, the majority of states also enacted laws which protect laypeople who administer naloxone, in good faith, in an emergency from civil and/or criminal liability.

The Legislative Analysis and Public Policy Association (LAPPA) undertook an extensive research project to determine the current status of naloxone access laws throughout the United States, including the District of Columbia and all U.S. territories. As of August 2020, all 50 states and the District of Columbia have some form of a naloxone access law. The laws vary significantly by state. No U.S. territory currently has naloxone access laws in place. ¹

The results of this research project are presented in this document. Starting on page 13, LAPPA provides jurisdiction-by-jurisdiction tables describing many aspects of each naloxone access law currently in effect. This research looked at traditional naloxone access laws, such as which individuals or entities can prescribe, dispense, or administer naloxone and what forms of immunity, if any, the individual was provided for doing so. Additionally, the research identified the next generation of naloxone access laws including co-prescription requirements, requirements placed on insurers, and naloxone in schools. The detailed aspects of these laws include:

- Statutory or regulatory citation;²
- Initial effective date:
- Date and content of subsequent substantive amendment(s), if any;
- Term used to describe naloxone;³
- Standing order provisions, if any;
- Persons who can (1) prescribe, (2) dispense, and/or (3) administer naloxone;
- Immunity provided to persons who (1) prescribe, (2) dispense, and/or (3) administer naloxone;
- Training and education requirements;
- Co-prescription requirements;
- Requirements placed on insurers;
- Naloxone in schools:
- Reporting naloxone dispensing and/or administration to prescription drug monitoring programs (PDMPs); and

¹ Puerto Rico does allow the sale of naloxone without a prescription via administrative order. "Puerto Rico approves sale of naloxone amid opioid crisis," *AP News*, March 19, 2019, https://apnews.com/55be38ac4fa44016853 deb617d841ae0. The administrative order is located at salud.gov.pr, here.

² In a few instances, there is no state authority in statute, but it can be found in state regulation.

³ Many state laws refer to the drug in terms other than "naloxone" or "naloxone hydrochloride." Such terms include, "opioid antagonist," "opioid antagonist," "opioid antidote," "opioid overdose drug," "opioid overdose medication," and "overdose intervention drug."

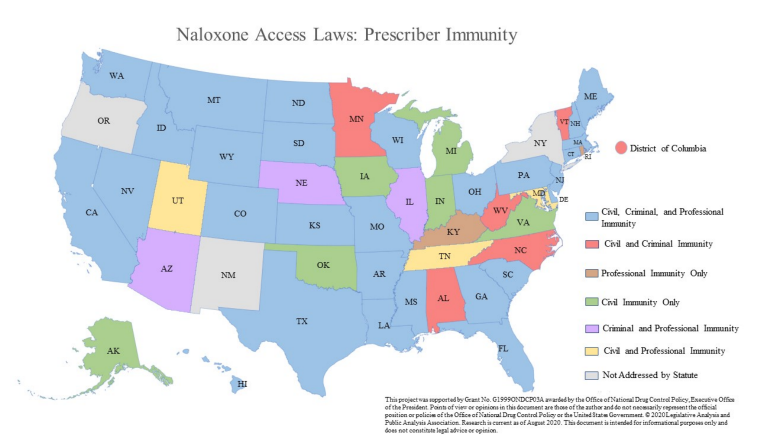
• Other provisions of note.

LAPPA designed this document to: (1) provide a singular resource for each jurisdiction's laws; (2) allow for a comparison of these laws between jurisdictions; and (3) identify and highlight interesting provisions. The primary conclusions from the research and analysis are discussed below, followed by several maps showing many of the results in graphic form.⁴

- Naloxone access laws were traditionally rooted in immunity provisions for individuals prescribing, dispensing, and/or administering naloxone. In general, states adopted these immunity provisions in the early 2010s. A few laws, such as those in California and Connecticut, date back several years earlier (2007 and 2003, respectively). Over time, many states amended the traditional aspects of naloxone access laws to expand their immunity protections.
- ➤ In general, states started enacting statutes concerning naloxone in schools, insurance requirements, and co-prescription requirements in 2018. These laws can be thought of as the "next generation" of naloxone access laws and some variation of these laws continues to be added by states. In 2018, 12 states added a statute pertaining to at least one of the "next generation" naloxone access laws, followed by 18 states in 2019, and five additional states through August 2020.
- In terms of the individuals that jurisdictions authorize to prescribe, dispense, and/or administer naloxone, there is a core group that are authorized almost everywhere. This group includes physicians, advanced practice nurses, pharmacists, individuals at risk of experiencing an opioid-related overdose, and family and friends of those individuals. Laws do vary significantly in terms of who else is authorized to distribute and/or receive naloxone. Additionally, many jurisdictions require individuals to complete a naloxone training program before they can legally prescribe, dispense, distribute, and/or administer naloxone.

⁴ The goal of this research document is to provide accurate and complete information that is free of omissions or errors. If you believe that this document contains misinformation, omissions, or errors, please email LAPPA at info@thelappa.org.

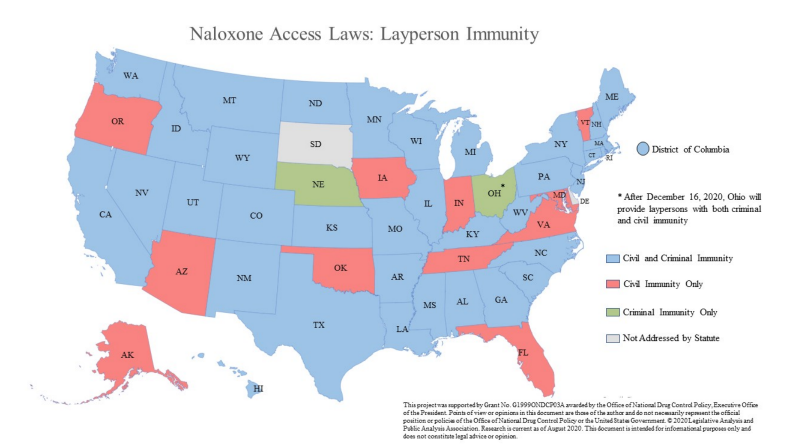
Laws also vary in the level of immunity they provide to naloxone prescribers for any acts or omissions performed in good faith related to the prescribing of naloxone or the eventual administration of naloxone. The majority of states (28) offer immunity from civil liability, criminal liability, and professional disciplinary actions. A total of five states and the District of Columbia only provide prescribers with civil and criminal immunity, and six states only provide prescribers with civil immunity. The remaining states offer criminal and professional immunity (three states), professional disciplinary immunity only (two states), and civil and professional immunity (three states). Additionally, there are three states where prescriber immunity is not addressed in statute.



Similar to the immunity provided to naloxone prescribers, the level of immunity provided to naloxone dispensers for any acts or omissions performed in good faith related to the dispensing of naloxone or the eventual administration of naloxone varies by state. Here again, the majority of states (29) provide dispensers with immunity from civil liability, criminal liability, and professional disciplinary actions. A total of five states and the District of Columbia only provide dispensers with civil and criminal immunity, and five states provide only civil immunity. The remaining states offer criminal and professional immunity (two states), professional disciplinary immunity only (two states), and civil and professional immunity (three states). Additionally, there are four states that do not address dispenser immunity in statute.

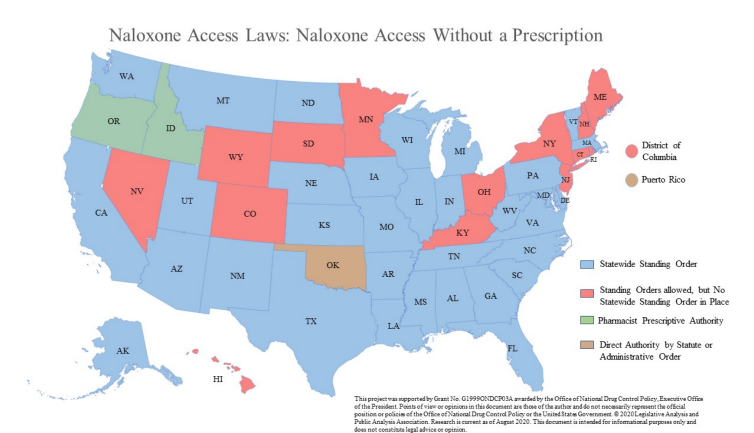
Naloxone Access Laws: Dispenser Immunity MT ND MN OR ID SD District of Columbia WY PA IΑ NE NV UT Π. IN CA Civil Criminal and Professional CO VA Immunity KS MO KY Civil and Criminal Immunity NC OK AZ Professional Immunity Only AR SC NM GA AL MS Civil Immunity Only TXCriminal and Professional Immunity FL Civil and Professional Immunity Not Addressed by Statute of the President. Points of view or opinions in this document are those of the author and do not necessarily represent the official position or policies of the Office of National Drug Control Policy, Executive Office position or policies of the Office of National Drug Control Policy or the United States Government. © 2020 Legislative Analysis and Public Analysis Association. Research is current as of August 2020. This document is intended for informational purposes only and does not constitute legal advice or opinion. This project was supported by Grant No. G1999ONDCP03A awarded by the Office of National Drug Control Policy, Executive Office

Some form of immunity is provided to laypersons who administer naloxone for any acts or omissions performed in good faith related to the administration of naloxone in 48 states and the District of Columbia. The majority of states (35) and the District of Columbia provide laypersons with civil and criminal immunity for the good faith administration of naloxone to an individual believed to be experiencing an opioid-related overdose. A total of 11 states provide only civil immunity, and two states provide only criminal immunity. After December 16, 2020, Ohio will provide laypersons with criminal and civil immunity. ⁵ Layperson immunity is not addressed by statute in Delaware or South Dakota.

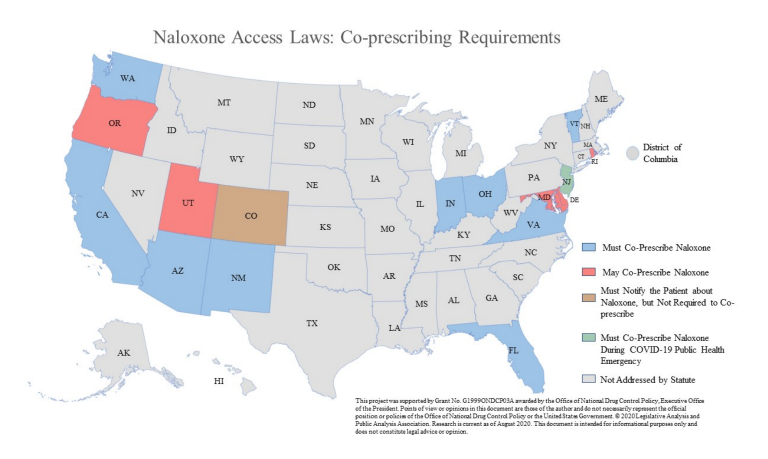


⁵ H.B. 341, 133rd Leg. (Ohio 2020) (effective December 16, 2020).

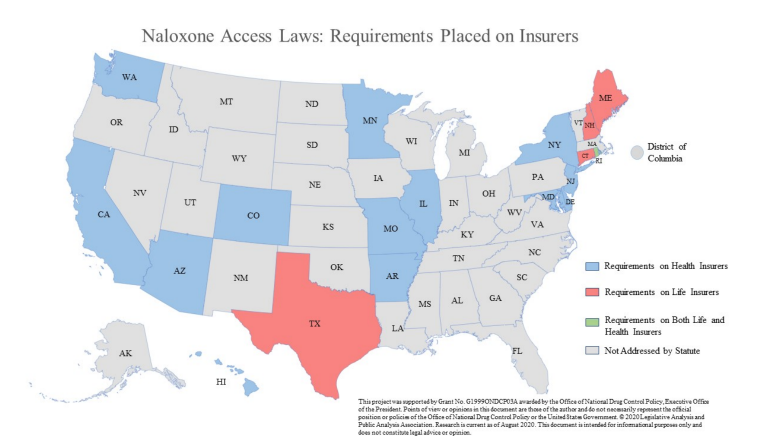
All 50 states, the District of Columbia, and Puerto Rico allow an individual to obtain naloxone without a prescription in some capacity. Thirty-three states have a statewide standing order for naloxone. In 14 states and the District of Columbia, a prescriber and a pharmacist can enter into a standing order agreement for naloxone but must do so on their own terms as there is no statewide standing order. In Idaho and Oregon, pharmacists have authority to prescribe and dispense naloxone to individuals who do not otherwise have a prescription. Oklahoma law directly authorizes pharmacists to dispense naloxone without a prescription. Additionally, in March 2019, Puerto Rico's Department of Health announced that naloxone could be sold without a prescription.



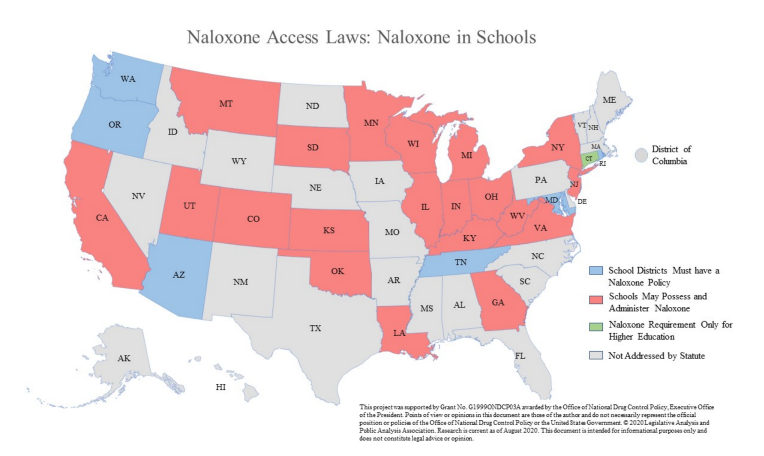
A total of 17 states have a provision related to the co-prescribing of naloxone with an opioid. In nine of these states, the co-prescribing of naloxone is required in certain situations. These situations vary by state and include, but are not limited to, prescribing an opioid over a certain morphine milligram equivalent (MME), concurrent benzodiazepine use, and/or patient history of opioid use disorder or overdose. In five states, the co-prescribing of naloxone with an opioid is statutorily recommended, but not required. In Colorado, opioid prescribers are not required to co-prescribe naloxone, but must notify the patient about naloxone. New Jersey issued an administrative order in May 2020 requiring the co-prescribing of naloxone with an opioid, but the requirement only lasts for the duration of the COVID-19 public health emergency. In Tennessee, the Commissioner of Health was required to study instances when co-prescribing naloxone with an opioid is beneficial and report the findings by January 2020; however, as of August 2020, Tennessee law does not require or specifically recommend the co-prescribing of naloxone.



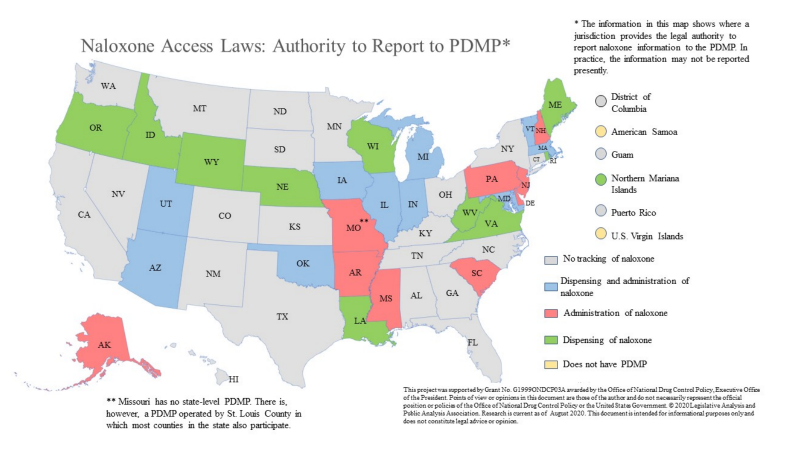
There are 18 states that place some type of requirement on insurers regarding naloxone. In 14 states, those requirements are placed on private health insurers and/or Medicaid. The requirements vary by state and include, but are not limited to, requiring coverage of naloxone, not requiring prior authorization for naloxone, and placing at least one naloxone formulation on the lowest tier of the insurer's drug formulary. In five states, life insurers are prohibited from denying or canceling a life insurance policy solely on the basis that the policy holder has a prescription for or was dispensed naloxone. Rhode Island is the only state that places requirements on both health insurers and life insurers.



Twenty-seven states have statutory language regarding access to naloxone in schools. In seven of these states, each school district is required to develop a policy concerning the use of naloxone. Twenty states allow schools to possess naloxone and authorize a school nurse or other school employee to administer naloxone but do not require schools to do so. The majority of naloxone laws related to schools only address naloxone possession and use in primary and secondary schools. However, in Maryland, Washington, and Wisconsin, the laws address both primary and secondary schools and higher education, while in Connecticut, the law only addresses naloxone in higher education.



A total of 29 states and the Northern Mariana Islands authorize the dispensing and/or administration of naloxone to be reported to the state's prescription drug monitoring program (PDMP). Of those 29 states, 10 authorize reporting the dispensing and administration of naloxone, 10 states and the Northern Mariana Islands authorize reporting only the dispensing of naloxone, and the remaining 9 states authorize reporting only the administration of naloxone. In 21 states, the District of Columbia, Guam, and Puerto Rico, naloxone is not tracked by the PDMP. American Samoa and the U.S. Virgin Islands do not have a PDMP.



⁶ In many cases, the direction to report information is not contained in statute or regulation. In those cases, LAPPA relies on information from the Prescription Drug Monitoring Program Training and Technical Assistance Center (PDMP/TTAC), which focuses on the dissemination of PDMP-specific information. The information about state PDMP laws comes from a data visualization on the PDMP/TTAC website. "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies (under Alternate Data Sources).

⁷ The fact that certain information about naloxone is reported to a state's PDMP does not necessarily mean that the information is included in the patient PDMP report accessible to a provider. In part, this is because naloxone is often prescribed or dispensed to someone other than the person to whom it is administered. Where this happens, the PDMP serves as a data collection mechanism for the state rather than as an information tool for practitioners.

13		
	<u>ALABAMA</u>	
Statute(s)	Ala. Code §§ 20-2-280 to -284.	
Term(s) used	Opioid antagonist; naloxone.	
Initial effective date(s)	June 5, 2015.	
Substantive	May 10, 2016 amendments allow for:	
amendment(s) to	Registered nurse in the employment of the state health	
law(s)	department or a county health department to dispense naloxone;	
	Member of a fire department, rescue squad, or volunteer fire	
	department personnel to receive a third-party prescription for	
	naloxone; and	
	State Health Officer (SHO) or the respective county health	
	officers to publish a standing order.	
Standing order	The SHO or the respective county health officers have authority to	
	publish a standing order. The SHO issued a statewide standing order	
	on March 8, 2018 as a prescription to obtain naloxone from a	
	pharmacy. The standing order automatically expires on the date	
	naloxone is approved as an over-the-counter medication. ⁸	
Persons who can	Licensed physician acting in good faith.	
prescribe	Licensed dentist acting in good faith.	
Prescriber immunity	The following prescribers are immune from any civil or criminal	
	liability for actions authorized under Ala. Code § 20-2-280 to -284:	
	Licensed physician or dentist acting in good faith with no	
	managerial authority over the individuals administering the	
	opioid antagonist; and	
	SHO or any county health officer who issues a standing order.	
Persons who can	Licensed pharmacist.	
dispense or	Registered nurse in the state health department.	
distribute ⁹	Registered nurse in a county health department.	
Dispenser/distributer	Authorized dispensers are immune from any civil or criminal	
immunity	liability for actions authorized under Ala. Code §§ 20-2-280 to -284	
Persons who can	Individual at risk of experiencing an opiate-related overdose.	
receive or administer	Person in a position to assist an individual at risk of an opioid-	
("laypersons")	related overdose who is:	
	 A family member or friend; 	

https://www.alabamapublichealth.gov/pharmacy/assets/naloxonestandingorder.pdf.

⁸ "Standing Order of the State Health Officer Naloxone Distribution for Overdose Prevention," Alabama Dept. of Public Health, accessed August 28, 2020,

⁹ In some jurisdictions, "dispense" is a term of art that applies only to pharmacists or dispensing practitioners. To the extent that naloxone may be provided by other individuals, LAPPA uses the terms "distribute" or "provide" in this document.

	ALABAMA
Persons who can	
receive or administer	 A member of a fire department, rescue squad, or volunteer fire department personnel; or
("laypersons")	 Other individual, including law enforcement.
(continued)	Other marvidual, melading law emoreement.
(continucu)	As "an indicator of good faith," the prescribing physician or dentist
	may require the layperson receiving the prescription to provide, in
	writing, the factual basis for how he or she meets the requirements
	to receive the prescription. The standing order requires the
	layperson to provide such information in writing (and includes a
	template form).
Layperson possession	Not directly addressed by statute.
without a prescription	
Layperson	Layperson who receives naloxone prescribed pursuant to law may
administration	administer naloxone to an individual if the layperson has a good
	faith belief that the other individual is experiencing an opiate-related
	overdose and the layperson exercises reasonable care in
T	administering the opioid antagonist.
Layperson immunity	Laypersons who administer naloxone pursuant to the law are
	immune from any civil or criminal liability for actions authorized
Tuaining and	under Article 13.
Training and education	Evidence of exercising reasonable care in administering the
requirements	opioid antagonist includes receipt of basic instruction and information on how to administer the opioid antagonist.
requirements	Standing order requires the layperson to receive basic
	instruction and information on how to recognize and respond to
	a possible opioid overdose and how to administer naloxone.
	Law enforcement officers who elect to carry and administer
	opioid antagonists must complete a specific training curriculum
	approved by the Alabama Department of Public Health.
Co-prescription	Not addressed in statute.
requirements	
Requirements placed	Not addressed in statute.
on insurers	
Naloxone in schools	Not addressed in statute.
Dispensing or	No.
administration	
reported to PDMP	
Other provisions of	According to the standing order, naloxone may be dispensed in bulk
note	quantities to law enforcement agencies, fire departments (both paid
	and volunteer), and rescue squads.

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15	
	<u>ALASKA</u>
Statute(s)	• Alaska Stat. Ann. § 08.80.168 (pharmacist dispensing).
	Alaska Stat. Ann. § 09.65.340 (immunity).
	Alaska Stat. Ann. § 17.20.085 (prescribing and dispensing)
	generally).
Term(s) used	Opioid overdose drug.
Initial effective date(s)	March 15, 2016.
Substantive	March 22, 2017 amendment to Alaska Stat. Ann. § 17.20.085 allows
amendment(s) to	the Chief Medical Officer (CMO) of the Department of Health and
law(s)	Social Services to issue a standing order, including a statewide
	standing order, for the prescription of an opioid overdose drug.
Standing order(s)	The CMO issued a statewide standing order on September 30, 2019
	in conjunction with the development of a state initiative called
	"Project HOPE." Alaska Stat. Ann. § 17.20.085 provides that a
	standing order issued must expire on or before June 30, 2021.
Persons who can	"Health care provider," defined as one of the following licensed
prescribe	individuals operating within the scope of their authority:
	Physician;
	• Osteopath;
	• Dentist;
	Advanced nurse practitioner;
	Physician assistant;
	Nurse;
	Village health aide; and
	Pharmacist.
Prescriber immunity	Health care provider is not liable for civil damages resulting from an
-	act or omission in prescribing or providing an opioid overdose drug
	if each person to whom the drug is prescribed has been educated and
	trained in the proper emergency use and administration of the opioid
	overdose drug. Law does not preclude liability for civil damages that
	are the result of gross negligence or reckless or intentional
	misconduct.
Persons who can	Health care provider.
dispense or distribute	Employee or volunteer of an opioid overdose program acting
	under a standing order or protocol.

¹⁰ "Statewide Medical Standing Order to Distribute, Dispense, and Administer Opioid/Heroin Overdose Rescue Kits," Dept. of Health and Social Services, Div. of Public Health, accessed Sept. 8, 2020, http://dhss.alaska.gov/dph/Director/Documents/opioids/StandingOrder_September30.pdf.

ALASKA	
Dispenser immunity	Health care provider is not liable for civil damages resulting
Dispenser inimumity	 Freath care provider is not hable for civil damages resulting from an act or omission in providing an opioid overdose drug if each person to whom the drug is prescribed has been educated and trained in the proper emergency use and administration of the opioid overdose drug. Employee or volunteer of an opioid overdose program is not liable for civil damages resulting from an act or omission in providing an opioid overdose drug if each person to whom the drug is provided has been educated and trained in the proper emergency use and administration of the opioid overdose drug. Law does not preclude liability for civil damages that are the result of gross negligence or reckless or intentional misconduct.
Persons who can	Person at risk of experiencing an opioid overdose.
receive or administer ("laypersons")	• Family member, friend, caregiver, or other person in a position to administer an opioid overdose drug to a person at risk of
	experiencing an opioid overdose.Employee or volunteer of an opioid overdose program acting
	under a standing order or protocol.
Layperson possession	Employee or volunteer of an opioid overdose program acting under
without prescription	a standing order or protocol may receive a supply of, possess, and
	provide to others, opioid overdose drugs.
Layperson administration	Layperson may administer an opioid overdose drug to another person who the layperson reasonably believes is experiencing an
T	opioid overdose.
Layperson immunity	Layperson is not liable for civil damages resulting from an act or omission in the emergency administration of the opioid overdose drug. Law does not preclude liability for civil damages that are the result of gross negligence or reckless or intentional misconduct.
Training and education requirements	 Pharmacist may independently dispense an opioid overdose drug if the pharmacist has completed an opioid overdose drug training program approved by the state Board of Pharmacy and otherwise complies with the standards established by the Board. Education and training required for an individual to receive the opioid overdose drug may be provided by any reasonable means,
	including through the use of electronic, video, or automated education or training resources.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Not addressed by statute.

<u>ALASKA</u>	
Dispensing or	According to information from the Prescription Drug Monitoring
administration	Program Training and Technical Assistance Center (PDMP/TTAC),
reported to PDMP	Alaska tracks naloxone administration within the state PDMP. 11
	LAPPA did not locate a statute or regulation directing this reporting.
Other provisions of	None.
note	

¹¹ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	<u>ARIZONA</u>
Statute(s) and regulation(s)	 Ariz. Rev. Stat. § 36-2228 (administration by emergency medical care technician, peace officer, or ancillary law enforcement employee). Ariz. Rev. Stat. § 15-341(A)(43) (naloxone in educational
	 settings). Ariz. Rev. Stat. § 32-1979 (pharmacist dispensing). Ariz. Rev. Stat. §§ 36-2266 to 2267 (immunity provisions). Ariz. Admin. Code R9-4-602 (PDMP reporting). Ariz. Rev. Stat. § 32-3248.01(D) (co-prescription requirement). Ariz. Rev. Stat. § 36-192 (county health department).
Term(s) used	Naloxone hydrochloride; opioid antagonist.
Initial effective date(s)	 July 3, 2015 (Ariz. Rev. Stat. § 36-2228). August 6, 2016 (Ariz. Rev. Stat. § 15-341, § 32-1979; §§ 36-2266 to 36-2267). April 5, 2018 (Ariz. Admin. Code R9-4-602). April 26, 2018 (Ariz. Rev. Stat. § 32-3248.01, § 36-192).
Substantive	April 26, 2018 amendment to Ariz. Rev. Stat. § 36-2228 adds
amendment(s) to law(s)	ancillary law enforcement employees.
Standing order(s)	A statewide standing order took effect on November 7, 2018 that authorizes any Arizona-licensed pharmacist to dispense naloxone without a prescription. The standing order will expire on November 7, 2020. 12
Persons who can prescribe	 Licensed physician. Licensed nurse practitioner with prescribing authority. Any other health professional who has prescribing authority and who is acting within the health professional's scope of practice.
Prescriber immunity	 Except in cases of gross negligence, willful misconduct, or intentional wrongdoing, a prescriber is immune from professional liability and criminal prosecution for any decision made, act or omission, or injury that results from the act, if he or she acts with reasonable care and in good faith. Prescribers are required to instruct the individual to whom the opioid antagonist is dispensed to summon emergency services as soon as practicable after administering the opioid antagonist, although it is not a requirement for the immunity to apply.

¹² Arizona naloxone standing order, last accessed July 20, 2020, https://azdhs.gov/documents/prevention/womens-childrens-health/injury-prevention/opioid-prevention/naloxone-standing-order.pdf.

ARIZONA	
Persons who can	Pharmacist.
dispense or distribute	Arizona Department of Health Services.
	Arizona Bepartment of Fleatin Services. Arizona Health Care Cost Containment System (state Medicaid)
	agency).
	County health department.
Dispenser immunity	Except in cases of wanton or willful neglect, a pharmacist is immune from professional liability and criminal prosecution for any decision made, act or omission, or injury that results from that act, if the pharmacist:
	Acts with reasonable care and in good faith;
	Documents the dispensing consistent with state Board of
	Pharmacy rules; and
	Instructs the individual to whom the opioid antagonist is
	dispensed to summon emergency services as soon as practicable
	after administering the opioid antagonist.
Persons who can	Person who is at risk of experiencing an opioid-related
receive or administer	overdose.
("laypersons")	• Family member or other person in a position to assist a person
	at risk of experiencing an opioid-related overdose.
	Employee of a school district or charter school who is acting in the person's official constitution.
	the person's official capacity.Community organization that provides services to persons who
	are at risk of an opioid-related overdose.
	Emergency medical care technician.
	Peace officer.
	Ancillary law enforcement employee.
Layperson possession	Not directly addressed by statute.
without a prescription	
Layperson administration	Emergency medical care technician, peace officer, ancillary law onforcement appleads who is trained in the administration of
auministi ation	enforcement employee who is trained in the administration of naloxone may administer it to a person he or she believes is
	suffering from an opioid-related drug overdose.
	 Law does not create a duty to act or standard of care for peace
	officers or ancillary law enforcement employees to administer.
	Other laypersons acting in good faith and without compensation
	may administer the opioid antagonist prescribed or dispensed
	pursuant to law to a person who is experiencing an opioid-
	related overdose.

A DIZONA	
<u>ARIZONA</u>	
Layperson immunity	 Emergency medical care technician, peace officer, or ancillary law enforcement employee is immune from professional liability and criminal prosecution for any decision made, act or omission, or injury that results from that act, if those persons act with reasonable care and in good faith, except in cases of wanton or willful neglect. Any other layperson is not liable for any civil or other damages as the result of any act or omission by the person rendering the care or as the result of any act or failure to act to arrange for further medical treatment or care for the person experiencing the overdose, unless the person, while rendering the care, acts with gross negligence, willful misconduct or intentional wrongdoing.
Training and	Arizona Department of Public Health, in coordination with the state
education	peace officer standards and training board, must develop a training
requirements	module for emergency medical care technicians, peace officers and
	ancillary law enforcement employees that provides training
	regarding the identification of a person suffering from an opioid-
	related drug overdose and the use of naloxone hydrochloride or other opioid antagonists.
Co-prescription	If a patient is prescribed an amount of a Schedule II controlled
requirements	substance that is an opioid that is more than 90 morphine milligram
	equivalents (MME) per day, the prescribing health professional must
	also prescribe for the patient naloxone or another opioid antagonist.
Requirements placed	Arizona Health Care Cost Containment System (state Medicaid
on insurers	agency) "shall continue to distribute naloxone kits as necessary."
Naloxone in schools	The governing board of a school district must adopt and enforce
	policies and procedures for the emergency administration of
	naloxone or any other opioid antagonist by an employee
Dispensing or	Pharmacists must document the dispensing of an opioid
administration	antagonist; and
reported to PDMP	Healthcare providers, administrators of a health care institution
	or correctional facility, EMS/ambulance personnel, medical
	examiners, pharmacists, and others, including law enforcement
	agencies, are required to report to the Arizona Department of Health, among other things, naloxone doses administered in
	response to a suspected overdose and naloxone doses dispensed;
	this information is shared with the Arizona Board of Pharmacy
	PDMP.
Other provisions of	None.
note	

A DIZANICA C	
ARKANSAS	
Statute(s)	• Ark. Code Ann. §§ 20-13-1801 to -1804 (immunity).
	• Ark. Code Ann. § 23-99-1119 (health insurance requirements).
	• Ark. Code Ann. § 12-9-122 (training).
Term(s) used	Opioid antagonist; naloxone.
Initial effective date(s)	• July 22, 2015 (Ark. Code Ann. § 20-13-1804).
	• April 12, 2019 (Ark. Code Ann. § 23-99-1119).
	• July 24, 2019 (Ark. Code Ann. § 12-9-122).
Substantive	August 1, 2017 amendment to Ark. Code Ann. § 20-13-1804 allows
amendment(s) to	an employee of the Arkansas State Crime Lab to receive naloxone.
law(s)	A
Standing order	A statewide standing protocol took effect on September 6, 2017. ¹³
	The protocol allows licensed pharmacists to order, dispense, and
	administer naloxone, along with any necessary supplies for administration.
Persons who can	"Health care professional" acting in good faith. A health care
prescribe	professional is a person or entity that is licensed, certified, or
preseribe	otherwise authorized to administer health care in the ordinary course
	of the practice of his or her profession or as a function of an entity's
	administration of the practice of medicine.
Prescriber immunity	Health care professional is immune from civil liability, criminal
·	liability, or professional sanctions for prescribing an opioid
	antagonist pursuant to the law.
Persons who can	Health care professional acting in good faith.
dispense or distribute	Pharmacist.
Dispenser immunity	Health care professional or pharmacist who acts in good faith and in
	compliance with the standard of care dispenses an opioid antagonist
	pursuant to the law is immune from civil liability, criminal liability,
	or professional sanctions.
Persons who can	Person at risk of experiencing an opioid-related overdose.
receive or administer	Family member or friend of a person at risk of experiencing an
("laypersons")	opioid-related drug overdose.
	Pain management clinic.
	Harm reduction organization (as defined).
	• Emergency medical services technician (as defined).
	• First responder (as defined).
	Law enforcement officer or agency.
-	Employee of the state crime laboratory.
Layperson possession	Not directly addressed by statute.
without a prescription	

https://governor.arkansas.gov/news-media/press-releases/gov-hutchinson-announces-states-naloxone-standing-protocol. A copy of the protocol, last updated in December 2018, is located at https://www.pharmacyboard.arkansas.gov/wp-content/uploads/2020/05/Naloxone-Protocol-2018-Dec-6.pdf.

<u>ARKANSAS</u>	
Layperson	Layperson acting in good faith may administer an opioid antagonist
administration	to a person who he or she reasonably believes is experiencing an
	opioid-related drug overdose.
Layperson immunity	Layperson is immune from civil liability, criminal liability, or
	professional liability for administering an opioid antagonist pursuant
	to the law.
Training and	Arkansas Commission on Law Enforcement Standards and Training
education	in conjunction with the Arkansas Drug Director and the Criminal
requirements	Justice Institute must develop a curriculum for law enforcement
	training relating to identifying the signs that a person is experiencing
	an overdose of a controlled substance and the ways in which a law
	enforcement officer can safely use naloxone in certain opioid
	overdose situations.
Co-prescription	Not addressed by statute.
requirements	
Requirements placed	A health care insurer, including Medicaid:
on insurers	Cannot require prior authorization for a patient to obtain
	coverage for naloxone;
	Cannot impose any other requirement other than a valid
	prescription and compliance with guidelines issued by SAMSHA
	for a patient to obtain coverage for naloxone; and
	If utilizing a tiered drug formulary, must place at least one
	naloxone product on the lowest-cost benefit tier.
Naloxone in schools	Not addressed by statute.
Dispensing or	According to information from PDMP/TTAC, Arkansas tracks
administration	naloxone administration within the state PDMP. 14 LAPPA did not
reported to PDMP	locate a statute or regulation directing this reporting.
Other provisions of	None.
note	

¹⁴ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

	CALIFORNIA 23	
	<u>CALIFORNIA</u>	
Statute(s)	• Cal. Civ. Code § 1714.22 (immunity provisions).	
	• Cal. Bus. & Prof. Code § 4052.01 (pharmacist furnishing).	
	• Cal. Health & Safety Code § 1179.80 (funding for programs).	
	Cal. Welf. & Inst. Code § 14132.968 (Medi-Cal naloxone)	
	requirement).	
	• Cal. Educ. Code § 49414.3 (naloxone in schools).	
	• Cal. Bus. & Prof. Code § 4119.8 (naloxone in schools).	
	• Cal. Bus. & Prof. Code § 741 (co-prescribing requirement).	
	• Cal. Bus. & Prof. Code § 4119.9 (furnishing naloxone to law	
	enforcement agencies).	
Initial effective date(s)	• October 11, 2007 (Cal. Civ. Code § 1714.22).	
	• January 1, 2015 (Cal. Bus. & Prof. Code § 4052.01).	
	• June 27, 2016 (Cal. Health & Safety Code § 1179.80).	
	• September 25, 2016 (Cal. Welf. & Inst. Code § 14132.968).	
	• January 1, 2017 (Cal. Educ. Code § 49414.3; Cal. Bus. & Prof.	
	Code § 4119.8).	
	• January 1, 2019 (Cal. Bus. & Prof. Code §§ 741 4119.9).	
Term(s) used	Opioid antagonist; naloxone.	
Substantive	January 1, 2014 amendment to Cal. Civ. Code § 1714.22:	
amendment(s) to	• Allows for a family member, friend, or other person in a position	
law(s)	to assist a person at risk of an opioid-related overdose to receive	
	a third-party prescription for naloxone;	
	Adds a requirement that a person who is prescribed naloxone	
	pursuant to a standing order receive training provided by an	
	opioid overdose prevention and treatment training program;	
	Expands the provision to all counties; and	
	Removes the statute's expiration date.	
Standing order	California's state Public Health Officer issued a statewide standing	
	order on June 22, 2018. ¹⁵ The standing order allows: (1) community	
	organizations and other state entities that are not working with a	
	physician to receive and distribute naloxone; and (2) individuals that	
	receive naloxone to administer it.	
Persons who can	Licensed health care provider who is authorized by law to prescribe	
prescribe	an opioid antagonist.	
Prescriber immunity	Prescriber who acts with reasonable care will not be subject to	
	professional review, be liable in a civil action, or be subject to	
	criminal prosecution for issuing a prescription or order for naloxone.	

¹⁵ "California statewide naloxone standing order," *California Medical Association*, June 22, 2018, https://www.cmadocs.org/newsroom/news/view/ArticleId/33846/CDPH-issues-standing-order-for-naloxone.

CALIFORNIA Persons who can Licensed health care provider who is authorized by law to dispense or distribute prescribe an opioid antagonist. Pharmacist. School districts. County offices of education. Charter schools. Public health departments. Harm reduction/syringe exchange programs. Substance use disorder treatment providers. Homeless programs. Jails. Emergency services providers. Law enforcement. The last seven entities (public health departments to law enforcement) must apply to the California Department of Public Health to use the statewide standing order to distribute. Person who possesses or distributes an opioid antagonist pursuant to **Dispenser immunity** a prescription or standing order will not be subject to professional review, be liable in a civil action, or be subject to criminal prosecution for the possession or distribution. Persons who can Person at risk of an opioid-related overdose. receive or administer Family member, friend, or other person in a position to assist a ("laypersons") person at risk of an opioid-related overdose. School district. County office of education. Charter school. Law enforcement agency. School nurses. Volunteers at schools who have been trained on the administration of naloxone. Not directly addressed by statute. Layperson possession without prescription Layperson Layperson who is trained as required for receiving a prescription administration under a standing order, and who acts with reasonable care in administering an opioid antagonist, in good faith, and not for compensation, may administer the drug to a person who is experiencing or is suspected of experiencing an overdose. School nurse or trained volunteer may administer naloxone hydrochloride or another opioid antagonist to a person exhibiting potentially life-threatening symptoms of an opioid overdose at school or a school activity when a physician is not immediately available.

CALIFORNIA Layperson immunity Layperson administering naloxone pursuant to the law will not be subject to professional review, be liable in a civil action, or be subject to criminal prosecution for this administration, except in cases of gross negligence or willful and wanton misconduct. School district, county office of education, or charter school electing to use an opioid antagonist for emergency aid must ensure that each employee who volunteers to be trained in administering the drug will be provided defense and indemnification by the school district, county office of education, or charter school for any and all civil liability. Training and When prescribing an opioid or benzodiazepine to a patient, a education prescriber must provide education to the patient, and one or more requirements persons designated by the patient, on opioid overdose prevention and the use of naloxone. Prior to furnishing naloxone, a pharmacist shall complete a training program on the use of opioid antagonists that consists of at least one hour of approved continuing education on the use of naloxone hydrochloride. In developing standardized procedures or protocols for a pharmacist's furnishing of naloxone, the California Board of Pharmacy and the Medical Board of California must include the following procedures: (1) education of the person to whom the drug is furnished, including opioid overdose prevention, recognition, and response; safe administration of naloxone hydrochloride; potential side effects; and the need to seek emergency medical care for the patient; (2) education regarding the availability of drug treatment programs; and (3) notification to the patient's primary care provider with patient consent of any

drugs or devices furnished to the patient.

CALIFORNIA

Training and education requirements (continued)

- Pharmacy, wholesaler, or manufacturer can only furnish naloxone to a law enforcement agency if employees of the law enforcement agency have completed training provided by the law enforcement agency in administering naloxone.
- Person who is prescribed or possesses an opioid antagonist pursuant to a standing order must receive training provided by an opioid overdose prevention and treatment training program.
- Each public and private elementary and secondary school in the state may designate one or more volunteers to receive initial and annual refresher training regarding the storage and emergency use of naloxone hydrochloride or another opioid antagonist from the school nurse or other qualified person designated by an authorizing physician and surgeon.
- School superintendents shall establish minimum standards of training for the administration of naloxone hydrochloride or another opioid antagonist that satisfies legal requirements and review these standards at least every five years.
- Staff of community organizations and other entities distributing naloxone under the statewide standing order are required to receive opioid overdose prevention and treatment training and are also required to train individuals who receive naloxone.

Co-prescription requirements

Subject to a few exceptions, when prescribing an opioid or benzodiazepine to a patient, a prescriber must offer the patient a prescription for naloxone if one or more are present:

- Prescription dosage is 90 or more MME of an opioid medication per day;
- Opioid medication is prescribed within a year from the date a prescription for benzodiazepine was dispensed; or
- Patient presents with an increased risk for opioid overdose, including a history of opioid overdose, a history of opioid use disorder, or at risk for returning to a high dose of opioid medication to which the patient is no longer tolerant.

Requirements placed on insurers

Furnishing of naloxone by a pharmacist under Cal. Bus. & Prof. Code § 4052.01 is a covered pharmacist services benefit that may be provided to a Medi-Cal beneficiary.

CALIFORNIA Naloxone in schools School districts, county offices of education, and charter schools may provide emergency naloxone hydrochloride or another opioid antagonist to school nurses or trained personnel who have volunteered, and such persons may use the drugs to provide emergency medical aid to persons suffering, or reasonably believed to be suffering, from an opioid overdose. Pharmacies may furnish naloxone hydrochloride or another opioid antagonist to a school district, county office of education, or charter school if the following conditions are met: (1) the naloxone hydrochloride or another opioid antagonist is furnished exclusively for use at a school district school site, county office of education school site, or charter school; and (2) a physician provides a written order that specifies the quantity of naloxone hydrochloride or another opioid antagonist to be furnished. If naloxone hydrochloride or another opioid antagonist is administered in an educational setting, the supply must be restocked as soon as reasonably possible, but no later than two weeks after it is used. In addition, the supply must be restocked before its expiration date. Dispensing or No. administration reported to PDMP Other provisions of California Department of Public Health must award funding to local note health departments, local government agencies, or on a competitive basis to community-based organizations, regional opioid prevention coalitions, or both, to support or establish programs that provide naloxone to first responders and to at-risk opioid users through programs that serve at-risk drug users, including, but not limited to, syringe exchange and disposal programs, homeless programs, and substance use disorder treatment providers.

COLORADO Statute(s) Colo. Rev. Stat. Ann. § 13-21-108.7 (civil immunity). Colo. Rev. Stat. Ann. § 18-1-712 (criminal immunity). Colo. Rev. Stat. Ann. § 25-1.5-115 (bulk purchase fund). Colo. Rev. Stat. Ann. § 22-1-119.1 (naloxone in schools). Colo. Rev. Stat. Ann. § 25-20.5-1101 (harm reduction grant program). • Colo. Rev. Stat. Ann. § 12-30-110 (third-party prescriptions and standing orders). Colo. Rev. Stat. Ann. § 12-280-123 (pharmacist requirements). Colo. Rev. Stat. Ann. § 10-16-154 (provision by hospital). May 10, 2013 (Colo. Rev. Stat. Ann. §§ 13-21-108.7 and 18-1-**Initial effective date(s)** 712). May 23, 2019 (Colo. Rev. Stat. Ann. §§ 25-1.5-115 and 22-1-119.1). August 2, 2019 (Colo. Rev. Stat. Ann. § 25-20.5-1101). October 1, 2019 (Colo. Rev. Stat. Ann. §§ 12-30-110 and 12-280-123). • September 14, 2020 (Colo. Rev. Stat. Ann. § 10-16-154). Opiate antagonist. Term(s) used May 23, 2019 amendments to Colo. Rev. Stat. Ann. §§ 13-21-108.7 **Substantive** amendment(s) to and 18-1-712: law(s) Adds additional criminal and civil immunity for any act or omission made if the opiate antagonist is stolen; and Expands immunity protections to law enforcement agencies and a school district, school, or employee or agent of a school. July 14, 2020 amendments to Colo. Rev. Stat. Ann. §§ 12-30-110 and 13-21-108.7 add mental health professionals to the list of authorized recipients for naloxone and provide them with certain civil liability immunity. Amendments effective September 14, 2020 (House Bill 20-1065): to Colo. Rev. Stat. Ann. §§ 12-280-123, 13-21-108.7 and 18-1-71: Require a pharmacist who dispenses a prescription order for an opioid to notify the patient about the availability of an opioid antagonist; and Grant civil and criminal immunity to a layperson who in good faith furnishes or administers an opiate antagonist, even if the opiated antagonist is expired.

<u>COLORADO</u>	
Standing order	Any medical professional with prescriptive authority may write a standing order for naloxone. The Chief Medical Officer of the Colorado Department of Public Health and Environment may issue standing orders for naloxone if an entity does not have a medical provider with prescriptive authority on staff to create its own standing order. Entities that can request a standing order are: (1) a pharmacy; (2) a law enforcement agency; (3) a harm reduction agency; (4) a school; or (5) a local public health agency. ¹⁶
Persons who can	Licensed physician or physician assistant.
Prescriber immunity	 Advanced practice nurse with prescriptive authority. Authorized prescriber is not liable for any civil damages and is immune from criminal prosecution resulting from prescribing an opiate antagonist in accordance with applicable law or any outcomes resulting from the eventual administration of the opiate antagonist by a layperson. Prescriber does not engage in unprofessional conduct if the prescriber issues standing orders and protocols regarding opiate antagonists or prescribes or dispenses an opiate antagonist in a good-faith effort. Law does not establish a duty or standard of care for prescribers regarding the prescribing, dispensing, or administering of an opiate antagonist.
Persons who can dispense or distribute	 Licensed physician or physician assistant. Advanced practice nurse with prescriptive authority. Pharmacist.
Dispenser immunity	 Authorized dispenser is not liable for any civil damages and is immune from criminal prosecution resulting from dispensing an opiate antagonist in accordance with applicable law or any outcomes resulting from the eventual administration of the opiate antagonist by a layperson. Prescriber or pharmacist does not engage in unprofessional conduct if he or she dispenses an opiate antagonist in a goodfaith effort.

¹⁶ "Naloxone standing orders," *Colorado Department of Public Health and Environment*, last accessed July 27, 2020, https://www.colorado.gov/pacific/cdphe/naloxoneorders.

COLORADO Persons who can Individual at risk of experiencing an opiate-related drug receive or administer overdose event. ("laypersons") Family member, friend, or other person in a position to assist an individual at risk of experiencing an opiate-related drug overdose event. Law enforcement agency or first responder. Employee or volunteer of a harm reduction organization. School district, school, or employee or agent of a school. Mental health professional. Not directly addressed by statute. Layperson possession without prescription Lavperson Layperson may administer an opiate antagonist to an individual administration experiencing, or who a reasonable person would believe is experiencing, an opiate-related drug overdose event. Person other than a health care provider or a health care facility who Layperson immunity acts in good faith to furnish or administer an opiate antagonist, including an expired opiate antagonist, is immune from criminal prosecution and not liable for any civil damages for acts or omissions made as a result of the act or for any act or omission made if the opiate antagonist is stolen. Training and Prescriber who prescribes or dispenses, or a pharmacist who education dispenses, is strongly encouraged to educate persons receiving the opiate antagonist on the use of the drug for overdose, requirements including instructions concerning risk factors for overdose, recognizing an overdose, calling emergency medical services, rescue breathing, and administering an opiate antagonist. Law enforcement agency, first responder, harm reduction organization, or a mental health professional is strongly encouraged to educate employees and volunteers, as well as persons receiving an opiate antagonist, on the use of the drug for overdose, including instructions concerning risk factors for overdose, recognizing an overdose, calling emergency medical services, rescue breathing, and administering an opiate antagonist. School employee or agent of the school may administer an opioid antagonist after receiving appropriate training. The law does not have a co-prescription requirement, but a **Co-prescription** requirements pharmacist who dispenses a prescription for an opioid must notify the patient receiving it about the availability of an opiate antagonist when, in the pharmacist's professional judgment, the patient would benefit from notification.

COLORADO	
Requirements placed on insurers	Insurance carrier that provides coverage for an opiate antagonist pursuant to the terms of a health coverage plan that the carrier offers must reimburse a hospital for the cost of an opiate antagonist if the hospital gives the drug to a covered person upon discharge.
Naloxone in schools	 School district board of education of a public school, the state charter school institute for an institute charter school, or the governing board of a nonpublic school may adopt and implement a policy whereby: (1) a school under its jurisdiction may acquire and maintain a stock supply of opiate antagonists; and (2) an employee or agent of the school may, after receiving appropriate training, administer an opiate antagonist on school grounds to assist an individual who is at risk of experiencing an opiate-related drug overdose event. Employee or agent of a school acting in accordance with a policy adopted pursuant to this section is not subject to civil liability or criminal prosecution.
Dispensing or administration reported to PDMP	No.
Other provisions of note	 Colorado has an opiate antagonist bulk purchase fund that consists of payments made to the Colorado Department of Public Health and Environment by participating eligible entities for the purchase of opiate antagonists. Eligible entities may purchase opiate antagonists from the department. Colorado Department of Public Health and Environment must develop and implement a harm reduction grant program to reduce health risks associated with drug use and improve coordination between law enforcement agencies, public health agencies, and community-based organizations. Permissible uses of funding include, but are not limited to, trainings relevant to the field of harm reduction, which may include how to administer naloxone. An individual is immune from civil damages and criminal prosecution for any act or omission made if the drug is stolen.

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	<u>CONNECTICUT</u>	
Statute(s)	• Conn. Gen. Stat. Ann. § 17a-714a (immunity provisions).	
	• Conn. Gen. Stat. Ann. § 20-633c (prescribing by pharmacists).	
	• Conn. Gen. Stat. Ann. § 20-140 (opioid prescription	
	requirements).	
	• Conn. Gen. Stat. Ann. § 20-633d (standing order).	
	Conn. Gen. Stat. Ann. § 21a-286 (agreements to provide)	
	naloxone to law enforcement agencies and others).	
	• Conn. Gen. Stat. Ann. § 17a-716 (sober living homes).	
	• Conn. Gen. Stat. Ann. § 10a-55t (college campuses).	
	• Conn. Gen. Stat. Ann. § 17a-673a (opioid use disorder treatment	
	program requirements).	
	• Conn. Gen. Stat. Ann. § 38a-447a (life insurance provisions).	
Initial effective date(s)	• October 1, 2003 (Conn. Gen. Stat. Ann. § 17a-714a).	
	• June 30, 2015 (Conn. Gen. Stat. Ann. § 20-633c).	
	 July 1, 2017 (Conn. Gen. Stat. Ann. § 20-14o). 	
	• October 1, 2017 (Conn. Gen. Stat. Ann. § 20-633d).	
	 July 1, 2018 (Conn. Gen. Stat. Ann. § 21a-286). 	
	 October 1, 2018 (Conn. Gen. Stat. Ann. § 17a-716). 	
	`	
	• July 1, 2019 (Conn. Gen. Stat. Ann. § 10a-55t).	
	• October 1, 2019 (Conn. Gen. Stat. Ann. §§ 17a-673a and 38a-447a).	
Term(s) used	Opioid antagonist; naloxone.	
Substantive		
amendment(s) to	May 28, 2014 amendment to Conn. Gen. Stat. Ann. §17a-714a adds immunity protections for laypressen administration of	
law(s)	adds immunity protections for layperson administration of naloxone.	
1411(5)	 June 30, 2015 amendment to Conn. Gen. Stat. Ann. §17a-714a 	
	adds immunity for health care professionals from professional	
	sanctions.	
	 May 27, 2016 amendment to Conn. Gen. Stat. Ann. §17a-714a 	
	adds a provision that requires each municipality to ensure at	
	least one emergency responder is equipped with naloxone.	
Standing order	A prescribing practitioner 17 who is authorized to prescribe an opioid	
Standing of der	antagonist and a pharmacy may enter into an agreement for a	
	medical protocol standing order at such pharmacy allowing a	
	pharmacist to dispense an opioid antagonist.	
Persons who can	Licensed health care professional who is permitted by law to	
prescribe	prescribe an opioid antagonist.	
1	 Licensed pharmacist trained and certified by a program 	
	approved by the Commissioner of Consumer Protection.	
	approved by the commissioner of consumer Howellon.	

 $^{^{17}}$ A "prescribing practitioner" is defined as a physician, dentist, podiatrist, optometrist, physician assistant, advance practice registered nurse, nurse-midwife, or veterinarian. Conn. Gen. Stat. Ann. § 20-14c

	CONNECTICUT
CONNECTICUT	
Prescriber immunity	Authorized prescriber may prescribe an opioid antagonist to any individual to treat or prevent a drug overdose without being liable for damages in a civil action, subject to criminal prosecution, or subject to professional sanctions for prescribing or dispensing such opioid antagonist or for any subsequent use of such opioid antagonist.
Persons who can dispense or distribute	 Licensed health care professional who is permitted by law to prescribe an opioid antagonist. Pharmacist.
Dispenser immunity	Licensed health care professional who is permitted by law to dispense an opioid antagonist may dispense an opioid antagonist to any individual to treat or prevent a drug overdose without being liable for damages in a civil action, subject to criminal prosecution, or subject to professional sanctions for dispensing such opioid antagonist or for any subsequent use of such opioid antagonist.
Persons who can receive or administer ("laypersons")	 Any person. Law enforcement agency. Emergency medical services provider. Government agency or community health organization. Students and employees at institutions of high education.
Layperson possession without prescription	Not directly addressed by statute.
Layperson administration	Layperson can administer an opioid antagonist to another person when he or she in good faith believes that another person is experiencing an opioid-related drug overdose.
Layperson immunity	Any person, other than a licensed health care professional acting in the ordinary course of such person's employment, who administers an opioid antagonist in accordance with this subsection is not liable for damages in a civil action or subject to criminal prosecution with respect to the administration of such opioid antagonist.
Training and education requirements	 Pharmacist may prescribe an opioid antagonist or dispense it pursuant to a medical protocol standing order only if the pharmacist is trained and certified as part of a program approved by the Commissioner of Consumer Protection. Persons other than the prescribing practitioner or pharmacist shall receive training in the distribution or administration of
Co-prescription	opioid antagonists prior to distributing or administering an opioid antagonist. Not addressed by statute.
requirements	

<u>CONNECTICUT</u>	
Requirements placed on insurers	No life insurance or annuity policy or contract can be delivered, issued for delivery, renewed or continued in the state that excludes coverage solely on the basis of receipt of a prescription for naloxone or any naloxone biosimilar or naloxone generic, nor can any application, rider or endorsement to such policy or contract be used in connection therewith that excludes coverage solely on the basis of receipt of such a prescription, biosimilar, or generic.
Naloxone in schools	 The president of each institution of higher education must: (1) develop and implement a policy concerning the availability and use of opioid antagonists by students and employees of the institution; (2) submit such policy to the Department of Consumer Protection for approval; and (3) upon approval by the department, post such policy on the institution's Internet web site. Each institution of higher education's policy concerning the availability and use of opioid antagonists must: (1) designate a medical professional or public safety professional to oversee the purchase, storage, and distribution of opioid antagonists on each of its campuses; (2) identify the location or locations on each of its campuses where the opioid antagonists are stored and which location(s) will be made known and accessible to students and employees of such institution; (3) require maintenance of the supply of opioid antagonists in accordance with the manufacturer's guidelines; and (4) require a representative of the institution to call 9-1-1 or notify a local emergency medical services provider prior to, during, or as soon as practicable after each use of an opioid antagonist on the institution's campus.
Dispensing or administration	No.
reported to PDMP	

CONNECTICUT

Other provisions of note

- Each municipality must ensure that at least one emergency medical services provider who is likely to be the first person to arrive on the scene of a medical emergency is equipped with an opioid antagonist and such person has received training approved by the Commissioner of Public Health.
- Treatment programs that provide treatment or detoxification services to any person with an opioid use disorder must: (1) educate such person regarding opioid antagonists and the administration thereof at the time such person is admitted to or first receives services from such program; (2) offer similar education to the relatives and significant other of such person if identified; and (3) if there is a prescribing practitioner affiliated with such program who determines that such person would benefit from access to an opioid antagonist, issue a prescription for or deliver to such person at least one dose of an opioid antagonist at the time such person is admitted to or first receives treatment services from such program.
- Operator of a sober living home that is certified as a recovery residence in the state may report the sober living home's certified status to the Department of Mental Health and Addiction Services, provided such operator maintains at least two doses of opioid antagonists on the premises and provides training to all of its residents in the administration of an opioid antagonist when such home is occupied by at least one resident who has been diagnosed with opioid use disorder.

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<u>DELAWARE</u>	
Statute(s)	• Del. Code Ann. tit. 16 § 138 (community-based access).
	• Del. Code Ann. tit. 16 § 3001G (immunity provisions).
	• Del. Code Ann. tit. 18 § 3571X (health insurance requirements).
Initial effective date(s)	• June 25, 2014 (Del. Code Ann. tit. 16 § 138).
	• August 4, 2014 (Del. Code Ann. tit. 16 § 3001G).
	• August 13, 2019 (Del. Code Ann. tit. 18 § 3571X).
Term(s) used	Naloxone.
Substantive	July 20, 2017 amendment to Del. Code Ann. tit. 16 § 3001G adds
amendment(s) to	immunity protections for pharmacists who dispense naloxone.
law(s)	
Standing order	A statewide standing order for naloxone took effect June 27, 2018.
	The standing order authorizes approved community-based training
	programs and participating pharmacies to distribute nasal naloxone
	kits to persons who have completed opioid overdose responder
D	training. 18
Persons who can	Physicians.
prescribe Prescriber immunity	Doctor acting in good faith who prescribes or dispenses naloxone to
1 rescriber infillulity	a person who completes an approved-training program and, in the
	judgment of the doctor is capable of administering the drug for an
	emergency opioid overdose, is not subject to disciplinary or other
	adverse action under any professional licensing statute, criminal
	liability, or liable for damages for injuries or death sustained to the
	individual in connection with administering the drug, unless such
	injuries or death were caused willfully, wantonly, or by gross
	negligence on the part of the doctor who signed the standing order
	and protocol.
Persons who can	Physicians.
dispense or distribute	Pharmacists.
Dispenser immunity	Unless it is established that a pharmacist caused injuries or death as
	a result of unreasonable care, willfully, wantonly, or by gross
	negligence, a pharmacist is not subject to any of the following as a
	result of dispensing naloxone: (1) disciplinary or other adverse
	action under the professional licensing laws of the state; (2) criminal
	liability; or (3) liability for damages for injuries or death.

 $^{18}\ Delaware\ standing\ order\ available\ at:\ \underline{https://www.dhss.delaware.gov/dhss/dph/files/naloxonestandingorders.pdf.}$

DELAWARE	
Persons who can	Any person who has completed a training at a community-based
receive or administer	naloxone access program.
("laypersons")	• "Public safety personnel," who are defined as:
	Law enforcement officers;
	o Lifeguards;
	o Park rangers;
	o Firefighters;
	o Ambulance and rescue personnel;
	Communications and dispatch specialists; and
	o Other public employees and emergency services providers
T avm augan magaggian	charged with maintaining the public safety.
Layperson possession	Not directly addressed by statute.
without prescription Layperson	Layperson who has completed a Department of Health and Social
administration	Services approved training course can administer naloxone to an
aummistration	individual who the layperson reasonably believes is undergoing an
	opioid-related drug overdose.
Layperson immunity	Public safety personnel are not liable for damages for injuries or
Layperson inimumity	death sustained to an individual in connection with administering
	naloxone unless it is established that such injuries or death were
	caused willfully, wantonly, recklessly, or by gross negligence on the
	part of the safety personnel who administered the drug.
Training and	Delaware Department of Health and Social Services is required
education	to establish a community-based naloxone access program that
requirements	requires participants to complete an approved training and
-	education program prior to receiving doses of naloxone and/or
	administering naloxone.
	Public safety personnel can only receive, carry, and administer
	naloxone if the individual has completed a Delaware Department
	of Health and Social Services approved training course.
Co-prescription	There is no statutory co-prescription requirement, but the statewide
requirements	standing order suggests that pharmacists should consider offering
	training and naloxone kits to patients who have been prescribed 50
	or more MME per day.
Requirements placed	If group health insurance coverage provides prescription
on insurers	medication benefits for the treatment of mental illness and drug
	and alcohol dependencies, the health insurer must place at least
	one formulation of naloxone on the lowest tier of the drug
	formulary developed and maintained by the carrier.
	• Health insurer may not impose a prior authorization requirement
	for naloxone and must authorize coverage of naloxone without
NT 1 · 1 ·	imposing a step therapy requirement.
Naloxone in schools	Not addressed by statute.

<u>DELAWARE</u>	
Dispensing or	According to information from PDMP/TTAC, Delaware tracks
administration	naloxone administration in the PDMP. 19 LAPPA did not locate a
reported to PDMP	statute or regulation directing this reporting.
Other provisions of	None.
note	

¹⁹ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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DISTRICT OF COLUMBIA	
Statute(s)	• D.C. Code Ann. § 7-403 (layperson immunity).
	• D.C. Code Ann. § 7-404 (immunity; third-party prescriptions).
Initial effective date(s)	• March 19, 2013 (D.C. Code Ann. § 7-403).
	• February 18, 2017 (D.C. Code Ann. § 7-404).
Term(s) used	Opioid antagonist.
Substantive amendment(s) to law(s)	None.
Standing order	District of Columbia Department of Health released a guidance document for pharmacists dispensing naloxone without a prescription on December 4, 2018. According to the guidance, a licensed pharmacist may dispense naloxone without a prescription pursuant to a standing order from a D.C. licensed physician if the pharmacist has completed the proper naloxone training. ²⁰
Persons who can prescribe	Physician.
Prescriber immunity	Health care professional who prescribes an opioid antagonist in accordance with the law is immune from civil or criminal liability for the subsequent use of the opioid antagonist, unless the health care professional's actions with regard to prescribing the opioid antagonist constitute recklessness, gross negligence, or intentional misconduct.
Persons who can dispense or distribute	 Pharmacist. Employee or volunteer of a community-based organization who completes a training conducted by the Department of Health.
Dispenser immunity	Health care professional or an employee or volunteer of a community-based organization who dispenses or distributes an opioid antagonist in accordance with the law is immune from civil or criminal liability for the subsequent use of the opioid antagonist, unless the person's actions with regard to dispensing or distributing the opioid antagonist constitute recklessness, gross negligence, or intentional misconduct.
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid-related overdose. Family member, friend, or other person in a position to assist a person at risk of experiencing an opioid-related overdose. Employee or volunteer of a community-based organization.
Layperson possession without prescription	It is not considered a crime for a person to possess an opioid antagonist.

²⁰ "Guidance document for pharmacists dispensing naloxone without a prescription pursuant to a standing order," DC Health Regulation & Licensing Administration, last modified Dec. 4, 2018, https://dchealth.dc.gov/sites/default/files/dc/sites/doh/publication/attachments/181204%20DC%20Health%20Naloxone%20Policy%20Statement.pdf.

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	DISTRICT OF COLUMBIA
Layperson administration	Layperson can administer an opioid antagonist in good faith to treat a person who he or she reasonably believes is experiencing an overdose if it is done: (1) outside of a hospital or medical office; and (2) without the expectation of receiving or intending to seek compensation for such service and acts.
Layperson immunity	Notwithstanding any other law to the contrary, it is not considered a crime for a person to possess or administer an opioid antagonist, nor shall such person be subject to civil liability in the absence of gross negligence.
Training and education requirements	 The training provided by the Department of Health for employees or volunteers of community-based organizations who wish to dispense or distribute an opioid antagonist must include: how to screen a patient for being at risk of an opioid-related overdose; how an opioid antagonist operates to stop an opioid-related overdose; when the administration of an opioid antagonist is medically indicated; how to properly administer an opioid antagonist and circumstances under which administration of an opioid antagonist is contraindicated; and precautions, warnings, and potential adverse reactions. Upon prescribing, dispensing, or distributing an opioid antagonist, a health care professional or employee or volunteer of a community-based organization must provide education and training to the recipient that includes the information in the bullet point above as well as: (1) the importance of seeking medical care for the person experiencing the opioid-related overdose immediately after the opioid antagonist is administered; and (2) information on how to access substance abuse treatment services.
Co-prescription	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Not addressed by statute.
Dispensing or administration reported to PDMP	No.
Other provisions of note	None.

FLORIDA	
Statute(s)	• Fla. Stat. Ann. § 381.887 (immunity provisions).
	• Fla. Stat. Ann. § 456.44 (co-prescribing requirement).
Initial effective date(s)	• June 10, 2015 (Fla. Stat. Ann. § 381.887).
	• July 1, 2018 (Fla. Stat. Ann. § 456.44).
Term(s) used	Emergency opioid antagonist.
Substantive	• July 1, 2016 amendment to Fla. Stat. Ann. § 381.887 allows for
amendment(s) to	naloxone to be dispensed under a standing order.
law(s)	October 1, 2017 amendment to Fla. Stat. Ann. § 381.887
	authorizes emergency responders and crime laboratory personnel
	for the statewide criminal analysis laboratory system to possess,
	store, and administer opioid antagonists.
Standing order	The Florida Department of Health issued a statewide naloxone
	standing order on May 3, 2017 ²¹ and extended it on February 25,
	2019. 22 The order authorizes pharmacists who maintain a current
	active license practicing in a pharmacy located in Florida to
	dispense naloxone to emergency responders for administration to
D I	persons exhibiting signs of opioid overdose.
Persons who can	An "authorized health care practitioner," defined as a licensed
prescribe	practitioner authorized by the laws of the state to prescribe drugs.
Prescriber immunity	Authorized health care practitioner acting in good faith and
	exercising reasonable care is not subject to discipline or other adverse action under any professional licensure statute or rule and is
	immune from any civil or criminal liability as a result of prescribing
	an emergency opioid antagonist.
Persons who can	Licensed practitioner authorized by the laws of the state to
dispense or distribute	prescribe drugs.
	Pharmacist.
Dispenser immunity	Dispensing health care practitioner or pharmacist acting in good
	faith and exercising reasonable care is not subject to discipline or
	other adverse action under any professional licensure statute or rule
	and is immune from any civil or criminal liability as a result of
	dispensing an emergency opioid antagonist.

²¹ Executive Order No. 17-146, Office of the Governor, May 3, 2017, https://www.flgov.com/wp-content/uploads/2017/05/17146.pdf.

²² "Statewide standing order for naloxone," Department of Health, Feb. 25, 2019, http://www.floridahealth.gov/licensing-and-regulation/ems-system/ documents/standing-order-naloxone.pdf.

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	<u>FLORIDA</u>	
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid overdose. Family member, friend, or person in a position to have recurring contact with a person at risk of experiencing an opioid overdose ("caregiver"). Emergency responders, including, but not limited to: Law enforcement officers; Paramedics; and Emergency medical technicians. Crime laboratory personnel for the statewide criminal analysis laboratory system, including, but not limited to: Analysts; Evidence intake personnel; and Supervisors. 	
Layperson possession without prescription	Not directly addressed by statute.	
Layperson administration	In an emergency situation when a physician is not immediately available, a layperson may administer the emergency opioid antagonist to a person believed in good faith to be experiencing an opioid overdose, regardless of whether that person has a prescription for an emergency opioid antagonist.	
Layperson immunity	Layperson who administers an approved emergency opioid antagonist is afforded civil liability immunity protections under the state's general Good Samaritan Act (Fla. Stat. Ann. § 768.13).	
Training and education requirements	Not addressed by statute.	
Co-prescription requirements	When treating a patient's pain related to a traumatic injury with an Injury Severity Score of 9 or greater, a prescriber who prescribes a Schedule II controlled substance opioid drug must concurrently prescribe an emergency opioid antagonist.	
Requirements placed on insurers	Not addressed by statute.	
Naloxone in schools	Not addressed by statute.	
Dispensing or administration reported to PDMP	No.	
Other provisions of note	A person does not need to have a prescription for an emergency opioid antagonist for him or her to be administered the drug.	

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	<u>GEORGIA</u>
Statute(s)	• Ga. Code Ann. § 26-4-116.2 (immunity provisions).
	• Ga. Code Ann. § 31-11-55.1 (opioid antagonist training).
	• Ga. Code Ann. § 31-1-10 (standing order).
Initial effective date(s)	• April 24, 2014 (Ga. Code Ann. §§ 26-4-116.2 and 31-11-55.1).
	• July 1, 2017 (Ga. Code Ann. § 31-1-10).
Term(s) used	Opioid antagonist.
Substantive	July 1, 2017 amendment to Ga. Code Ann. § 26-4-116.2 adds a
amendment(s) to	requirement that each pharmacy in the state retain a copy of the
law(s)	naloxone standing order.
Standing order	The State Health Officer is authorized to issue a standing order
	prescribing an opioid antagonist on a statewide basis under
	conditions that he or she determines to be in the best interest of the
	state. The Officer first issued a statewide standing order on January
	12, 2017. The order was renewed on March 6, 2019 by a new
	Officer. The standing order will remain in effect until it is revoked
<u> </u>	by the Officer or a successor. ²³
Persons who can	"Practitioner," which means a physician licensed to practice
prescribe	medicine in the state.
Prescriber immunity	Any practitioner acting in good faith and in compliance with the
	standard of care applicable to that practitioner who prescribes an
	opioid antagonist is immune from civil liability, criminal
D	responsibility, or professional licensing sanctions.
Persons who can	• Practitioner.
dispense or distribute	• Pharmacist.
Dispenser immunity	Any practitioner or pharmacist acting in good faith and in
	compliance with the standard of care applicable to that practitioner
	or pharmacist who dispenses an opioid antagonist pursuant to a
	prescription is immune from civil liability, criminal responsibility,
Dawsons who can	or professional licensing sanctions.
Persons who can receive or administer	Person at risk of experiencing an opioid related overdose.
	• Family member, friend, or other person in a position to assist a
("laypersons")	person at risk of experiencing an opioid related overdose.
	Pain management clinic. Prince of the second
	• First responder, including, but not limited to:
	Law enforcement agencies; Eight deportments and
	o Fire departments; and
	Rescue agencies.
	Harm reduction organization.
T	• Schools.
Layperson possession	Not directly addressed by statute.
without prescription	

²³ "Standing order for prescription of naloxone for overdose prevention," Georgia Dept. of Public Health, last accessed August 28, 2020, https://dph.georgia.gov/naloxone.

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	<u>GEORGIA</u>
Layperson administration	Layperson may administer an opioid antagonist that is prescribed in accordance with the protocol specified by the practitioner or pursuant to the standing order to another person whom he or she believes is experiencing an opioid related overdose.
Layperson immunity	Any person acting in good faith, other than a practitioner, who administers an opioid antagonist is immune from any civil liability or criminal responsibility.
Training and education requirements	 All first responders who have access to or maintain an opioid antagonist must obtain appropriate training as set forth in the rules and regulations of the Department of Public Health. The statewide standing order "strongly advise[s]" all persons and entities eligible to receive naloxone to complete a training program on administration.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Not addressed by statute. However, the statewide standing order expressly includes schools as an eligible entity to receive naloxone.
Dispensing or administration reported to PDMP Other provisions of note	No. None.

HAWAII	
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Statute(s)	• Haw. Rev. Stat. Ann. §§ 329E-1 to -7 (overdose prevention).
	Haw. Rev. Stat. Ann. § 461-11.8 (pharmacist authority).
Initial effective date(s)	• June 16, 2016 (Haw. Rev. Stat. Ann. §§ 329E-1 to -7).
	• July 1, 2018 (Haw. Rev. Stat. Ann. § 461-11.8).
Term(s) used	Opioid antagonist.
Substantive	None.
amendment(s) to	
law(s)	
Standing order	The law defines "standing order" as a prescription order for an
	opioid antagonist issued by a health care professional who is
	otherwise authorized to prescribe an opioid antagonist that is not
	specific to and does not identify a particular patient, and which may
	be applicable to more than one patient. It appears that no statewide
	standing order exists. As noted below, however, pharmacists have
	prescriptive authority to prescribe/dispense opioid antagonists to
D I	individuals without a prescription.
Persons who can	• "Health care professionals," which are defined to include:
prescribe	o Physicians;
	o Physician assistants; and
	Advanced practice registered nurses.
	Pharmacist who completes a training program related to
Duos author immersuites	prescribing opioid antagonists.
Prescriber immunity	Health care professional who, acting in good faith and with
	reasonable care, prescribes an opioid antagonist is not subject to any criminal or civil liability or any professional disciplinary action for:
	(1) prescribing, dispensing, or distributing the opioid antagonist; and
	(2) any outcomes resulting from the eventual administration of the
	opioid antagonist.
Persons who can	Health care professionals (as defined).
dispense or distribute	Pharmacists.
dispense of discribute	 Harmacisss. Harm reduction organizations may distribute an opioid
	antagonist, provided that the distribution is done without charge
	or compensation.
Dispenser immunity	Health care professional or pharmacist who, acting in good faith and
2 - Sponsor minumey	with reasonable care dispenses or distributes an opioid antagonist,
	will not be subject to any criminal or civil liability or any
	professional disciplinary action for: (1) prescribing, dispensing, or
	distributing the opioid antagonist; and (2) any outcomes resulting
	from the eventual administration of the opioid antagonist.

	HAWAII
Persons who can receive or administer ("laypersons")	 Individual at risk of experiencing an opioid-related drug overdose. Another person in a position to assist an individual at risk of experiencing an opioid-related drug overdose. Harm reduction organization. Emergency medical technicians. Law enforcement officers. Firefighters. Lifeguards.
Layperson possession without prescription	Any person may lawfully possess an opioid antagonist.
Layperson administration	Layperson can administer an opioid antagonist to another person whom he or she believes to be suffering from an opioid-related drug overdose.
Layperson immunity	Person acting in good faith and with reasonable care who administers an opioid antagonist to another person whom the person believes to be suffering an opioid-related drug overdose is immune from criminal prosecution, sanction under any professional licensing law, and civil liability for acts or omissions resulting from the administration.
Training and education requirements	 Pharmacist who prescribes and dispenses an opioid antagonist must: (1) complete an approved training program (as described in statute); and (2) provide the individual who is receiving the opioid antagonist with information and written educational material on risk factors of opioid overdose, signs of an overdose, overdose response steps, and the use of the opioid antagonist. Hawaii Department of Health must work with community partners to provide or establish any of the following: (1) education on opioid-related drug overdose prevention, recognition, and response, including opioid antagonist administration; (2) training on opioid-related drug overdose prevention, recognition, and response, including opioid antagonist administration, for patients receiving opioids and their families and caregivers; (3) opioid antagonist prescription and distribution projects; and (4) education and training projects on opioid-related drug overdose response and treatment, including opioid antagonist administration, for emergency services and law enforcement personnel, including volunteer firefighters, lifeguards, and emergency services personnel.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Department of Human Services must ensure that opioid antagonists for outpatient use are covered by the Medicaid prescription drug program on the same basis as other covered drugs.

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<u>HAWAII</u>	
Naloxone in schools	Not addressed by statute.
Dispensing or	No.
administration	
reported to PDMP	
Other provisions of	None.
note	

IDAHO	
Statute(s)	
Statute(s)	• Idaho Code Ann. § 54-1733B (immunity provisions).
T '4' 1 CC 4' 1 4 ()	• Idaho Code Ann. § 37-2726 (reporting naloxone to PDMP).
Initial effective date(s)	• July 1, 2015 (Idaho Code Ann. § 54-1733B).
	• July 1, 2018 (Idaho Code Ann. § 37-2726).
Term(s) used	Opioid antagonist.
Substantive	July 1, 2019 amendment to Idaho Code Ann. § 54-1733B allows any
amendment(s) to	health professional licensed or registered in Idaho to prescribe or
law(s)	dispense an opioid antagonist.
Standing order	Idaho does not have a naloxone standing order, but any licensed
	health care professional in the state can dispense naloxone without a
	prescription to anyone with a valid reason to possess naloxone.
Persons who can	Any health professional licensed or registered under Title 54 of the
prescribe	Idaho Code.
Prescriber immunity	Person who prescribes an opioid antagonist is not liable in a civil or
	administrative action or subject to criminal prosecution for such
	acts.
Persons who can	Any health professional licensed or registered under Title 54 of the
dispense or distribute	Idaho Code.
Dispenser immunity	Person who dispenses an opioid antagonist is not liable in a civil or
	administrative action or subject to criminal prosecution for such
	acts.
Persons who can	• Person at risk of experiencing an opiate-related overdose.
receive or administer	• Person in a position to assist a person at risk of experiencing an
("laypersons")	opiate-related overdose.
	• Person who, in the course of his or her official duties or
	business, may encounter a person experiencing an opiate-related
	overdose.
	• Person who, in the opinion of the health professional, has valid
	reason to be in the possession of an opioid antagonist.
Layperson possession	Not directly addressed by statute.
without prescription	
Layperson	Any person acting in good faith and exercising reasonable care may
administration	administer an opioid antagonist to another person who appears to be
	experiencing an opiate-related overdose.
Layperson immunity	Layperson is not liable in a civil or administrative action or subject
	to criminal prosecution for the good faith and reasonable
	administration of an opioid antagonist. As soon as possible, the
	administering person must contact emergency medical services.
Training and	Not addressed by statute.
education	
requirements	
Co-prescription	Not addressed by statute.
requirements	-

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<u>IDAHO</u>	
Requirements placed	Not addressed by statute.
on insurers	
Naloxone in schools	Not addressed by statute.
Dispensing or	Under state statutory law, the dispensing of opioid antagonists is
administration	reportable to the state's PDMP.
reported to PDMP	
Other provisions of	None.
note	

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<u>ILLINOIS</u>	
Statute(s)	• 20 Ill. Comp. Stat. Ann. 301/5-23 (immunity provisions).
	• 105 Ill. Comp. Stat. Ann. 5/22-30 (naloxone in schools).
	• 215 Ill. Comp. Stat. Ann. 5/356z.23 (insurance coverage).
	• 745 Ill. Comp. Stat. Ann. 49/36 (pharmacist exemption)
Initial effective date(s)	• January 1, 2010 (20 Ill. Comp. Stat. Ann. 301/5-23).
	• September 9, 2015 (105 Ill. Comp. Stat. Ann. 5/22-30; 215 Ill.
	Comp. Stat. Ann. 5/356z.23; and 745 Ill. Comp. Stat. Ann.
	49/36).
Term(s) used	Opioid antagonist.
Substantive	• August 9, 2019 amendment to 20 Ill. Comp. Stat. Ann. 301/5-23
amendment(s) to	allows the Illinois Department of Human Services to support
law(s)	drug overdose prevention, recognition, and response projects.
	• September 9, 2015 amendment to 20 III. Comp. Stat. Ann.
	301/5-23 allows a health care professional to prescribe or
	dispense naloxone, added criminal liability protections for such
	health care professional, and added civil liability protection for a person who administers naloxone in an emergency who is not
	otherwise licensed to administer an opioid antagonist.
Standing order	A statewide naloxone standing order took effect on September 7,
~	2017 and is renewed annually. The standing order authorizes
	trained, licensed pharmacists and overdose education and naloxone
	distribution programs (OEND), to dispense naloxone to anyone who
	requests it. OEND programs may include law enforcement
	agencies, drug treatment programs, local health departments,
	hospitals, urgent care facilities, or other for-profit or not-for-profit
	community-based organizations that do not have access to a
D	standing order through their organization. ²⁴
Persons who can	"Health care professional," which is defined as a:
prescribe	Physician licensed to practice medicine;
	Licensed physician assistant with prescriptive authority;
	Licensed advanced practice registered nurse with prescriptive
	authority; and
	Advanced practice registered nurse or physician assistant who practices in a hospital hospital affiliate, or ambulatory surgical
	practices in a hospital, hospital affiliate, or ambulatory surgical treatment center and possesses appropriate clinical privileges. ²⁵
	treatment center and possesses appropriate entitled privileges.

²⁴ Naloxone FAQ, Ill. Dept. of Public Health, last accessed July 31, 2020, http://dph.illinois.gov/sites/default/files/IDPH-Naloxone-FAQ-110117.pdf.

²⁵ The definition also includes a pharmacist, but under the Pharmacy Practice Act, a pharmacist cannot prescribe

drugs. (225 Ill. Comp. Stat. Ann. 85/5).

ILLINOIS	
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Prescriber immunity	Health care professional acting in good faith directly or by standing order who prescribes an opioid antagonist is not, as a result of his or her acts or omissions, subject to: (1) any disciplinary or other adverse action under the Medical Practice Act of 1987, the Physician Assistant Practice Act of 1987, the Nurse Practice Act, the Pharmacy Practice Act, or any other professional licensing statute; or (2) any criminal liability, except for willful and wanton misconduct.
Persons who can	"Health care professional," as defined above, including a pharmacist
dispense or distribute	licensed to practice pharmacy under the Pharmacy Practice Act.
Dispenser immunity	 Health care professional who, acting in good faith, directly or by standing order, dispenses an opioid antagonist will not as a result of his or her acts or omissions, be subject to: (1) any disciplinary or other adverse action under the Medical Practice Act of 1987, the Physician Assistant Practice Act of 1987, the Nurse Practice Act, the Pharmacy Practice Act, or any other professional licensing statute; or (2) any criminal liability, except for willful and wanton misconduct. Pharmacist who in good faith dispenses an opioid antagonist is not, as a result of his or her acts or omissions, except for willful or wanton misconduct on the part of the person, in dispensing the drug or administering the drug, liable for civil damages.
Persons who can	Person who, in the judgment of the health care professional, can
receive or administer ("laypersons")	 administer the drug in an emergency. Person who is not at risk of opioid overdose, but who, in the judgment of the health care professional, may be able to assist another individual during an opioid-related drug overdose. Law enforcement officer. Firefighter. Emergency medical services technician. School nurse or other trained school personnel.
Layperson possession	Not directly addressed by statute.
without prescription	
Layperson	Person who is not otherwise licensed to administer an opioid
administration	antagonist may, in an emergency, administer such drug without fee if the person has received proper training information and believes in good faith that another person is experiencing a drug overdose.
Layperson immunity	As a result of his or her acts or omissions, a layperson who administers an opioid antagonist will not be subject to any criminal prosecution or civil liability, except for willful and wanton misconduct.

ILLINOIS Training and Health care professional prescribing an opioid antagonist to a education patient must ensure that the patient receives information on, requirements among other things: (1) opioid antagonist dosage and administration; (2) the importance of calling 911; and (3) care for the overdose victim after administration of the overdose antagonist. Information provided to a patient may be done by a health care professional or a community-based organization, substance use disorder program, or other organization with which the health care professional establishes a written agreement that includes a description of how the organization will provide patient information, how employees or volunteers providing information will be trained, and standards for documenting the provision of patient information to patients. Provision of this information must be documented in the patient's medical record. Every state and local government agency that employs a law enforcement officer or fireman must possess opioid antagonists and must establish a policy to (1) control the acquisition, storage, transportation, and administration of such opioid antagonists and to (2) provide training in the administration of opioid antagonists. Co-prescription Not addressed by statute. requirements Requirements placed Coverage for prescription drugs must include at least one opioid on insurers antagonist, including the medication product, administration devices, and any pharmacy administration fees related to the dispensing of the opioid antagonist. This coverage must include refills for expired or utilized opioid antagonists.

ILLINOIS

Naloxone in schools

- School district, public school, charter school, or nonpublic school may authorize a school nurse or trained personnel to administer an opioid antagonist to any person that the school nurse or trained personnel in good faith believes is having an opioid overdose.
- Administration by school nurse or trained personnel may occur: (1) while in school; (2) while at a school-sponsored activity; (3) while under the supervision of school personnel; or (4) before or after normal school activities.
- School nurse or trained personnel may carry an opioid antagonist on his or her person.
- School district, public school, charter school, or nonpublic school may maintain a supply of an opioid antagonist in any secure location where an overdose may occur.
- Upon any administration of an opioid antagonist, a school district, public school, charter school, or nonpublic school must immediately activate the EMS system and notify the student's parent, guardian, or emergency contact, if known.
- Within 24 hours after the administration of an opioid antagonist, a school district, public school, charter school, or nonpublic school must notify the health care professional who provided the prescription for the opioid antagonist of its use.
- Within three days after the administration of an opioid antagonist by a school nurse or trained personnel, the school must report certain information to the Illinois Board of Education.
- School district, public school, charter school, or nonpublic school and its employees and agents are to incur no liability, except for willful and wanton conduct, as a result of any injury arising from the administration of an opioid antagonist regardless of whether authorization was given by the pupil's parents or guardians or by the pupil's health care provider.

Dispensing or administration reported to PDMP

According to information from PDMP/TTAC, Illinois tracks naloxone dispensing and administration in the PDMP. ²⁶ LAPPA did not locate a statute or regulation directing this reporting.

²⁶ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

ILLINOIS

Other provisions of note

- Illinois Department of Human Services may support overdose prevention, recognition, and response projects by facilitating the acquisition of opioid antagonist medication, providing trainings in overdose prevention best practices, connecting programs to medical resources, establishing a statewide standing order for the acquisition of needed medication, establishing learning collaboratives between localities and programs, and assisting programs in navigating any regulatory requirements for establishing or expanding such programs.
- Every publicly or privately owned ambulance, special emergency medical services vehicle, non-transport vehicle, or ambulance assist vehicle that responds to requests for emergency services or transports patients between hospitals in emergency situations must possess opioid antagonists.

<u>INDIANA</u>	
Statute(s)	• Ind. Code Ann. § 16-31-3-23.5 (prescribing, dispensing, administration).
	• Ind. Code Ann. §§ 16-42-27-1 to -3 (immunity).
	• Ind. Code Ann. §§ 20-34-4.5-0.2 to -6 (naloxone in schools).
	• Ind. Code Ann. § 12-23-20-2 (co-prescription requirement).
Initial effective date(s)	• March 26, 2014 (Ind. Code Ann. § 16-31-3-23.5).
	• April 17, 2015 (Ind. Code Ann. § 16-42-27).
	• July 1, 2017 (Ind. Code Ann. § 20-34-4.5).
	• July 1, 2019 (Ind. Code Ann. § 12-23-20-2).
Term(s) used	Overdose intervention drug.
Substantive amendment(s) to	• April 17, 2015 amendment to Ind. Code Ann. § 16-31-3-23.5 allows first responders to receive naloxone through a standing
law(s)	 July 1, 2018 amendment to Ind. Code Ann. § 16-31-3-23.5 adds probation departments and community corrections programs to the list of entities that can obtain naloxone as well as added training requirements.
Standing order	The statewide naloxone standing order, authorized by Ind. Code Ann. § 16-42-27-2, is renewed each year. Individuals and entities that wish to obtain, administer, or dispense naloxone under the standing order must annually register as naloxone entities, and may include pharmacies, pharmacists, or other non-pharmacy organizations, non-profit entities, or individuals able to assist an individual who is at risk of experiencing and opioid-related overdose. ²⁷
Persons who can prescribe	 Physician licensed under Ind. Code Ann. § 25-22.5. Physician assistant licensed under Ind. Code Ann. § 25-27.5 and granted the authority to prescribe by the physician assistant's collaborating physician and in accordance with Ind. Code Ann. § 25-27.5-5-4.
	Advanced practice registered nurse licensed and granted the authority to prescribe drugs under Ind. Code Ann. § 25-23.
Prescriber immunity	Prescriber who prescribes an overdose intervention drug in compliance with the law is immune from civil liability arising from those actions.

²⁷ "Indiana statewide naloxone standing order toolkit for naloxone entities," Ind. State Dept. of Health, last accessed July 31, 2020, https://optin.in.gov/files/Indiana-Statewide-Naloxone-Standing-Order-Toolkit.pdf.

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	<u>INDIANA</u>
Persons who can dispense or distribute	 Physician licensed under Ind. Code Ann. § 25-22.5. Physician assistant licensed under Ind. Code Ann. § 25-27.5 and granted the authority to prescribe by the physician assistant's collaborating physician and in accordance with Ind. Code Ann. § 25-27.5-5-4. Advanced practice registered nurse licensed and granted the
	 Advanced practice registered nurse licensed and granted the authority to prescribe drugs under Ind. Code Ann. § 25-23. Pharmacist.
Dispenser immunity	Prescriber or pharmacist who dispenses an overdose intervention drug in compliance with the law is immune from civil liability arising from those actions.
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid-related overdose. Family member, friend, or any other individual or entity in a position to assist an individual who is at risk of experiencing an opioid-related overdose. Advanced emergency medical technician. Community corrections officer. Emergency medical responder. Emergency medical technician. Firefighter or volunteer firefighter. Law enforcement officer. Paramedic. Probation officer. School nurse or other trained school employee.
Layperson possession without prescription	Not directly addressed by statute.
Layperson administration	Layperson can, in good faith, administer an overdose intervention drug to an individual who is experiencing an apparent opioid-related overdose. He or she must attempt to summon emergency services either immediately before or immediately after administering the overdose intervention drug.
Layperson immunity	Layperson is immune from civil liability for actions associated with the administration of an overdose intervention drug in good faith.
Training and education requirements	• Prescriber must provide education and training on overdose response and treatment, including: (1) the administration of an overdose intervention drug; (2) summoning emergency services immediately before or after administering the drug; and (3) information about treatment programs, including programs in the local area and programs that offer medication assisted treatment.

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	<u>INDIANA</u>	
Training and education requirements	 Entity acting under a standing order issued by a prescriber must: provide education and training on overdose response and treatment, including the administration of an overdose intervention drug; and (2) provide information about substance use disorder treatment and referrals to drug treatment programs, including programs in the local area and programs that offer medication assisted treatment. Certain individuals must receive education and training on drug overdose response and treatment, including the administration of an overdose intervention drug, before he or she may administer an overdose intervention, including: (1) an advanced emergency medical technician; (2) a community corrections officer; (3) an emergency medical responder; (4) an emergency medical technician; (5) a firefighter or volunteer firefighter; (6) a law enforcement officer; (7) a paramedic; and (8) a probation officer. 	
Co-prescription requirements	Health care provider that prescribes for a patient in an office-based opioid treatment setting must prescribe an overdose intervention drug and provide education on how to fill the prescription when buprenorphine treatment is initiated.	
Requirements placed on insurers	Not addressed by statute.	
Naloxone in schools	 School or a school corporation may fill a prescription for naloxone and store naloxone in the school. School nurse or a trained school employee may administer naloxone to a student, employee, or visitor if the individual is demonstrating signs or symptoms of an overdose and if the drug is administered in accordance with the manufacturer's guidelines and the law, the person is not liable for civil damages resulting from the administration of naloxone unless the act or omission constitutes gross negligence or willful or wanton misconduct. School nurse or employee must submit a report when naloxone is administered to the Department of Education no later than 10 school days after the naloxone is administered. 	
Dispensing or administration reported to PDMP Other provisions of	According to information from PDMP/TTAC, Indiana tracks naloxone dispensing and administration in the PDMP. ²⁸ LAPPA did not locate a statute or regulation directing this reporting. None.	
note		

²⁸ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	<u>IOWA</u>	
Statute(s)	• Iowa Code Ann. § 135.190 (general immunity provisions).	
	• Iowa Code Ann. § 147A.18 (possession by first responders).	
	• Iowa Code Ann. § 124.551 (reporting to PDMP).	
Initial effective date(s)	• May 27, 2016 (Iowa Code Ann. §§ 135.190 and 147A.18).	
	• July 1, 2018 (provision added to Iowa Code Ann. § 124.551).	
Term(s) used	Opioid antagonist.	
Substantive	None.	
amendment(s) to		
law(s)		
Standing order	Iowa Code Ann. §§ 147A.18 and 135.190 permit the possession and administration of opioid antagonist medications by certain eligible	
	recipients and allows the distribution of such medications by pharmacists pursuant to standing order or collaborative agreement. The state medical director most recently reauthorized a statewide standing order September 21, 2019. ²⁹ The order automatically expires one year from the date of authorization or the date naloxone is approved as an over-the-counter medication, whichever occurs first. The order may be reissued annually at the discretion of the medical director.	
Persons who can	"Licensed health care professional," which is defined as:	
prescribe	Person licensed to practice medicine and surgery or osteopathic	
preserie	medicine and surgery;	
	 Licensed advanced registered nurse practitioner who is 	
	registered with the Board of Nursing; and	
	 Physician assistant licensed to practice under the supervision of a physician. 	
Prescriber immunity	Prescriber of an opioid antagonist who has acted reasonably and in good faith is not liable for any injury arising from the provision, administration, or assistance in the administration of an opioid antagonist.	
Persons who can	Pharmacist.	
dispense or distribute		
Dispenser immunity	Not addressed by statute.	
Persons who can	Person in a position to assist," which is defined as a:	
receive or administer	o Family member;	
("laypersons")	o Friend;	
	o Caregiver;	

²⁹ "Naloxone standing order," Iowa Dept. of Public Health, last accessed August 3, 2020, https://pharmacy.iowa.gov/sites/default/files/documents/2019/09/iowa_naloxone_standing_order_-_092119.pdf.

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	<u>IOWA</u>	
Persons who can	 Health care provider; 	
receive or administer	 Employee of a substance use treatment facility; and 	
("laypersons")	 Other person who may be in a place to render aid to a 	
(continued)	person at risk of experiencing an opioid-related overdose.	
	Medical care ambulance service.	
	Law enforcement agency.	
	• Fire department.	
Layperson possession	Not directly addressed by statute.	
without prescription		
Layperson	Person in a position to assist may possess and provide or administer	
administration	an opioid antagonist to an individual if the person in a position to	
	assist reasonably and in good faith believes that such individual is	
	experiencing an opioid-related overdose.	
Layperson immunity	Person in a position to assist who has acted reasonably and in good	
	faith while administering an opioid antagonist is not liable for any	
	injury arising from the provision, administration, or assistance in the	
T	administration of the opioid antagonist.	
Training and	Pharmacist who dispenses, furnishes, or otherwise provides an	
education	opioid antagonist pursuant to a valid prescription, standing order, or	
requirements	collaborative agreement must provide instruction to the recipient in	
	accordance with any protocols and instructions developed by the	
C	Iowa Department of Public Health.	
Co-prescription	Not addressed by statute.	
requirements Requirements placed	Not addressed by statute	
on insurers	Not addressed by statute.	
Naloxone in schools	Not addressed by statute.	
Dispensing or	Under state statutory law, the State Board of Pharmacy must	
administration	adopt rules requiring the following administration information to	
reported to PDMP	be provided to the state PDMP: (1) patient identification; (2)	
Toported to I Divil	person administering; (3) date; and (4) quantity administered.	
	According to information from PDMP/TTAC, Iowa tracks	
	naloxone dispensing and administration in the PDMP. ³⁰ LAPPA	
	did not locate a statute or regulation.	
Other provisions of	None.	
note		

³⁰ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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<u>KANSAS</u>	
Statute(s)	Kan. Stat. Ann. § 65-16,127.
Initial effective date(s)	July 1, 2017.
Term(s) used	Emergency opioid antagonist.
Substantive	None.
amendment(s) to	
law(s)	
Standing order	Under Kan. Stat. Ann. § 65-16,127, the Kansas Board of Pharmacy
	is required to issue a statewide opioid antagonist protocol that
	establishes requirements for a licensed pharmacist to dispense
	emergency opioid antagonists to a person. The statewide naloxone
	protocol took effect on June 28, 2017.31
Persons who can	"Health care provider," which is defined as a:
prescribe	Physician licensed to practice medicine and surgery;
	• Licensed dentist;
	• "Mid-level practitioner," which is defined to include a:
	 Certified nurse-midwife;
	 Licensed advanced practice registered nurse; and
	 Licensed physician assistant.
	Any person authorized by law to prescribe medication.
Prescriber immunity	Healthcare provider who in good faith and with reasonable care
	prescribes an emergency opioid antagonist is not, by an act or
	omission, subject to civil liability, criminal prosecution or any
	disciplinary or other adverse action by a professional licensure entity
	arising from the healthcare provider prescribing the emergency
	opioid antagonist.
Persons who can	Pharmacist.
dispense or distribute	
Dispenser immunity	Pharmacist who in good faith and with reasonable care dispenses an
	emergency opioid antagonist is not, by an act or omission, subject to
	civil liability, criminal prosecution or any disciplinary or other
	adverse action by a professional licensure entity arising from the
	healthcare provider or pharmacist dispensing the emergency opioid
	antagonist.

³¹ "Protocol for dispensing naloxone to individuals at risk of experiencing, witnessing, or responding to an opioid-related overdose," Kansas State. Board of Pharmacy, last accessed August 3, 2020, https://pharmacy.ks.gov/docs/default-source/Naloxone/naloxone-statewide-protocol---official.pdf?sfvrsn=c709a601_6.

	<u>KANSAS</u>	
Persons who can receive or administer ("laypersons")	 Person believed to be at risk of experiencing an opioid overdose. Family member, friend, caregiver, or other person in a position to assist a person who experiencing an opioid overdose. "First responder," which is defined as a(n): Emergency medical service provider; Law enforcement officer; and Member of any organized fire department. Scientist or technician operating under a criminal forensic laboratory. School nurse. 	
Layperson possession without prescription	Not directly addressed by statute.	
Layperson administration	Layperson can administer an emergency opioid antagonist when he or she believes, in good faith, that an individual is experiencing an opioid overdose.	
Layperson immunity	Person who administers an emergency opioid antagonist to a person experiencing a suspected opioid overdose is not, by an act or omission, subject to civil liability or criminal prosecution, unless personal injury results from the gross negligence or willful or wanton misconduct in the administration of the emergency opioid antagonist.	
Training and education requirements	• First responder, scientist or technician operating under a criminal forensic laboratory, or school nurse is authorized to possess, store and administer emergency opioid antagonists as clinically indicated, provided that all personnel with access to emergency opioid antagonists are trained, at a minimum, on the following: (1) techniques to recognize signs of an opioid overdose; (2) standards and procedures to store and administer an emergency opioid antagonist; (3) emergency follow-up procedures, including the requirement to summon emergency ambulance services either immediately before or immediately after administering an emergency opioid antagonist to a patient; and (4) inventory requirements and reporting any administration of an emergency opioid antagonist to a healthcare provider.	

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	<u>KANSAS</u>
Training and education requirements (continued)	• Kansas Board of Pharmacy's opioid antagonist protocol must include procedures to ensure accurate recordkeeping and education of the person to whom the emergency opioid antagonist is furnished, including, but not limited to: (1) opioid overdose prevention, recognition and response; (2) safe administration of an emergency opioid antagonist; (3) potential side effects or adverse events that may occur as a result of administering an emergency opioid antagonist; (4) a requirement that the administering person immediately contact emergency medical services for a patient; and (5) the availability of drug treatment programs.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	School nurse is authorized to possess, store, and administer emergency opioid antagonists as clinically indicated.
Dispensing or administration reported to PDMP	No.
Other provisions of note	None.

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<u>KENTUCKY</u>	
Statute(s)	Ky. Rev. Stat. Ann. § 217.186.
Initial effective date(s)	June 25, 2013.
Term(s) used	Naloxone.
Substantive amendment(s) to law(s)	 March 25, 2015 amendment allows for third-party prescriptions and allows schools to keep naloxone on the premises and administer it in the case of an overdose. June 27, 2019 amendment allows a pharmacist to utilize the naloxone protocol to dispense naloxone to any person or agency who provides training on the administration of naloxone to the public as part of a harm reduction program, regardless of whom the ultimate user of the naloxone may be.
Standing order	A physician and a pharmacist may enter into a naloxone protocol. A sample protocol, last updated March 14, 2017, is available on the Kentucky Board of Pharmacy website. 32
Persons who can prescribe	"Licensed health care provider," which is not defined by the statute.
Prescriber immunity	Licensed health-care provider who, acting in good faith, prescribes naloxone to a person or agency who, in the judgment of the health-care provider, is capable of administering the drug for an emergency opioid overdose, is not, as a result of his or her acts or omissions, subject to disciplinary or other adverse action under Ky. Rev. Stat. Ann. Chapters 311, 311A, 314, or 315 or any other professional licensing statute.
Persons who can dispense or distribute	Pharmacist.
Dispenser immunity	Pharmacist who, acting in good faith, directly or by standing order, dispenses naloxone to a person or agency who, in the judgment of the health-care provider, is capable of administering the drug for an emergency opioid overdose, is not, as a result of his or her acts or omissions, subject to disciplinary or other adverse action under Ky. Rev. Stat. Ann. Chapters 311, 311A, 314, or 315 or any other professional licensing statute.

https://pharmacy.ky.gov/Documents/Sample%20Naloxone%20Protocol%20and%20Education%20Sheets.pdf.

³² "Protocol to initiate dispensing of naloxone for opioid overdose prevention and response," Ky. Board of Pharmacy, last accessed August 3, 2020,

	<u>KENTUCKY</u>	
Persons who can receive or administer	Person or agency who is capable of administering naloxone for an emergency opioid overdose.	
("laypersons")	 Peace officer. Jailer. Firefighter. Paramedic or emergency medical technician. School employee authorized to administer medication. Any person or agency who provides training on the mechanism and circumstances for the administration of naloxone to the public as part of a harm reduction program. 	
Layperson possession without prescription	Not directly addressed by statute.	
Layperson administration	Prescription for naloxone may include authorization for administration of the drug to the person for whom it is prescribed by a third party if the prescribing instructions indicate the need for the person administering the drug to immediately notify a local public safety answering point of the situation.	
Layperson immunity	Person acting in good faith who administers naloxone received under this section is immune from criminal and civil liability for the administration, unless personal injury results from the gross negligence or willful or wanton misconduct of the person administering the drug.	
Training and education requirements	Kentucky Board of Pharmacy, in consultation with the Kentucky Board of Medical Licensure, must promulgate administrative regulations to establish certification, educational, operational, and protocol requirements for naloxone that include a required mandatory education requirement as to the mechanism and circumstances for the administration of naloxone for the person to whom the naloxone is dispensed.	
Co-prescription requirements	Not addressed by statute.	
Requirements placed on insurers	Not addressed by statute.	
Naloxone in schools	 The board of each local public school district and the governing body of each private and parochial school or school district may permit a school to keep naloxone on the premises and regulate the administration of naloxone to any individual suffering from an apparent opiate-related overdose. In collaboration with local health departments, local health providers, and local schools and school districts, the Kentucky Department for Public Health must develop clinical protocols to address supplies of naloxone kept by schools and to advise on the clinical administration of naloxone. 	

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<u>KENTUCKY</u>	
Dispensing or	No.
administration	
reported to PDMP	
Other provisions of	None.
note	

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	<u>LOUISIANA</u>
Statute(s)	• La. Stat. Ann. § 40:978.1 (first responder training).
	• La. Stat. Ann. § 40:978.2 (immunity provisions).
	• La. Stat. Ann. § 17:436.1 (naloxone in schools).
	• La. Admin. Code tit. 46, Pt. LIII, § 2901 (PDMP reporting).
Initial effective date(s)	• May 28, 2014 (La. Stat. Ann. § 40:978.1).
	• June 23, 2015 (La. Stat. Ann. § 40:978.2).
	• May 30, 2018 (La. Stat. Ann. § 17:436.1).
	• January 20, 2019 (La. Admin. Code tit. 46, Pt. LIII, § 2901;
	naloxone added to the definition of "drugs of concern").
Term(s) used	Naloxone.
Substantive	June 5, 2016 amendment to La. Stat. Ann. § 40:978.2 made it lawful
amendment(s) to	for any person to possess naloxone.
law(s)	
Standing order	The statewide naloxone standing order is issued pursuant to La. Stat.
	Ann. § 40:978.2. The order is valid for one year from the date of
	issuance. Any pharmacy licensed by the Louisiana Board of
	Pharmacy may rely on the order for the distribution or dispensing of
Persons who can	naloxone to any Louisiana resident. ³³ "Licensed medical practitioner," which is defined as a physician or
prescribe	other healthcare practitioner licensed, certified, registered, or
preserioe	otherwise authorized to perform specified healthcare services
	consistent with state law.
Prescriber immunity	Licensed medical practitioner who, in good faith, prescribes
	naloxone or another opioid antagonist is not, as a result of any act or
	omission, subject to civil liability, criminal prosecution, or
	disciplinary or other adverse action under any professional licensing
	statute.
Persons who can	Licensed medical practitioner.
dispense or distribute	Pharmacist.
	Person or organization acting pursuant to a standing order issued
	by a healthcare professional who is authorized to prescribe
	naloxone may store and dispense naloxone if such activities are
	performed without charge or compensation.
Dispenser immunity	Licensed pharmacist or other licensed medical practitioner who, in
	good faith, dispenses naloxone or another opioid antagonist is not,
	as a result of any act or omission, subject to civil liability, criminal
	prosecution, or disciplinary or other adverse action under any
	professional licensing statute.

³³ "Standing order for the distribution or dispensing of naloxone or other opioid antagonists," La. Dept. of Health, last accessed August 4, 2020,

 $[\]underline{\text{https://www.lsbme.la.gov/sites/default/files/documents/In\%20The\%20News\%20Items/NaloxoneStandingOrder_2019-0107\%20HAN\%20attachment.pdf.}$

	LOUISIANA	
Persons who can receive or administer ("laypersons")	 Any person. "First responder," which is defined as including a(n): Peace officer; Firefighter; and Emergency medical services practitioner. School nurse or other trained school employee. 	
Layperson possession without prescription Layperson administration Layperson immunity	Any person may lawfully possess naloxone or another opioid antagonist. Layperson can administer naloxone or another opioid antagonist to a person he or she reasonably believes to be undergoing an opioid-related drug overdose. Person acting in good faith who administers naloxone or another opioid antagonist pursuant to law is immune from criminal and civil	
Training and	liability for the administration, unless personal injury results from the gross negligence or willful or wanton misconduct in the administration of the drug. • At the time the naloxone is prescribed or dispensed, a licensed	
education requirements	medical practitioner must provide the individual with all training required by the Louisiana Department of Health for the safe and proper administration of naloxone, which includes at a minimum: (1) techniques on how to recognize signs of an opioid-related drug overdose; (2) standards and procedures for the storage and administration of naloxone or another opioid antagonist; and (3) emergency follow-up procedures including the requirement to summon emergency services either immediately before or immediately after administering the naloxone or other opioid antagonist to an individual apparently experiencing an opioid-related drug overdose. Louisiana Department of Health must develop and promulgate a set of best practices for use by a licensed medical practitioner, to provide the required education. Before receiving a prescription for naloxone or another opioid antagonist, a first responder must complete the training necessary to safely and properly administer naloxone or another opioid antagonist that includes, at a minimum: (1) techniques on how to recognize symptoms of an opioid-related overdose; (2) standards and procedures for the storage and administration of naloxone or another opioid antagonist; and (3) emergency follow-up procedures. Louisiana Department of Public Safety and Corrections must develop and promulgate a set of naloxone best practices for use by a fire department or law enforcement agency, including, but not limited to the same three items as listed in the above bullet point.	

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<u>LOUISIANA</u>	
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	 Governing authority of each public and nonpublic elementary and secondary school may adopt a policy that authorizes a school to maintain a supply of naloxone or other opioid antagonists and authorizes a school nurse or other school employee to administer naloxone or another opioid antagonist to any student or other person on school grounds in the event of an actual or perceived opioid emergency. School policies must require that school employees other than school nurses receive at least six hours of general training, including training on emergency administration, from a registered nurse or a licensed medical physician prior to being authorized to perform such administration. School governing authority that does not adopt such a policy is not subject to civil liability for failing to authorize such supply or administration.
Dispensing or administration reported to PDMP	Under a state regulation, naloxone is classified as a "drug of concern." According to state statute and regulation, the state's PDMP monitors controlled substances and drugs of concern
Other provisions of note	None.

MAINE	
Ctatuta(s)	
Statute(s)	• Me. Stat. tit. 22, § 2353 (immunity provisions).
T '.' 1 CC .' 1 . ()	• Me. Stat. tit. 24-A, § 2159-E (life insurance requirements).
Initial effective date(s)	• April 29, 2014 (Me. Stat. tit. 22, § 2353).
	• September 19, 2019 (Me. Stat. tit. 24-A, § 2159-E).
Term(s) used	Naloxone hydrochloride.
Substantive	• October 15, 2015 amendment to Me. Stat. tit. 22, § 2353 allows:
amendment(s) to	(1) a health care professional to prescribe naloxone either
law(s)	directly or by standing order; and (2) for third-party
	prescriptions to a friend or any other person that may be able to
	administer naloxone to an individual, in addition to a family
	member.
	• May 2, 2018 amendment to Me. Stat. tit. 22, § 2353 allows a
	pharmacist to prescribe and dispense naloxone to an individual of any age at risk of experiencing an opioid-related drug
	overdose.
	 September 19, 2019 amendment to Me. Stat. tit. 22, § 2353
	added the naloxone requirements for recovery residences.
Standing order	Maine does not have a statewide naloxone standing order, but a
	physician can enter into a standing order with a pharmacy to allow
	the distribution of naloxone without a prescription.
Persons who can	• "Health care professional," which is defined as a person licensed
prescribe	under Title 32 of the Maine Revised Statutes who is authorized
	to prescribe naloxone hydrochloride.
	Pharmacist.
Prescriber immunity	Health care professional or a pharmacist, acting in good faith and
	with reasonable care, is immune from criminal and civil liability and
	is not subject to professional disciplinary action for prescribing
	naloxone hydrochloride in accordance with the law or for any
	outcome resulting from such actions.
Persons who can	Pharmacist.
dispense or distribute	Overdose prevention program that dispenses without charge or
	compensation.
Dispenser immunity	Pharmacist acting in good faith and with reasonable care is immune
	from criminal and civil liability and is not subject to professional
	disciplinary action for dispensing naloxone hydrochloride in
	accordance with the law or for any outcome resulting from such
	actions.

MAINE	
Persons who can	Individual at risk of experiencing an opioid-related drug
receive or administer	overdose.
("laypersons")	Member of an individual's immediate family or a friend of the individual or another person in a position to assist the individual if the individual is at risk of experiencing an opioid-related drug overdose. In the following series of the individual is at risk of experiencing an opioid-related drug overdose.
	• Law enforcement agency.
	Regional or county jail.
	Correctional facility.
	Municipal fire department.
Layperson possession without prescription	Person acting in good faith and with reasonable care is immune from criminal and civil liability and is not subject to professional disciplinary action for possessing or providing to another person naloxone hydrochloride.
Layperson	Layperson may administer naloxone hydrochloride to an individual
administration	if he or she believes in good faith that the individual is experiencing an opioid-related drug overdose.
Layperson immunity	Person, acting in good faith and with reasonable care, is immune from criminal and civil liability and is not subject to professional disciplinary action for administering naloxone hydrochloride to an individual whom the person believes in good faith is experiencing an opioid-related drug overdose or for any outcome resulting from such actions.
Training and education requirements	 Maine Medical Direction and Practices Board must establish medical training protocols for law enforcement officers, corrections officers, and municipal firefighters in order for these individuals to be able to administer naloxone. An overdose prevention program established under the law may distribute unit-of-use packages of naloxone hydrochloride and the medical supplies necessary to administer the naloxone hydrochloride to a person who has successfully completed training provided by the overdose prevention program that meets the protocols and criteria established by the Department of Health and Human Services.
Co-prescription	Not addressed by statute.
requirements	The addressed by survive.
1 equil ements	

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	<u>MAINE</u>	
Requirements placed	An insurer authorized to do business in Maine may not:	
on insurers	Limit coverage or refuse to issue or renew coverage of an	
	individual under any life insurance policy because the individual	
	has been issued a prescription for naloxone or has purchased	
	naloxone;	
	Consider the fact that an individual has been issued a	
	prescription for naloxone or has purchased naloxone in	
	determining the premium rate for coverage of that individual	
	under a life insurance policy; or	
	Otherwise discriminate in the offering, issuance, cancellation,	
	amount of coverage, price, or any other condition of a life	
	insurance policy based solely and without any additional	
	actuarial justification upon the fact that an individual has been	
	issued a prescription for naloxone or has purchased naloxone.	
Naloxone in schools	Not addressed by statute.	
Dispensing or	According to information from PDMP/TTAC, Maine tracks	
administration	naloxone dispensing in the PDMP. ³⁴ LAPPA did not locate a statute	
reported to PDMP	or regulation directing this reporting.	
Other provisions of	Recovery residence must store at least two units of naloxone for	
note	each floor of the recovery residence and must provide training in	
	administration of naloxone to all of the residents, employees, and any other persons involved in the operation of the recovery	
	residence.	
	residence.	

³⁴ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	MARYLAND	
Statute(s)	• Md. Code Ann., Health – Gen. §§ 13-3101 to -3109 (immunity).	
	• Md. Code Ann., Health – Gen. § 13-3502 (co-prescribing).	
	• Md. Code Ann., Educ. § 7-426.5 (naloxone in schools).	
	• Md. Code Ann., Educ. §§ 11-1201 to -1204 (higher education).	
	• Md. Code Ann., Ins. § 15-850 (health insurance requirements).	
	• Md. Code Regs. 10.13.03.03 (co-prescribing regulation).	
Initial effective date(s)	• October 1, 2013 (Md. Code Ann., Health – Gen. §§ 13-3101 to - 3109).	
	• June 1, 2017 (Md. Code Ann., Health – Gen. § 13-3502).	
	• July 1, 2017 (Md. Code Ann., Educ. §§ 7-426.5 and 11-1202).	
	 January 1, 2018 (Md. Code Ann., Ins. § 15-850). 	
	• July 6, 2020 (Md. Code Regs. 10.13.03.03).	
Term(s) used	Naloxone; opioid overdose reversal drug.	
Substantive	June 1, 2017 amendment to Md. Code Ann., Health – Gen. §§ 13-	
amendment(s) to	3101 to -3109 removed the requirement that an individual receive a	
law(s)	certificate before obtaining naloxone. The amendment also allows	
	any health care provider with prescribing authority to prescribe and	
	dispense naloxone.	
Standing order	Under Md. Code Ann., Health – Gen. § 13-3106, a physician employed by the Maryland Department of Health may prescribe naloxone by issuing a standing order. An updated statewide	
	naloxone standing order was issued on June 1, 2019. The order will	
	expire on June 1, 2021. ³⁵ The standing order authorizes any	
	Maryland licensed pharmacist to dispense naloxone to any	
	individual.	
Persons who can	Licensed health care provider with prescribing authority.	
prescribe		
Prescriber immunity	Licensed health care provider who prescribes naloxone is not	
	subject to any disciplinary action by the appropriate licensing	
	health occupations board under the Health Occupations Article	
	solely for the act of prescribing naloxone.	
	• A cause of action may not arise against any licensed health care provider with prescribing authority for any act or omission when	
	the provider in good faith prescribes naloxone and the necessary	
	paraphernalia for the administration of naloxone to an	
	individual.	
Persons who can	Licensed health care provider who has dispensing authority.	
dispense or distribute	Pharmacist.	
	- I minucist.	

 $^{^{35}}$ "Statewide naloxone standing order," Md. Dept. of Health, last accessed August 5, 2020, $\underline{\text{https://bha.health.maryland.gov/Documents/Standing%20Order%20Dr.%20Chan.pdf}}.$

	MARYLAND	
D:		
Dispenser immunity	 Licensed health care provider or pharmacist who dispenses naloxone is not subject to any disciplinary action by the appropriate licensing health occupations board under the Health Occupations Article solely for the act of dispensing naloxone. A cause of action may not arise against any licensed health care provider or pharmacist for any act or omission when the health care provider or pharmacist in good faith dispenses naloxone and the necessary paraphernalia for the administration of naloxone to an individual. 	
Persons who can	Individual who is at risk of experiencing an opioid overdose.	
receive or administer	Individual in a position to assist an individual at risk of	
("laypersons")	experiencing an opioid overdose.	
T	School nurse, health services personnel, or other personnel. Note of the personnel.	
Layperson possession without prescription	Not addressed directly by statute.	
Layperson	Individual for whom naloxone is prescribed and dispensed may, in	
administration	an emergency situation when medical services are not immediately	
	available, administer naloxone to an individual experiencing or	
	believed to be experiencing an opioid overdose.	
Layperson immunity	Individual who administers naloxone to an individual who is or in	
	good faith is believed to be experiencing an opioid overdose has	
	immunity from liability under Md. Code Ann., Cts. & Jud. Proc. §§ 5-603 ("emergency medical care") and 5-629 ("administration of drug or vaccine").	
Training and	Individual is not required to obtain training and education on opioid	
education	overdose recognition and response in order for a pharmacist to	
requirements	dispense naloxone to the individual.	
Co-prescription	Maryland Secretary of Health must establish guidelines for the	
requirements	co-prescribing of opioid overdose reversal drugs that are	
	 applicable to all licensed health care providers in the state who are authorized by law to prescribe a monitored prescription drug. The guidelines must address the co-prescribing of opioid overdose reversal drugs for patients who are at an elevated risk of overdose and: (1) receive opioid therapy for chronic pain; (2) receive a prescription for benzodiazepines; or (3) are treated for opioid use disorders. When determined appropriate by the prescribing licensed health care provider, targeted patient populations may be co-prescribed an opioid overdose reversal drug if the individual is at an elevated risk of experiencing an opioid overdose. 	

	MADVI AND	
	<u>MARYLAND</u>	
Requirements placed	Health insurer or other entity subject to state law that includes on its	
on insurers	formulary an opioid antagonist may apply a prior authorization	
	requirement for an opioid antagonist only if the entity provides	
	coverage for at least one formulation of the opioid antagonist	
	without a prior authorization requirement.	
Naloxone in schools	 Each county board shall establish a policy in accordance with school health guidelines and state laws and regulations for public schools within its jurisdiction to authorize the school nurse, school health services personnel, and other school personnel to administer naloxone or other overdose-reversing medication to a student or other person located on school property who is reasonably believed to be experiencing an opioid overdose. School nurse or any other school personnel may not be held personally liable for any act or omission in the course of responding to the emergency, except for any willful or grossly negligent act. 	
	 On or before October 1 each year, each public school must submit a report to the Department of Education on each incident at the school that required the use of naloxone. Each institution of higher education must establish a policy that addresses opioid use disorder and prevention. The policy established must require the institution to obtain and store at the institution naloxone to be used in an emergency. On or before October 1 each year, each institution of higher education must report to the Maryland Higher Education Commission on each incident at the institution that required the use of naloxone. 	
Dispensing or	According to information from PDMP/TTAC, Maryland tracks	
administration	naloxone dispensing and administration in the PDMP. ³⁶ LAPPA did	
reported to PDMP	not locate a statute or regulation directing this reporting.	
Other provisions of	None.	
note		

³⁶ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

NA COA CHALCETTO		
	<u>MASSACHUSETTS</u>	
Statute(s)	 Mass. Gen. Laws Ann. ch. 94C, § 19 (third-party prescriptions). Mass. Gen. Laws Ann. ch. 94C, § 19B (immunity provisions). Mass. Gen. Laws Ann. ch. 29, § 2RRRR (naloxone bulk purchase trust fund). Mass. Gen. Laws Ann. ch. 94C, § 19C (naloxone rescue kits). Mass. Gen. Laws Ann. ch. 112, § 12FF (layperson immunity). Mass. Gen. Laws Ann. ch. 94C, § 19B ½ (exchange). 	
Initial effective date(s)	 August 12, 2012 (Mass. Gen. Laws Ann. ch. 94C, § 19). July 1, 2014 (Mass. Gen. Laws Ann. ch. 94C, § 19B). July 1, 2015 (Mass. Gen. Laws Ann. ch. 94C, § 19C and ch. 29, § 2RRR). March 14, 2016 (Mass. Gen. Laws Ann. ch. 112, § 12FF). August 9, 2018 (Mass. Gen. Laws Ann. ch. 94C, § 19B ½). 	
Term(s) used	Opioid antagonist.	
Substantive amendment(s) to law(s)	August 8, 2018 amendment to Mass. Gen. Laws Ann. ch. 94C, § 19B:	
law(s)	 Adds the immunity protections for dispensers; and Expands access to naloxone through a statewide standing order, rather than requiring each pharmacy to secure and file a standing order individually. 	
Standing order	Mass. Gen. Laws Ann. ch. 94C, § 19B(b) requires the issuance of a statewide naloxone standing order to authorize the dispensing of an opioid antagonist in the Commonwealth by any licensed pharmacist. The statewide order took effect on October 4, 2018. ³⁷	
Persons who can prescribe	"Practitioner," which is defined as a physician, dentist, veterinarian, podiatrist, scientific investigator, or other person registered to distribute, dispense, conduct research with respect to, or use in teaching or chemical analysis, a controlled substance in the course of professional practice or research in the Commonwealth.	
Prescriber immunity	Any practitioner who, acting in good faith, directly or through the standing order, prescribes an opioid antagonist is not subject to any criminal or civil liability or any professional disciplinary action.	
Persons who can dispense or distribute	 Licensed pharmacist. Practitioner. A municipality or non-municipal public agency that is duly registered pursuant to Mass. Gen. Laws Ann. ch. 94C § 7(g) may convey or exchange naloxone or another opioid antagonist approved by the department to or with another duly registered entity. 	

³⁷ "Standing order for dispensing naloxone rescue kits," last accessed August 5, 2020, https://www.mass.gov/doc/statewide-standing-order/download.

	MASSACHUSETTS MASSACHUSETTS	
Dispenser immunity	 Except for an act of gross negligence or willful misconduct, a pharmacist who, acting in good faith, dispenses an opioid antagonist is not subject to any criminal or civil liability or any professional disciplinary action by the Board of Registration in Pharmacy related to the use or administration of an opioid antagonist. Any practitioner who, acting in good faith, directly or through the standing order, dispenses an opioid antagonist is not subject to any criminal or civil liability or any professional disciplinary action. 	
Persons who can	Person at risk of experiencing an opiate-related overdose.	
receive or administer	• Family member, friend, or other person in a position to assist a	
("laypersons")	person at risk of experiencing an opiate-related overdose.	
Layperson possession	Not directly addressed by statute.	
without prescription		
Layperson	Layperson may, in good faith, administer an opioid antagonist to an	
administration	individual appearing to be experiencing an opioid-related overdose.	
Layperson immunity	Person who in good faith attempts to render emergency care by administering naloxone or any other opioid antagonist to a person reasonably believed to be experiencing an opiate-related overdose is not liable for acts or omissions resulting from the attempt to render this emergency care; provided, however, that immunity does not apply to acts of gross negligence or willful or wanton misconduct.	
Training and	Not addressed by statute.	
education requirements		
Co-prescription	Not addressed by statute.	
requirements		
Requirements placed	Not addressed by statute.	
on insurers		
Naloxone in schools	Not addressed by statute.	
Dispensing or	According to information from PDMP/TTAC, Massachusetts tracks	
administration	naloxone dispensing and administration in the PDMP. 38 LAPPA did	
reported to PDMP	not locate a statute or regulation directing this reporting.	

³⁸ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

MASSACHUSETTS

Other provisions of note

- A municipality or non-municipal public agency that is duly registered pursuant to Mass. Gen. Laws Ann. ch. 94C § 7(g) may convey or exchange naloxone or another opioid antagonist approved by the department to or with another duly registered entity to ensure the availability and use of unexpired naloxone or other approved opioid antagonist; provided, however, that such an exchange shall be recorded in a memorandum between the registered entities in a manner prescribed by the department.
- Board of Registration in Pharmacy must promulgate regulations requiring pharmacies located in areas with high incidents of opiate overdose to maintain a continuous supply of naloxone rescue kits or opioid antagonist medications.
- Pharmacist who dispenses an opioid antagonist must annually report to the Department of Public Health the number of opioid antagonist doses dispensed. The reports do not identify individual patients and are not part of the public record. The Department will publish an annual report that includes aggregate information about the dispensing of opioid antagonists in the Commonwealth.
- There is a Municipal Naloxone Bulk Purchase Trust Fund. Municipalities, ambulances, and non-profit organizations that contract with the Department of Public Health's Bureau of Substance Addiction Services may join the program to purchase naloxone for municipal first responder agencies. A sheriff of a house of correction that contracts with the Department of Public Health may also participate in the program.

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	<u>MICHIGAN</u>	
Statute(s)	• Mich. Comp. Laws Ann. § 333.17744b (third-party prescriptions and immunity).	
	Mich. Comp. Laws Ann. § 333.17744c (administration).	
	• Mich. Comp. Laws Ann. § 333.7422 (prescribing, dispensing,	
	possessing).	
	• Mich. Comp. Laws Ann. § 691.1503 (layperson immunity).	
	Mich. Comp. Laws Ann. § 333.17744e (standing order).	
	Mich. Comp. Laws Ann. §§ 15.671 to 15.677 (possession by	
	government employee).	
Initial effective date(s)	• October 14, 2014 (Mich. Comp. Laws Ann. §§ 333.17744b, 333.17744c, 333.7422, and 691.1503).	
	• March 28, 2017 (Mich. Comp. Laws Ann. § 333.17744e).	
	• September 24, 2019 (Mich. Comp. Laws Ann. §§ 15.671 to	
	15.677).	
Term(s) used	Opioid antagonist.	
Substantive	September 24, 2019 amendment to Mich. Comp. Laws Ann.	
amendment(s) to	§ 333.17744b allows for third-party prescriptions to agencies	
law(s)	authorized to purchase, possess, and distribute an opioid antagonist.	
Standing order	Under Mich. Comp. Laws Ann. § 333.17744e, the Chief Medical	
	Executive has the authority to issue a standing order for the purpose	
	of a pharmacist dispensing naloxone. The most recent standing order took effect on April 29, 2019. The standing order will automatically	
	expire on the date that that the physician whose signature appears on	
	the order ceases to function in the capacity of the Chief Medical	
	Executive, or until otherwise provided by law, whichever comes first. 39	
Persons who can	"Prescriber," which is defined as a:	
prescribe	Licensed dentist;	
	Licensed doctor of medicine;	
	Licensed doctor of osteopathic medicine and surgery;	
	Licensed doctor of podiatric medicine and surgery;	
	Licensed physician's assistant;	
	Licensed optometrist certified to administer and prescribe	
	therapeutic pharmaceutical agents;	
	Advanced practice registered nurse;	
	Licensed veterinarian; and	
	Licensed health professional acting under the delegation and	
	using, recording, or otherwise indicating the name of the	
	delegating licensed doctor of medicine or licensed doctor of	
	osteopathic medicine and surgery.	

³⁹"Standing order information packet-naloxone prescription for opioid overdose prevention," Dept. of Health and Human Sves., last accessed August 5, 2020, https://www.michigan.gov/documents/mdhhs/Standing_Order_571880_7.pdf.

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Prescriber immunity	Prescriber who issues a prescription for an opioid antagonist as
Treseriber immunity	authorized under the law is not liable in a civil action for a properly stored and dispensed opioid antagonist that was a proximate cause of injury or death to an individual due to the administration of or failure to administer the opioid antagonist.
Persons who can	• "Dispensing prescriber," which is defined as a prescriber, other
dispense or distribute	 than a veterinarian, who dispenses prescription drugs. Pharmacist. Governmental agency authorized to purchase, possess, and distribute an opioid antagonist under the Administration of Opioid Antagonists Act.
Dispenser immunity	 Dispensing prescriber or pharmacist, who dispenses an opioid antagonist as authorized under the law, is not liable in a civil action for a properly stored and dispensed opioid antagonist that was a proximate cause of injury or death to an individual due to the administration of or failure to administer the drug. Governmental agency that purchases, possesses, or distributes an opioid antagonist is immune from civil liability for injuries or damages arising out of the administration of that drug to an individual under this act if the conduct does not amount to gross negligence that is the proximate cause of the injury or damage. Governmental agency that purchases, possesses, or distributes an opioid antagonist is not subject to criminal prosecution for purchasing, possessing, or distributing an opioid antagonist under this act or for administering the drug to an individual under this act.
Persons who can	Individual at risk of experiencing an opioid-related overdose.
receive or administer ("laypersons")	• Family member, friend, or other individual in a position to assist an individual at risk of experiencing an opioid-related overdose.
	 Person who meets all of the following requirements: Acts at the direction of the prescriber or dispensing prescriber; Upon receipt of an opioid antagonist, properly stores the opioid antagonist; Dispenses or administers an opioid antagonist under a valid prescription issued to an individual or a patient; and Performs the requirements without charge or compensation. Employee or agent of a governmental agency. Public school employees.
Layperson possession	Person that is acting in good faith and with reasonable care may
without prescription	possess an opioid antagonist.
Layperson administration	Layperson can administer an opioid antagonist when he or she, in good faith, believes that another individual is suffering the immediate effects of an opioid-related overdose.

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	<u>MICHIGAN</u>
Layperson immunity	 Individual who in good faith believes that another individual is suffering the immediate effects of an opioid-related overdose and who administers an opioid antagonist to the other individual is not liable in a civil action for damages resulting from the administration, unless the conduct of the individual administering is willful or wanton misconduct. Person that administers an opioid antagonist to an individual, who he or she believes is suffering an opioid-related overdose, and that acts in good faith and with reasonable care, is immune from criminal prosecution or sanction under any professional licensing act for that act. Employee or agent of a governmental agency that possesses or in good faith administers an opioid is immune from civil liability for injuries or damages arising out of the administration of that opioid antagonist to an individual under this act if the conduct does not amount to gross negligence that is the proximate cause of the injury or damage. Employee or agent of a governmental agency that possesses or in good faith administers an opioid antagonist is not subject to criminal prosecution for purchasing, possessing, or distributing an opioid antagonist under this act or for administering an opioid antagonist to an individual under this act.
Training and	Government agency may purchase and possess an opioid antagonist
education	and distribute that opioid antagonist to an employee or agent if he or
requirements	she has been trained in the administration of that opioid antagonist
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Public school employee may possess and administer an opioid antagonist if he or she is properly trained in the administration of that opioid antagonist.
Dispensing or administration reported to PDMP	According to information PDMP/TTAC, Michigan tracks naloxone dispensing and administration in the PDMP. 40 LAPPA did not locate a statute or regulation directing this reporting.
Other provisions of note	None.

⁴⁰ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	MINNESOTA
Statute(s)	Minn. Stat. Ann. § 604A.04 (immunity provisions).
	• Minn. Stat. Ann. § 151.37 (opioid antagonist protocol).
	Minn. Stat. Ann. § 256.042 (Opiate Epidemic Response
	Advisory Council).
	• Minn. Stat. Ann. § 62Q.529 (health plans).
Initial effective date(s)	• May 10, 2014 (Minn. Stat. Ann. § 604A.04).
	• July 1, 2014 (Minn. Stat. Ann. § 151.37).
	• July 1, 2019 (Minn. Stat. Ann. § 256.042).
	• July 1, 2020 (Minn. Stat. Ann. § 62Q.529).
Term(s) used	Opiate antagonist.
Substantive	May 23, 2019 amendment to Minn. Stat. Ann. § 151.37 adds: (1)
amendment(s) to	correctional employees of a state or local political subdivision; (2)
law(s)	volunteer firefighters; and (3) licensed school nurses or certified
	public health nurses employed by, or under contract with, a school
	board, as persons authorized to administer naloxone.
Standing order	Minnesota Board of Pharmacy developed a written naloxone
	protocol for the use by pharmacists who want to work with medical
	consultants of Community Health Boards, and the Minnesota
	Department of Health's practitioner. This protocol was last revised
	on September 30, 2016. 41 Pharmacists are not required to use this
	protocol. Instead, they may work with another licensed practitioner
D 1	who is permitted by law to prescribe an opiate antagonist. 42
Persons who can	Licensed physician.
prescribe	Licensed advanced practice registered nurse authorized to
	prescribe drugs.
TD 11	Licensed physician assistant authorized to prescribe drugs.
Prescriber immunity	Licensed health care professional who is permitted by law to
	prescribe an opiate antagonist, if acting in good faith, may directly
	or by standing order prescribe, dispense, distribute, or administer an
	opiate antagonist to a person without being subject to civil liability
Persons who can	or criminal prosecution for the act.
dispense or distribute	Licensed health care professional who is permitted by law to proscribe an enjoye entergonist.
dispense of distribute	prescribe an opiate antagonist.Pharmacist.
Dispanson immunit	
Dispenser immunity	Licensed health care professional who is permitted by law to prescribe an opiate antagonist, if acting in good faith, may directly
	or by standing order dispense or distribute an opiate antagonist to a person without being subject to civil liability or criminal prosecution
	for the act.
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^{41 &}quot;Opiate antagonist protocol," Minn. Board of Pharmacy, last accessed August 5, 2020, https://www.health.state.mn.us/communities/injury/pubs/documents/OpiateAntagonistProtocolRevision09302016.pdf.

42 "Expanding naloxone access for preventing opioid overdose," Minnesota Department of Health, last accessed

August 5, 2020, https://www.health.state.mn.us/naloxone#Example1.

	MINNESOTA
Persons who can receive or administer ("laypersons")	 Person who is not a health care professional. Emergency medical responder. Peace officer. Correctional employees of a state or local political subdivision. Staff of community-based health disease prevention or social service programs. Volunteer firefighter. Licensed school nurse or certified public health nurse employed by, or under contract with, a school board.
Layperson possession without prescription Layperson administration	Not directly addressed by statute. Layperson can administer an opiate antagonist to another person whom he or she believes in good faith to be suffering from a drug overdose.
Layperson immunity	Person who is not a health care professional, who acts in good faith in administering an opiate antagonist to another person whom he or she believes in good faith to be suffering a drug overdose, is immune from criminal prosecution for the act and is not liable for any civil damages for acts or omissions resulting from the act.
Training and education requirements	The following individuals can administer opiate antagonists only if each receives training in the recognition of the signs of opiate overdose and the use of opiate antagonists as part of the emergency response to opiate overdose: (1) emergency medical responder; (2) peace officer; (3) correctional employees of a state or local political subdivision; (4) staff of community-based health disease prevention or social service programs; (5) volunteer firefighter; and (6) licensed school nurse or certified public health nurse employed by, or under contract with, a school board.
Co-prescription requirements Requirements placed	Not addressed by statute. Health plan that provides prescription coverage must provide
on insurers	coverage for opiate antagonists prescribed and dispensed by a licensed pharmacist under the same terms of coverage that would apply had the prescription drug been prescribed by a licensed physician, physician assistant, or advanced practice nurse practitioner. Coverage does not need to apply if the drug is dispensed by an out-of-network pharmacy, unless the health plan covers prescription drugs dispensed by out-of-network pharmacies.
Naloxone in schools	Licensed school nurse or certified public health nurse employed by, or under contract with, a school board may be authorized by a physician, advanced practice registered nurse, or a physician assistant to administer naloxone.

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MINNESOTA OS	
Dispensing or	No.
administration	
reported to PDMP	
Other provisions of	None.
note	

MISSISSIPPI	
Statute(s)	• Miss. Code Ann. § 41-29-319 (immunity provisions).
X A.A. X X A.A. X X X X X X X X X X	• Miss. Code Ann. § 41-29-321 (training).
Initial effective date(s)	• July 1, 2015 (Miss. Code Ann. § 41-29-319).
	• July 1, 2017 (Miss. Code Ann. § 41-29-321).
Term(s) used	Opioid antagonist.
Substantive	July 1, 2017 amendment to Miss. Code Ann. § 41-29-319 allows for
amendment(s) to	naloxone to be issued via a standing order.
law(s)	
Standing order	The first statewide standing order took effect on May 31, 2018. 43
	The current version of the order took effect on May 18, 2020 and
D 1	will expire on May 18, 2021. ⁴⁴
Persons who can	"Practitioner," which is defined as a physician licensed to practice
prescribe	medicine in the state or any licensed health care provider who is
D	authorized to prescribe an opioid antagonist.
Prescriber immunity	Any practitioner who prescribes or issues a standing order for an
	opioid antagonist is immune from any civil or criminal liability or
Persons who can	professional licensing sanctions.Pharmacist.
dispense or distribute	
Dispenser immunity	Practitioner. Any practitioner or pharmacist acting in good faith and in
Dispenser inimumity	compliance with the standard of care applicable to that practitioner
	or pharmacist who dispenses an opioid antagonist under a
	prescription or standing order is immune from any civil or criminal
	liability or professional licensing sanctions.
Persons who can	Person at risk of experiencing an opioid-related overdose.
receive or administer	Registered pain management clinic.
("laypersons")	Family member, friend, or other person in a position to assist a
,	person at risk of experiencing an opioid-related overdose.
	Emergency medical technicians.
	• Firefighters.
	Law enforcement officers.
Layperson possession	Not directly addressed by statute.
without prescription	That alleady addressed by statute.
Layperson	Person acting in good faith and with reasonable care to another
administration	person whom he or she believes to be experiencing an opioid-related
	overdose may administer an opioid antagonist that was prescribed or
	authorized by a standing order.

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⁴³ "Drug to reverse effects of opioid overdose now available from Mississippi pharmacists," Miss. State Dept. of Health, Board of Pharmacy, last accessed August 5, 2020,

https://www.mbp.ms.gov/Documents/Naloxone Standing Order Press Release 5 31 2018.pdf.

^{44 &}quot;Mississippi statewide naloxone standing order," Miss. State Dept. of Health, last accessed August 5, 2020, https://www.mbp.ms.gov/Pages/Naloxone%20Standing%20Order%20Draft%206%20idw%20mmp111717%20wB OP%20comments for%20Dr%20%20Byers%20signature 2mg%20EVZIO-2020-2021pdf.pdf.

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<u>MISSISSIPPI</u>	
Layperson immunity	Any person other than a practitioner who administers an opioid
	antagonist is immune from any civil or criminal liability.
Training and	Before a pharmacist may dispense an opioid antagonist under a
education	standing order, the pharmacist must complete a training program
requirements	approved by the Mississippi Board of Pharmacy.
	 Mississippi Department of Health must create and offer opioid antagonist training for first responders that includes training on: the signs and symptoms of an opioid overdose; the protocols and procedures for administration of an opioid antagonist; the signs and symptoms of an adverse reaction to an opioid antagonist; the protocols and procedures to stabilize the patient if an adverse response occurs; and the procedures for storage, transport, and security of the opioid antagonist. Training is must be overseen by a physician or pharmacist licensed in the state. First responders trained to possess and administer opioid
	antagonists must be retrained at least every three years.
Co-prescription requirements	Not addressed by statute.
Requirements placed	Not addressed by statute.
on insurers	
Naloxone in schools	Not addressed by statute.
Dispensing or	According to information from PDMP/TTAC, Mississippi tracks
administration	naloxone administration in the PDMP. 45 LAPPA did not locate a
reported to PDMP	statute or regulation directing this reporting.
Other provisions of note	None.

⁴⁵ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	<u>MISSOURI</u>
Statute(s)	• Mo. Ann. Stat. § 190.255 (training).
	Mo. Ann. Stat. § 195.206 (immunity provisions).
	• Mo. Ann. Stat. § 338.205 (storage and dispensing by non-
	pharmacists).
	Mo. Ann. Stat. § 191.1165 (health insurance requirements).
Initial effective date(s)	• August 28, 2014 (Mo. Ann. Stat. 190.255).
	• August 28, 2016 (Mo. Ann. Stat. §§ 195.206 and 338.205).
	• August 28, 2019 (Mo. Ann. Stat. § 191.1165).
Term(s) used	Opioid antagonist.
Substantive	August 28, 2017 amendment to Mo. Ann. Stat. § 195.206 allows for
amendment(s) to	naloxone to be issued under a standing order.
law(s)	
Standing order	Under Mo. Ann. Stat. § 195.206, the Director of the Missouri
	Department of Health and Senior Services, if a licensed physician,
	may issue a statewide standing order for an opioid antagonist. In the
	alternative, the Department may employ or contract with a licensed
	physician who may issue a statewide standing order for an opioid antagonist with the express written consent of the Department
	director. A statewide naloxone standing order took effect on August
	28, 2017. ⁴⁶
Persons who can	Physician.
prescribe	2 11) 5.53.
Prescriber immunity	The protocol physician (physician signing standing order or
-	naloxone protocol) is not subject to any criminal or civil liability or
	any professional disciplinary action for prescribing the opioid
	antagonist or any outcome resulting from the administration of the
	opioid antagonist.
Persons who can	Licensed pharmacist.
dispense or distribute	
Dispenser immunity	Licensed pharmacist who, acting in good faith and with reasonable
	care, sells or dispenses an opioid antagonist and appropriate device
	to administer the drug is not subject to any criminal or civil liability
	or any professional disciplinary action for dispensing the opioid antagonist or any outcome resulting from the administration of the
	opioid antagonist.
Persons who can	Any person.
receive or administer	"Qualified first responder," which is defined to include:
("laypersons")	 State and local law enforcement agency staff;
VI /	 State and local law emoreoment agency starr, Fire department personnel;
	Fire district personnel; and
	Licensed emergency medical technician.

⁴⁶ "Naloxone HCL dispensing procedures," last accessed August 6, 2020, https://pr.mo.gov/boards/pharmacy/NaloxoneStandingOrder.pdf.

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	MISSOURI
Layperson possession	It is permissible for any person to possess an opioid antagonist
without prescription	without a prescription.
Layperson	Any person can administer an opioid antagonist to another person he
administration	or she believes to be suffering from an opioid-related overdose.
	Immediately after administering naloxone, the person must contact
*	emergency personnel.
Layperson immunity	Person acting in good faith and with reasonable care, who
	administers an opioid antagonist to another person whom the person
	believes to be suffering an opioid-related overdose, is immune from
	criminal prosecution, disciplinary actions from his or her
	professional licensing board, and civil liability due to the
Training and	administration of the opioid antagonist. Qualified first responder can only administer naloxone if he or she
education	has received training for the administration of naloxone.
requirements	has received training for the administration of haloxone.
Co-prescription	Not addressed by statute.
requirements	Two addressed by statute.
Requirements placed on insurers	 A formulary used by a health insurer or managed by a pharmacy benefits manager, or medical benefit coverage in the case of medications dispensed through an opioid treatment program, must include naloxone. Naloxone must be placed on the lowest cost-sharing tier of the formulary managed by the health insurer or the pharmacy benefits manager. Naloxone may not be subject to: (1) any annual or lifetime dollar limitations; (2) financial requirements and quantitative treatment limitations that do not comply with the Mental Health Parity and Addiction Equity Act of 2008; (3) step therapy; or (4) prior authorization.
	Missouri HealthNet program must cover naloxone.
Naloxone in schools	Not addressed by statute.
Dispensing or	Missouri does not have state legislation establishing a PDMP, but
administration	there exists a county based PDMP that covers much of the state.
reported to PDMP	According to information from the PDMP/TTAC, Missouri tracks
	naloxone administration in the PDMP. ⁴⁷ LAPPA did not locate a
	statute or regulation directing this reporting.

⁴⁷ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

Other provisions of note Any person or organization acting under a standing order issued by a health care professional who is otherwise authorized to prescribe an opioid antagonist may store an opioid antagonist without being subject to the licensing and permitting requirements for pharmacies and may dispense an opioid antagonist if the person does not collect a fee or compensation for dispensing the opioid antagonist.

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	<u>MONTANA</u>
Statute(s)	• Mont. Code Ann. §§ 50-32-601 to -611 (Help Save Lives from
	Overdose Act).
	• Mont. Code Ann. § 20-5-426 (naloxone in schools).
Initial effective date(s)	• May 3, 2017 (Mont. Code Ann. §§ 50-32-601 to -611).
	• July 1, 2017 (Mont. Code Ann. § 20-5-426).
Term(s) used	Opioid antagonist.
Substantive	None.
amendment(s) to	
law(s)	
Standing order	Mont. Code Ann. § 50-32-604 allows the State Medical Officer to
	prescribe on a statewide basis an opioid antagonist by one or more
	standing orders. A statewide naloxone standing order first took
	effect on October 5, 2017. The standing order was updated on May
	1, 2019 and expires on December 31, 2020, unless otherwise
D I	updated by the State Medical Officer or his or her replacement. 48
Persons who can	"Medical practitioner," which is defined as any person licensed by
prescribe	the state of Montana to engage in the practice of medicine, dentistry,
	osteopathy, podiatry, optometry, or a nursing specialty and is licensed to administer or prescribe drugs.
Prescriber immunity	Medical practitioner may not be subject to disciplinary action or
1 rescriber initiality	civil or criminal liability for injury resulting from the prescribing of
	an opioid antagonist.
Persons who can	Medical practitioner.
dispense or distribute	Pharmacist.
Dispenser immunity	Medical practitioner or licensed pharmacist may not be subject to
2 - Spenisor immunity	disciplinary action or civil or criminal liability for injury resulting
	from the dispensing of an opioid antagonist.

⁴⁸ "Montana standing order for naloxone opioid antagonists," Mont. Dept. of Public Health and Human Svcs., last accessed September 17, 2020, https://dphhs.mt.gov/Portals/85/publichealth/documents/EMSTS/opioids/2019-Naloxone%20Standing%20Order.pdf?ver=2019-06-11-154909-540.

MONTANA	
Dangang who are	
Persons who can receive or administer	Person who is at risk of experiencing an opioid-related drug
("laypersons")	overdose.
(laypersons)	• Family member, friend, or other person who is in a position to
	assist a person who is at risk of experiencing an opioid-related drug overdose.
	 First responder or a first responder entity, which includes:
	 Paid or volunteer firefighter;
	 Law enforcement officer; or
	 Another authorized person who responds to an emergency
	in a professional or volunteer capacity.
	Harm reduction organization or its representative.
	Montana state crime laboratory or its representative.
	Person who, on behalf of or at the direction of a law enforcement
	agency or officer, may process, store, handle, test, transport, or
	possess a suspected or confirmed opioid.
	Probation, parole, or detention officer.
	County or other local public health department or its
	representative.
	• Veterans' organization or its representative.
	School nurse or other authorized school personnel.
Layperson possession	Not directly addressed by statute.
without prescription	
Layperson	Layperson may, in good faith, administer or direct another person to
administration	administer an opioid antagonist to a person who is experiencing an
	actual or reasonably perceived opioid-related drug overdose.
Layperson immunity	A person is not liable and may not be subject to disciplinary action
	as a result of any injury arising from the administration of an opioid
	antagonist to another person whom the person believes in good faith
	to be suffering from an opioid-related drug overdose, unless the
	injury arises from an act or omission that is the result of gross
Training and	negligence, willful or wanton misconduct, or an intentional tort.
education	Licensed pharmacy or medical practitioner dispensing an opioid antagonist must provide the patient with basic instruction and
requirements	information, the content of which must be developed by the
requirements	Montana Department of Public Health and Human Services and
	made publicly available on the Department's website, concerning:
	(1) recognition of the signs and symptoms of an opioid-related drug
	overdose; (2) indications for the administration of an opioid
	antagonist; (3) administration technique; and (4) the need for
	immediate and long-term follow-up to the administration of the
	opioid antagonist, including calling 9-1-1.
Co-prescription	Not addressed by statute.
requirements	

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<u>MONTANA</u>	
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	 Public or non-public school may maintain a stock supply of an opioid antagonist to be administered by a school nurse or other authorized personnel to any student or nonstudent as needed for an actual or perceived opioid overdose. A school that stocks an opioid antagonist shall develop a protocol related to the training of school employees, the maintenance and location of the opioid antagonist, and immediate and long-term follow-up to the administration of the medication, including making a 9-1-1 emergency call. School must provide training to authorized personnel.
Dispensing or	No.
administration reported to PDMP	
Other provisions of note	None.

9.		
	<u>NEBRASKA</u>	
Statute(s)	Neb. Rev. St. Ann. § 28-470 (immunity provisions).	
	Neb. Rev. St. Ann. § 71-2454 (PDMP reporting).	
Initial effective date(s)	• May 28, 2015 (Neb. Rev. St. Ann. § 28-470).	
	• February 25, 2016 (Neb. Rev. St. Ann. § 71-2454).	
Term(s) used	Naloxone.	
Substantive	None.	
amendment(s) to law(s)		
Standing order	Nebraska has a statewide naloxone standing order that is required to	
	be reviewed at least every two years. 49	
Persons who can	"Health professional," which is defined to include:	
prescribe	Physician;	
	Physician assistant; and	
	Nurse practitioner.	
Prescriber immunity	Health care professional who is authorized to prescribe naloxone, if	
	acting with reasonable care, may prescribe naloxone without being	
	subject to administrative action or criminal prosecution.	
Persons who can	Health professional.	
dispense or distribute	Pharmacist.	
Dispenser immunity	Health care professional who is authorized to dispense naloxone or	
	pharmacist, if acting with reasonable care, may dispense naloxone	
	without being subject to administrative action or criminal prosecution.	
Persons who can	1	
receive or administer	Person who is likely to experience an opioid-related overdose. Figure 1 and 1	
("laypersons")	• Family member, friend, or other person in a position to assist a person who is likely to experience an opioid-related overdose.	
(laypersons)		
	 "Emergency responder," which is defined to include: Emergency medical responder; 	
	Emergency medical responder, Emergency medical technician;	
	Advanced emergency medical technician; and	
	o Paramedic.	
	Peace officer or law enforcement employee	
Layperson possession	Not directly addressed by statute.	
without prescription		
Layperson	Person who has obtained naloxone from a health professional or a	
administration	prescription for naloxone from a health professional, may administer	
	the naloxone, in good faith, to a person who is apparently	
	experiencing an opioid-related overdose.	

⁴⁹ "Nebraska naloxone standing order," Neb. Dept. of Health and Human Svcs., last accessed August 6, 2020, https://www.npharm.org/files/Naloxone%20standing%20order_revised%20062018.pdf.

<u> </u>	
<u>NEBRASKA</u>	
Layperson immunity	 Person, other than an emergency responder or peace officer, is not subject to actions under the Uniform Credentialing Act, administrative action, or criminal prosecution if the person, acting in good faith, obtains naloxone pursuant to law and administers the drug to a person who is apparently experiencing an opioid-related overdose. Emergency responder, peace officer, or law enforcement employee acting in good faith who obtains naloxone from his or her respective agency and administers it to a person who is apparently experiencing an opioid-related overdose is not: (1) subject to administrative action or criminal prosecution; or (2) personally liable in any civil action to respond in damages as a result of his or her acts of commission or omission arising out of and in the course of his or her rendering such care or services, or arising out of his or her failure to act to provide or arrange for further medical treatment or care, unless the first responder caused damage or injury by his or her willful, wanton, or grossly negligent act of commission or omission.
Training and	Not addressed by statute.
education requirements	
Co-prescription	Not addressed by statute.
requirements	The management of status.
Requirements placed	Not addressed by statute.
on insurers	
Naloxone in schools	Not addressed by statue.
Dispensing or	Under state statutory law, all dispensed naloxone prescriptions must
administration	be reported to the PDMP.
reported to PDMP	
Other provisions of	None.
note	

NEVADA	
Statute(s)	Nev. Rev. Stat. Ann. §§ 453C.010 to 140.
Initial effective date(s)	October 1, 2015.
Term(s) used	Opioid antagonist.
Substantive	None.
amendment(s) to	None.
law(s)	
Standing order	Nevada does not have a statewide naloxone standing order. A registered pharmacist may, with or without a prescription from a health care professional authorized to prescribe an opioid antagonist, furnish an opioid antagonist in accordance with standardized procedures or protocols developed and approved by the State Board of Pharmacy. Alternatively, a health care professional may establish a standing order with a pharmacist.
Persons who can	"Health care professional," which is defined to include:
prescribe	Physician;
	Physician assistant; and
	Advanced practice registered nurse.
Prescriber immunity	Health care professional who, acting in good faith and with reasonable care, prescribes an opioid is not subject to any criminal or civil liability or any professional disciplinary action for such prescribing or any outcomes that result from the eventual administration of the opioid antagonist.
Persons who can	Health care professional.
dispense or distribute	Pharmacist.
Dispenser immunity	Health care professional or pharmacist who, acting in good faith and with reasonable care, dispenses an opioid is not subject to any criminal or civil liability or any professional disciplinary action for such dispensing or any outcomes that result from the eventual administration of the opioid antagonist.
Persons who can	Person at risk of experiencing an opioid-related drug overdose.
receive or administer	• Family member, friend, or other person in a position to assist a
("laypersons")	person at risk of experiencing an opioid-related drug overdose.
	Law enforcement officer.
	Emergency medical technician, advanced emergency medical
	technician, or paramedic.
Layperson possession without prescription	Any person, including, without limitation, a law enforcement officer, acting in good faith, may possess and administer an opioid antagonist to another person whom he or she reasonably believes to be experiencing an opioid-related drug overdose.
Layperson	Person acting in good faith may administer an opioid antagonist to
administration	another person whom he or she reasonably believes to be experiencing an opioid-related drug overdose.

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	<u>NEVADA</u>
Layperson immunity	Person acting in good faith and with reasonable care who administers an opioid antagonist to another person whom the person believes to be experiencing an opioid-related drug overdose is immune from criminal prosecution, sanction under any professional licensing statute, and civil liability for such act.
Training and education requirements	• Standardized procedures or protocols must be adopted to ensure that a person receive education before being furnished with an opioid antagonist pursuant to this section. The education must include, without limitation: (1) information concerning the prevention and recognition of and responses to opioid-related drug overdoses; (2) methods for the safe administration of opioid antagonists to a person experiencing an opioid-related drug overdose; (3) potential side effects and adverse events connected with the administration of opioid antagonists; (4) the importance of seeking emergency medical assistance for a person experiencing an opioid-related drug overdose even after the administration of an opioid antagonist; and (5) information concerning the state's Good Samaritan fatal overdose prevention law (Nev. Rev. Stat. Ann. § 453C.150).
	Before a pharmacist can dispense an opioid antagonist under a standing order, he or she must complete a training program on the use of opioid antagonists.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Not addressed by statute.
Dispensing or administration reported to PDMP	No.
Other provisions of note	Nevada Department of Health and Human Services may award grants for: (1) training programs for patients who receive opioid antagonists and for the families and caregivers of such patients concerning the prevention and recognition of and responses to opioid-related drug overdoses and other drug overdoses; and (2) projects to encourage, when appropriate, the prescription and distribution of opioid antagonists.

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	NEW HAMPSHIRE
Statute(s)	N.H. Rev. Stat. Ann. § 318-B:15 (immunity provisions).
	N.H. Rev. Stat. Ann. § 417:4 (insurance practices).
Initial effective date(s)	• June 2, 2015 (N.H. Rev. Stat. Ann. § 318-B:15).
	• July 1, 2019 (N.H. Rev. Stat. Ann. § 417:4).
Term(s) used	Opioid antagonist.
Substantive	None.
amendment(s) to	
law(s)	
Standing order	New Hampshire does not have a statewide naloxone standing order,
_	but N.H. Rev. Stat. Ann. § 318-B:15 allows naloxone to be
	dispensed through a standing order. A licensed medical provider can
	have a prescription on file at any pharmacy that allows pharmacists
	to dispense naloxone to anyone requesting it.
Persons who can	Health care professional authorized to prescribe an opioid
prescribe	antagonist.
Prescriber immunity	No health care professional who, acting in good faith and with
	reasonable care, prescribes an opioid antagonist directly or by
	standing order is subject to any criminal or civil liability, or any
	professional disciplinary action for any action related to the
	prescribing of naloxone or any outcome resulting from said action.
Persons who can	Health care professional authorized to prescribe an opioid
dispense or distribute	antagonist.
	Pharmacist.
Dispenser immunity	No health care professional or pharmacist who, acting in good faith
	and with reasonable care, dispenses an opioid antagonist directly or
	by standing order is subject to any criminal or civil liability or any
	professional disciplinary action for any action related to the
	prescribing of naloxone or any outcome resulting from said action.
Persons who can	Person at risk of experiencing an opioid-related overdose.
receive or administer	• Family member, friend, or other person in a position to assist a
("laypersons")	person at risk of experiencing an opioid-related overdose.
Layperson possession	Not directly addressed by statute.
without prescription	
Layperson	A person may administer an opioid antagonist to another person
administration	who he or she believes is suffering an opioid-related overdose.
Layperson immunity	No person who, acting in good faith and with reasonable care,
	administers an opioid antagonist to another person who the person
	believes is suffering an opioid-related drug overdose is subject to
	any criminal or civil liability, or any professional disciplinary action
	related to the act of administering the opioid antagonist.
Training and	Not addressed by statute.
education	
requirements	

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<u>NEW HAMPSHIRE</u>	
Co-prescription	Not addressed by statute.
requirements	
Requirements placed	It is a type of unfair discrimination in the business of life, life
on insurers	annuity, or disability coverage, to refuse to insure or to continue to
	insure, or limit the amount, extent, or kind of coverage based on the
	applicant who is also the proposed insured having filled a
	prescription for an opioid antagonist, when that prescription is not
	relevant to the applicant's health, but rather is designed to promote
	the health of someone else. For any such prescription, the carrier
	shall inquire with the applicant as to the reason for the prescription
	and may request documentation that verifies the applicant's
	response prior to issuing an underwriting decision.
Naloxone in schools	Not addressed by statute.
Dispensing or	According to information PDMP/TTAC, New Hampshire tracks
administration	naloxone administration in the PDMP. ⁵⁰ LAPPA did not locate a
reported to PDMP	statute or regulation directing this reporting.
Other provisions of	None.
note	

⁵⁰ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	<u>NEW JERSEY</u>	
Statute(s)	• N.J. Stat. Ann. §§ 24:6J-1 to -6 (Overdose Prevention Act).	
	• N.J. Stat. Ann. §§ 18A:40-12.24 to -12.27 (naloxone in schools).	
	N.J. Stat. Ann. § 30:4D-6m (insurance requirement).	
Initial effective date(s)	• July 1, 2013 (N.J. Stat. Ann. §§ 24:6J-1 to -6).	
	• December 1, 2018 (N.J. Stat. Ann. §§ 18A:40-12.24 to -12.27).	
	• October 13, 2019 (N.J. Stat. Ann. § 30:4D-6m).	
Term(s) used	Opioid antidote; naloxone.	
Substantive	December 1, 2018 amendment to N.J. Stat. Ann. § 24:6J–4 allows	
amendment(s) to	for a school, school district, or school nurse to issue naloxone	
law(s)	through a standing order.	
Standing order	New Jersey Department of Health will issue a standing order to any	
	licensed pharmacist in good standing with the New Jersey Board of	
	Pharmacy to dispense naloxone. The standing orders do not have an	
	expiration date but will automatically expire if opioid antidotes are	
D	approved for over-the-counter sale and distribution. 51	
Persons who can	"Prescriber," which is defined as a health care practitioner	
prescribe	authorized by law to prescribe medications. This includes, but is not	
	limited to a:	
	Physician;	
	Physician assistant; and	
D 21 1	Advanced practice nurse.	
Prescriber immunity	Prescriber who prescribes an opioid antidote in good faith is not, as	
	a result of the practitioner's acts or omissions, subject to any	
	criminal or civil liability, or any professional disciplinary action for prescribing an opioid antidote in accordance with the law.	
Persons who can		
dispense or distribute		
	Pharmacist. Describer or pharmacist who dispenses on anicid antidate in good.	
Dispenser immunity	Prescriber or pharmacist who dispenses an opioid antidote in good faith is not, as a result of the practitioner's acts or omissions, subject	
	to any criminal or civil liability, or any professional disciplinary	
	action, for dispensing an opioid antidote in accordance with the law.	
	action, for dispensing an optoid antidote in accordance with the law.	

⁵¹ "Naloxone distribution and training," New Jersey Department of Health, last accessed August 7, 2020, https://nj.gov/health/integratedhealth/services-treatment/naloxone.shtml#1.

NEW JERSEY	
Persons who can receive or administer ("laypersons")	 Any person who is deemed by the health care practitioner to be capable of administering the opioid antidote to an overdose victim in an emergency. "Emergency medical responder," which is defined as a person, other than a health care practitioner, who is employed on a paid or volunteer basis in the area of emergency response. This includes, but is not limited to a(n): Emergency medical technician; Mobile intensive care paramedic; and Firefighter. "Professional," which is defined as a person, other than a health care practitioner, who is employed on a paid basis or is engaged on a volunteer basis in the areas of substance abuse treatment or therapy, criminal justice, or a related area. This includes, but is not limited to a: Sterile syringe access program employee; and Law enforcement official. School, school district, or school nurse. Not directly addressed by statute.
without prescription	
Layperson administration	Person who is the recipient of an opioid antidote, which has been prescribed or dispensed for administration purposes and who has received overdose prevention information, may administer the opioid antidote to another person in an emergency, without fee, if the antidote recipient believes, in good faith, that the other person is experiencing an opioid overdose.
Layperson immunity	Person who administers an opioid antidote is not, as a result of the person's acts or omissions, subject to any criminal or civil liability for administering the opioid antidote.

NEW JERSEY

Training and education requirements

- Prescriber or other health care practitioner who prescribes or dispenses an opioid antidote must ensure that overdose prevention information is provided to the antidote recipient, including, but is not limited to: (1) information on opioid overdose prevention and recognition; (2) instructions on how to perform rescue breathing and resuscitation; (3) information on opioid antidote dosage and instructions on opioid antidote administration; (4) information describing the importance of calling 911 emergency telephone service for assistance with an opioid overdose; (5) and instructions for appropriate care of an overdose victim after administration.
- Professional or professional entity that dispenses an opioid antidote pursuant to a standing order must ensure that each patient who is dispensed an opioid antidote also receives a copy of the overdose prevention information that has been provided to the professional or professional entity.
- In order to fulfill the information distribution requirements, overdose prevention information may be provided by the prescribing or dispensing health care practitioner, by the dispensing professional or professional entity, or by a community-based organization, or other organization that addresses medical or social issues related to drug addiction, and with which the health care practitioner, professional, or professional entity, as appropriate, maintains a written agreement.
- Dissemination of overdose prevention information and contact information for the persons receiving such information must be documented by the prescribing or dispensing health care practitioner, professional, or professional entity, as appropriate.
- If an opioid antidote is administered by a health care professional or a first responder to a person experiencing a drug overdose, information concerning substance abuse treatment programs and resources, including information on the availability of opioid antidotes, shall be provided to the person.

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<u>NEW JERSEY</u>	
Co-prescription requirements	While not addressed in statute, on May 21, 2020, the New Jersey Attorney General, the New Jersey Coordinator for Addiction Response and Enforcement Strategies, and the Division of Consumer Affairs issued an administrative order requiring prescribers to co-prescribe naloxone to any patient continuously receiving opioids for chronic pain management if the patient has one or more prescriptions totaling 90 MME or more per day, or is concurrently taking an opioid and a benzodiazepine. The order is in effect for the duration of the COVID-19 public health emergency or the state of emergency declared by the New Jersey governor, whichever is longer. ⁵²
Requirements placed on insurers	New Jersey Department of Human Services shall ensure that the provision of benefits for naloxone to eligible persons receiving services funded by the Division of Mental Health and Addiction Services in the Department of Human Services, as well as to eligible persons under the Medicaid program, will be provided without the imposition of any prior authorization requirements, provided that the treatment is prescribed or administered by a licensed medical practitioner who is authorized to prescribe or administer that treatment pursuant to State and federal law.
Naloxone in schools	 School, school district, or school nurse can issue naloxone through a standing order. Each board of education, board of trustees of a charter school, and chief school administrator of a nonpublic school must develop a policy, in accordance with guidelines established by the Department of Education, for the emergency administration of an opioid antidote to a student, staff member, or other person who is experiencing an opioid overdose. School, school district, school nurse, school employee, or any other officer or agent of a board of education, charter school, or nonpublic school who administers, or permits the administration of, an opioid antidote in good faith and pursuant to a standing order is not, as a result of any acts or omissions, subject to any criminal or civil liability, or any disciplinary action, for administering, or for permitting the administration of, the opioid antidote.
Dispensing or administration reported to PDMP	According to information from PDMP/TTAC, New Jersey tracks naloxone administration in the PDMP. ⁵³ LAPPA did not locate a statute or regulation directing this reporting.

⁵² "Naloxone prescribing by health care practitioners," Admin. ord., Dept. of Law and Public Safety, Div. of Consumer Affairs, issued May 21, 2020, last accessed August 7, 2020, https://www.niconsumeraffairs.gov/Documents/Naloxone%20rule%20adontion.pdf

https://www.njconsumeraffairs.gov/Documents/Naloxone%20rule%20adoption.pdf.

53 "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

NEW JERSEY

Other provisions of note

- In order to facilitate the dissemination of overdose prevention information, the Commissioner of Human Services, in consultation with other state and local organizations, may develop training materials in video, electronic, or other appropriate formats, and disseminate these materials to health care practitioners; professionals and professional entities that are authorized by standing order to dispense opioid antidotes; and organizations that are authorized to disseminate overdose prevention information under a written agreement.
- Commissioner of Human Services may award grants, based upon any monies appropriated by the Legislature, to create or support local opioid overdose prevention, recognition, and response projects. The commissioner must give preference to certain applications, including, but not limited to, those that address the distribution of naloxone.

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NEW MEXICO	
N.M. Stat. Ann. § 24-23-1 (immunity provisions).	
• N.M. Stat. Ann. § 24-23-3 (opioid treatment centers).	
• N.M. Stat. Ann. § 29-7-7.6 (law enforcement naloxone kits).	
• N.M. Stat. Ann. § 33-2-51 (corrections department).	
• N.M. Stat. Ann. § 24-2D-7 (co-prescription requirement).	
• March 4, 2016 (N.M. Stat. Ann. § 24-23-1).	
• June 16, 2017 (N.M. Stat. Ann. §§ 24-23-3, 33-2-51, and 29-7-	
7.6).	
• June 14, 2019 (N.M. Stat. Ann. § 24-2D-7).	
Opioid antagonist.	
None.	
New Mexico has a statewide naloxone standing order. The order	
first took effect on March 18, 2016. ⁵⁴ The order was last updated on	
July 1, 2020. 55	
"Licensed prescriber," which is defined as any individual who is	
authorized by law to prescribe an opioid antagonist in the state.	
Not addressed by statute.	
Licensed prescriber.	
• Pharmacist.	
Person who dispenses or distributes an opioid antagonist to another	
person is not subject to civil liability, criminal prosecution, or	
professional disciplinary action as a result of the distribution or	
dispensing of the opioid antagonist; provided, that actions are taken	
with reasonable care and without willful, wanton, or reckless behavior.	
Person at risk of experiencing an opioid-related drug overdose.	
 Ferson at risk of experiencing an opioid-related drug overdose. Family member, friend, or other person in a position to assist a 	
person at risk of experiencing an opioid-related drug overdose.	
 Employee, volunteer, or representative of a community-based 	
entity providing overdose prevention and education services that	
is registered with the Department of Health.	
 "First responder," which is defined to include a(n): 	
 Law enforcement officer; 	
 Firefighter or certified volunteer firefighter; and 	
Emergency medical services personnel.	

⁵⁴ "New Mexico statewide standing order for naloxone," last accessed August 7, 2020, http://www.rld.state.nm.us/uploads/FileLinks/bde0e0d28ef545cba3d8cd277c39749d/2 New Mexico Statewide

Standing Order for Naloxone RPh.pdf.

55 "New Mexico statewide standing order for registered pharmacist naloxone," last accessed August 7, 2020, https://www.nmhealth.org/publication/view/regulation/2126/.

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NEW MEXICO	
Layperson possession without prescription	Person may possess an opioid antagonist regardless of whether the person holds a prescription for the opioid antagonist.
Layperson administration	Person may administer an opioid antagonist to another person if he or she, in good faith, believes the other person is experiencing a drug overdose and acts with reasonable care in administering the drug to the other person.
Layperson immunity	Person who possesses or who administers an opioid antagonist to another person is not subject to civil liability, criminal prosecution, or professional disciplinary action as a result of the possession or administration of the opioid antagonist; provided that actions are taken with reasonable care and without willful, wanton, or reckless behavior.
Training and education requirements	Secretary of the Department of Health must promulgate rules relating to overdose prevention and education programs, including: (1) establishing requirements and protocols for the registration of overdose prevention and education programs that are not licensed pharmacies; (2) monitoring registered overdose prevention and education programs' storage and distribution of opioid antagonists; (3) gathering data from overdose prevention and education programs to inform public health efforts to address overdose prevention efforts; and (4) authorizing standards for overdose prevention education curricula, training, and the certification of individuals to store and distribute opioid antagonists for the overdose prevention and education program.
Co-prescription requirements	 Health care provider who prescribes an opioid analgesic for a patient must co-prescribe an opioid antagonist if the amount of opioid analgesic being prescribed is at least a five-day supply. Opioid treatment center agency operating a federally certified program to dispense methadone or other narcotic replacement as part of a detoxification or maintenance treatment must provide each patient with two doses of naloxone and a prescription for it.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Not addressed by statute.
Dispensing or	No.
administration reported to PDMP	

NEW MEXICO

Other provisions of note

- As funding and department supplies of naloxone permit, upon discharge of an inmate who has been diagnosed with an opioid use disorder from a corrections facility, regardless of whether that inmate has received treatment for that disorder, the New Mexico Department of Corrections must provide the inmate with two doses of naloxone and a prescription for naloxone.
- Each local and state law enforcement agency must provide naloxone rescue kits to its law enforcement officers and require that officers carry the naloxone rescue kits in accordance with agency procedures so as to optimize the officers' capacity to timely assist in the prevention of opioid overdoses.

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	<u>NEW YORK</u>	
Statute(s)	N.Y. Pub. Health Law § 3309 (third-party prescriptions).	
	N.Y. Educ. Law § 922 (overdose prevention in school).	
	N.Y. Educ. Law § 6509-d (exemption to professional	
	misconduct).	
	N.Y. Pub. Health Law § 273 (prior authorization).	
Initial effective date(s)	• April 1, 2006 (N.Y. Pub. Health Law § 3309).	
	• August 11, 2015 (N.Y. Educ. Law § 922).	
	• June 22, 2016 (N.Y. Educ. Law § 6509-d).	
	• April 3, 2020 (N.Y. Pub. Health Law § 273).	
Term(s) used	Opioid antagonist.	
Substantive	August 11, 2015 amendment to N.Y. Pub. Health Law § 3309	
amendment(s) to	adds schools to the list of entities that can receive a third-party	
law(s)	prescription.	
	• June 22, 2016 amendment to N.Y. Pub. Health Law § 3309 adds	
	public libraries to the list of entities that can receive a third-party	
	prescription.	
	August 24, 2020 amendment to N.Y. Pub. Health Law § 3309 adds restaurants, malls, here heavy replaces thesters, betals, and	
	adds restaurants, malls, bars, beauty parlors, theaters, hotels, and retail establishments, and employees at those locations, to the list	
	of entities eligible to possess, distribute, and administer opioid	
	antagonists.	
Standing order	Under N.Y. Pub. Health Law § 3309, a pharmacist may dispense an	
~ warming or wor	opioid antagonist through a non-patient specific prescription. New	
	York does not have a statewide naloxone standing order. Any	
	pharmacy with 20 or more locations in the state, must either: (1)	
	pursue or maintain a non-patient-specific prescription with an	
	authorized health care professional to dispense an opioid antagonist	
	to a consumer upon request; or (2) register with the Department of	
	Health as an opioid overdose prevention program.	
Persons who can	"Health care professional," which is defined as a person licensed,	
prescribe	registered, or authorized to prescribe prescription drugs.	
Prescriber immunity	Not addressed by statute.	
Persons who can	Health care professional.	
dispense or distribute	• Pharmacist.	
	Organization registered as an opioid overdose prevention	
	program;	
	School district; Dublic library.	
	• Public library;	
	Board of cooperative educational services, county vocational advection and extension board, shorten selection and public	
	education and extension board, charter school, non-public	
	elementary and/or secondary school; and • Posteyrent her retail store shopping mell herber shop heavy	
	• Restaurant, bar, retail store, shopping mall, barber shop, beauty	
	parlor, theater, sporting or event center, inn, hotel, motel.	

<u>NEW YORK</u>	
Dispenser immunity	Not addressed by statute.
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid-related overdose; Family member, friend, or other person in a position to assist a person at risk of experiencing an opioid-related overdose; Organization registered as an opioid overdose prevention program; School district; Public library; Board of cooperative educational services, county vocational education and extension board, charter school, non-public elementary and/or secondary school; and Restaurant, bar, retail store, shopping mall, barber shop, beauty
Layperson possession without prescription	parlor, theater, sporting or event center, inn, hotel, motel. Not directly addressed by statute.
Layperson administration	Opioid antagonist recipient may administer the opioid antagonist to a person the recipient reasonably believes is experiencing an opioid overdose.
Layperson immunity	Recipient who uses an opioid antagonist for first aid or emergency treatment will not be subject to criminal, civil, or administration liability solely by reason of such action.
Training and education requirements	Any distribution of opioid antagonists must include an informational card or sheet that includes, at a minimum, information on: (1) how to recognize symptoms of an opioid overdose; (2) steps to take prior to and after an opioid antagonist is administered, including calling first responders; (3) the number for the toll free office of alcoholism and substance abuse services HOPE line; (4) how to access the office of alcoholism and substance abuse services' website; (5) the application of Good Samaritan protections provided in N.Y. Pub. Health Law § 3000-a; and (6) any other information deemed relevant by the Commissioner of Health.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	When a patient's health care provider prescribes a prescription drug that is on the statewide formulary of opioid dependence agents and opioid antagonists, the department must not require prior authorization unless required by the Department of Health's Drug Use Review Program.
Naloxone in schools Dispensing or administration reported to PDMP	A school can be issued naloxone through a third-party prescription. No.

Other provisions of note It is not professional misconduct for any person who is licensed under Title VIII of Chapter 16 of N.Y. Education Laws ("the Professions"), and who would otherwise not be prohibited from prescribing or administering drugs pursuant to the article that licenses such individual, to administer an opioid antagonist in the event of an emergency.

NODTH CAROLINA		
NORTH CAROLINA		
Statute(s)	N.C. Gen. Stat. Ann. § 90-12.7.	
Initial effective date(s)	April 9, 2013.	
Term(s) used	Opioid antagonist.	
Substantive	August 1, 2015 amendment adds immunity provisions for	
amendment(s) to	pharmacists who dispense opioid antagonists.	
law(s)	• July 1, 2017 amendment allows a practitioner to directly or by	
	standing order prescribe an opioid antagonist to any	
	governmental or nongovernment organization.	
Standing order	North Carolina has a statewide naloxone standing order. The current	
	order took effect on March 12, 2018. ⁵⁶	
Persons who can	"Practitioner" acting in good faith and with reasonable care. The	
prescribe	term is not defined by the statute.	
Prescriber immunity	Any practitioner who prescribes an opioid antagonist is immune	
	from any civil or criminal liability for any action related to the	
	prescription of an opioid antagonist.	
Persons who can	Pharmacist.	
dispense or distribute	Governmental or nongovernmental organization, including:	
	 Local health department; 	
	 Law enforcement agency; and 	
	 Organization that promotes scientifically proven ways of 	
	mitigating health risks associated with substance use	
	disorders and other high-risk behaviors.	
Dispenser immunity	Any pharmacist who dispenses, or any organization that distributes,	
	an opioid antagonist is immune from any civil or criminal liability	
	for any actions associated with the dispensing or distribution of the	
	opioid antagonist.	
Persons who can	Person at risk of experiencing an opiate-related overdose.	
receive or administer	• Family member, friend, or other person in a position to assist a	
("laypersons")	person at risk of experiencing an opiate-related overdose.	
	Governmental or nongovernmental organization (as defined).	
	As an indicator of good faith, a practitioner, prior to prescribing an	
	opioid antagonist, may require receipt of a written communication	
	that provides a factual basis for a reasonable conclusion that the	
	layperson is at risk of experiencing an opiate-related overdose or is	
	the family member, friend, or someone in a position to assist a	
-	person at risk of an overdose.	
Layperson possession	Not directly addressed by statute.	
without prescription		

⁵⁶ "North Carolina State Health Director's standing order for naloxone," last accessed August 7, 2020, http://www.naloxonesaves.org/files/2019/01/2018-Standing-Order.pdf.

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NORTH CAROLINA		
Layperson	Person who receives an opioid antagonist that was prescribed or	
administration	distributed pursuant to the law may administer the drug to another	
	person if the person has a good faith belief that the other person is	
	experiencing a drug-related overdose and he or she exercises	
	reasonable care in administering the drug to the other person.	
Layperson immunity	Person who administers an opioid antagonist is immune from any civil or criminal liability for any actions associated with the administration of the opioid antagonist.	
Training and	Evidence of the use of reasonable care in administering an opioid	
education	antagonist includes the receipt of basic instruction and information	
requirements	on how to administer the opioid antagonist.	
Co-prescription	Not addressed by statute.	
requirements		
Requirements placed	Not addressed by statute.	
on insurers		
Naloxone in schools	Not addressed by statute.	
Dispensing or	No.	
administration		
reported to PDMP		
Other provisions of	None.	
note		

Statute(s) and N.D. Cent. Code Ann. § 23-01-42 (immunity provisions).		
regulation(s) • N.D. Cent. Code Ann. § 43-15-10 (pharmacist authority).		
• N.D. Admin. Code 61-04-12-02 (naloxone protocol).		
Initial effective date(s) • August 1, 2015 (N.D. Cent. Code Ann. §§ 23-01-42, 43-15-10).	
• April 1, 2016 (N.D. Admin. Code 61-04-12-02).		
Term(s) used Opioid antagonist; naloxone.		
Substantive None.		
amendment(s) to law(s)		
Standing order Under N.D. Cent. Code Ann. § 43-15-10, the State Board of		
Pharmacy may establish limited prescriptive authority for		
pharmacists to distribute opioid antagonist kits. If the Board		
establishes limited prescriptive authority, it must adopt rules to		
establish standards that may include training, certification, and		
continuing education requirements. The naloxone protocol is		
established in N.D. Admin. Code 61-04-12-02.		
	"Health care professional," which is defined as a licensed or	
prescribe certified health care professional who is working within the scope	10	
practice for that profession, that may include a:		
Physician; Physician assistant, and		
Physician assistant; andAdvanced practice registered nurse.		
 Advanced practice registered nurse. Prescriber immunity Individual who prescribes an opioid antagonist as authorized 		
under the law is immune from civil and criminal liability for		
such action.		
Health care professional who prescribes an opioid antagonist a	S	
authorized under the law is not subject to professional discipling		
for such action.		
• Immunity does not apply if the health care professional's actio	ns	
constitute recklessness, gross negligence, or intentional		
misconduct.		
Persons who can • Health care professional.		
dispense or distribute • Pharmacist.		
• Individual who distributes or dispenses an opioid antagonist as		
authorized under the law is immune from civil and criminal		
liability for such action.		
 Health care professional or pharmacist who distributes or dispenses an opioid antagonist as authorized under the law is n 	ot	
subject to professional discipline for such action.	υι	
 Immunity does not apply if the health care professional's or 		
pharmacist's actions constitute recklessness, gross negligence,	or	
intentional misconduct.	-1	

NORTH DAKOTA	
Persons who can receive or administer ("laypersons") Layperson possession without prescription Layperson administration	 Individual at risk of experiencing an opioid-related overdose. Family member, friend, or other individual in a position to assist an individual at risk of experiencing an opioid-related overdose. Individual may possess an opioid antagonist, regardless of whether the individual is the individual for or to whom the opioid antagonist is prescribed, distributed, or dispensed. Individual acting in good faith may self-administer an opioid antagonist or administer an opioid antagonist to another individual who the administering individual suspects is at risk of experiencing
Layperson immunity Training and education	 an opioid overdose. Individual who receives, possesses, or administers an opioid antagonist as authorized under the law is immune from civil and criminal liability for such action. Immunity does not apply if the individual's actions constitute recklessness, gross negligence, or intentional misconduct. When naloxone is furnished, the pharmacist must provide the patient with appropriate patient information and counseling on
requirements	the product furnished, including dosing, effectiveness, adverse effects, storage conditions, shelf-life, and safety. • Prior to furnishing naloxone, pharmacists who participate in this protocol must successfully complete a minimum of one hour of an approved continuing education program specific to the use of naloxone, or an equivalent curriculum-based training program completed in a board-recognized school of pharmacy.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools Dispensing or administration reported to PDMP	Not addressed by statute. No.
Other provisions of note	None.

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	<u>OHIO</u>	
Statute(s)	• Ohio Rev. Code Ann. § 2925.61 (immunity for administration).	
	• Ohio Rev. Code Ann. § 4730.431 (immunity for physician	
	assistants).	
	• Ohio Rev. Code Ann. §§ 4731.94 to 4731.943 (physicians).	
	• Ohio Rev. Code Ann. § 4723.488 (immunity for advanced	
	practice registered nurses).	
	• Ohio Rev. Code Ann. § 4729.44 (immunity for pharmacists).	
	• Ohio Admin. Code 4729-5-39 (naloxone protocol).	
	• Ohio Rev. Code Ann. §§ 3707.56 to 3707.562 (board of health).	
	• Ohio Rev. Code Ann. § 4729.514 (procurement for emergency situations).	
	• Ohio Admin. Code 4731-11-14 (co-prescription requirements).	
	• Ohio Rev. Code Ann. § 4723.485 (naloxone furnished by an	
	advanced practice registered nurse).	
	• Ohio Rev. Code Ann. § 4730.435 (naloxone furnished by a	
	physician assistant).	
Initial effective date(s)	• March 11, 2014 (Ohio Rev. Code Ann. §§ 2925.61, 4730.431,	
	4731.94).	
	• July 16, 2015 (Ohio Rev. Code Ann. §§ 4731.941, 4731.942, 4723.488, and 4729.44).	
	• July 17, 2015 (Ohio Admin. Code 4729-5-39).	
	• April 6, 2017 (Ohio Rev. Code Ann. §§ 3707.56 to 3707.562, 4729.514, and 4731.943).	
	• December 23, 2018 (Ohio Admin. Code 4731-11-14).	
	 December 16, 2020 (Ohio Rev. Code Ann. §§ 4723.485 and 	
	4730.435).	
Term(s) used	Naloxone.	
Substantive	• July 15, 2015 amendment to Ohio Rev. Code Ann. § 2925.61	
amendment(s) to	allows individuals to legally obtain naloxone issued by: (1) a	
law(s)	licensed health professional; (2) an individual who is authorized	
	by a physician to personally furnish naloxone, or a pharmacist or	
	pharmacy intern who is authorized by a physician or board of	
	health to dispense naloxone without a prescription.	

OHIO		
Substantive amendment(s) to law(s) (continued)	 April 6, 2017 amendment to Ohio Rev. Code Ann. §2925.61 adds immunity provisions for individuals who are employees, volunteers, or contractors of a service entity and are authorized to administer naloxone. House Bill 341 makes several amendments, which are to be effective December 16, 2020. Adds civil immunity protections for laypersons who administer naloxone to Ohio Rev. Code Ann. §2925.61. Amends Ohio Rev. Code Ann. § 4729.44 to require the Ohio Board of Pharmacy to develop an education program on the authority of pharmacist or pharmacy interns to dispense naloxone without a prescription. Adds libraries to the list of "service entities" and allows a service entity to procure and maintain naloxone to use or to 	
Standing order	furnish naloxone. Under Ohio Rev. Code Ann. § 4729.44, a pharmacist or pharmacy	
Standing of der	intern is authorized to dispense naloxone without a prescription in accordance with a physician-approved protocol.	
Persons who can	"Licensed health professional, which is defined to mean all of the	
prescribe	following:	
	Physician;	
	Physician assistant; and	
	Advanced practice registered nurse.	
Prescriber immunity	Physician, physician assistant, or advanced practice registered nurse acting in good faith is not liable for or subject to any of the following for any action or omission of the individual to whom the naloxone is furnished or the prescription is issued: (1) damages in any civil action; (2) prosecution in any criminal proceeding; or (3) professional disciplinary action.	
Persons who can	Licensed health professional.	
dispense or distribute	 Pharmacist or pharmacy intern. Individual who is authorized by either a physician or a board of health to personally furnish naloxone. 	
	 Employee, volunteer, or contractor of a "service entity," which is defined as a public or private entity that may provide services to individuals who there is reason to believe may be at risk of experiencing an opioid-related overdose, including: Church or other place of worship; College or university; 	

	<u>OHIO</u>	
Persons who can	o School;	
dispense or distribute	o Library;	
(continued)	 Health department operated by the board of health of a 	
	city or general health district.	
	 Community substance use disorder services provider; 	
	o Court;	
	 Probation department; 	
	 Halfway house; 	
	o Prison or jail;	
	 Community residential center; and 	
	o Homeless shelter.	
Dispenser immunity	Pharmacist or pharmacy intern authorized to dispense naloxone	
	without a prescription who does so in good faith is not liable for or	
	subject to any of the following for any action or omission of the	
	individual to whom the naloxone is dispensed: (1) damages in any	
	civil action; (2) prosecution in any criminal proceeding; or (3)	
	professional disciplinary action.	
Persons who can	• Individual who there is reason to believe is at risk of	
receive or administer	experiencing an opioid-related overdose.	
("laypersons")	• Family member, friend, or other individual who is able to assist	
	an individual who is at risk of experiencing an opioid-related	
	overdose.	
	• Employee, volunteer, or contractor of a service entity.	
	Peace officer.	
	Emergency medical technician-basic, emergency medical	
	technician-intermediate, or emergency medical technician-	
	paramedic.	
Layperson possession	Not directly addressed by statute.	
without prescription		
Layperson	Layperson who obtains naloxone pursuant to a prescription or	
administration	through a pharmacist or pharmacy intern without a prescription, may	
	administer the naloxone to an individual who is apparently	
	experiencing an opioid-related overdose. The layperson must	
	attempt to summon emergency services as soon as practicable either	
	before or after administering the naloxone.	

OHIO

Layperson immunity

- Layperson or an employee, volunteer, or contractor of a service entity who, in good faith, administers naloxone and attempts to summon emergency services, will not be subject to criminal prosecution for the practice of medicine and surgery without a license or certificate (Ohio Rev. Code Ann. § 4731.41) or for criminal prosecution for a violation of drug offense under Chapter 2925 of the Ohio Revised Code for the act of administering naloxone. After December 16, 2020, a layperson will not be liable for damages in a civil action for injury, death, or loss to person or property for an act or omission that allegedly arises from obtaining, maintaining, accessing, or administering naloxone, if the individual, acting in good faith, in addition to criminal immunity.
- If a peace officer, acting in good faith, administers naloxone to an individual who is apparently experiencing an opioid-related overdose, then the peace officer is not subject to administrative action, criminal prosecution for the practice of medicine and surgery without a license or certificate (Ohio Rev. Code Ann. § 4731.41), or for criminal prosecution for a violation of drug offense under Chapter 2925 of the Ohio Revised Code for the act of administering naloxone. The peace officer is also not liable for damages in a civil action for injury, death, or loss to person or property for an act or omission that allegedly arises from obtaining, maintaining, accessing, or administering the naloxone.

Training and education requirements

• Physician can establish a naloxone protocol to authorize an individual who is an employee, volunteer, or contractor of a service entity to administer naloxone. A protocol established by a physician must be in writing and include all of the following:
(1) a description of the clinical pharmacology of naloxone; (2) precautions and contraindications concerning the administration of naloxone; (3) any limitations the physician specifies concerning the individuals to whom naloxone may be administered; (4) the naloxone dosage that may be administered and any variation in the dosage based on circumstances specified in the protocol; (5) labeling, storage, record-keeping, and administrative requirements; and (6) training requirements.

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	<u>ОНІО</u>
Training and education requirements (continued)	• Pharmacist, pharmacy intern, or a pharmacist's designee that is appropriately trained must personally provide in-person training and written educational materials to the individual to whom naloxone is dispensed, appropriate to the dosage form of naloxone dispensed, including, but not limited to, all of the following: (1) risk factors of opioid overdose; (2) strategies to prevent opioid overdose; (3) signs of opioid overdose; (4) steps in responding to an overdose; (5) information on naloxone; (6) procedures for administering naloxone; (7) proper storage and expiration of naloxone product dispensed; and (8) information on where to obtain a referral for substance abuse treatment.
Co-prescription requirements	Physician must offer a prescription for naloxone to the patient receiving an opioid analgesic prescription under any of the following circumstances: (1) the patient has a history of prior opioid overdose; (2) the dosage prescribed exceeds a daily average of 80 morphine equivalent doses or at lower doses if the patient is coprescribed a benzodiazepine, sedative hypnotic drug, carisoprodol, tramadol, or gabapentin; or (3) the patient has a concurrent substance use disorder.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Employee, volunteer, or contractor of a school can be authorized by a physician to administer naloxone to an individual who is apparently experiencing an opioid-related overdose.
Dispensing or administration reported to PDMP	No.
Other provisions of note	 The State board of Pharmacy is required to develop a program to educate the following individuals about the authority of a pharmacist or pharmacy intern to dispense naloxone without a prescription: Holders of licenses that engage in the sale or dispensing of naloxone; Registered pharmacy technicians, certified pharmacy technicians, and pharmacy technician trainees; and Individuals who are not licensed or registered but are employed by license holders. As part of the program the Board must educate the licensed holders, pharmacy technicians, and employees about maintaining an adequate supply of naloxone and methods for determining a pharmacy's stock of the drug.

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<u>OKLAHOMA</u>	
Statute(s)	 Okla. Stat. Ann. tit. 63 §§ 1-2506.1 to -2506.2 (prescriptions and administration). Okla. Stat. Ann. tit. 63 § 2-312.2 (sale of naloxone). Okla. Stat. Ann. tit. 70 § 1210.242 (authority to administrate naloxone).
Initial effective date(s)	 November 1, 2013 (Okla. Stat. Ann. tit. 63 §§ 1-2506.1 to - 2506.2). November 1, 2014 (Okla. Stat. Ann. tit. 63 § 2-312.2). July 1, 2019 (Okla. Stat. Ann. tit. 70 § 1210.242).
Term(s) used	Opiate antagonist.
Substantive amendment(s) to law(s)	 November 1, 2017 amendment to Okla. Stat. Ann. tit. 63 § 1-2506.1 adds forensic laboratory personnel to list of first responders eligible to administer. November 1, 2018 amendment to Okla. Stat. Ann. tit. 63 § 1-2506.2 adds protections under the Good Samaritan Act for any provider prescribing or administering an opiate antagonist. July 1, 2019 amendment to Okla. Stat. Ann. tit. 63 § 1-2506.1 adds certified alcohol and drug counselors and licensed alcohol and drug counselors to list of first responders eligible to administer.
	• November 1, 2019 amendment to Okla. Stat. Ann. tit. 63 § 1-2506.1 adds personnel at the state department of corrections to list of first responders eligible to administer.
Standing order	Under Okla. Stat. Ann. tit. 63 § 2-312.2, naloxone may be dispensed or sold by a pharmacy without a prescription; provided, however, it must be dispensed or sold only by, or under the supervision of, a licensed pharmacist. No dispensing protocol is required.
Persons who can	"Provider." The term is not defined by statute.
prescribe	·
Prescriber immunity	Any provider prescribing or administering an opiate antagonist in a manner consistent with addressing opiate overdose is covered under the state's Good Samaritan Act (Okla. Stat. Ann. tit. 76 § 5) and is not liable for any civil damages as a result of any acts or omissions by such person in prescribing or administering the naloxone.

OKLAHOMA		
Persons who can	Pharmacist.	
dispense or distribute	• "First responder," which includes:	
	Law enforcement officials;	
	 Emergency medical technicians; 	
	o Firefighters;	
	 Medical personnel at schools including any public or 	
	charter schools, technology center schools and	
	institutions of higher education;	
	 Forensic laboratory personnel; 	
	 Personnel of the Department of Corrections or of any 	
	entity that contracts with the Department of Corrections	
	to provide housing or services for inmates of the	
	Department of Corrections; and	
	 Certified or licensed alcohol and drug counselors. 	
Dispenser immunity	Any first responder administering or providing an opiate antagonist	
y	in a manner consistent with addressing opiate overdose is covered	
	under the state's Good Samaritan Act.	
Persons who can	Family member of an individual who is at risk of an opiate	
receive or administer	overdose.	
("laypersons")	 School nurse, public health nurse, licensed practitioner of the 	
	healing arts, nurse working under contract with a school district	
	or any person designated by the school administration to	
	administer an opiate antagonist.	
	• First responder, as defined above.	
Layperson possession	Not directly addressed by statute.	
without prescription		
Layperson	Layperson may administer an opiate antagonist when he or she	
administration	encounters a person exhibiting signs of an opiate overdose.	
Layperson immunity	Family member administering an opiate antagonist in a manner	
	consistent with addressing opiate overdose shall be covered	
	under the Good Samaritan Act (Okla. Stat. Ann. tit. 76 § 5) and	
	will not be liable for any civil damages as a result of any acts or	
	omissions by such person in administering the naloxone.	
	First responder administering or providing an opiate antagonist	
	in a manner consistent with addressing opiate overdose is	
	covered under the state's Good Samaritan Act.	

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	<u>OKLAHOMA</u>
Training and education requirements	 When an opiate antagonist is prescribed, the provider must give the individual: (1) information on how to spot symptoms of an overdose; (2) instruction in basic resuscitation techniques; (3) instruction on proper naloxone administration; and (4) the importance of calling 911 for help. Administration of a public school may authorize one or more persons employed by the school to receive training offered by the Department of Mental Health and Substance Abuse Services, a law enforcement agency, or any other entity in recognizing the signs of an opiate overdose and administering an opiate antagonist.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	 School nurse, public health nurse, licensed practitioner of the healing arts, nurse working under contract with a school district, or any person designated by the school administration to administer an opiate antagonist is authorized to administer an opiate antagonist when encountering a student or other individual exhibiting signs of an opiate overdose. Any person administering an opiate antagonist to a student or other individual at a school site or school-sponsored event in a manner consistent with addressing opiate overdose is covered under the Good Samaritan Act (Okla. Stat. Ann. tit. 76 § 5). A school and any of its employees or designees shall be immune from civil liability in relation to the administration of an opiate antagonist in the event of a suspected overdose.
Dispensing or administration reported to PDMP	According to information from PDMP/TTAC, Oklahoma tracks naloxone dispensing and administration in the PDMP. ⁵⁷ LAPPA did not locate a statute or regulation directing this reporting.
Other provisions of note	None.

⁵⁷ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

approx.		
	OREGON	
Statute(s) and regulation(s)	 Or. Rev. Stat. Ann. § 689.681 (immunity provisions). Or. Rev. Stat. Ann. § 689.682 (pharmacist prescription). Or. Rev. Stat. Ann. § 689.684 (naloxone administered by employee of social services agency). Or. Admin. R. 855-019-0460 (co-prescription provision). Or. Rev. Stat. Ann. § 431A.855 (reporting to PDMP). Or. Rev. Stat. Ann. § 689.686 (written notice of naloxone availability). Or. Rev. Stat. Ann. § 339.871 (naloxone in schools- immunity). 	
Initial effective date(s)	 Or. Rev. Stat. Ann. § 339.869 (naloxone in schools- policy). June 6, 2013 (Or. Rev. Stat. Ann. § 689.681). April 4, 2016 (Or. Rev. Stat. Ann. §§ 689.682 and 689.684). September 7, 2016 (Or. Admin. R. 855-019-0460). October 6, 2017 (Or. Rev. Stat. Ann. § 431A.855). September 29, 2019 (Or. Rev. Stat. Ann. § 689.686). January 1, 2020 (Or. Rev. Stat. Ann. §§ 339.871 and 339.869). 	
Term(s) used	Naloxone.	
Substantive amendment(s) to law(s)	 October 6, 2017 amendment to Or. Rev. Stat. Ann. § 689.681 removes the requirement that the Oregon Health Authority establish criteria for training on treatments for opiate overdoses and removes the requirement that persons have completed the training in order to receive immunity for any act or omission committed during the course of administering naloxone. September 29, 2019 amendment to Or. Rev. Stat. Ann. § 689.682 allows a pharmacy to co-prescribe naloxone with an opioid. January 1, 2020 amendment to Or. Rev. Stat. Ann. § 689.684 allows a person to administer naloxone not distributed to him or her if the person is an employee of a social services agency or is trained under the rules adopted by the Oregon Board of Education. 	
Standing order	Under Or. Rev. Stat. Ann. § 689.682, a pharmacist may prescribe naloxone and the necessary medical supplies to administer the naloxone. It is not necessary for the individual to see their healthcare provider first to obtain a prescription.	
Persons who can prescribe	 "Health care professional." The term is not defined by statute. Pharmacist. 	
Prescriber immunity	Not addressed by statute.	

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	OREGON	
Persons who can	Health care professional.	
dispense or distribute	Pharmacist.	
	Any person designated by the State Board of Pharmacy by rule.	
	• "Social services agencies," which includes, but is not limited to:	
	 Homeless shelters; and 	
	o Crisis centers.	
Dispenser immunity	Person acting in good faith, if the act does not constitute wanton	
	misconduct, is immune from civil liability for any act or omission of	
	an act committed during the course of distributing naloxone and	
	distributing the necessary medical supplies to administer the	
	naloxone.	
Persons who can	Individuals likely to experience an opiate overdose.	
receive or administer	Family members of individuals likely to experience an opiate	
("laypersons")	overdose.	
	Social services agencies.	
	School nurse or other school employee.	
Layperson possession	Not directly addressed by statute.	
without prescription		
Layperson	Person may administer naloxone that was not distributed to the	
administration	person if: (1) the individual to whom the naloxone is being	
	administered appears to be experiencing an opiate overdose; and (2)	
	the person who administers the naloxone is an employee of a social	
	services agency or is trained under rules adopted by the Oregon	
	Board of Education.	
Layperson immunity	Layperson acting in good faith, if the act does not constitute wanton	
	misconduct, is immune from civil liability for any act or omission of	
	an act committed while administering naloxone.	
Training and	An employee of a social services agency must be trained under the	
education	rules adopted by the Oregon Board of Education in order to	
requirements	administer naloxone.	
Co-prescription	If a prescription is presented to a pharmacist for the dispensing of an	
requirements	opiate or opioid in excess of a morphine equivalent dose established	
	by rule by the Board of Pharmacy, the pharmacist may offer to	
	prescribe and provide a naloxone kit consisting of a dose of	
	naloxone and the necessary medical supplies to administer the	
	naloxone.	
Requirements placed	Not addressed by statute.	
on insurers		

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<u>OREGON</u>		
Naloxone in schools	 Oregon Board of Education, in consultation with the Oregon Health Authority, the Oregon State Board of Nursing, and the Oregon Board of Pharmacy, must adopt rules for the administration of naloxone or any similar medication by trained school personnel to any student or other individual on school premises who the personnel believe in good faith is experiencing an overdose of an opioid drug. School district boards may adopt policies and procedures that provide for the administration of naloxone or any similar medication. These policies must be consistent with the rules adopted by the State Board of Education. School administrator, school nurse, teacher, or other school employee designated by the school administrator is not liable in a criminal action or for civil damages as a result of the use of medication if the school administrator, school nurse, teacher or other school employee in good faith administers naloxone or any similar medication to a student or other individual who the school administrator, school nurse, teacher or other school 	
	employee believes in good faith is experiencing an overdose of an opioid drug.	
Dispensing or	Oregon statutory law requires the Oregon Health Authority to	
administration	establish and maintain a prescription drug monitoring program	
reported to PDMP	(PDMP) to collect information on prescribed naloxone dispensed by	
	pharmacies.	
Other provisions of	None.	
note		

DENINGWE WANDA			
	<u>PENNSYLVANIA</u>		
Statute(s)	35 Pa. Stat. and Cons. Stat. § 780-113.8.		
Initial effective date(s)	December 1, 2014.		
Term(s) used	Naloxone.		
Substantive	None.		
amendment(s) to			
law(s)			
Standing order	A statewide naloxone standing order first took effect on October 28, 2015. 58 According to a press release, on August 18, 2020, the state Secretary of Health signed an updated standing order that permits community-based organizations to provide naloxone by mail. 59 The most recent order that is publicly available is dated July 9, 2019. According to the 2019 order, the order shall be reviewed at least every four years and automatically expires on the date that the physician who signed the order ceases to act as the Secretary of Health. 60		
Persons who can prescribe	Health care professional otherwise authorized to prescribe naloxone.		
Prescriber immunity	Licensed health care professional who, acting in good faith, prescribes naloxone is not subject to any criminal or civil liability or any professional disciplinary action for such prescribing or any outcomes resulting from the eventual administration of naloxone. The immunity does not apply to a health professional who acts with intent to harm or with reckless indifference to a substantial risk of harm.		
Persons who can dispense or distribute	 Health care professional otherwise authorized to prescribe naloxone. Pharmacist. 		
Dispenser immunity	Licensed health care professional or pharmacist who, acting in good faith, dispenses naloxone is not subject to any criminal or civil liability or any professional disciplinary action for such dispensing or any outcomes resulting from the eventual administration of naloxone. The immunity does not apply to a health professional or pharmacist who acts with intent to harm or with reckless indifference to a substantial risk of harm.		

⁵⁸ Brett Healy, "Naloxone Standing Order: Saving Lives," *Pennsylvania Society of Health-system Pharmacists*, November 13, 2015, https://www.pshp.org/news/260159/Naloxone-Standing-Order-Saving-Lives.htm.

^{59 &}quot;Wolf Administration: Third Naloxone Standing Order Allows Naloxone to be Obtained by Mail," last modified August 18, 2020, <a href="https://www.governor.pa.gov/newsroom/wolf-administration-third-naloxone-standing-order-allows-naloxone-to-be-obtained-by-mail/#:~:text=The%20Wolf%20Administration%20today%20announced,%2C%E2%80%9D%20Secretary%20of%20Health%20Dr.

^{60 &}quot;Standing order DOH-002-2018," Penn. Dept. of Health, last accessed August 11, 2020, https://www.health.pa.gov/topics/Documents/Opioids/General%20Public%20Standing%20Order.pdf.

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	<u>PENNSYLVANIA</u>
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid-related overdose. Family member, friend, or other person in a position to assist a person at risk of experiencing an opioid-related overdose. Law enforcement officer. Firefighter.
Layperson possession without prescription Layperson	Not addressed by statute. Layperson can administer naloxone to another person whom he or
administration	she believes to be suffering an opioid-related drug overdose.
Training and education requirements	Person, law enforcement agency, fire department or fire company acting in good faith and with reasonable care who administers naloxone to another person whom the person believes to be suffering an opioid-related drug overdose: (1) is immune from criminal prosecution, sanction under any professional licensing statute, and civil liability for such act; (2) is not subject to professional review for such act; and (3) is not liable for any civil damages for acts or omissions resulting from such act. Receipt of training and instructional materials and the prompt seeking of additional medical assistance create a rebuttable presumption that the person acted with reasonable care in administering naloxone. Pennsylvania Department of Health must: In consultation with the Pennsylvania Emergency Health Services Council, implement training, treatment protocols, equipment lists, and other policies and procedures for all types
Compagnintion	of emergency medical services providers; and In consultation with the Department of Drug and Alcohol Programs, develop or approve training and instructional materials about recognizing opioid-related overdoses, administering naloxone, and promptly seeking medical attention. Not addressed by statute.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Not addressed by statute.
Dispensing or administration reported to PDMP	According to information from the PDMP/TTAC, Pennsylvania tracks naloxone administration in the PDMP. 61 LAPPA did not locate a statute or regulation directing this reporting.
Other provisions of note	None.

⁶¹ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	RHODE ISLAND	
Statute(s) and	• 216 R.I. Code R. § 20-20-5.4 (healthcare professional	
regulation(s)	immunity).	
	• R.I. Gen. Laws Ann. § 16-21-35 (naloxone in schools).	
	• R.I. Gen. Laws Ann. § 21-28.9-3 (layperson immunity).	
	• R.I. Gen. Laws Ann. § 27-18-82, § 27-19-73, §27-20-69, § 27-	
	41-86 (health insurance requirements).	
	• R.I. Gen. Laws Ann. § 21-28-3.18 (reporting to PDMP).	
	• R.I. Gen. Laws Ann. § 21-28-3.20 (co-prescribing).	
	• R.I. Gen. Laws Ann. § 27-4-1.1 (life insurance requirements).	
Initial effective date(s)	• October 23, 2014 (216 R.I. Code R. § 20-20-5.4).	
	• July 10, 2015 (R.I. Gen. Laws Ann. § 16-21-35).	
	• January 27, 2016 (R.I. Gen. Laws Ann. § 21-28.9-3).	
	• January 1, 2017 (R.I. Gen. Laws Ann. §§ 27-18-82, 27-19-73,	
	§27-20-69, and 27-41-86).	
	• July 19, 2017 (R.I. Gen. Laws Ann. § 21-28-3.18).	
	• July 2, 2018 (R.I. Gen. Laws Ann. § 21-28-3.20).	
	• July 8, 2019 (R.I. Gen. Laws Ann. § 27-4-1.1).	
Term(s) used	Naloxone; overdose antidote.	
Substantive	July 15, 2019 amendment to R.I. Gen. Laws Ann. § 16-21-35	
amendment(s) to	expands the naloxone requirement to private schools in addition to	
law(s)	public schools.	
Standing order	Rhode Island does not have a statewide naloxone standing order, but	
	a prescriber and a pharmacist can enter into a naloxone standing	
	order agreement.	
Persons who can	Health care professional who is licensed in Rhode Island to	
prescribe	prescribe naloxone, which includes:	
	• Physician;	
	Physician assistant; and	
	Advanced practice registered nurse.	
Prescriber immunity	Health care professional who is licensed in Rhode Island to	
	prescribe naloxone and who in good faith, either directly or by	
	standing order, prescribes naloxone to a patient who, in the	
	judgment of the health care professional, is capable of	
	administering the drug in an emergency, is not, as a result of his	
	or her acts or omissions, subject to disciplinary or other adverse	
	action under any statute or regulation otherwise enforceable by	
	the Rhode Island Department of Health.	
	Health care professional who prescribes naloxone is not subject	
	to any professional disciplinary action for such prescribing or	
1	any outcomes resulting from the eventual administration of	
	naloxone.	

RHODE ISLAND Persons who can Health care professional who is licensed in Rhode Island to dispense or distribute dispense naloxone, which includes the individuals noted above and pharmacists. State and municipal law enforcement personnel. State and municipal emergency services personnel, which includes: o Emergency medical technicians; o Paramedics: and o Fire department personnel. Health care professional who is licensed in Rhode Island to **Dispenser immunity** dispense naloxone and who in good faith, either directly or pursuant to standing order, dispenses naloxone to a patient who, in the judgment of the health care professional, is capable of administering the drug in an emergency, will not, as a result of his or her acts or omissions, be subject to disciplinary or other adverse action under any statute or regulation otherwise enforceable by the Rhode Island Department of Health. Health care professional who dispenses naloxone will not be subject to any professional disciplinary action for such dispensing or any outcomes resulting from the eventual administration of naloxone. State and municipal law enforcement personnel and emergency medical personnel, if acting in good faith, are not, as a result of acts or omission in providing services, liable for civil damages unless the acts or omission constitute willful and wanton misconduct. Law enforcement officers or agencies participating in the HOPE (Heroin-Opioid Prevention Effort) initiative or program and acting in good faith are not, as the result of acts or omissions in providing services, subject to civil liability or criminal prosecution unless the acts or omissions constitute willful and wanton misconduct. Persons who can Individual at risk of experiencing an opioid-related overdose. receive or administer Family member, friend, or other person reasonably expected to ("laypersons") be in a position to assist an individual at risk of experiencing an opioid-related overdose. State and municipal law enforcement personnel. State and municipal emergency services personnel. Trained school nurse or teacher. Person who is not otherwise licensed to administer naloxone who Layperson possession without prescription administers naloxone in an emergency is not engaged in the unlawful possession of naloxone.

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	RHODE ISLAND
Layperson administration	Person who is not otherwise licensed to administer naloxone may, in an emergency, administer naloxone without fee if the person believes in good faith that an individual is experiencing a drug overdose.
Layperson immunity	 Layperson is not, as a result of his or her acts or omissions involving the administration of naloxone, liable for any violation of any statute or regulations enforceable by the Department of Health, and is not considered to be engaged in the unauthorized practice of medicine or the unlawful possession of naloxone. Use of naloxone is considered first aid or emergency treatment for the purpose of any statute relating to liability.
Training and education requirements	 Health care professional prescribing naloxone to a patient must ensure that the patient receives information on: (1) drug overdose prevention and recognition; (2) how to perform rescue breathing and resuscitation; (3) opioid antidote dosage and administration; (4) the importance of calling 911; and (5) care for the overdose victim after administration of the overdose antidote. State and municipal law enforcement personnel and emergency medical personnel distributing naloxone must provide instructions on administration and use of the opioid antagonist.
Co-prescription requirements	Director of Health must develop, and make available to health care practitioners, information on best practices for co-prescribing opioid antagonists to patients, which includes identifying situations where co-prescribing an opioid antagonist may be appropriate, including: (1) in conjunction with a prescription for an opioid medication, under circumstances in which the healthcare practitioner determines the patient is at an elevated risk for an opioid drug overdose; (2) in conjunction with medications prescribed pursuant to a course of medication therapy management for the treatment of a substance use disorder involving opioids; or (3) under any other circumstances in which a healthcare practitioner identifies a patient as being at an elevated risk for an opioid drug overdose.

RHODE ISLAND Requirements placed Every individual or group health-insurance contract, plan, or on insurers policy that provides prescription coverage that is delivered, issued for delivery, amended, or renewed in the state must provide coverage for at least one generic opioid antagonist and device. Prior authorization may be required for non-generic forms of opioid antagonists and devices. No life insurance company organized or doing business within this state can: (1) deny the application of an individual seeking coverage solely on the basis that the applicant has a prescription to carry or possess the drug naloxone; or (2) otherwise discriminate in the offering, issuance, cancellation, amount of coverage, price, or any other condition of a life insurance policy based solely and without any additional actuarial justification upon the fact that an individual has been issued a prescription for naloxone or has purchased naloxone. Naloxone in schools All public and private elementary, middle schools, junior high schools, and high schools must provide and maintain an opioid antagonist on-site in each school facility. To treat a case of suspected opioid overdose in a school setting, any trained nurse or teacher may administer an opioid antagonist, during an emergency, to any student or staff suspected of having an opioid-related drug overdose whether or not there is a previous history of opioid abuse. Any school nurse, teacher, or other school personnel using an opioid antagonist will be protected from both civil and criminal Dispensing or Under state statutory law, opioid antagonist dispensing information administration must be transmitted electronically to the PDMP. The information collected regarding dispensing of opioid antagonists must be reported to PDMP deidentified and is for statistical, research, or educational purposes only. Other provisions of None. note

	SOUTH CAROLINA	
Statute(s)	• S.C. Code Ann. §§ 44-130-10 to -80 (general provisions).	
	• S.C. Code Ann. § 44-53-1640 (reporting to PDMP)	
Initial effective date(s)	• June 3, 2015 (S.C. Code Ann. §§ 44-130-10 to -60).	
	• May 3, 2018 (S.C. Code Ann. § 44-130-70).	
	• January 1, 2021 (S.C. Code Ann. §§ 44-130-80 and 44-53-	
	1640).	
Term(s) used	Opioid antidote.	
Substantive	• June 5, 2016 amendment to S.C. Code Ann. § 44-130-40 allows	
amendment(s) to	a pharmacist to dispense an opioid antidote pursuant to a written	
law(s)	joint protocol.	
	• January 1, 2021 amendment to S.C. Code Ann. § 44-130-60 will	
	require an administering first responder to report for inclusion in	
G 11 1	the PDMP.	
Standing order	The South Carolina Board of Medical Examiners and the South	
	Carolina Board of Pharmacy issued a joint protocol on November	
	17, 2016. 62 The joint protocol authorizes any pharmacist practicing	
	in South Carolina and licensed by the South Carolina Board of Pharmacy to dispense naloxone products to persons without a	
	prescription.	
Persons who can	"Prescriber," which is defined to include a:	
prescribe	Physician;	
Preserve	Advanced practice registered nurse; and	
	Physician assistant.	
Prescriber immunity	Prescriber who issues a written prescription or a standing order for	
	an opioid antidote is not, as a result of an act or omission, subject to	
	civil or criminal liability or to professional disciplinary action.	
Persons who can	Pharmacist.	
dispense or distribute	• "Community distributor," which is defined as an organization,	
	either public or private, which provides substance use disorder	
	assistance and services, such as counseling, homeless services,	
	advocacy, harm reduction, alcohol and drug screening, and	
	treatment to individuals at risk of experiencing an opioid-related	
	overdose.	
Dispenser immunity	Pharmacist dispensing an opioid antidote is not, as a result of an act	
	or omission, subject to civil or criminal liability or to professional	
	disciplinary action.	

⁶² "The South Carolina Board of Medical Examiners and the South Carolina Board of Pharmacy's joint protocol to initiate dispensing of naloxone HCI without a prescription," last accessed August 11, 2020, http://naloxonesavessc.org/wp-content/uploads/2018/11/Joint_Naloxone_Protocol.pdf.

	SOUTH CAROLINA
Persons who can receive or administer	 Person who is at risk of experiencing an opioid-related overdose Caregiver for a person who is at risk of experiencing an opioid
("laypersons")	 overdose whom the prescriber has not personally examined. "First responder," which is defined to include a(n): Emergency medical services provider; Law enforcement officer; and Fire department worker.
Layperson possession without prescription	Not directly addressed by statute.
Layperson administration	 Caregiver may, in an emergency, administer, without fee, an opioid antidote to a person whom the caregiver believes in good faith is experiencing an opioid overdose if the caregiver has received the required opioid overdose information. First responder may administer an opioid antidote in an emergency if the first responder believes in good faith that the person is experiencing an opioid overdose.
Layperson immunity	 Caregiver who administers an opioid antidote in accordance with the law is not subject to civil or criminal liability related to the administration of naloxone. First responder who administers an opioid antidote in accordance with the law to a person whom the first responder believes in good faith is experiencing an opioid overdose is not by an act or omission subject to civil or criminal liability or to professional disciplinary action.
Training and education requirements	 Prescriber must provide to the person or the caregiver overdose information addressing the following: (1) opioid overdose prevention and recognition; (2) opioid antidote dosage and administration; (3) the importance of calling 911 emergency telephone service for medical assistance with an opioid overdose; and (4) care for an overdose victim after administration of the opioid antidote. Prescriber must document in the medical record that the opioid overdose information has been provided to the person or the caregiver. South Carolina Department of Health and Environmental Control may establish regulations on the appropriate training for first responders who carry or have access to an opioid antidote.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	Not addressed by statute.

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SOUTH CAROLINA	
Dispensing or	Effective January 1, 2021, hospital emergency departments, other
administration	health care facilities, and first responders who administer an opioid
reported to PDMP	antidote must report the date of administration and the name,
	address, and birthdate of the recipient for inclusion in the PDMP.
Other provisions of	None.
note	

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	SOUTH DAKOTA	
Statute(s) Initial effective date(s)	 S.D. Codified Laws §§ 34-20A-98 to -108 (training and immunity provisions). S.D. Codified Laws §§ 13-33A-9 to -11 (naloxone in schools). February 18, 2015 (S.D. Codified Laws §§ 34-20A-98 to -103). 	
(-)	 March 16, 2016 (S.D. Codified Laws §§ 34-20A-104 to -108). March 11, 2019 (S.D. Codified Laws §§ 13-33A-9 to -11). 	
Term(s) used	Opioid antagonist.	
Substantive amendment(s) to law(s)	None.	
Standing order	A licensed health care professional may issue naloxone through a standing order. South Dakota does not have a statewide naloxone standing order.	
Persons who can prescribe	Health care professional who is authorized to prescribe.	
Prescriber immunity	Health care professional who is authorized to prescribe an opioid antagonist is not subject to any disciplinary action or civil or criminal liability for the prescribing of an opioid antagonist to a person whom the health care professional reasonably believes may be in a position to assist or administer the opioid antagonist to a person at risk for an opioid-related drug overdose.	
Persons who can dispense or distribute	Health care professional who is authorized to dispense.	
Dispenser immunity	Health care professional who is authorized to dispense an opioid antagonist is not subject to any disciplinary action or civil or criminal liability for the dispensing of an opioid antagonist to a person whom the health care professional reasonably believes may be in a position to assist or administer the opioid antagonist to a person at risk for an opioid-related drug overdose.	
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid-related overdose. Family member, friend, or other close third party to a person at risk for an opioid-related drug overdose. "First responder," which is defined to include a: Law enforcement officer; Driver and attendant responding to an emergency call as part of an ambulance service; and Firefighter. School personnel trained to administer. 	
Layperson possession without prescription	Not directly addressed by statute.	
Layperson administration	Not addressed by statute.	

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<u>SOUTH DAKOTA</u>	
Layperson immunity	First responder acting under a standing order who administers an opioid antagonist in good faith compliance with the protocols for administering an opioid antagonist, and the first responder's employer, are not civilly liable for injuries, and may not be held to pay damages to any person, or the person's parents, siblings, children, estate, heirs, or devisees, for injuries or death associated with the administration of an opioid antagonist.
Training and education requirements	Each first responder authorized to administer an opioid antagonist must be trained in: (1) symptoms of an opiate overdose; (2) protocols and procedures for administration of an opioid antagonist; (3) symptoms of adverse responses to an opioid antagonist, and protocols and procedures to stabilize the patient if an adverse response occurs; and (4) procedures for storage, transport, and security of the opioid antagonist.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	 The governing board of a school district and the governing board of a nonpublic school may acquire opioid antagonists in accordance with current state law and administrative rule and make the medication available to personnel who are trained to administer an opioid antagonist. No school district, administrator, school board member, school nurse, or designated school personnel possessing or making available opioid antagonists in accordance with state law, and no health care professional providing training in relation thereto, may be held liable for any injury or related damage that results from the administration of, the self-administration of, or the failure to administer an opioid antagonist, if such action or inaction constitutes, ordinary negligence.
Dispensing or administration	No.
reported to PDMP	
Other provisions of note	None.

13.		
	<u>TENNESSEE</u>	
Statute(s)	• Tenn. Code Ann. § 63-1-152 (immunity provisions).	
	• Tenn. Code Ann. § 63-1-157 (pharmacy practice agreement).	
	• Tenn. Code Ann. § 49-50-1604 (naloxone in schools).	
	• Tenn. Code Ann. § 63-1-401 (co-prescribing study).	
Initial effective date(s)	• July 1, 2014 (Tenn. Code Ann. § 63-1-152).	
	• March 10, 2016 (Tenn. Code Ann. § 63-1-157).	
	• July 1, 2017 (Tenn. Code Ann. § 49-50-1604).	
	• May 8, 2019 (Tenn. Code Ann. § 63-1-401).	
Term(s) used	Opioid antagonist.	
Substantive	July 1, 2015 amendment to Tenn. Code Ann. § 63-1-152 added a	
amendment(s) to	requirement that the Commissioner of Health make available	
law(s)	recommendations for training of first responders.	
Standing order	Chief Medical Officer for the Department of Health is authorized to	
	implement a statewide collaborative pharmacy practice agreement	
	specific to opioid antagonist therapy with any pharmacist licensed	
	in, and practicing in, this state. A copy of the statewide collaborative	
	pharmacy practice agreement is available on the Tennessee	
	Pharmacists Association website. 63	
Persons who can	Licensed healthcare practitioner otherwise authorized to prescribe an	
prescribe	opioid antagonist.	
Prescriber immunity	Licensed healthcare practitioner who prescribes an opioid	
	antagonist is immune from civil liability in the absence of gross	
	negligence or willful misconduct for actions authorized by Tenn.	
	Code Ann. § 63-1-152.	
	Licensed healthcare practitioner acting in good faith and with	
	reasonable care who prescribes an opioid antagonist is immune	
	from disciplinary or adverse administrative actions for acts or	
	omissions during the prescription of an opioid antagonist.	
Persons who can	• Dharmagist	
dispense or distribute	Pharmacist. Other licensed healthcare practitioner not specified by statute.	
	Other licensed healthcare practitioner not specified by statute. Line 11	
Dispenser immunity	• Licensed healthcare practitioner or licensed pharmacist who	
	dispenses an opioid antagonist is immune from civil liability in	
	the absence of gross negligence or willful misconduct for actions authorized by Tenn. Code Ann. § 63-1-152.	
	• Licensed healthcare practitioner or pharmacist acting in good faith and with reasonable care who dispenses an opioid	
	antagonist is immune from disciplinary or adverse administrative	
	actions for acts or omissions during the dispensation of an opioid	
	antagonist.	
	unugomo.	

⁶³ "Opioid antagonist collaborative pharmacy practice policy," Tenn. Dept. of Health, last accessed August 12, 2020, https://www.tn.gov/content/dam/tn/health/documents/opioid response/TDH Naloxone Collaborative practice.pdf.

TENNESSEE Persons who can Person at risk of experiencing an opiate related overdose. receive or administer Family member, friend, or other person in a position to assist a ("laypersons") person at risk of experiencing an opiate-related overdose. School nurse, school resource officer, or other trained school personnel. In order to establish good faith, a licensed healthcare practitioner, prior to prescribing an opioid antagonist, may require receipt of a written communication that provides a factual basis for a reasonable conclusion that: (1) the person seeking the opioid antagonist is at risk of experiencing an opiate-related overdose; or (2) the person seeking the opioid antagonist is a family member, friend, or other person in a position to assist the person at risk of experiencing an opiate-related overdose. Not addressed by statute. Layperson possession without prescription Layperson Person who receives an opioid antagonist that was prescribed may administration administer an opioid antagonist to another person if: (1) the person has a good faith belief that the other person is experiencing an opioid related drug overdose; and (2) the person exercises reasonable care in administering the drug to the other person. Evidence of the use of reasonable care in administering the drug includes the receipt of basic instruction and information on how to administer the opioid antagonist, including successful completion of the online overdose prevention education program offered by the Tennessee Department of Health. Layperson immunity Any person who administers an opioid antagonist is immune from civil liability in the absence of gross negligence or willful misconduct for the act of administering naloxone. Training and Commissioner of Health or the Commissioner's designee must education create and maintain an online education program about the requirements administration of opioid antagonists and appropriate techniques and follow-up procedures for opioid related drug overdose. Commissioner of Health or the commissioner's designee must make available recommendations for training of first responders in the appropriate use of opioid antagonists. Before a pharmacist enters into a statewide collaborative pharmacy practice agreement with the Chief Medical Officer for the dispensing of an opioid antagonist, the pharmacist must provide documentation of completion of an opioid antagonist training program within the previous two years.

	15/
<u>TENNESSEE</u>	
Co-prescription	By January 1, 2020, the Commissioner of Health must study
requirements	instances when co-prescribing of naloxone with an opioid is
_	beneficial and publish the results to each prescribing board that
	licenses healthcare professionals who can legally prescribe
	controlled substances and to the Tennessee Board of Pharmacy.
Requirements placed	Not addressed by statute.
on insurers	
Naloxone in schools	Tennessee Board of Education, in consultation with the
	Department of Health, must develop guidelines for the
	management of students presenting with a drug overdose for
	which administration of an opioid antagonist may be
	appropriate.
	Each school within a local education agency and each nonpublic
	school is authorized to maintain an opioid antagonist at the
	school in at least two unlocked, secure locations, including, but
	not limited to, the school office and the school cafeteria, so that
	an opioid antagonist may be administered to any student
	believed to be having a drug overdose.
	• If a student is injured or harmed due to the administration of an
	opioid antagonist to the student by a school nurse, school
	resource officer, or other trained school personnel, then the
	school nurse, school resource officer, or school employee will
	not be held responsible for the injury unless the school nurse,
	school resource officer, or school employee administered the
7.	opioid antagonist with an intentional disregard for safety.
Dispensing or	No.
administration	
reported to PDMP	
Other provisions of	Any person treated for a drug-related overdose with an opioid
note	antagonist by a first responder must be taken to a medical facility by
	emergency medical services for evaluation, unless the person is
	competent to refuse medical treatment and chooses to refuse.

<u>TEXAS</u>	
Statute(s)	• Tex. Health & Safety Code Ann. §§ 483.101 to 107 (immunity).
	• Tex. Gov't Code Ann. § 772.0078 (naloxone grant program).
	• Tex. Ins. Code Ann. §§ 1101.201 to 203 (insurance).
Initial effective date(s)	• September 1, 2015 (Tex. Health & Safety Code Ann. §§ 483.101
	to 107).
	• June 10, 2019 (Tex. Gov't Code Ann. § 772.0078).
	• September 1, 2019 (Tex. Ins. Code Ann. §§ 1101.201 to 203)
Term(s) used	Opioid antagonist.
Substantive	None.
amendment(s) to	
law(s)	
Standing order	The Texas Pharmacy Association has a physician-signed standing
	order for naloxone. The standing order authorizes a pharmacist that
	is active and in good standing with the Texas State Board of
D 1	Pharmacy to dispense an opioid antagonist without a prescription. 64
Persons who can	"Prescriber," which is defined as a person authorized by law to
prescribe	prescribe an opioid antagonist.
Prescriber immunity	Prescriber who, acting in good faith and with reasonable care, prescribes or does not prescribe an opioid antagonist is not subject to
	any criminal or civil liability or any professional disciplinary action
	for: (1) prescribing or failing to prescribe the opioid antagonist; or
	(2) if the prescriber chooses to prescribe an opioid antagonist, any
	outcome resulting from the eventual administration of the opioid
	antagonist.
Persons who can	Pharmacist.
dispense or distribute	Person or organization acting under a standing order issued by a
	prescriber may store an opioid antagonist and may distribute an
	opioid antagonist, provided the person or organization does not
	request or receive compensation for storage or distribution.
Dispenser immunity	Pharmacist who, acting in good faith and with reasonable care,
	dispenses or does not dispense an opioid antagonist under a valid
	prescription is not subject to any criminal or civil liability or any
	professional disciplinary action for: (1) dispensing or failing to
	dispense the opioid antagonist; or (2) if the pharmacist chooses to
	dispense an opioid antagonist, any outcome resulting from the
	eventual administration of the opioid antagonist.

⁶⁴ "Texas pharmacist naloxone standing order application," Texas Pharmacy Association, last accessed August 12, 2020, https://www.texaspharmacy.org/page/TXPHARMNALOX.

	TEYAS
<u>TEXAS</u>	
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid-related drug overdose. Family member, friend, or other person in a position to assist a person at risk of experiencing an opioid-related drug overdose. "Emergency services personnel," which is defined to include: Emergency medical services personnel; Emergency room personnel; and Other individuals who, in the course and scope of employment or as a volunteer, provide services for the benefit of the general public during emergency situations.
Layperson possession	Any person may possess an opioid antagonist regardless of whether
without prescription	the person holds a prescription for the opioid antagonist.
Layperson administration	Person acting in good faith and with reasonable care may administer an opioid antagonist to another person whom he or she believes is
	suffering an opioid-related drug overdose.
Layperson immunity	Person acting in good faith and with reasonable care who administers or does not administer an opioid antagonist to another person whom the person believes is suffering an opioid-related drug overdose is not subject to criminal prosecution, sanction under any professional licensing statute, or civil liability for an act or omission resulting from the administration of or failure to administer the opioid antagonist.
Training and education requirements	Not addressed by statute.
Co-prescription requirements	Not addressed by statute.
Requirements placed on insurers	 With respect to a life insurance policy: (1) issued or delivered in Texas; or (2) issued by a life insurance company organized in Texas, the insurer may not, based solely on whether an individual has been prescribed or has obtained through a standing order an opioid antagonist: Deny coverage to the individual; Limit the amount, extent, or kind of coverage available to the individual; or Charge the individual or a group to which the individual belongs a rate that is different from the rate charged to other individuals or groups, respectively, for the same coverage, unless the charge is based on sound underwriting or actuarial principles.
Naloxone in schools	Not addressed by statute.
Dispensing or administration reported to PDMP	No.

TEXAS

Other provisions of note

The Criminal Justice Division of the Governor's Office must establish and administer a grant program to provide financial assistance to a law enforcement agency in the state that seeks to provide opioid antagonists to peace officers, evidence technicians, and related personnel who, in the course of performing their duties, are likely to come into contact with opioids or encounter persons suffering from an apparent opioid-related drug overdose. A law enforcement agency may apply for a grant under this section only if the agency first adopts a policy addressing the usage of an opioid antagonist for a person suffering from an apparent opioid-related drug overdose.

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	<u>UTAH</u>
Statute(s) and regulation(s)	• Utah Code Ann. §§ 26-55-101 to 26-55-109 (Opiate Overdose Response Act).
regulation(s)	Utah Code Ann. § 58-17b-507 (professional conduct -
	pharmacist).
	 Utah Code Ann. § 58-31b-703 (professional conduct – nurse).
	• Utah Code Ann. § 58-67-702 (professional conduct – physician).
	Utah Code Ann. § 58-68-702 (professional conduct –
	osteopathic).
	• Utah Code Ann. § 58-69-702 (professional conduct – dentist).
	• Utah Code Ann. § 58-70a-505 (professional conduct – physician assistant).
	• Utah Admin. Code r. R384-210-2 (co-prescribing guidelines).
Initial effective date(s)	• May 13, 2014 (Utah Code Ann. §§ 26-55-101 to -104).
	• May 10, 2016 (Utah Code Ann. §§ 26-55-105 to -107, 58-17b-
	507, 58-31b-703, 58-67-702, 58-68-702, 58-69-702, and 58-70a-
	505).
	• May 9, 2017 (Utah Code Ann. § 26-55-108).
	• May 8, 2018 (Utah Code Ann. § 26-55-109).
	• June 7, 2018 (Utah Admin. Code r. R384-210-2).
Term(s) used	Opiate antagonist.
Substantive	None.
amendment(s) to	
law(s)	
Standing order	The Executive Director of the Utah Department of Health issued a
	statewide naloxone standing order on December 8, 2016, allowing
Persons who can	pharmacists to dispense naloxone without a prior prescription. 65
prescribe	"Health care provider," which is defined to include a:
prescribe	Physician; Advanged practice registered pures.
	Advanced practice registered nurse; Physician assistants and
	Physician assistant; and Individual licensed to appear in the practice of dentistry.
Drosovihov immunity	Individual licensed to engage in the practice of dentistry. Uselth comparated anythe in licensed to prescribe an emist.
Prescriber immunity	Health care provider who is licensed to prescribe an opiate enterpolicy may prescribe an opiate enterpolicy without liability.
	antagonist may prescribe an opiate antagonist without liability for any civil damages for acts or omissions made as a result of
	prescribing the opiate antagonist in good faith.
	 It is not unprofessional conduct or unlawful conduct for a
	physician, advanced practice nurse, physician assistant, or
	dentist to prescribe an opioid antagonist in good faith.
	activity to preserve an opioia anagomist in good fatal.

^{65 &}quot;Utah pharmacists can now dispense naloxone without a prescription," Utah Department of Health, December 8, 2016, ose.

	TITATI
	<u>UTAH</u>
Persons who can dispense or distribute	Health care provider.Pharmacist.
dispense of distribute	
	 "Overdose outreach provider," which is defined to include a(n): Law enforcement agency;
	o Fire department;
	 Emergency medical services provider and personnel;
	 Organization providing treatment or recovery services
	for drug or alcohol use;
	 Organization providing support services for an
	individual, or family of an individual, with a substance use disorder;
	 Organization providing substance use or mental health
	services under contract with a local substance abuse
	authority or a local mental health authority;
	 Organization providing services to the homeless; and
	Local health department.
Dispenser immunity	Health care provider who is licensed to prescribe an opiate
	antagonist or a pharmacist may dispense an opiate antagonist
	without liability for any civil damages for acts or omissions
	made as a result of dispensing the opiate antagonist in good faith.
	 It is not unprofessional conduct or unlawful conduct for a
	physician, advanced practice nurse, physician assistant, dentist,
	or pharmacist to dispense an opioid antagonist in good faith.
	 Overdose outreach provider may furnish an opiate antagonist
	without liability for any civil damages for acts or omissions
	made as a result of furnishing the opiate antagonist in good faith.
Persons who can	Individual who is at an increased risk of experiencing an opiate-
receive or administer	related drug overdose event.
("laypersons")	• Family member, friend, or other person that is in a position to
	assist an individual who is at an increased risk of experiencing
	an opiate-related drug overdose event.
	Overdose outreach provider.
Layperson possession without prescription	Not directly addressed by statue.
Layperson	Layperson can administer an opiate antagonist to an individual
administration	whom the person believes to be experiencing an opiate-related drug
	overdose event.
Layperson immunity	Overdose outreach provider and a person other than a health care
	facility or health care provider are not liable for any civil damages
	for acts or omissions made as a result of administering an opiate
	antagonist when the person acts in good faith to administer the
	opiate antagonist to an individual whom the person believes to be experiencing an opiate-related drug overdose event.
	experiencing an opiate-related drug overdose event.

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	<u>UTAH</u>
Training and education requirements	 Health care provider who dispenses an opiate antagonist to an individual or an overdose outreach provider must provide education to the individual or overdose provider that includes written instruction on how to recognize an opiate-related drug overdose event, and respond appropriately to an opiate-related drug overdose event, including how to: (1) administer an opiate antagonist; and (2) ensure that an individual to whom an opiate antagonist has been administered receives, as soon as possible, additional medical care and a medical evaluation. Overdose outreach provider must furnish to recipient of the opiate antagonist with the written instruction received from the health care provider at the time the opiate antagonist was dispensed to the overdose outreach provider. As funding is available, the Utah Department of Health must produce and distribute, in conjunction with the Utah Division of Substance Abuse and Mental Health, a pamphlet about opiates that includes information regarding the benefits of and ways to obtain naloxone.
Co-prescription requirements	Prescribers are encouraged to co-prescribe an opioid antagonist and provide education on how to recognize an opioid overdose: (1) to patients, patient's household members and/or close contacts, if factors exist that increase a patient's risk for opioid overdose; and (2) to households where preschool age children live or visit, whenever opiate medication is prescribed. Risks for opioid overdose include certain situations described in the statute.
Requirements placed on insurers Naloxone in schools	Not addressed by statute other than the Opiote Overdese Outrooch
	Not addressed by statute other than the Opiate Overdose Outreach Pilot Program (discussed below).
Dispensing or administration reported to PDMP	According to information from PDMP/TTAC, Utah, tracks naloxone dispensing and administration in the PDMP. 66 LAPPA did not locate a statute or regulation directing this reporting.

⁶⁶ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

UTAH

Other provisions of note

- An Opiate Overdose Outreach Pilot Program is established in the Department of Health and funds may be used to: (1) increase the availability of educational materials and other resources designed to assist individuals; (2) increase public awareness of, access to, and use of opiate antagonists; (3) maintain data collection efforts; (4) pay for the purchase by the grantee of an opiate antagonist; or (5) pay for the grantee's cost of providing training on the proper administration of an opiate antagonist in response to an opiate-related drug overdose event.
- Entities eligible to seek grants include:
 - o Law enforcement agency;
 - o Local health department;
 - Organization that provides drug or alcohol treatment services;
 - o Organization that provides services to the homeless;
 - Organization that provides training on the proper administration of an opiate antagonist;
 - o Public school, private school, or an institution within the state system of higher education; and
 - Any other organization that is able to assist an individual who is at increased risk of experiencing an opiate-related drug overdose event.

Statute(s) • Vt. Stat. Ann. tit.18, § 4240 (immunity provisions). • Vt. Stat. Ann. tit. 33, § 2004a (evidence-based education fund	
th State 1 mm. the SS, 3 200 ta (C) tached Casea Cate and Tank).
• Vt. Stat. Ann. tit. 26, § 2080 (pharmacist dispensing).	,.
• 12-5-53 Vt. Code R. § 7.0 (co-prescription requirement).	
• Vt. Stat. Ann. tit. 33 § 2004 (manufacturer fee).	
Initial effective date(s) • July 1, 2013 (Vt. Stat. Ann. tit. 18, § 4240 and Vt. Stat. Ann.	it
33, § 2004a).	11.
• July 1, 2014 (Vt. Stat. Ann. tit. 26, § 2080).	
• August 1, 2015 (12-5-53 Vt. Code R. § 7.0).	
• January 1, 2016 (Vt. Stat. Ann. tit. 33, § 2004).	
Term(s) used Opioid antagonist. Substantive None.	
amendment(s) to law(s)	
Standing order A statewide naloxone standing order first took effect in August	
2016. The order was last updated on August 31, 2019 and will	
remain effective until August 31, 2021. ⁶⁷	
Persons who can "Health care professional," which is defined to include a(n):	
prescribe Physician;	
• Physician assistant; and	
Advanced practice registered nurse	
Prescriber immunity Health care professional who prescribes an opioid antagonist is	
immune from civil or criminal liability with regard to the subsequences	ent
use of the opioid antagonist, unless the health professional's action	
with regard to prescribing the opioid antagonist constituted	
recklessness, gross negligence, or intentional misconduct.	
Persons who can • Health care professional.	
dispense or distribute • Pharmacist.	
Person acting on behalf of a community-based overdose	
prevention program.	

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	<u>VERMONT</u>
Dispenser immunity	 Health care professional or pharmacist who dispenses or distributes an opioid antagonist is immune from civil or criminal liability with regard to the subsequent use of the opioid antagonist, unless the person's actions with regard to dispensing or distributing the opioid antagonist constituted recklessness, gross negligence, or intentional misconduct. Person acting on behalf of a community-based overdose prevention program is immune from civil or criminal liability for providing education on opioid-related overdose prevention or for purchasing, acquiring, or distributing an opioid antagonist unless the person's actions constituted recklessness, gross negligence, or intentional misconduct.
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid-related overdose. Family member, friend, or other person in a position to assist a person at risk of experiencing an opioid-related overdose. Person acting on behalf of a community-based overdose prevention program.
Layperson possession	Not directly addressed by statute.
without prescription	
Layperson administration	Person may administer an opioid antagonist to a victim if he or she believes, in good faith, that the victim is experiencing an opioid-related overdose. After a person has administered an opioid antagonist, he or she must immediately call for emergency medical services if medical assistance has not yet been sought or is not yet present.
Layperson immunity	Person is immune from civil or criminal liability for administering an opioid antagonist unless the person's actions constituted recklessness, gross negligence, or intentional misconduct. The immunity granted in this subdivision applies whether or not the opioid antagonist is administered by or to a person other than the person for whom it was prescribed.
Training and education requirements	Vermont Department of Health must develop and implement a prevention, intervention, and response strategy, depending on available resources, that will: (1) provide educational materials on opioid overdose prevention to the public free of charge; (2) increase community-based prevention programs aimed at reducing risk factors that lead to opioid overdoses; and (3) develop a statewide opioid antagonist pilot program that emphasizes access to opioid antagonists for individuals with a history of opioid use.

	<u>VERMONT</u>
Co-prescription requirements	Prescribers must co-prescribe naloxone or document in the medical record that a patient has a valid prescription for or states they are in possession of naloxone for: (1) all patients who receive one or more opioid prescriptions totaling a MME daily dose of 90 or more; and (2) all patients receiving a prescription that results in concurrent use of an opioid and benzodiazepines.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools Dispensing or administration reported to PDMP	Not addressed by statute. According to information from PDMP/TTAC, Vermont tracks naloxone dispensing and administration in the PDMP. ⁶⁸ LAPPA did not locate a statute or regulation directing this reporting.
Other provisions of note	 Health care professional who treats an opioid overdose victim and who has knowledge that the victim has been administered an opioid antagonist within the preceding 30 days must refer the victim to professional substance abuse treatment services. Annually, each pharmaceutical manufacturer or labeler of prescription drugs that are paid for in part by state resources are assessed a fee that funds a number of activities, including the purchase and distribution of naloxone to emergency medical services personnel and state-developed opioid-antagonist education, training, and distribution programs. Person acting on behalf of a community-based overdose prevention program is immune from civil or criminal liability for providing education on opioid-related overdose prevention or for possessing an opioid antagonist unless the person's actions constituted recklessness, gross negligence, or intentional misconduct. The Evidence-Based Education and Advertising Fund is established in the State Treasury as a special fund to be a source of financing for certain activities, including the purchase and distribution of naloxone to emergency medical services personnel; and for the support of state-developed opioid-antagonist education, training, and distribution programs.

⁶⁸ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	<u>VIRGINIA</u>
Statute(s)	• Va. Code Ann. § 8.01-225 (immunity provisions).
	• Va. Code Ann. § 54.1-3408 (naloxone in schools).
	• Va. Code Ann. §§ 54.1-2519 and 54.1-2521 (reporting to
	PDMP).
	• 18 Va. Admin. Code § 85-21-70 (co-prescription requirements).
	• Va. Code Ann. § 54.1-3303.1 (pharmacist-initiated treatment).
Initial effective date(s)	• March 13, 2013 (Va. Code Ann. § 8.01-225).
	• April 15, 2015 (Va. Code Ann. § 54.1-3408).
	• July 1, 2018 (Va. Code Ann. §§ 54.1-2519 and 54.1-2521).
	• August 8, 2018 (18 Va. Admin. Code § 85-21-70).
	• July 1, 2020 (Va. Code Ann. § 54.1-3303.1)
Term(s) used	Naloxone; opioid antagonist.
Substantive	• April 15, 2015 amendment to Va. Code Ann. § 8.01-225 added
amendment(s) to	immunity protections for individuals who prescribe and dispense
law(s)	naloxone.
	• March 5, 2019 amendment to Va. Code Ann. § 54.1-3408 added
	provisions for schools to possess and administer naloxone.
	• July 1, 2020 amendments to Va. Code Ann. §§ 8.01-225 and
	54.1-3408:
	o Allows an employee or other person acting on behalf of a
	public place to possess and administer naloxone or another
	opioid antagonist; and
	Allows a person who is not otherwise authorized to
	administer naloxone or other opioid antagonist to administer
	it, provided that the administration is in good faith and
0, 1, 1	absent gross negligence or willful and wanton misconduct.
Standing order	The most recent statewide naloxone standing order took effect on
	March 19, 2020 and superseded an order issued in April 2018. The
	order is effective for two years from the date issued, unless otherwise discontinued by the Commissioner of Health or upon his
	or her resignation, removal, or retirement. ⁶⁹
Persons who can	"Prescriber," which is defined as a practitioner who is authorized to
prescribe	issue a prescription.
Prescriber immunity	Any person who, in good faith, prescribes naloxone in an emergency
1100011001 illimumity	to an individual who is believed to be experiencing or about to
	experience a life-threatening opiate overdose is not liable for any
	civil damages for ordinary negligence in acts or omissions resulting
	from the rendering of such treatment if acting in accordance with the
	provisions of subsection X or Y of Va. Code Ann. § 54.1-3408 or in
	his or her role as an emergency medical services agency member.

⁶⁹ "Statewide standing order for naloxone," Va. Dept. of Health, last accessed August 13, 2020, https://www.vdh.virginia.gov/content/uploads/sites/3/2020/03/2020-Naloxone-Standing-Order-Final-Draft_online-version-.pdf.

VIRGINIA Persons who can Pharmacist. dispense or distribute Health care provider providing services in a hospital emergency department. Emergency medical services personnel. Person who is acting on behalf of an organization that provides services to individuals at risk of experiencing an opioid overdose or that provides training in the administration of naloxone for overdose reversal, so long as the dispensing is pursuant to a standing order and the person receiving naloxone has received instruction on the administration of naloxone for opioid overdose reversal. Any person who, in good faith, dispenses naloxone in an emergency **Dispenser immunity** to an individual who is believed to be experiencing or about to experience a life-threatening opiate overdose will not be liable for any civil damages for ordinary negligence in acts or omissions resulting from the rendering of such treatment if acting in accordance with the provisions of subsection X or Y of Va. Code Ann. § 54.1-3408 or in his or her role as an emergency medical services agency member. Persons who can Person who is not otherwise authorized to administer naloxone. receive or administer Law enforcement officers. ("laypersons") Department of Forensic Science employees. Employees of the Office of the Chief Medical Examiner. Employees of the Department of General Services Division of Consolidated Laboratory Services. Employees of the Department of Corrections designated as probation and parole officers or as correctional officers. Employees of regional jails. School nurses, local health department employees that are assigned to a public school pursuant to an agreement between the local health department and the school board, other school board employees or individuals contracted by a school board to provide school health services. Firefighters. Employee or other person acting on behalf of a public place, which is defined as any enclosed area that is used or held out for use by the public, whether owned or operated by a public or private interest. Layperson possession Not directly addressed by statue. without prescription Layperson Person to whom naloxone has been dispensed may possess and administration administer naloxone to a person who is believed to be experiencing or about to experience a life-threatening opioid overdose.

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	<u>VIRGINIA</u>
Training and education requirements	Person acting in good faith who administers naloxone to a person who is believed to be experiencing or about to experience a life-threatening opioid overdose in accordance with the provisions of subsection Z of Va. Code. Ann. § 54.1-3408 is not liable for any civil damages for any personal injury that results from any act or omission in the administration of naloxone or other opioid antagonist used for overdose reversal, unless such act or omission is the result of gross negligence or willful and wanton misconduct. The following individuals must complete a naloxone training program before they can administer naloxone: • Law enforcement officers;
	 Department of Forensic Science employees; Employees of the Office of the Chief Medical Examiner; Employees of the Department of General Services Division of Consolidated Laboratory Services; Employees of the Department of Corrections designated as probation and parole officers or as correctional officers; Employees of regional jails; School nurses, local health department employees that are assigned to a public school pursuant to an agreement between the local health department and the school board, other school board employees or individuals contracted by a school board to provide school health services; Firefighters; and Employee or other person acting on behalf of a public place.
Co-prescription requirements	When treating with an opioid, a practitioner must prescribe naloxone if prior overdose, substance misuse, doses in excess of 120 MME per day, or concomitant benzodiazepine are present.
Requirements placed on insurers	Not addressed by statute.
Naloxone in schools	School nurses, local health department employees that are assigned to a public school pursuant to an agreement between the local health department and the school board, other school board employees, or individuals contracted by a school board to provide school health services who have completed a training program may possess and administer naloxone or other opioid antagonist and may dispense naloxone or other opioid antagonist pursuant to an oral, written, or standing order issued by a prescriber or the Commissioner of Health or his designee.
Dispensing or administration reported to PDMP Other provisions of	State statutory law requires dispensing information to be reported to the state prescription drug monitoring program (PDMP) as naloxone is included in the definition of "covered substance." None.
note	

WASHINGTON	
Statute(s) and regulation(s)	 Wash. Rev. Code Ann. § 69.41.095 (immunity provisions). Wash. Admin. Code § 246-840-4980 (co-prescribing). Wash. Rev. Code Ann. § 28A.210.390 (naloxone in schools). Wash. Rev. Code Ann. § 28A.210.395 (school policy and grant program). Wash. Rev. Code Ann. § 28B.10.577 (higher education). Wash. Rev. Code Ann. § 41.05.525 (prior authorization – state health plans) Wash. Rev. Code Ann. § 48.43.760 (insurance requirements – health plans). Wash. Rev. Code Ann. § 71.24.597 (coordinated purchasing). Wash. Rev. Code Ann. § 74.09.645 (prior authorization – Medicaid).
Initial effective date(s)	 July 24, 2015 (Wash. Rev. Code Ann. § 69.41.095). November 1, 2018 (Wash. Admin. Code § 246-840-4980). July 28, 2019 (Wash. Rev. Code Ann. §§ 28A.210.390, 28A.210.395, 28B.10.577, 41.05.525, 48.43.760, 71.24.597, and 74.09.645).
Term(s) used	Opioid overdose reversal medication; naloxone.
Substantive amendment(s) to law(s)	July 28, 2019 amendment to Wash. Rev. Code Ann. § 69.41.095 allows the Secretary of Health to issue a standing order for naloxone.
Standing order	A statewide naloxone standing order took effect on August 27, 2019. The standing order will automatically expire September 1, 2021, or on the date that the physician who signed the order revokes it or ceases to act as the State Health Officer, whichever comes sooner. 70
Persons who can prescribe	"Practitioner," which is defined as a health care practitioner who is authorized by law to prescribe legend drugs.
Prescriber immunity	Practitioner acting in good faith and with reasonable care who prescribes an opioid overdose reversal medication is not subject to criminal or civil liability or disciplinary action for any actions authorized by Wash. Rev. Code Ann. § 69.41.095 or the outcomes of any actions authorized by that statute.
Persons who can dispense or distribute	Practitioner.Pharmacist.

⁷⁰ "Standing order to dispense naloxone," Wash. State Dept. of Health, last accessed August 13, 2020, https://www.doh.wa.gov/Portals/1/Documents/Pubs/150-127-StatewideStandingOrderToDispenseNaloxone.pdf.

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	<u>WASHINGTON</u>
Dispenser immunity	Practitioner or pharmacist acting in good faith and with reasonable care who dispenses an opioid overdose reversal medication is not subject to criminal or civil liability or disciplinary action for any actions authorized by Wash. Rev. Code Ann. § 69.41.095 or the outcomes of any actions authorized by that statute.
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opioid-related overdose. Family member or other person or entity in a position to assist a person at risk of experiencing an opioid-related overdose. "First responder," which is defined to include a: Career or volunteer firefighter; Law enforcement officer; and Paramedic. School nurse or a health care professional or trained staff person located at a health care clinic on public school property or under contract with the school district and designated trained school personnel.
Layperson possession without prescription	Any person or entity may lawfully possess, store, deliver, distribute, or administer an opioid overdose reversal medication pursuant to a prescription, collaborative drug therapy agreement, standing order, or protocol issued by a practitioner in accordance with the law.
Layperson	In order to be eligible for immunity, the person must act in good
administration	faith and with reasonable care.
Layperson immunity	Person who administers an opioid overdose reversal medication is not subject to criminal or civil liability for any actions authorized by Wash. Rev. Code Ann. § 69.41.095 or the outcomes of any actions authorized by that statute.
Training and education requirements	 At the time of prescribing, dispensing, distributing, or delivering the opioid overdose reversal medication, the practitioner must inform the recipient that as soon as possible after administration of the opioid overdose reversal medication, the person at risk of experiencing an opioid-related overdose should be transported to a hospital or a first responder should be summoned. At the time of dispensing an opioid overdose reversal medication, a pharmacist must provide written instructions on the proper response to an opioid-related overdose, including instructions for seeking immediate medical attention. In addition, instructions to seek immediate medical attention must be conspicuously displayed. Washington Department of Health, in coordination with the appropriate entity, must ensure availability of a training module that provides training regarding the identification of a person suffering from an opioid-related overdose and the use of opioid overdose reversal medications. The training must be available electronically and in a variety of media.

	WASHINGTON
Co-prescription requirements	Health care practitioner must confirm or provide a current prescription for naloxone when 50 milligrams morphine equivalent
requirements	dose or above of an opioid is prescribed or when opioids are
	prescribed to a high-risk patient.
Requirements placed	Health insurers must provide coverage without prior authorization of
on insurers	at least one FDA-approved product for the treatment of opioid use
	disorder in the drug classes opioid agonists, opioid antagonists, and
	opioid partial agonists for the following types of plans:
	Health plan offered to public employees and school employees;
	Medicaid managed care plan; and
Nalasas in askas k	• Private health plans.
Naloxone in schools	• School district with 2,000 or more students must obtain and
	maintain at least one set of opioid overdose reversal medication doses in each of its high schools.
	 The following personnel may distribute or administer the school-
	owned opioid overdose reversal medication to respond to
	symptoms of an opioid-related overdose: (1) a school nurse; (2)
	a health care professional or trained staff person located at a
	health care clinic on public school property or under contract
	with the school district; or (3) designated trained personnel.
	Public institution of higher education with a residence hall
	housing at least 100 students must develop a plan for: (1) the
	maintenance and administration of opioid overdose reversal
	medication in and around the residence hall; and (2) the training
	of designated personnel to administer opioid overdose reversal medication.
Dispensing or	No.
administration	
reported to PDMP	
Other provisions of	State healthcare authority must work with the state department of
note	health, the accountable communities of health, and community
	stakeholders to develop a plan for the coordinated purchasing and
	distribution of opioid overdose reversal medication across the state.

WEST VIRGINIA	
Statute(s)	W. Va. Code §§ 16-46-1 to -7 (Access to Opioid Antagonist
	Act).
	• W. Va. Code § 60A-9-4 (reporting to PDMP).
Initial effective date(s)	 W. Va. Code § 18-5-22d (naloxone in schools). May 27, 2015 (W. Va. Code §§ 16-46-1 to -7).
initial effective date(s)	
	, ,
Term(s) used	• June 30, 2017 (W. Va. Code § 18-5-22d). Opioid antagonist.
Substantive	June 10, 2016 amendment to W. Va. Code § 16-46-5 expands
amendment(s) to	immunity protections to pharmacists who dispense an opioid
law(s)	antagonist and people who administer an opioid antagonist.
Standing order	State Health Officer may prescribe on a statewide basis an opioid
8	antagonist by one or more standing orders to eligible recipients. A
	statewide standing order was issued on November 8, 2018. The
	standing order will be reviewed at least every four years. ⁷¹
Persons who can	Licensed health care provider acting in good faith and exercising
prescribe	reasonable care. The phrase is defined as a person, partnership,
	corporation, professional limited liability company, health care
	facility, or institution licensed by or certified in the state to provide
	health care or professional health care services, including:
	 Medical physicians; Allopathic and osteopathic physicians;
	Allopathic and osteopathic physicians;Pharmacists;
	 Physician assistants or osteopathic physician assistants who hold
	a certificate to prescribe drugs;
	Advanced nurse practitioners who hold a certificate to prescribe
	drugs;
	Hospitals;
	Emergency service agencies; and
	Others as allowed by law to prescribed drugs.
Prescriber immunity	Licensed health care provider may prescribe an opioid antagonist
	without being subject to civil liability or criminal prosecution unless
	prescribing the opioid antagonist was the result of the licensed
	health care provider's gross negligence or willful misconduct.

⁷¹ "Standing order naloxone prescription for overdose prevention," W. Va. Dept. of Health and Human Resources, Bureau for Public Health, Nov. 8, 2018,

 $[\]underline{\text{https://dhhr.wv.gov/bph/Documents/Standing\%20Order\%20for\%20Naloxone\%202018/NaloxonePrecriptionForOverdosePrevention-Dr.Slemp-11.08.2018.pdf.}$

WEST VIRGINIA	
Persons who can dispense or distribute	 Pharmacist. Pharmacy intern under supervision of a pharmacist. Any governmental or non-governmental organization, including: Local health department; Law enforcement agency; or Other organization that promotes scientifically proven ways of mitigating health risks associated with substance use disorders and other high-risk behaviors.
Dispenser/distributer immunity	Any pharmacist or pharmacy intern who dispenses an opioid antagonist is not subject to civil liability or criminal prosecution unless dispensing the opioid antagonist was the result of the pharmacist or pharmacy intern's gross negligence or willful misconduct.
Persons who can receive or administer ("laypersons)	 Person at risk of experiencing an opioid-related overdose. Family member, friend, or other person in a position to assist a person at risk of experiencing an opioid-related overdose. Initial responders who receive opioid antagonists from the local and state agencies employing them. Public, private, parochial, or denominational school located within this state. School nurse. Nonmedical school personnel who have been trained in the administration of an opioid antagonist and who have been designated and authorized by the school to administer the opioid antagonist
Layperson possession without a prescription	 Any person or organization may possess an opioid antagonist, regardless of whether the person or organization holds a prescription. Public, private, parochial, or denominational school located within this state may possess and maintain at the school a supply of an opioid antagonist without a prescription for use in emergency medical care or treatment for an adverse opioid event.

WEST VIRGINIA Layperson Person who receives an opioid antagonist may administer an administration opioid antagonist to another person if he or she has a good faith belief that the other person is experiencing a drug-related overdose and he or she exercises reasonable care in administering the drug to the other person. Person who administers an opioid antagonist to a person whom they believe to be suffering from an opioid-related overdose is required to seek additional medical treatment at a medical facility for that person immediately following the administration of the opioid antagonist to avoid further complications as a result of suspected opioid-related overdose. **Layperson immunity** Any person who possesses an opioid antagonist and administers it to a person whom they believe to be suffering from an opioidrelated overdose and who is acting in good faith is not, as a result of his or her actions or omissions, subject to criminal prosecution arising from the possession of an opioid antagonist or subject to any civil liability with respect to the administration of or failure to administer the opioid antagonist unless the act or failure to act was the result of gross negligence or willful misconduct. In the absence of gross negligence or willful misconduct, nothing in this section shall be construed to impose civil or criminal liability on a local or state governmental agency or an initial responder acting in good faith in the administration or provision of an opioid antagonist in cases where an individual appears to be experiencing an opioid overdose. School nurse or trained and authorized nonmedical school personnel, who administer an opioid antagonist as provided in this section, is immune from liability for any civil action arising out of an act or omission resulting from the administration of the opioid antagonist unless the act or omission was the result of the school nurse or trained and authorized nonmedical school personnel's gross negligence or willful misconduct.

WEST VIRGINIA Training and Pharmacist or pharmacy intern who dispenses without a education prescription must provide patient counseling to the individual for requirements whom the opioid antagonist is dispensed as specified in the law. The patient counseling is mandatory and the person receiving the opioid antagonist may not opt out. Pharmacists or pharmacy interns who dispense must provide educational materials to any person receiving an opioid antagonist on opiate-related overdose prevention and treatment programs, as well as materials on administering the opioid antagonist. Governmental or non-governmental organization that is distributing an opioid antagonist through its trained agents shall include education, including opioid-related overdose prevention and treatment programs and instruction on how to administer the opioid antagonist. Local and state governmental agencies that employ initial responders must provide opioid antagonist rescue kits to their initial responders, require initial responders to successfully complete the training, and require the initial responders to carry the opioid antagonist rescue kits in accordance with agency procedures. Not addressed in statute. **Co-prescription** requirements Requirements placed Not addressed in statute. on insurers

WEST VIRGINIA

Naloxone in schools

- Public, private, parochial, or denominational school located within the state may possess and maintain at the school a supply of an opioid antagonist.
- Opioid antagonists must be maintained by the school in a secure location which is only accessible by medical personnel and authorized nonmedical personnel and not by students.
- School nurse or nonmedical school personnel who have been trained in the administration of an opioid antagonist may administer an opioid antagonist to a student, school personnel, or a person during regular school hours, at a school function, or at an event on school property.
- Immediately following the administration of the opioid antagonist, the school shall provide notice to the parent of a student who received the opioid antagonist.
- Law does not require a public, private, parochial, or denominational school located within this state to possess an opioid antagonist.
- All county boards of education are required to collect and compile aggregate data on adverse opioid events resulting in the administration of school-maintained opioid antagonist in their county during a school year and forward the data to the State Superintendent of Schools. The Superintendent must prepare an annual report to be presented to the Joint Committee on Government and Finance as set forth in article three, chapter four of this code, by December 31 of each year.

Dispensing or administration reported to PDMP

- State statutory law requires dispensing information to be reported to the state prescription drug monitoring program (PDMP) when:
 - o Medical services provider dispenses an opioid antagonist;
 - O Prescription for an opioid antagonist is filled by: (1) a pharmacist or pharmacy; (2) a hospital or other health care facility for outpatient use; or (3) a pharmacy or pharmacist licensed by the Board of Pharmacy, but situated outside this state for delivery to a person residing in this state; and
 - o Pharmacist or pharmacy sells an opioid antagonist.
- Distribution of an opioid antagonist by a governmental or nongovernmental entity, granting institution, medical provider, or pharmacy whose software cannot automatically report to the PDMP must report to the West Virginia Office of Drug Control Policy on a monthly basis.
- West Virginia Board of Pharmacy shall query the PDMP to compile all data related to the dispensing of opioid antagonists and combine that data with any additional data maintained by the

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WEST VIRGINIA	
	Board of Pharmacy related to prescriptions for and distribution
	of opioid antagonists.
Other provisions of	West Virginia Office of Emergency Medical Services must collect
note	data regarding each administration of an opioid antagonist by an
	initial responder. The data collected and reported must include: (1)
	the number of training programs operating in an Office of
	Emergency Medical Services-designated training center; (2) the
	number of individuals who received training to administer an opioid
	antagonist; and (3) the number of individuals who received an
	opioid antagonist administered by an initial responder.

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	WISCONSIN	
Statute(s)	• Wis. Stat. Ann. § 256.40 (emergency medical services).	
	• Wis. Stat. Ann. § 441.18 (advanced practice nurses).	
	• Wis. Stat. Ann. § 448.037 (physicians and physician assistants).	
	• Wis. Stat. Ann. § 450.11(1i) (pharmacists and laypersons).	
	• Wis. Stat. Ann. § 118.29(2)(a) (schools).	
	• Wis. Stat. Ann. § 895.478 (higher education).	
Initial effective date(s)	• April 9, 2014 (Wis. Stat. Ann. §§ 256.40, 441.18, 448.037 and	
	450.11(1i)). New 10, 2017 (Wig Stat App. 55, 119, 20, and 805, 478)	
Torm(s) used	• July 19, 2017 (Wis. Stat. Ann. §§ 118.29 and 895.478).	
Term(s) used Substantive	Opioid antagonist; naloxone. March 5, 2020 amendment to Wis. Stat. Ann. § 256.40 added certain	
amendment(s) to	jail workers to the list of eligible persons.	
law(s)	Jan workers to the list of engine persons.	
Standing order	A standing order may be issued by a physician, physician assistant,	
8	or advanced practice nurse certified to issue prescriptions. There is a	
	statewide standing order form available only to Wisconsin	
	pharmacists who cannot obtain a standing order from an affiliated	
	medical provider which allows the pharmacist to maintain supplies	
	of naloxone and dispense it. The most recent order form took effect	
	in August 2019 and will need to be renewed by August 2021. ⁷²	
Persons who can	Physician.	
prescribe	Physician assistant.	
	Advanced practice nurse certified to issue prescriptions.	
Prescriber immunity	Physician, physician assistant, or advanced practice nurse who,	
	acting in good faith, prescribes an opioid antagonist, or who, acting	
	in good faith, otherwise lawfully prescribes an opioid antagonist, is	
	immune from criminal or civil liability and may not be subject to	
	professional discipline for any outcomes resulting from prescribing,	
D I	delivering, or dispensing the opioid antagonist.	
Persons who can	Physician.	
dispense or distribute	Physician assistant.	
	Advanced practice nurse certified to issue prescriptions.	
	• Pharmacist.	
	Ambulance service providers can enter into a written agreement	
	with a law enforcement agency, county jail, or fire department to	
	provide them with a supply of naloxone.	

⁷²"Opioids: Standing order for naloxone," Wis. Dept. of Health Svcs., last accessed August 13, 2020, https://www.dhs.wisconsin.gov/opioids/standing-order.htm.

	WISCONSIN
Dispenser/distributer immunity	 Physician, physician assistant, advanced practice nurse, or pharmacist who, acting in good faith, lawfully delivers or dispenses an opioid antagonist, is immune from criminal or civil liability and may not be subject to professional discipline for any outcomes resulting from delivering, or dispensing the opioid antagonist. Person acting in good faith who delivers or dispenses an opioid antagonist to another person is immune from civil or criminal liability for any outcomes resulting from delivering or dispensing the opioid antagonist.
Persons who can receive or administer ("laypersons")	 Person in a position to assist an individual at risk of undergoing an opioid-related drug overdose. Emergency medical services practitioners. Law enforcement officer. Jailer or keeper of a jail or person designated with custodial authority by the jailer or keeper. Firefighter. Residence hall director. School bus operator. Certain school employees. Certain school volunteers.
Layperson possession without a prescription	The law provides that any person may possess an opioid antagonist.
Layperson administration	 Layperson may administer an opioid antagonist to another person who he or she reasonably believes is undergoing an opioid-related drug overdose. Wisconsin Department of Health Services shall permit all emergency medical services practitioners to administer naloxone or another opioid antagonist to individuals who are undergoing or who are believed to be undergoing an opioid-related drug overdose.

WISCONSIN Layperson immunity • Any person who, reasonably believing another person to be undergoing an opioid-related drug overdose, administers an opioid antagonist to that person is immune from civil or criminal liability for any outcomes resulting from the administration of the opioid antagonist to that person. • Law enforcement officer, certain jail employees, or firefighter who, reasonably believing another person to be undergoing an opioid-related drug overdose, administers naloxone or another opioid antagonist to that person is immune from civil or criminal liability for any outcomes resulting from the administration of the opioid antagonist to that person, so long as the law enforcement officer, jail employee, or firefighter is acting pursuant to an agreement and any required training has been • Residence hall director who is not a health care professional is immune from civil liability for his or her acts or omissions in administering an opioid antagonist unless the act or omission constitutes a high degree of negligence. • Employer who approves training for the administration of opioid antagonists by a residence hall director is immune from civil liability for the act of approval unless it constitutes a high degree of negligence. Training and • Physician, physician assistant, or advanced practice nurse who education prescribes or delivers an opioid antagonist must ensure that the requirements person to whom the opioid antagonist is prescribed has or has the capacity to provide the knowledge and training necessary to safely administer the opioid antagonist to an individual undergoing an opioid-related overdose. • Pharmacist dispensing opioid antagonist must provide a consultation in accordance with rules promulgated by the state Board of Pharmacy for the delivery of a prescription to the person to whom the opioid antagonist is delivered. • All pharmacists dispensing naloxone under the statewide standing order must complete at least one hour of training. • Department of Health Services must require emergency medical services practitioners to undergo any training necessary to administer naloxone or another opioid antagonist safely and • School employees must receive training approved by the state Department of Public Instruction. Not addressed by statute. **Co-prescription** requirements Requirements placed Not addressed by statute. on insurers

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WISCONSIN	
Naloxone in schools	 Residence hall director may administer an opioid antagonist to any student or other person who appears to be undergoing an opioid-related drug overdose if all of the following are satisfied: Director has received training on the administration of opioid antagonists that is approved by his or her employer; and As soon as practicable after administering the opioid antagonist, the director reports the drug overdose to 9-1-1. Any school employee or volunteer may administer an opioid antagonist to any pupil or other person who appears to be undergoing an opioid-related drug overdose if, as soon as practicable, the school bus operator, employee, or volunteer reports the drug overdose to 9-1-1.
Dispensing or administration reported to PDMP	According to information from PDMP/TTAC, Wisconsin tracks naloxone dispensing within the state PDMP. 73 LAPPA did not locate a statute or regulation directing this reporting.
Other provisions of note	 Ambulance service providers must ensure that: Every emergency medical services practitioner who obtains the proper training has a supply of naloxone available for administration; and Emergency medical services practitioners keep a record of each instance when naloxone administered.

⁷³ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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	<u>WYOMING</u>	
Statute(s) and regulation(s)	 Wyo, Stat. Ann. § 33-24-158 (prescription by pharmacist). Wyo, Stat. Ann. §§ 35-4-901 to -906 (Emergency Administration of Opiate Antagonist Act). Wyo. Code R. 059.0001.18 § 6 (pharmacist prescribing). 	
Initial effective date(s)	 July 1, 2017 (all statutes). October 31, 2017 (Wyo. Code R. 059.0001.18 § 6). 	
Term(s) used	Opiate antagonist.	
Substantive amendment(s) to law(s)	None.	
Standing order	Practitioner acting in good faith and exercising reasonable care may prescribe by a standing order an opiate antagonist to an entity. The Wyoming Boards of Medicine and Nursing may adopt rules to implement and administer by a standing order.	
Persons who can prescribe	 The following individuals may prescribe if acting in good faith and with reasonable care and practicing within the scope of their license: Practitioner, who is defined as a state-licensed physician, physician assistant, or advanced practice registered nurse practicing within the scope of their license; State licensed pharmacist. 	
Prescriber immunity	 Practitioner or pharmacist who prescribes an opiate antagonist is personally immune from civil or criminal liability for any act or omission resulting in damage or injury. Prescribing by practitioner or pharmacist is not unprofessional conduct. Law does not establish a duty or standard of care for prescribing. 	
Persons who can dispense or distribute	Not directly addressed by statute.	
Dispenser/distributer immunity	Not directly addressed by statute.	
Persons who can receive or administer ("laypersons")	 Person at risk of experiencing an opiate-related drug overdose. Person in a position to assist a person at risk of experiencing an opiate-related drug overdose. Person who, in the course of the person's official duties or business, may encounter a person experiencing an opiate-related drug overdose. Entity (as defined). 	
Layperson possession without a prescription	Not directly addressed by statute.	

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	<u>WYOMING</u>	
Layperson administration	 Person acting in good faith may administer an opiate antagonist to another person who appears to be experiencing an opiate-related drug overdose. Law does not establish a duty or standard of care for a person to prescribe or administer. 	
Layperson immunity	 Person who administers an opiate antagonist is personally immune from civil or criminal liability for any act or omission resulting in damage or injury. Entity that establishes a drug overdose treatment policy pursuant to the law is immune from civil or criminal liability for any act or omission related to the administration of an opiate antagonist resulting in damage or injury. 	
Training and education requirements	 Practitioner or pharmacist who prescribes an opiate antagonist must provide education to the person receiving it that includes written instruction on how to: Recognize an opiate-related drug overdose; Respond appropriately to an opiate-related drug overdose event, including how to administer an opiate antagonist; and Ensure that a person to whom an opiate antagonist has been administered receives, as soon as possible, additional medical care and a medical evaluation. Entity prescribed an opiate antagonist by standing order must establish a drug overdose treatment policy that includes designation of individuals to receive training and instructional materials on how to recognize and respond to an opiate-related drug overdose and ensure that a person to whom an opiate antagonist has been administered receives additional medical care and a medical evaluation. 	
Co-prescription	Not addressed by statute.	
requirements Requirements placed on insurers	Not addressed by statute.	
Naloxone in schools	Not addressed by statute.	
Dispensing or administration reported to PDMP	Wyoming regulations require a pharmacist who prescribes and dispenses naloxone to report that information to the state PDMP.	
Other provisions of note	Entity prescribed an opiate antagonist by standing order must establish a drug overdose treatment policy that provides for reporting to the Wyoming Department of Health on all opiate-related drug overdoses where an opiate antagonist is administered.	

	AMERICAN SAMOA	
Statute(s)	The territory has no laws related to naloxone access.	
Initial effective date(s)	N/A	
Term(s) used	N/A	
Substantive	N/A	
amendment(s) to		
law(s)		
Standing order	N/A	
Persons who can	N/A	
prescribe		
Prescriber immunity	N/A	
Persons who can	N/A	
dispense or distribute		
Dispenser immunity	N/A	
Persons who can	N/A	
receive or administer		
("laypersons")		
Layperson possession	N/A	
without prescription		
Layperson	N/A	
administration		
Layperson immunity	N/A	
Training and	N/A	
education		
requirements		
Co-prescription	N/A	
requirements		
Requirements placed	N/A	
on insurers		
Naloxone in schools	N/A	
Dispensing or	No.	
administration		
reported to PDMP		
Other provisions of	N/A	
note		

	<u>GUAM</u>	
Statute(s)	The territory has no laws related to naloxone access.	
Initial effective date(s)	N/A	
Term(s) used	N/A	
Substantive	N/A	
amendment(s) to		
law(s)		
Standing order	N/A	
Persons who can	N/A	
prescribe		
Prescriber immunity	N/A	
Persons who can	N/A	
dispense or distribute		
Dispenser immunity	N/A	
Persons who can	N/A	
receive or administer		
("laypersons")		
Layperson possession	N/A	
without prescription		
Layperson	N/A	
administration		
Layperson immunity	N/A	
Training and	N/A	
education		
requirements		
Co-prescription	N/A	
requirements		
Requirements placed	N/A	
on insurers		
Naloxone in schools	N/A	
Dispensing or	No.	
administration		
reported to PDMP		
Other provisions of	N/A	
note		

	NORTHERN MARIANA ISLANDS	
Statute(s)	The territory has no laws related to naloxone access.	
Initial effective date(s)	N/A	
Term(s) used	N/A	
Substantive	N/A	
amendment(s) to		
law(s)		
Standing order	N/A	
Persons who can	N/A	
prescribe		
Prescriber immunity	N/A	
Persons who can	N/A	
dispense or distribute		
Dispenser immunity	N/A	
Persons who can	N/A	
receive or administer		
("laypersons")		
Layperson possession	N/A	
without prescription		
Layperson	N/A	
administration		
Layperson immunity	N/A	
Training and	N/A	
education		
requirements		
Co-prescription	N/A	
requirements		
Requirements placed	N/A	
on insurers		
Naloxone in schools	N/A	
Dispensing or	According to information from PDMP/TTAC, Northern Mariana	
administration	Island tracks naloxone dispensing within the territory PDMP. ⁷⁴	
reported to PDMP	LAPPA did not locate a statute or regulation directing this reporting.	
Other provisions of	N/A	
note		

⁷⁴ "PDMP Policies and Capabilities," Prescription Drug Monitoring Program Training and Technical Assistance Center, last accessed September 23, 2020 https://www.pdmpassist.org/Policies/Maps/PDMPPolicies.

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<u>PUERTO RICO</u>	
Statute(s)	The territory has no laws related to naloxone access.
Initial effective date(s)	N/A
Term(s) used	N/A
Substantive	N/A
amendment(s) to	
law(s)	
Standing order	On March 19, 2019, Puerto Rico's Department of Health announced
	that naloxone can be sold without a prescription. 75, 76
Persons who can	N/A
prescribe	
Prescriber immunity	N/A
Persons who can	N/A
dispense or distribute	
Dispenser immunity	N/A
Persons who can	N/A
receive or administer	
("laypersons")	
Layperson possession	N/A
without prescription	
Layperson	N/A
administration	
Layperson immunity	N/A
Training and	N/A
education	
requirements	
Co-prescription	N/A
requirements	
Requirements placed	N/A
on insurers	
Naloxone in schools	N/A
Dispensing or	No.
administration	
reported to PDMP	
Other provisions of	N/A
note	

^{75 &}quot;Puerto Rico approves sale of naloxone amid opioid crisis," *AP News*, March 19, 2019, https://apnews.com/55be38ac4fa44016853deb617d841ae0.

The administrative order is located at salud.gov.pr, here.

	U.S. VIRGIN ISLANDS	
Statute(s)	The territory has no laws related to naloxone access.	
Initial effective date(s)	N/A	
Term(s) used	N/A	
Substantive	N/A	
amendment(s) to		
law(s)		
Standing order	N/A	
Persons who can	N/A	
prescribe		
Prescriber immunity	N/A	
Persons who can	N/A	
dispense or distribute		
Dispenser immunity	N/A	
Persons who can	N/A	
receive or administer		
("laypersons")		
Layperson possession	N/A	
without prescription		
Layperson	N/A	
administration		
Layperson immunity	N/A	
Training and	N/A	
education		
requirements		
Co-prescription	N/A	
requirements		
Requirements placed	N/A	
on insurers	27/4	
Naloxone in schools	N/A	
Dispensing or	N/A	
administration		
reported to PDMP	NT/A	
Other provisions of	N/A	
note		

ABOUT THE LEGISLATIVE ANALYSIS AND PUBLIC POLICY ASSOCIATION

Based in Washington D.C., and led by and comprised of experienced attorneys, the Legislative Analysis and Public Policy Association is a 501(c)(3) nonprofit organization whose mission is to conduct legal and legislative research and analysis and draft legislation on effective law and policy in the areas of public safety and health, substance use disorders, and the criminal justice system.

LAPPA produces timely model laws and policies that can be used by national, state, and local public health, public safety, and substance use disorder practitioners who want the latest comprehensive information on law and policy as well as up-to-the-minute comparative analyses, publications, educational brochures, and other tools ranging from podcasts to fact sheets. Examples of topics on which LAPPA has assisted stakeholders include naloxone laws, law enforcement/community engagement, alternatives to incarceration for those with substance use disorders, medication-assisted treatment in correctional settings, and the involuntary commitment and guardianship of individuals with alcohol or substance use disorders.

