1 A bill to be entitled 2 An act relating to drug overdoses; providing 3 legislative findings and intent; creating s. 893.22, F.S.; requiring certain persons to report controlled 4 5 substance overdoses; providing for a reporting agency 6 in each county; defining the term "overdose"; 7 providing requirements for such reports; providing 8 immunity for persons who make such reports in good 9 faith; requiring sharing of data with specified 10 entities; providing for use of such data; requiring maintenance of records for a specified period; 11 12 prohibiting failure to make such reports, whether by omission or willfully; providing criminal penalties; 13 14 providing an effective date. 15 16 Be It Enacted by the Legislature of the State of Florida: 17 18 (1) The Legislature finds that substance abuse Section 1. 19 and drug overdose is a major health problem that affects the 20 lives of many people, multiple service systems, and leads to 21 such profoundly disturbing consequences as permanent injury or death. Heroin, opiates, illegal drug, and accidental overdoses 22 23 are a crisis and stress the financial, health care, and public 24 safety resources because there exist no central databases that 25 can quickly help address this problem. Quick data collection

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26	will allow all agencies to focus on specific age groups, areas,
27	criminal behavior, and needed public education and prevention
28	with the maximum utilization of resources. Further, it is the
29	intent of the Legislature to require the collaboration of local,
30	regional, and state agencies, service systems, and program
31	offices to achieve the goals of chapter 893, Florida Statutes,
32	and address the needs of the public; to establish a
33	comprehensive system addressing the problems associated with
34	drug overdoses; and to reduce duplicative requirements across
35	local, county, state, and health care agencies. This act is
36	designed to address the crisis of drug overdoses.
37	(2) It is the goal of the Legislature in this act to:
38	(a) Discourage substance abuse and accidental or
39	intentional overdoses by quickly identifying the type of drug
40	involved, whether prescription or illegal, the age of the
41	individual involved, and the areas where drug overdoses pose a
42	potential risk to the public, schools, workplaces, and
43	communities.
44	(b) Provide a central data point in each county so that
45	data can be shared between the health care community and
46	municipal, county, and state agencies to quickly identify needs
47	and provide short and long term solutions while protecting and
48	respecting the rights of individuals.
49	(3) It is the intent of the Legislature in this act to
50	maximize:
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51	(a) The efficiency of financial, public education, health
52	professional, and public safety resources so that these
53	resources may be concentrated on areas and groups in need on the
54	performance of professional functions necessary to carry out the
55	intent of chapter 893, Florida Statutes.
56	(b) The utilization of funding programs for the
57	dissemination of available federal, state, and private funds
58	through contractual agreements with community-based
59	organizations or units of state or local government that deliver
60	local substance abuse services in accordance with s. 397.321(4),
61	Florida Statutes.
62	Section 2. Section 893.22, Florida Statutes, is created to
63	read:
64	893.22 Mandatory reporting of controlled substance
65	overdoses
66	(1)(a) A physician, nurse, paramedic, emergency medical
67	technician, or health care worker, or employee thereof, and any
68	employee of a hospital, sanatorium, or other institution or
69	provider who knowingly attends or treats or who is requested to
70	attend or treat an overdose of a controlled substance listed in
71	s. 893.03, shall report, within 24 hours, such attention or
72	treatment, or request therefor, to the sheriff or chief law
73	enforcement officer in the county in which such attention or
74	treatment is administered or request therefor received.
75	(b) The sheriff or chief law enforcement officer in each
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county in its discretion may designate or partner with a public 76 77 organization or other agency, such as the medical examiner, to 78 receive, store, and manage the reports and other data described 79 in this section. 80 (c) For purposes of this section, the term "overdose" 81 means a condition, including, but not limited to, extreme 82 physical illness, decreased level of consciousness, respiratory 83 depression, coma, or death resulting from the consumption or use 84 of any substance listed in 893.03 that requires medical 85 attention, assistance or treatment, and clinical suspicion for drug overdose, such as respiratory depression, unconsciousness, 86 87 or altered mental status, without other conditions to explain 88 the clinical condition. 89 (2) A person who reports an overdose of a controlled 90 substance under this section shall include in the report: 91 (a) The date of overdose. 92 The approximate age of the person receiving attention (b) 93 or treatment. 94 The suspected kind and quantity of controlled (C) 95 substances involved in the overdose. 96 (d) The approximate address of where the person was picked 97 up, where the overdose took place, or where the person resides. 98 (3) A person who makes a report under this section in good 99 faith is not subject to civil or criminal liability for making 100 the report.

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The sheriff or chief law enforcement officer in each 101 (4) 102 county, or other organization or agency as designated by such 103 officer pursuant to subsection (1), shall share the general 104 data, excluding any data relating to a criminal charge, with 105 health care professionals and the county health department. Each 106 county health department shall make a semiannual report to the 107 Statewide Drug Policy Advisory Council in accordance with a 108 schedule set by the council summarizing the data for that 109 county. The council may use the reports to maximize the 110 utilization of funding programs for the dissemination of 111 available federal, state, and private funds for local substance 112 abuse services in accordance with s. 397.321(4). 113 The sheriff or chief law enforcement officer in each (5) 114 county, or other organization or agency designated pursuant to 115 subsection (1), shall maintain the records described in this 116 section. Such records shall be kept and made available for a 117 period of not less than 5 years for inspection and copying by 118 law enforcement officers whose duty it is to enforce the laws of 119 this state relating to controlled substances. Law enforcement 120 officers are not required to obtain a subpoena, court order, or 121 search warrant in order to obtain access to copies of such 122 records. 123 (6) A person who: 124 Fails by omission to report the treatment of a drug (a) overdose of a substance listed in s. 893.03 within 24 hours 125

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126	after discovery as required in this section commits a
127	misdemeanor of the second degree, punishable as provided in s.
128	775.082 or s. 775.083.
129	(b) Willfully refuses to report the treatment of a drug
130	overdose of a substance listed in s. 893.03 within 24 hours
131	after discovery as required in this section commits a
132	misdemeanor of the first degree, punishable as provided in s.
133	775.082 or s. 775.083.
134	Section 3. This act shall take effect October 1, 2017.

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