
THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL

No. 1152 Session of
2018

INTRODUCED BY AUMENT, SCAVELLO, RESCHENTHALER, KILLION,
RAFFERTY, MENSCH, FOLMER, WHITE, YAW, VULAKOVICH AND MARTIN,
APRIL 26, 2018

REFERRED TO HEALTH AND HUMAN SERVICES, APRIL 26, 2018

AN ACT

1 Amending Title 35 (Health and Safety) of the Pennsylvania
2 Consolidated Statutes, in public safety, providing for opioid
3 treatment agreements.

4 The General Assembly of the Commonwealth of Pennsylvania
5 hereby enacts as follows:

6 Section 1. Title 35 of the Pennsylvania Consolidated
7 Statutes is amended by adding a chapter to read:

8 CHAPTER 52B

9 OPIOID TREATMENT AGREEMENTS

10 Sec.

11 52B01. Definitions.

12 52B02. Procedure.

13 52B03. Regulations.

14 52B04. Penalties.

15 § 52B01. Definitions.

16 The following words and phrases when used in this chapter
17 shall have the meanings given to them in this section unless the
18 context clearly indicates otherwise:

1 "Baseline test." The initial assessment through a urine drug
2 test to:

3 (1) identify the presence of an illegal substance prior
4 to prescribing a controlled substance; or

5 (2) confirm the presence or absence of a prescribed drug
6 or drug class.

7 "Controlled substance." A drug, substance or immediate
8 precursor included in Schedules II through V of section 4 of the
9 act of April 14, 1972 (P.L.233, No.64), known as The Controlled
10 Substance, Drug, Device and Cosmetic Act.

11 "Department." The Department of Health of the Commonwealth.

12 "Individual." An individual who is at least 18 years of age.

13 "Medical emergency." A situation that, in the good faith
14 professional judgment of the prescriber, creates an immediate
15 threat of serious risk to the life or physical health of a
16 person.

17 "Opioid." Any of the following:

18 (1) A preparation or derivative of opium.

19 (2) A synthetic narcotic that has opiate-like effects
20 but is not derived from opium.

21 (3) A group of naturally occurring peptides that bind at
22 or otherwise influence opiate receptors, including an opioid
23 agonist.

24 "Periodic test." A random urine drug test that screens for a
25 random selection of drugs.

26 "Prescriber." An individual who is licensed, registered or
27 otherwise authorized to distribute, dispense or administer a
28 controlled substance or prescription drug or device in the
29 course of professional practice or research in this
30 Commonwealth. The term shall not include a veterinarian.

1 "Targeted test." A test ordered at the discretion of a
2 clinician, based on observation of the clinician and related
3 circumstances that enhance clinical decision making.

4 "Treatment agreement." A document signed by a prescriber and
5 individual that contains a statement to ensure that the
6 individual understands:

7 (1) Treatment responsibilities.

8 (2) The conditions of medication use.

9 (3) The conditions under which the treatment of the
10 individual may be terminated.

11 (4) The responsibilities of the prescriber.

12 § 52B02. Procedure.

13 (a) Prescriber requirements.--Except as specified in
14 subsection (d), before issuing an individual the first
15 prescription in a single course of treatment for chronic pain
16 with a controlled substance containing an opioid, regardless of
17 whether the dosage is modified during that course of treatment,
18 a prescriber shall:

19 (1) Assess whether the individual has taken or is
20 currently taking a prescription drug for treatment of a
21 substance use disorder.

22 (2) Discuss with the individual:

23 (i) The risks of addiction and overdose associated
24 with the controlled substance containing an opioid.

25 (ii) The increased risk of addiction to a controlled
26 substance, if the individual suffers from a mental
27 disorder or substance use disorder.

28 (iii) The dangers of taking a controlled substance
29 containing an opioid with benzodiazepines, alcohol or
30 other central nervous system depressants.

1 (iv) Other information deemed appropriate by the
2 prescriber under 21 CFR 201.57(c)(18) (relating to
3 specific requirements on content and format of labeling
4 for human prescription drug and biological products
5 described in § 201.56(b)(1)).

6 (3) Review and sign a treatment agreement form that
7 includes:

8 (i) The goals of the treatment.

9 (ii) The consent of the individual to a targeted
10 test in a circumstance where the physician determines
11 that a targeted test is medically necessary. The
12 treatment of chronic pain shall be consistent with the
13 Centers for Disease Control and Prevention guidelines as
14 they relate to a baseline test and periodic test as
15 warranted for treatment.

16 (iii) The prescription drug prescribing policies of
17 the prescriber, which policies include:

18 (A) A requirement that the individual take the
19 medication as prescribed.

20 (B) A prohibition on sharing the prescribed
21 medication with other individuals.

22 (iv) A requirement that the individual inform the
23 prescriber about any other controlled substances
24 prescribed or taken by the individual.

25 (v) Any reason why the opioid therapy may be changed
26 or discontinued by the prescriber.

27 (4) Obtain written consent for the prescription from the
28 individual.

29 (5) Record the consent under paragraph (4) on the
30 treatment agreement form under paragraph (3).

1 (b) Treatment agreement form requirements.--The treatment
2 agreement form under subsection (a) (3) shall be maintained by
3 the prescriber in the medical record of the individual and
4 include:

5 (1) The brand name or generic name, quantity and initial
6 dose of the controlled substance containing an opioid being
7 prescribed.

8 (2) A statement indicating that a controlled substance
9 is a drug or other substance that the United States Drug
10 Enforcement Administration has identified as having a
11 potential for abuse.

12 (3) A statement certifying that the prescriber engaged
13 in the discussion under subsection (a) (2).

14 (4) The signature of the individual and the date of
15 signing.

16 (c) Drug testing.--

17 (1) A baseline test, periodic test or targeted test
18 shall be used to establish a general assessment for an
19 individual new to treatment for chronic pain and in
20 monitoring adherence to an existing individual treatment
21 plan, as well as to detect the use of a nonprescribed drug.

22 (2) A baseline test shall be required prior to the
23 issuance of the initial prescription for chronic pain and
24 shall include confirmatory or quantitative methods.

25 (3) A prescriber may not issue a prescription opioid
26 drug for the treatment of chronic pain without first
27 obtaining a confirmatory or quantitative test result prior to
28 the initial issuance of a prescription under paragraph (1).

29 (4) An individual who is treated for addiction or an
30 individual who is considered moderate or high risk by the

1 prescriber shall be tested at least once annually or as
2 frequently as necessary to ensure therapeutic adherence.

3 (5) The department shall ensure that targeted testing,
4 including confirmatory urine drug testing methodologies, are
5 subject to reimbursement for prescribers and clinical
6 laboratories under the Clinical Laboratories Improvement Act
7 of 1967 (Public Law 90-174, 81 Stat. 533).

8 (d) Exception.--Subsection (c) shall not apply if the
9 treatment of an individual with a controlled substance
10 containing an opioid is associated with or incident to:

11 (1) A medical emergency documented in the medical record
12 of the individual.

13 (2) The management of pain associated with cancer.

14 (3) The use in palliative or hospice care.

15 (4) The professional judgment of the prescriber under
16 subsection (a)(1) and (2).

17 (e) Documentation of exemption.--If subsection (d) applies,
18 the prescriber shall document in the individual's medical record
19 the factor that the prescriber believes applies under subsection
20 (d) to the individual.

21 § 52B03. Regulations.

22 (a) Promulgation.--The department shall promulgate temporary
23 regulations within 30 days of the effective date of this
24 subsection. The temporary regulations shall not be subject to:

25 (1) Sections 201, 202, 203, 204 and 205 of the act of
26 July 31, 1968 (P.L.769, No.240), referred to as the
27 Commonwealth Documents Law.

28 (2) Sections 204(b) and 301(10) of the act of October
29 15, 1980 (P.L.950, No.164), known as the Commonwealth
30 Attorneys Act.

1 (3) The act of June 25, 1982 (P.L.633, No.181), known as
2 the Regulatory Review Act.

3 (b) Expiration.--The temporary regulations under subsection
4 (a) shall expire on the promulgation of final-form regulations,
5 or two years following the effective date of this section,
6 whichever is later.

7 § 52B04. Penalties.

8 A violation of this chapter by a prescriber shall be
9 punishable by a sanction authorized by law by the licensing
10 board of the prescriber.

11 Section 2. This act shall take effect immediately.