Statewide Drug Policy Advisory Council



Public Meeting Book

GoToMeeting Information Meeting link: <u>https://global.gotomeeting.com/join/478266613</u> Dial: United States (Toll Free): <u>1 877 309 2073</u> Access Code: 478-266-613

> July 21, 2020 8:30 AM - 12:30 PM



Scott A. Rivkees, MD State Surgeon General

Vision: To be the Healthiest State in the Nation

Statewide Drug Policy Advisory Council Meeting

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AGENDA

Time	Item	Торіс	Topic Facilitator / Presenter
8:30 ~ 8:50 am	1	Welcome/Introductions/Opening Remarks	Scott A. Rivkees, MD State Surgeon General
	2	Approval of January 28, 2020 meeting minutes	DPAC
8:50 ~ 9:10 am	3	Neonatal Abstinence Syndrome	Lori Reeves, MPH Health Planning Administrator, DOH
9:10 ~ 9:30 am	4	Overdose Data to Action Grant and recent overdose data review	Melissa Jordan, MS, MPH Interim Division Director, Community Health Promotion, DOH
9:30 ~ 9:50 am	5	Behavioral Health in Community Health Improvement Plans	Michelle Harkness, Bureau of Community Health Assessment, DOH
9:50 ~ 10:10 am	6	Florida Medicaid Coverage of Telemedicine & Telehealth	Timothy Buehner, PhD Program Administrator, Behavioral Health AHCA
10:10 ~ 11:00 am	7	Discuss 2020 Annual Report	DPAC
11:00 ~ 12:00 pm	8	Agency and Member Updates	DPAC



12:00 ~ 12:15 pm	9	Public Comment	
12:15 ~ 12:30 pm	10	Next steps and future meeting date Motion to Adjourn	Scott A. Rivkees, MD State Surgeon General

Mission:

Eliminate substance abuse in Florida by coordinating statewide efforts to protect individuals, families, and communities from substance abuse and to treat those with addiction.

Vision: A future without substance abuse in Florida



Ron DeSantis Governor

Dr. Scott A. Rivkees State Surgeon General

Statewide Drug Policy Advisory Council

Meeting Minutes

Betty Easley Conference Center 4075 Esplanade Way, Room 182, Tallahassee, FL 32399 January 28, 2020 8:30 AM to 4:00 PM

Welcome, Introductions and Roll Call

The following members or designees were in attendance:

Scott A. Rivkees, MD, Chair, State Surgeon General LTC Andrew Benard for Attorney General Ashley Moody (Office of the Attorney General) Karen Weaver for Rick Swearingen (Department of Law Enforcement Commissioner) Jeffrey Cece, MS, CPM for Chad Poppell (Department of Children and Family Services) Orma Stambaugh, Director of Programs (Department of Corrections) Jason Beck, for Simone Marstiller (Department of Juvenile Justice) Penny Taylor, Director for Healthy Schools (Department of Education) Lt. Jason Britt for Terry Rhodes (Department of Highway Safety and Motor Vehicles) MAJ Nate Dinger for COL Michael Ladd (Department of Military Affairs) Mark Fontaine (Florida Behavioral Health Association) Beth Labasky (Informed Families) Doug Leonardo (Chrysalis Health) The Honorable Michelle Towbin-Singer (17th Judicial Circuit Court of FL)

Guests and Staff:

Javier Betancourt, Department of Health Nathan Dunn, MSA, Staff Liaison Aaron Gerson, Office of the State Courts Administrator Michelle Harkness, Department of Health Melissa Jordan, Department of Health Rachel Kamoutasas, Office of the Attorney General Karen Tozzi, DOH-Duval Susan Williams, Agency for Healthcare Administration

Business

1. Welcome/Introductions/Opening Remarks: Dr. Scott Rivkees opened the Council meeting, had all attendees introduce themselves and provided a comprehensive overview of the agenda.

The Department of Health continues to implement the CDC grant, Overdose Data to Action (OD2A). During December 2019, 14 counties were funded for projects from this grant ranging from \$65,200 to \$108,000. In addition, Marion and Clay counties received \$250,000 each to implement the Prevention Innovation Project related to paramedicine. In these two counties, paramedics will locate

a patient after the patient's discharge from the emergency room for opioid overdose every day for a set time. For the entire OD2A project, evaluation and performance measurement will be used to monitor achievement of program outcomes to build a stronger evidence base for specific program interventions. The Department has selected Dr. Samantha Goldfarb from Florida State University to conduct the evaluation.

The Statewide Task Force on Opioid Abuse has met four times, most recently at the Seminole County Sheriff's Office. There have been presentations from first responders, insurance industry advisors, data analysts, substance abuse treatment experts and local recovery communities. The website address for the Task Force is www.DoseOfRealityFL.com. The next meeting of the Task Force will be held on February 24th at 1:00 p.m. at Manatee Memorial Hospital.

- 2. Review and Approve Meeting Minutes from October 28, 2019 and November 19, 2019: There was one correction noted to the minutes and the meeting minutes were approved.
- 3. Telehealth and Substance Use Disorders- Tabled until next Council meeting.
- 4. Overdose Data to Action (OD2A) update- Melissa Jordan presented plans to hire a team through the FSU College of Medicine to help with the data collection. This will include five local (EIS) fellows assigned for two years. Optimal results will allow a once-a-day focus for clinical complaints in real time. Preliminary reports and discharge reports with AHCA uploaded two quarters of data to the CDC. The 2020 report will be around data. A major theme is how do we link reports from FDLE to the hospitals. Mr. Fontaine expressed an interest in having Dr. Rivkees inform the public of the opioid epidemic in a similar manner to the Hepatitis outbreak.
- 5. Overdose Data to Action in Duval County- Ms. Karen Tozzi presented with DOH-Duval. There were more than 550 opioid deaths in 2017. OD2A is a CDC funded collaborative agreement to get timely data to inform regarding prevention. Duval is set to analyze data with stakeholders on February 14, 2020. They plan to work with Drug Free Duval, Premier Biotech, LSF Health systems, and the city (key in surveillance strategy) which is already working on engaging the community.
- 6. 2020 Legislative Session- Mr. Gary Laundry from the DOH Office of Legislative Planning shared an update on 2020 Legislative Session bills that are relevant to the work of the Council.

<u>SB 58 - Prescription Drug Donation Repository Program</u> - Designating the "Prescription Drug Donation Repository Program Act"; creating the program within the Department of Health; prohibiting donations to specific patients; requiring inspection of donated prescription drugs and supplies by a licensed pharmacist; prohibiting the sale of donated prescription drugs and supplies under the program; requiring the department or contractor to establish, maintain, and publish a registry of participating local repositories and available donated prescription drugs and supplies; authorizing the Governor to waive program patient eligibility requirements during a declared state of emergency, etc. Effective Date: 7/1/2020 – Passed through two committees and now in Appropriations Committee.

<u>SB 298 Prior Authorization for Opioid Alternatives</u> - Prior Authorization for Opioid Alternatives; Prohibiting health insurance policies from requiring that treatment with an opioid analgesic drug product be attempted and have failed before authorizing the use of a nonopioid-based analgesic drug product, etc. Effective Date: 1/1/2021 - No House Companion. Bill assigned three Senate Committees and is currently not moving.

<u>HB 331 / SB 120 Naloxone in Schools</u> - Authorizes public school to purchase supply or enter into arrangement to receive supply of opioid antagonist naloxone for certain purpose; specifies requirements for maintenance of naloxone; requires school district to adopt protocol for

administration of naloxone; provides that school district & its employees & agents & physician who provides protocol are not liable for any injury arising from administration of naloxone pursuant to protocol; provides exceptions. Effective Date: July 1, 2020 - Senate Bill passed first of three committees. House Companion is not moving.

<u>HB 743 Nonopioid Alternatives -</u> Revises requirement for certain health care practitioners to inform patient or patient's representative of nonopioid alternatives before prescribing or ordering an opioid drug. Effective Date: July 1, 2020 - Assigned to three committees. Passed Health Quality Subcommittee on January 21, 2020.

<u>SB 1080 Nonopioid Alternatives</u> - Revising exceptions to certain controlled substance prescribing requirements; clarifying that a certain patient or patient representative must be informed of specified information, have specified information discussed with him or her, and be provided with an electronic or printed copy of a specified educational pamphlet, etc. Effective Date: July 1, 2020. - Assigned to three committees. Passed Health Policy Committee on January 14, 2020.

<u>SB 820 Health Insurance Prior Authorization</u> - Prohibiting health maintenance organizations from excluding coverage for certain cancer treatment drugs; prohibiting health insurers and health maintenance organizations from requiring, before providing prescription drug coverage for the treatment of stage 4 metastatic cancer and associated conditions, that treatment has failed with a different drug; requiring health insurers to provide and disclose procedures for insureds to request exceptions to step-therapy protocols; prohibiting health insurers, under certain circumstances, from retroactively denying a claim at any time because of insured ineligibility, etc. Effective Date: 1/1/2021 - This bill is not moving.

<u>HB 1081 / SB 1554 Substance Abuse and Mental Health</u> - Revising the definition of the term "mental illness" to exclude conditions manifested by dementia or traumatic brain injury; revising eligibility requirements for certain substance abuse and mental health services; revising distribution of funding for substance abuse and mental health services; requiring the Department of Children and Families to request certain medical information from jails, etc. Effective Date: 7/1/2020. – This bill is not moving.

<u>HB 339 Drug Trafficking Offenses</u> - Revises minimum & maximum quantities for certain trafficking offenses; renames certain offenses; removes specified offenses; provides that courts may depart from mandatory minimum sentences for certain offenses if specified findings are made; authorizes certain persons to petition for resentencing. Effective Date: July 1, 2020 – This bill is not moving.

SB 704 Mental Health and Substance Use Disorders

Defining the term "first episode psychosis program"; revising requirements for the annual state behavioral health assessment; revising background screening requirements for certain peer specialists; requiring the Department of Children and Families to develop a training program for peer specialists and to give preference to trainers who are certified peer specialists; requiring the department to certify peer specialists directly or by approving a third-party credentialing entity, etc. Effective Date: 7/1/2020 - This bill is not moving.

SB 1638 Nicotine Products

Revising the punishment for certain civil infractions; defining the terms "characterizing flavor" and "flavored liquid nicotine"; prohibiting the sale, delivery, bartering, furnishing, or giving of flavored liquid nicotine to any person; prohibiting a person from engaging in certain activities relating to the promotion of nicotine dispensing devices and nicotine products for unlawful use; requiring retailers of electronic nicotine delivery systems to take certain actions when selling the devices, etc. Effective Date: 7/1/2020 – This bill is not moving.

HB 1389 / SB 1860 Availability of Marijuana for Adult Use

Revising the punishment for certain civil infractions; defining the terms "characterizing flavor" and "flavored liquid nicotine"; prohibiting the sale, delivery, bartering, furnishing, or giving of flavored liquid nicotine to any person; prohibiting a person from engaging in certain activities relating to the promotion of nicotine dispensing devices and nicotine products for unlawful use; requiring retailers of electronic nicotine delivery systems to take certain actions when selling the devices, etc. Effective Date: 7/1/2020 - This bill is not moving.

HB 149 Medical Marijuana Centers

Requires DOH to license any entity that cultivates, processes, transports, or dispenses low-THC cannabis, medical cannabis, & cannabis delivery devices as medical marijuana treatment center; removes provisions limiting number of applicants that may be licensed within specified timeframes as medical marijuana treatment centers; removes provisions limiting number of dispensing facilities that may be established or operated statewide or regionally by medical marijuana treatment center. Effective Date: upon becoming a law. - This bill is not moving.

7. Discussion regarding Annual Report- This agenda item was omitted due to time constraints.

8. Agency and Member updates:

Jeff Cece – Department of Children and Families

The Office of Substance Abuse and Mental Health (SAMH) has extended a program providing disaster behavioral health services in counties impacted by Hurricane Michael. The FEMA-funded Crisis Counseling Program (CCP) will continue to serve Bay, Gulf, Jackson, Calhoun, Holmes and Washington counties through May 29, 2020. The CCP provides community outreach, counseling, educational, and resource linkage services to support communities experiencing traumatic stress following a natural disaster. Services have been active since October 11, 2018, provided by Life Management Center in Circuit 14 and Apalachee Center in Circuit 2, under subcontracts with Big Bend Community Based Care. Through 1/15/20, the program has provided services to 88,515 contacts.

- a. Individual and Family Counseling to 7,811 contacts
- b. Group Counseling and Educational services to 27,207 contacts
- c. Brief educational and informational supports to 88,515 contacts

The Department's Overdose Prevention Program provides naloxone to community-based organizations throughout the state in an effort to save lives from opioid-related overdose. Organizations enrolled in the program distribute free, take-home naloxone kits directly to people who use drugs, people with a history of drug use, others at risk of overdose, and to friends/family that may witness an overdose. There are currently 120 organizations enrolled in the program, including SAMH providers, FQHCs, homeless shelters, hospital emergency departments, peer recovery organizations, harm reduction programs, and other community-based providers. The Department also conducts overdose prevention trainings across the state to providers interested in increasing access to naloxone in their communities. Since the start of the program on August 31, 2016 – December 31, 2019:

- a. 62,858 naloxone kits were distributed by providers to individuals at risk of experiencing or witnessing an overdose
- b. 3,605 overdose reversals were reported
- c. 152 overdose prevention trainings were conducted
- d. 4,129 individuals were educated on overdose recognition and response

The State Opioid Response (SOR) Grant will extended for at least another year beyond September 2020. SAMHSA will release a new Funding Opportunity Announcement and Florida will need to apply. New language will make addressing stimulant abuse an allowable use of funding.

Since the beginning of the SOR grant (10/1/18) through December 2019, approximately 8,093 individuals received treatment and recovery support services. Most of these individuals (7,568 or 94%) received medication-assisted treatment services as follows:

- 43% served with methadone
- 48% served with buprenorphine
- 9% served with long-acting naltrexone (Vivitrol)

Karen Weaver- Florida Department of Law Enforcement

Overdose Detection Mapping Application Program (ODMAP) Update Nationally:

- 48 States actively entering data and receiving weekly reports (Law Enforcement Sensitive)
- 193,000 + overdose incidents entered since inception (01/18/2017)
- 2,750 agency agreements hundreds of individuals representing federal, state, & local public safety, health, and policy groups

Florida:

- Initiated January 2018
- As of 12/12/2019---90% of FL counties have at least one agency on ODMAP; constituting 60 counties
- Currently over 255 agencies (Fire, EMS, Law Enforcement, Health Care, & Federal)
- DOH HEROS Program recent application cycle ended 12/31/2019
- Snapshot through November 30, 2019:
 - 16,403 Fatal & Non-Fatal overdoses entered
 - o 8,995 overdoses involved the deployment of one or more doses of Naloxone
 - Of the total number of overdoses entered, 1,757 were fatal
 - Of the 1,757 fatal overdoses, Naloxone was deployed in 490
- Naloxone/Narcan use in the field is increasing and during the four-month period August November 2019, the majority of those overdoses are suspected to be due to two primary drugs—heroin and fentanyl.

Orma Stambaugh - Department of Corrections

In October Mr. Mahoney advised this group of the funding cuts that took place in July 2018. Funding for programs has been appropriately restored in 2019; and by the end of this year treatment capacity will increase to 8,564 slots statewide. This is not nearly sufficient for the inmates presenting in need of treatment, but it is a huge increase from what was provided last year. The state prison system remains understaffed within the security forces and other areas, so contraband remains an issue, with drugs being a large portion of contraband finds. Recruitment of appropriate security, clinical treatment staff, along with academic and vocational instructors remains an ongoing challenge.

Michelle Towbin-Singer - 17th Judicial Circuit Court of FL

1. Broward County Drug Court 100th graduation ceremony will be May 13th. Broward County drug court is the largest drug court in Florida and has graduated over 10,000 participants since its inception in 1991.

2. Described the state-wide drug court conference that occurred in November. There were 239 attendees from 54 adult drug courts attending. Positive feedback received from attendees. This conference was to help prepare the drug courts for the certification process that will hopefully be finalized and approved the Florida Supreme Court in March or April.

3. Certification process will be finalized in March and then submitted to Florida Supreme Court for its approval. The application process would begin this July. Eventually, state funding would be tied to certification. This certification process will ensure the fidelity of drug courts to follow best practices.

4. Medication Assisted treatment education occurred in courthouses throughout Florida.

5. Probation still does not test urine for ethyl glucuronide (ETG) or creatinine even though the price of such drug testing panels has decreased significantly. ETG testing is essential to be able to check if person is drinking alcohol. Creatinine shows whether a person is trying to dilute the urine sample.

Susan Williams- Agency for Health Care Administration Update

The Agency for Health Care Administration (Agency) fee-for-service Medicaid will be implementing intervention opportunities available to ensure medication assisted treatment (MAT) in pregnancy is accessible. Health plans cannot be more restrictive than fee-for-service Medicaid. Examples of such opportunities include:

- Pharmacy automation logic allows MAT therapy if a recipient has a diagnosis of Opioid Use Disorder (ICD 10: F11) and pregnancy (ICD 10: Z33, Z3A) within the past 365 days (12 months) of incoming claim. The 12-month period will permit MAT therapy for approximately 3 months postpartum if the recipient is diagnosed within the 1st trimester and approximately 6 months postpartum if diagnosed within the 2nd trimester or later.
- Pharmacy level overrides can be entered by the pharmacist at the point of sale if the diagnosis (OUD and Pregnancy) is provided on the prescription.
- Physicians may contact the call center and receive an authorization via phone request.

The Agency currently allows all recipients to receive seven days of induction therapy with preferred buprenorphine medications without prior authorization. The patient may receive two seven-day induction supplies in 60-day period.

Additional MAT coverage available which was discussed at the October 2019 DPAC meeting:

- Naltrexone tablets are available without prior authorization (PA).
- Vivitrol (Naltrexone) injectable has an automated prior authorization- The pharmacy computer system verifies that the recipient is 18 years of age or older and has a diagnosis of alcohol and/or opioid dependence on file. If both are confirmed, the claim will pay. This automation eliminates the need of PA paperwork submission.)
- Sublocade (buprenorphine) injectable has an automated prior authorization. When the claim information is entered, the pharmacy computer system verifies that the recipient has received a minimum of 7 days of treatment with a buprenorphine-containing oral product. If confirmed, the claim will pay for Sublocade.
- Methadone tablets are available through methadone clinics.

Mark Fontaine- Governor Appointee with expertise in substance abuse treatment

Florida Behavioral Health Association (FBHA) is supporting recommendations of the Sober Home Task Force included in SB 1120, especially related to background screening exemptions.

In March the Association will be releasing a report on hospital warm-handoffs from hospital emergency departments to community treatment. This initiative, funded by the Aetna Foundation, will provide a summary of hospital diversion/warm-handoff programs across Florida.

Utilizing DCF/SOR resources, the Association is developing a 3-hour training session for state probation officers (over 2,000) working for the Department of Corrections. This training will be field tested in February/March. It is anticipated that in April training sessions for probation officers will be commenced across the state.

10. Public Comment / Open Discussion

There was no public comment.

11. Next Steps

The next meeting is tentatively scheduled for Tuesday, April 21, 2020.

Motion was entered to adjourn meeting. Motion carried.



Maternal Opioid Recovery Efforts (MORE)

Community Partnerships to Reduce Neonatal Abstinence Syndrome & Improve Maternal Recovery from Opioid Use Disorder

Partnering to Improve Health Care Quality for Mothers and Babies



Why This Work Matters:



Drug-related deaths are now the leading cause of death to mothers during pregnancy or within one year afterwards.



Drug-related deaths account for 1 in 4 of these deaths

Urgent Maternal Mortality Message



75% of these deaths occur after the baby is born and mother discharged

More than 60% of babies with NAS go home with their mother



Partnering to Improve Health Care Quality for Mothers and Babies

Related Issues

- Stigma and bias by professionals make it difficult for patients to discuss their condition and get help.
- More than 30% of women with Opioid Use Disorder have underlying depressive issues that complicate care.
- Women with Opioid Use Disorder who stop medication-assisted therapy (MAT) without other support services are at high risk of relapse.





Recommendations

Screen all pregnant women for substance use.

- Assess patient's prescription history through PDMP.
- If unable to provide care, provide direct referral to another OB provider for compassionate and comprehensive care.
- A plan of safe care should be developed with others.
- Provide direct referral to medication-assisted treatment.
- Women with OUD should receive a prescription and education on Naloxone.

Coordinate care and care plan with Pediatric team.





Partnering to Improve Health Care Quality for Mothers and Babies

MORE: Maternal Opioid Recovery Effort



More:

- ✓ Attention
- ✓ Support
- ✓ Services
- ✓ Follow up
- ✓ Compassion











Linking Hospitals to Community

Recognition that hospitals are one part of an array of services that touch substance-affected mothers, infants and families.

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Goals for Community Visits



Engage partners to support MORE hospitals



Identify strengths



Identify system barriers, challenges



Identify best practices



Community Resource Mapping





Strengths







MOST COMMUNITIES IDENTIFY PARTNERSHIPS WITH MULTIPLE ORGANIZATIONS, AGENCIES & PROGRAMS AS KEY STRENGTH. HOWEVER, MOST COMMUNITIES LACK "HUB" OR LEAD AGENCY TO COORDINATE EFFORTS AROUND NAS, OUD. MOST SUCCESSFUL COMMUNITIES HAVE "CHAMPION" WHO HAS PULLED GROUPS TOGETHER.





System Challenges & Barriers

Acceptability of Services

- Stigma
- Families most in need are hardest to engage
- Language/cultural issues
- Awareness of issue

Funding

- Sustained for special initiatives
- Fragmentation
- Reimbursement for Screening, Brief Intervention, Referral to Treatment (SBIRT)





System Challenges & Barriers



Availability of Services

Medication Assisted Treatment (MAT) Providers

Inpatient treatment beds, especially in facilities that can accommodate both moms & children

Behavioral health care & Universal SBIRT

Wraparound services, such as housing



Access to Care

Medicaid coverage postpartum

Medicaid reimbursement of Behavioral Health, SBIRT, screening

Insufficient numbers of peer support workers



Capacity Building Strategies

- S Mapping services and touchpoints.
- Linking hospitals, community stakeholders.
- Secilitating sharing of best practices.
- Elevating voice of mothers impacted by OUD.
- Professional development, coaching





Partnering to Improve Health Care Quality for Mothers and Babies

Webinar series developed by FPQC and FHA May-July

"Responding to Florida's Maternal Opioid **Crisis: Five Things Hospitals Can Do**"

○ Increase NARCAN access

• Address Stigma

• Make Screening, Brief Intervention, and Referral CEUS Available to Treatment Part of Standard Practice

• Verify/update Plans Of Safe Care

O Strengthen Community Networks





Best Practices

- Community Webinar series: Showcasing best practices in creating community partnerships to improve care for women with OUD
 September 2020
 - June 2020 (completed)
- Soint DCF/FPQC workgroup for Plans of Safe Care
 - Identifying best practices what is replicable?
 - Developing frameworks and messages to help communities expand efforts to increase POSC during pregnancy and beyond





COVID-19: Challenges & Opportunities

Increased access to MAT

- Pre-authorization eliminated
- Prescriptions for two week supply
- Increased use of telehealth for known patients
- Increased risk of overdose, mental health issues with isolation
 - Senew focus on Narcan/naloxone education & prescriptions
 - S Will need to review overdose data and respond
- Can we sustain some of the system changes long-term? (telehealth, increased length of MAT prescriptions, etc.)





See below a week-by-week comparison of calls received by Jacksonville Fire and Rescue Department (JFRD) from March 1st - April 12th, 2019 and March 1st - April 12, 2020.



JFRD responded to 436 overdose calls in March 2020. This is a 20% increase from February. Amidst the increase in overdose calls, JFRD, in partnership with local treatment centers, has distributed over 900 Nasal Narcan kits, including 150 that were 🗟 distributed last month. To date, we have eight (8) reports where the Nasal Naloxone was



and 42 percent in May, data from ambulance teams, hospitals and police shows.



Syringes of the opioid painkiller fentanyl | Rick Bowmer, File/AP Photo

Pandemic unleashes a spike in overdose deaths

BRIANNA EHLEY | 06/29/2020 07:54 PM EDT | Updated 07/02/2020 08:17 PM EDT

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\SHINGTON — Top Trump administration officials say drug overdose deaths are surging amid coronavirus pandemic, driven by increased substance use due to anxiety, social isolation and ression.

A White House drug policy office analysis shows an 11.4 percent year-over-year increase in fatalities for the first four months of 2020, confirming experts' early fears that precautions like quarantines





FLORIDA PERINATAL QUALITY COLLABORATIVE MATERNAL OPIOID RECOVERY EFFORT FOUR-PART VIDEO SERIES

SCREENING, BRIEF INTERVENTION, AND REFERRAL TO TREATMENT (SBIRT): A UNIVERSAL TOOL FOR PREGNANT WOMEN

SBIRT helps with early identification of women who need treatment for substance use disorder. Presented from the perspective of a practicing OB/GYN physician interacting with a woman affected by substance use. Includes recommendations for evidence-based screening tools. Focus is on increasing SBIRT for all pregnant women in order to increase the number of women who are identified and receive timely and appropriate treatment. 8 minutes.

LINKING MOTHERS & BABIES TO SERVICES: PLANS OF SAFE CARE (POSC)

Presented from a nurse's perspective, designed to help hospital teams understand the need for POSC for pregnant/postpartum women, and how to start the process for a POSC. Includes guidance for motivational interviewing. Appropriate for physicians, nurses, social work, and other members of the team interacting with women in a hospital setting. 9 minutes.

GETTING REAL: TAKING THE FIRST STEPS TOWARD RECOVERY

Written and presented by women in recovery, designed to help women choose to enter the recovery process. Discusses fears and barriers that prevent women from entering care, and tips for how to eliminate those barriers. Addresses the importance of support from the health care team in the recovery process. Appropriate for pregnant, post-partum, and parenting women with substance use disorder. About 3 minutes.

FROM JUDGMENT TO HEALING: THE IMPACT OF STIGMA

Designed to show how shifting the words we use can reduce stigma-related barriers to treatment and recovery. The language and content were developed by women in recovery. Appropriate for all audiences, especially professionals caring for pregnant and postpartum women with substance use disorders. About 2.5 minutes.

HTTP://FPQC.ORG/MOREVIDEOS











Department of Health

DIVISION OF PUBLIC HEALTH STATISTICS AND PERFORMANCE MANAGEMENT

ADDRESSING BEHAVIORAL HEALTH THROUGH COMMUNITY HEALTH IMPROVEMENT PLANNING



July 21, 2020

Michelle Harkness, LCSW

Bureau of Community Health Assessment Health Improvement Planning Section

Presentation Overview

- 1. Describe the Community Health Improvement Planning (CHIP) Process.
- 2. Review Behavioral Health Activities within CHIPs.
- 3. Recognize the Impact of COVID-19.





Health Improvement Planning

- Establish a comprehensive approach to maintaining and improving the health of a particular community.
- Provide a basis for accountable community collaboration in monitoring overall health matters and in addressing specific health issues.



Why is Health Improvement Planning Important?

- Assesses current health status of the community.
- Determines the community's resources and assets for promoting health.
- Assists in setting health priorities.
- Develops and implements a strategy for action (Community Health Improvement Plan-CHIP; State Health Improvement Plan-SHIP).
- Establishes responsibility for achieving and maintaining specific results.



Health Improvement Planning–Florida

State Level

- 2016 State Health Assessment
- 2017-2021 State Health Improvement Plan

County Level

- Community Health Assessment
- Community Health Improvement Plan



MAPP Process



Priority Areas

- Many CHIP priorities align with SHIP priorities.
- E.g., Behavioral Health Includes Mental Illness & Substance Abuse is a SHIP priority area. Many counties also address Behavioral Health as a priority area in their CHIPs.





Behavioral Health in CHIPs

- 59 of 67 counties (88%) address Behavioral Health within their CHIPs.
- 7 counties address suicide prevention specifically in their CHIPs.





Common Behavioral Health Themes in CHIPS

Education/Awareness	Access to BH Services	
 Substance use 	 Transportation Options 	
 Opioid Prescribing Best Practices 	 Telehealth 	
 Trauma 	 Increase Resources 	

Trainings	Screenings/Care Coordination
Mental Health First Aid	 Warm Hand-offs
 Naloxone Administration 	 Integration of BH in Primary Care Settings


Impact of COVID-19

Impact of COVID-19 on Community Health Improvement Planning

- Planners and partners are immersed in COVID-19 response efforts.
- Partners and stakeholders are difficult to engage due to competing priorities.
- Critical planning meetings are delayed or rescheduled for future dates to be determined.



Florida's COVID-19 Response Efforts

Community Spotlights

- Increase in telehealth services
- Established testing sites
- Prevention Messaging/Community Education
- Contact Tracing
- Data Innovation



Next Steps

The Department's Health Improvement Planning Team will:

- Provide outreach to CHDs during the remainder of 2020 to discuss health improvement planning and how behavioral health is impacting their communities, especially in light of COVID-19.
- Ensure CHDs have all the tools and resources needed to address behavioral health initiatives.
- Review initiatives being developed by counties that were awarded funds through OD2A.



Thank You!

Questions







For more information, please contact:

Michelle Harkness, LCSW

Michelle.Harkness@flhealth.gov

(850) 617-1459





Florida Medicaid Coverage of Telemedicine & Telehealth

Tim Buehner Agency for Health Care Administration

Drug Policy Advisory Committee 21 July 2020



AHCA.MvFlorida.com



Florida Medicaid Program Overview



AHCA.MyFlorida.com

The Florida Medicaid Program

- Florida Medicaid serves about 4 million of the most vulnerable Floridians. Florida Medicaid does not cover all low income individuals, but does cover:
 - 51% of children in Florida
 - 57% of deliveries in Florida
 - 62% of nursing home days in Florida
 - 1.1 million adults parents, aged and disabled
- Florida Medicaid has an effective delivery model that has increased quality and satisfaction program wide
 - Statewide Medicaid Managed Care program implemented in 2013-2014 and updated 2019-2020
 - Almost all of Florida's Medicaid population that receives Medicaid services gets them through a managed care delivery system



The Statewide Medicaid Managed Care Program

- Since 2013-2014, most Florida Medicaid recipients have been required to enroll in the Statewide Medicaid Managed Care program (SMMC) to receive services
- Three components
 - Managed Medical Assistance: Medical services like doctor visits, hospital care, prescribed drugs, mental health care, and transportation to these services
 - Long-Term Care: LTC services like care in a nursing facility, assisted living facility, or at home
 - **Dental**: All Medicaid recipients who receive a dental benefit enroll in a dental plan





Telehealth Overview



Telehealth

- Telehealth is the parent term that includes the below services
 - Telemedicine (synchronous): Live, two-way interaction between a person and a provider using audiovisual telecommunications technology
 - Store-and-forward (asynchronous): Transmission of recorded health information to a practitioner to evaluate a case or render a service without live interaction
 - Remote Patient Monitoring: Personal health and medical data collection from an individual in one location via electronic communication technologies, then transmitted to a provider in a different location for use in care and related support



What is Telemedicine?

- Telemedicine is the practice of health care delivery by a practitioner located at a site other than the site where the patient is located for the purpose of evaluation, diagnosis, or treatment
- Telemedicine services include two-way audio and video for real time interactive communication between the enrollee and the provider
- Telemedicine services provided under Florida Medicaid must be performed by licensed practitioners within their scope of practice



Benefits of Telemedicine for Patients

- Telemedicine benefits patients by providing
 - Expanded access and after hours care
 - Remote monitoring and management for chronic conditions
 - Reduced hospital readmissions
 - Reduced waiting time to see a practitioner
 - Reduced travel time and cost
 - Better access to specialists



Benefits of Telemedicine for Providers

- Telemedicine benefits providers by offering
 - Cost savings
 - Improved convenience
 - Better patient outcomes
 - Better care coordination
 - Increased patient satisfaction



Telemedicine in Florida Medicaid



Telemedicine Rule Highlights

- Telemedicine definition The practice of health care delivery by a practitioner who is located at a site other than the site where a recipient is located for the purposes of evaluation, diagnosis, or treatment
- Licensed practitioners may provide covered telemedicine delivered services within their scope of practice
- Telemedicine delivery must use interactive telecommunications equipment that includes, at a minimum, audio and video equipment permitting twoway, real time, interactive communication between a recipient and a practitioner



Telemedicine Rule Highlights

- Florida Medicaid reimburses the practitioner who is providing the evaluation, diagnosis, or treatment recommendation located at a site other than where the recipient is located
 - Providers must include modifier GT on the CMS-1500 claim form
 - SMMC plans may require other indicator(s) to designate telemedicine delivery
- Florida Medicaid does not reimburse for:
 - Telephone conversations, chart review(s), electronic mail messages, or facsimile transmissions.
 - Equipment required to provide telemedicine services



Telehealth and Florida SMMC Contracts

- The SMMC plans are required to cover telemedicine services; Enrollees have enhanced access to providers through expanded telemedicine services
 - Plans must cover services provided through telemedicine, when appropriate, no differently than the services would be covered if provided through an in-person encounter
 - Plans cannot be more restrictive in the coverage requirements for services provided through telemedicine than those established for services provided in-person
 - Plans are not limited in their telehealth service coverage
- Enrollees have a choice
 - Can choose a face-to-face encounter; No enrollee can be required to use telemedicine



Telehealth and Florida SMMC Contracts

Florida SMMC plans shall cover the following additional telehealth modalities, when appropriate, as a part of their Quality Enhancement programs

- **Remote Patient Monitoring** The collection and interpretation of physiologic data (e.g., ECG, blood pressure, glucose monitoring) digitally stored and/or transmitted by the patient and/or caregiver to the qualified health care professional
- **Store-and-Forward** The transmission of medical information to be reviewed at a later time by the physician or practitioner at the distant site
 - Example: Medical information, such as digital images, documents, and pre-recorded videos can be transmitted electronically for later review

The Agency is federally prohibited from reimbursing for Remote Patient Monitoring and Store-and-Forward services in the fee-for-service delivery system.



Telemedicine for Behavioral Health and Substance Use Disorder

- Florida Medicaid Rule:
 - Florida Medicaid reimburses the practitioner who is providing the
 - evaluation,
 - diagnosis, or
 - treatment recommendation

located at a site other than where the recipient is

• SMMC plans are required to comply with telemedicine expectations as detailed in the contract



Additional Telemedicine Benefits for Behavioral Health and Substance Use Disorder

- More expedient access to specialists or other providers not otherwise available, for example
 - Crisis intervention
 - Evaluation to determine diagnosis or treatment recommendation
 - Medication management
- Improved care coordination across providers (i.e. providers at originating site and distant site)



QUESTIONS?



THANK YOU!



Better Health Care for All Floridians AHCA.MyFlorida.com



Florida Department of Health Works Closely with Federal and State Partners. Agency for Health Care Administration (AHCA), Centers for Disease Control and Prevention (CDC), Department of Children and Families (DCF), Florida Perinatal Quality Collaborative (FPQC), Florida Hospital Association, and Florida Medical Association. The State Surgeon General (SSG) serves on the Statewide Task Force on Opioid Abuse and its Subcommittee on Prevention and Education.

Funding. In addition to state and other federal funds, Florida's Overdose Data 2 Action (OD2A) grant provides \$58.8 million in funding for comprehensive strategies to address opioid misuse and deaths over three years (September 2019 through August 2022).

Exhibit 1 presents Department of Health (Department) Opioid Response Activities within the Association of State and Territorial Health Officials (ASTHO) Framework. While not referenced in the exhibit, local county health departments are involved in administering services and programs and conduct surveillance activities at the local level; they also partner with their local agencies on activities and services.





Exhibit 2 presents the Department's opioid response activities within an organizational framework. The Opioid Coordinating Group reports to the SSG and works to ensure coordination across these Department-wide opioid response activities. (See Appendix A for additional information.)



Division of Medical Quality Assurance

- Multi-board Fact-Finding Workgroup
- Prescription Drug Monitoring Program
- Collaboration with the Council of Florida Medical School Deans' Pain Management Workgroup

Division of Community Health Promotion

- Overdose Data 2 Action Grant²
- Neonatal Abstinence Syndrome
- School Health Services Program
- Birth Defects Registry
- State Opioid Surveillance Plan

Division of Public Health Statistics and Performance Management

- State Health Improvement Plan
- FLHealthCHARTS Opioid Profile
- ASTHO OMNI Learning Collaboration
- Vital Statistics—birth/death records

Division of Disease Control and Health Protection

- Surveillance of infectious disease
- Syndromic Surveillance

Division of Emergency Preparedness and Community Support

- HEROS—Naloxone for first responders
- EMSTARS—EMS overdose data
- FL-DOSE—overdose surveillance

Division of Children's Medical Services

- Poison Control Centers support health professionals and provide opioid exposure data
- Early Steps serves infants and toddlers with NAS
- Child Protection Teams refers infants and toddlers with NAS to Early Steps

County Health Systems

- Support for County Syringe Exchange Programs
- Local surveillance and prevention activities

² While the OD2A grant is housed and coordinated under the Division of Community Health Promotion, projects are funded across the divisions and the county health departments. Three county health departments were also awarded OD2A grants.

Division of Medical Quality Assurance

Multi-board Fact-Finding Workgroup. The workgroup addressed five objectives to help reach the outcome of a reduction in opioid deaths in Florida.

- To increase awareness about the current status of the opioid crisis.
- To increase knowledge about alternative therapies in addressing the opioid crisis.
- To increase knowledge about data and information resources regarding the opioid crisis.
- To identify strategies (collaborative and individual) for review, discussion and implementation by individual regulatory boards on how to address the opioid crisis.
- To act as a "springboard" for future discussion regarding how to combat the opioid crisis from a multidisciplinary perspective.

Boards participating in the Multidisciplinary Board Fact-Finding Workgroup: Chiropractic Medicine, Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling, Dentistry, Massage Therapy, Medicine, Nursing, Occupational Therapy, Osteopathic Medicine, Pharmacy, Physical Therapy, Podiatric Medicine, Psychology

Prescription Drug Monitoring Program (PDMP). Consultation of the patient's controlled-substance prescription history, maintained in the Electronic Florida Online Reporting of Controlled Substances Evaluation, is required prior to prescribing or dispensing a controlled substance unless a statutory exemption exists. PDMP may integrate information into an electronic health recordkeeping system and share data with other states that are compatible with Florida's system.

Division of Community Health Promotion

Overdose Data to Action (OD2A) grant. This three-year (September 2019-August 2022) \$58.8 million grant will provide funding to implement strategies to improve the collection and timely dissemination of emergency department overdose data as well as prevention strategies implemented at the local level that will be informed by more timely data streams. Three Florida counties, Broward, Duval and Palm Beach also received OD2A funding. (See Appendix B for more information.)

Family Health Services, Neonatal Abstinence Syndrome. Collaboration of the Florida Perinatal Quality Collaborative (FPQC) with Florida's hospital neonatal intensive care units and stakeholders to standardize approaches to address variability in NAS management and decrease neonatal length of stay related to NAS. FPQC currently has two NAS-related initiatives: the Maternal Opioid Recovery Effort (MORE) and the Neonatal Abstinence Syndrome (NAS) Initiative. MORE's purpose is to work with providers, hospitals and other stakeholders to improve identification, clinical care and coordinated treatment/support during pregnancy and after delivery for women with opioid use disorder. FPQC hopes to address variability in NAS management and considers the NAS Initiative unique among other state efforts because it will measure infant caregiver perceptions of treatment via anonymous survey as a measure for the project. The NAS Initiative also focuses on parent engagement, treatment and safe discharge plans of care for infants diagnosed with NAS. The Department and AHCA contract with Healthy Start Coalitions across Florida to provide home visiting services to at-risk pregnant women and babies in Florida. We will work with Healthy Start to strengthen referrals and connection to services for women with substance use disorders. The Department continues to pursue system changes to encourage and support universal screening of all pregnant women.

School Health Services Program. School health services are intended to minimize health barriers to learning for public school students in pre-kindergarten through 12th grade. To help ensure the provision of safe and appropriate county-level school health services, the Department's School Health Program office provides funding, technical assistance, and oversight of health services provided in Florida's public schools.

Florida Birth Defects Registry Neonatal Abstinence Syndrome Surveillance. To identify NAS cases, the Department currently uses a passive case ascertainment methodology that relies on linked administrative datasets and diagnostic codes indicative of NAS. Birth certificate records from the Department's Bureau of Vital Statistics are linked to the infant's birth hospitalization record. The infant's record is provided as part of quarterly inpatient hospital discharge data submitted by hospitals to the Agency for Health Care Administration.

State Opioid Surveillance Plan. The plan was developed in collaboration with multiple divisions within the Department to compile case definitions, opioid-related data sources, and priority measures. The plan identifies goals, strategies and objectives to coordinate and improve data dissemination.

Division of Public Health Statistics and Performance Management

State Health Improvement Plan (SHIP). The SHIP establishes two opioid-related goals through a diverse multi-agency partnership with strategies and objectives based on the State Health Assessment: 1) to decrease the number of newborns experiencing NAS and 2) to reduce the number of opioid overdose deaths among individuals with opioid use disorders. The division's responsibility is to track the Department's response and prevention activities and strategies that support these objectives. Strategies include increasing the number of pregnant women in treatment for opioid disorders and increasing access to naloxone for individuals at risk of witnessing or experiencing an opioid-related overdose naloxone kits distributed to emergency departments and emergency responders.

FL Health CHARTS Opioid Profile. The profile is an integrated, dynamic and user-friendly dashboard that identifies regions at higher risk of opioid misuse and overdose; enhances data collection and surveillance efforts throughout the state; provides access to tailored information to specific regions in near real-time; and acts as an integrated, comprehensive, standardized repository of relevant opioid-related data. The profiles provide opioid-related data for county health departments and partners, are updated quarterly and annually, and include pre-hospital response, hospital admission and mortality data (www.flhealthcharts.com).

ASTHO Opioid, Maternal & NAS Initiative (OMNI) Learning Community. A multi-year state and national initiative with ASTHO, CDC, DCF, AHCA, and other partners to implement a State Action Plan on substance use disorder prevention among pregnant and postpartum women and infants diagnosed with NAS. The project has strengthened collaboration between public health and health care providers, mobilized Maternal and Child Health partners to share expertise, and is working toward an adaptive response model utilizing surveillance data, clinical guidance and outreach, and strategies to increase access to Medication Assisted Treatment by decreasing access barriers. The initiative has also provided for Florida's first NAS Statewide Prevention Coordinator. The coordinator, in collaboration with the CHDs, is facilitating partnership meetings with local stakeholders to better understand the barriers that communities experience and approaches for improving screening and referral to treatment.

Division of Disease Control and Health Protection

Surveillance Systems. The Division of Disease Control and Health Protection continues to monitor infectious disease trends and statistics (particularly HIV and hepatitis) across multiple surveillance systems and to identify and respond to potential disease outbreaks among injection drug-using populations.

Division of Emergency Preparedness and Community Support

Helping Emergency Responders Obtain Support (HEROS). HEROS is a program that provides emergency responders with emergency opioid antagonist medications.

Florida's Prehospital EMS Tracking and Reporting Systems (EMSTARS). EMSTARS is a registry that provides quality improvement measures and benchmarks for EMS agencies in Florida. It is a voluntary registry that is compliant with national EMS information standards.

Florida Drug Overdose Surveillance and Epidemiology (FL-DOSE). FL-DOSE is a CDC-funded ongoing project for incidence reporting and research into fatal and non-fatal drug overdose in Florida. Its purpose is to expedite accurate reporting to agencies or stakeholders who are positioned to intervene in drug overdose and to increase the knowledge around fatal overdose in order to prevent it.

Division of Children's Medical Services

Poison Control Centers. Centers collect and provide data on opioid exposure cases statewide. Poison Control Centers also provide case management, poison information and consultation to the public and professional emergency staffs.

- The following poison services are provided in accordance with section 395.1027, Florida Statutes:
 - Data Collection and Reporting
 - o Toll-free access to the Public for Poison information
 - Professional consultation to health care practitioners
 - Case Management of Poison cases
- Poison Control Centers reported 1,767 human exposure calls and 1,070 information requests related to opioids during FY 2018-2019.

Child Protection Teams (CPTs). CPTs provide assessment services to children and families referred through the Department of Children and Families' Florida Abuse Hotline due to allegations of abuse or neglect. CPTs refer children ages birth to 36 months with a NAS diagnosis to Early Steps for further evaluation. CPTs also collect the following data on NAS including:

- Date of NAS diagnosis
- Explanation of how a CPT obtained the information (i.e., parent/caregiver disclosure, medical records, etc.)

Early Steps Program Services for Children with NAS. Florida's Individuals with Disabilities Education Act Part C program is known as Early Steps. It serves children birth to thirty-six months who have a developmental delay, an established condition, or conditions known to increase the risk of a developmental delay. In January 2018, Early Steps expanded program eligibility by adding services for children with at-risk conditions, including NAS.

Local Early Steps Programs are also working with community agencies to assist in screening and developmental surveillance for all children with at-risk conditions including NAS. Help Me Grow, Healthy Families, Early Head Start, and Parents as Partners are some of the community partnerships cultivated at the local level to ensure parents of children with NAS have access to additional supports and to help local programs identify children with NAS for services.

CMS added a new division objective to the Department's Strategic Plan in response to the opioid crisis and corresponding increase in NAS. The aim of the CMS objective is to increase the percentage of CPT clients ages 0 to 36 months diagnosed with NAS and referred to Early Steps, from 19.63% (fiscal year 2017/2018) to 100% by December 31, 2020.

County Health Systems

County health departments (CHDs) play a critical role in responding to the Florida's opioid epidemic. Through the community health assessment and planning process, CHDs work with community stakeholders to identify areas of need and gaps in services covering all aspects of public health, including the impact of prescription and illicit opioid misuse. This process utilizes multi-sector surveillance and data tools to identify trends, risk factors and points of interventions to inform local strategies targeting persons most as risk for opioid misuse and/or overdose. Of Florida's 67 counties, 57 CHDs have identified behavioral health, mental health and substance abuse as the number one issue facing their communities. This planning process includes many areas covered by the ASTHO framework such as strategies around prevention and education, reducing and managing access, and treatment and recovery options.

Section 381.0038, Florida Statutes, authorizes a county commission to provide for a sterile needle and syringe exchange program within its county under the provisions of a county ordinance. In establishing a syringe exchange program, the law directs the county commission to enlist the local county health.

APPENDIX B: Supplemental Detail on Department of Health Overdose to Action Grant

Grant Period: September 1, 2019 through August 31, 2022 **State funding**: \$7.6 million/year for a total of \$22.8 million over 3 years **County Funding**: \$12 million/year for a total of \$36 million over 3 years **Total 3-year Investment from CDC**: \$58.8 million

Department Infrastructure



Overarching Strategies department to provide ongoing advice, consultation and recommendations for the operation of the program.



Evaluation - Long-Term Goals

- •Decreased rate of opioid misuse and opioid use disorder
- •Increased provision of evidence-based treatment for opioid use disorder
- •Decreased rate of ED visits due to misuse or opioid use disorder
- Decreased drug overdose death rate, including prescription and illicit opioid overdose death rates

Staffing/Resources

- Project manager & support staff
- •Surveillance/data support
- Five Florida Epidemic Intelligence Service (EIS) Fellows assigned to county health departments for 3 years
- •Travel funding for technical assistance, partnership building and program awareness



Component 1: Surveillance

Strategy 1	Strategy 2	Strategy 3
Morbidity Surveillance	Mortality Surveillance	Innovative Surveillance
 Syndromic surveillance ED data 2-week reporting to CDC ED/Hospital Discharge Data Quarterly reporting to CDC 	 Overdose death circumstances Report to CDC within 13 months Enhance forensic toxicological testing Collaborate with medical examiners Report suspected overdose deaths within 1 month 	 Neonatal Abstinence Syndrome Monitor target analytes and identify new analytes Emergency Medical Services



Component 2: Prevention

Strategy 4: Prescription Drug Monitoring Program (PDMP)	 Universal use among providers within Florida Collect and disseminate more timely PDMP data; provide automated reports to providers Intrastate and interstate interoperability
Strategy 5: Integration of State and Local Prevention and Response Efforts	 Capacity building for more effective and sustainable integrated surveillance, prevention, and response efforts Increased understanding of context, resources, needs, and of evidence-based, scalable response approaches
Strategy 6: Establishing Linkages to Care	 Peer navigators Identify systems-level strategies in healthcare, focusing on emergency departments and referral to services in outpatient settings
Strategy 7: Providers and Health Systems Support	 Clinical Education and Training based on evidence-based guidelines Health systems support through technology integration
Strategy 8: Partnerships with Public Safety and First Responders	 School health Community and school-based collaborations to share and leverage prevention and response resources
Strategy 9: Empowering Individuals to Make Safer Choices	 Communications Awareness and education informed by media campaigns
Strategy 10: Prevention Innovation Projects	 Community paramedicine for patient follow-up in residential and/or community settings Increased participation in Medication-Assisted Treatment programs among high risk populations



Local Partners – 17 County Health Departments

CDC Direct Funding: Broward, Duval, Palm Beach

State Grant Funding: Pinellas, Brevard, Lee, Pasco, Volusia, Marion, Manatee, Sarasota, St. Lucie, Lake, Clay, Martin, Citrus, Nassau

Statewide Drug Policy Advisory Council 2019 Annual Report

To the Governor,

the President of the Senate,

and the Speaker of the House of Representatives

December 1, 2019



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Statewide Drug Policy Advisory Council Members and Designees

Department of Health

 Scott A. Rivkees, MD State Surgeon General

Florida Attorney General

- The Honorable Ashley Moody
- Andrew Benard Assistant Deputy Attorney General and Special Counsel

Office of Planning and Budget

 Walter Liebrich Senior Analyst

Florida Department of Law Enforcement

- Rick Swearingen Commissioner
- Karen Weaver Special Agent Supervisor
 Office of Statewide Intelligence

Department of Children and Families

- Chad Poppell Secretary
- Jeffrey Cece, MS, CPM Office of Substance Abuse and Mental Health

Department of Corrections

- Mark Inch Secretary
- Patrick Mahoney Director
 Development, Improvement and Readiness

Department of Education

- Richard Corcoran Commissioner
- Penny Taylor Director Healthy Schools

Florida Highway Safety and Motor Vehicles

- Terry Rhodes
 Executive Director
- Colonel Gene Spaulding Director

Department of Juvenile Justice

- Simone Marstiller Secretary
- Tracy Shelby PhD Director Mental Health and Substance Abuse Services

Department of Military Affairs

- Adjutant General James O. Eifert
- COL Michael A. Ladd Director of Military Support, Florida National Guard

Florida Senate

The Honorable Darryl Rouson

Florida House of Representatives

The Honorable Cary Pigman

Supreme Court Appointee

- Judge Michele Towbin-Singer Judiciary Member
- Aaron Gerson

Gubernatorial Appointees

- Mark P. Fontaine Executive Advisor
 Florida Behavioral Health Association
- Dotti Groover-Skipper Florida Anti-Trafficking Director The Salvation Army
- Doug Leonardo, LCSW Sr. VP Operations and Development Central and North Chrysalis Health
- Peggy Sapp President, CEO Informed Families/The Florida Family Partnership
- Kimberly K. Spence CEO Keaton Corrections
- Roaya Tyson COO Gracepoint
- John VanDelinder, PhD Executive Director Sunshine State Association of Christian Schools

Staff Liaison

Nathan Dunn, MSA

Acronyms Used in this Report

ACGME:	Accreditation Council for Graduate Medical Education
AHCA	Agency for Health Care Administration
API	Application Programming Interface
CAPT	Center for Application of Prevention Technologies
CDC	Centers for Disease Control and Prevention
CDP	Consumer Driven Product
CHD	County Health Department
CNPPA	Child Nicotine Poisoning Prevention Act
DCF	Department of Children and Families
DEA	Drug Enforcement Agency
DEN	Drug Epidemiology Network
DOE	Department of Educations
DOH	Department of Health
DTO	Drug Trafficking Organization
ED	Emergency Department
EMS	Emergency Medical Services
EMSTARS	EMS Tracking and Reporting System
FADAA	Florida Alcohol and Drug Abuse Association
FDA	Food and Drug Administration
FDC	Florida Department of Corrections
FDLE	Florida Department of Law Enforcement
FLHealthCHA	RTS Florida Health Community Health Assessment Resource Tool Set
FPQC	Florida Perinatal Quality Collaborative
FQHC	Federally Qualified Health Center
FSAM	Florida Society of Addiction Medicine
FYSAS	Florida Youth Substance Abuse Survey
HEROS	Helping Emergency Responders Obtain Support
HIDTA	High Intensity Drug Trafficking Areas
HMO	Health Maintenance Organization

IDEA	Infectious Disease Elimination Act
MAT	Medication Assisted Therapy
MH	Mental Health
MHPAEA	Mental Health Parity and Addiction Equity Act
NAS	Neonatal Abstinence Syndrome
NIDA	National Institute on Drug Abuse
NSDUH	National Survey on Drug Use and Health
OD	Opioid Overdose
OD2A	Overdose Data to Action
ODMAP	Overdose Detection Mapping Application Program
ONDCP	Office of National Drug Control Policy
OUD	Opioid Use Disorder
PDMP	Prescription Drug Monitoring Program
PPO	Preferred Provider Organization
RCO	Recovery Community Organization
ROSC	Recovery Oriented System of Care
SAMHSA	Substance Abuse and Mental Health Services Administration
SAPT	Substance Abuse Prevention and Treatment
SBIRT	Screening, Brief Intervention and Referral to Treatment
SEOW	State Epidemiological Outcomes Workgroup
SEP	Syringe Exchange Program
SMMC	Statewide Medicaid Managed Care
SOR	State Opioid Response
STR	State Targeted Response
SUD	Substance Use Disorder

Message from the State Surgeon General Scott A. Rivkees, MD

The 2019 Annual Report of the Statewide Drug Policy Advisory Council (Council) has been made available for policymakers and statewide leadership as we continue our efforts to address the opioid epidemic and other substance abuse issues in Florida. Section 397.333, Florida Statutes, directs the Florida Department of Health (DOH) to serve as the coordinating entity for the Council and the content of this report reflects the updates and information from its members.

In response to the opioid epidemic in 2019, Governor Ron DeSantis issued Executive Order 19-97 which created the Office of Drug Control and established a Statewide Task Force on Opioid Abuse. The executive order directs the Office of Drug Control to coordinate and centralize efforts to treat and prevent substance abuse in Florida. The office will gather information to develop a statewide prevention strategy and identify funding to limit substance abuse. The Statewide Task Force on Opioid Abuse will research and assess the nature of opioid drug abuse in Florida while identifying best practices to address the opioid epidemic through education, treatment, prevention, recovery and law enforcement.

DOH continues to work diligently in collaboration with other state agencies and organizations to address this important issue. We maintain Florida's Enhanced State Opioid Overdose Surveillance, which is a three-year grant from the Centers for Disease Control and Prevention (CDC). This grant is accelerating the delivery of fatal and nonfatal opioid surveillance and findings to key stakeholders working to prevent or respond to opioid overdoses. The Prescription Drug Monitoring Program (PDMP) is also administered through DOH and provides quarterly opioid dispensing data in support of surveillance efforts with key partners. A quarterly Prescriber Report Summary is disseminated from the PDMP to prescribers for self-evaluation while integration into Electronic Health Records and interstate data sharing is ongoing. The Department developed an online, county-level data resource (FLHealthCHARTS) that provides opioid-related data for county health departments and key partners. This profile will be updated quarterly and annually and includes important information such as pre-hospital response, hospital admission and death data. The ability to document and act, based on local data sources, is essential to overcoming the opioid epidemic.

I would also like to highlight the important work being accomplished through the Helping Emergency Responders Obtain Support (HEROS) Program. The Florida Legislature provided \$5,000,000 from the General Revenue Fund for emergency opioid antagonists to be made available to emergency responders. Eligible emergency responders include law enforcement officers, firefighters, emergency medical technicians, paramedics, correctional officers and correctional probation officers. During fiscal year 2018-2019, DOH provided 154,905 doses of naloxone to approximately 217 agencies that employ licensed emergency responders. We provided naloxone to agencies that employ licensed emergency responders located in 53 of Florida's 67 counties. Our goal is to expand distribution to all 67 counties by the end of 2021.

Finally, it is important to note that Florida received a new source of federal funding in 2019 in the form of the Overdose Data to Action (OD2A) grant. This grant provides DOH and our local partners with better access to complete, timely data on prescribing and nonfatal and fatal drug overdoses to help understand the full scope and course of this epidemic. This important grant serves as an opportunity for Florida and local public health systems to further mobilize surveillance and prevention efforts to address the opioid overdose crisis.

Looking forward, the Council is proposing several important next steps. The report includes recommendations intended to expand the use of naloxone in our communities and address the emerging concerns surrounding teenage vaping. The Council recommended expanded marketing to young people regarding the dangers of drug abuse and increased efforts to help

children who are born with Neonatal Abstinence Syndrome. There continues to be a focus on increasing the number of physicians with a specialty in addiction medicine as well as an effort to reduce the abuse of methamphetamines in our state.

Together, we will continue working to successfully address the opioid epidemic in our state. The Florida Department of Health remains committed to working with the other agencies and organizations that belong to the Statewide Drug Policy Advisory Council as well as our local, state and national partners to enhance our collaborative efforts and improve our collective efficacy.

Scott A. Rivkees, MD State Surgeon General
Summary of 2019 Meetings Statewide Drug Policy Advisory Council

As required by section 397.333(4)(b), Florida Statutes, Florida's Statewide Drug Policy Advisory Council's 2019 Annual Report analyzes the problem of substance abuse in the state and provides updates on recommendations to the Governor and Legislature for consideration.

The Statewide Drug Policy Advisory Council (Council) held four meetings during 2019 in Tallahassee: January 29, April 23, July 23 and October 29. The Council received presentations from a broad spectrum of public and private sector experts in the fields of addiction, prevention, treatment, surveillance and law enforcement.

This report provides background regarding the issue of drug abuse in Florida and specifically the current opioid epidemic. The remainder of the report is structured around the areas of focus contained in the 2019 National Drug Control Strategy: 1) Prevention, 2) Treatment and Recovery, and 3) Reducing the Availability of Illicit Drugs. The report will also include recommendations regarding 4) Data Collection and Surveillance.

During the January 29, 2019, meeting, the Council heard from Dr. Maya Balakrishnan, with the Florida Perinatal Quality Collaborative (FPQC), who explained that most facilities lack standardized processes in screening substance using pregnant women, determining safe discharge and facilitating outpatient pharmacologic management after discharge. Length of hospital stay is used as an indicator of efficiency. FPQC's goal is that by June 2020, participating hospitals will have a 20 percent decrease in average length of stay. Karen Weaver with the Florida Department of Law Enforcement (FDLE) shared that there are four High Intensity Drug Trafficking Areas (HIDTA) task forces in Florida that encompass 29 counties. Efforts of the HIDTAs include coordination among law enforcement agencies in each area of responsibility and include identification and effective disruption and dismantlement of local, multi-state and international Drug Trafficking Organizations (DTO). Vicki Koenig, FDLE's Bureau Chief of Policy & Special Programs, shared updates from the Florida Medical Examiners 2017 Annual Report. Eveline van Beek from KPMG shared the importance of having different priorities for each agency/department that need to be balanced in a statewide approach that allows for local implementation regarding the opioid epidemic. Javier Betancourt, Grant Resources Manager with DOH, shared that epidemiologists are analyzing and disseminating data to internal and external stakeholders to ensure coordinated intervention and prevention efforts between federal, state, and local officials and partners.

The Council met on April 23, 2019, and received updates from Melissa Jordan, Director, Public Health Research with DOH. She shared that the short-term goals of the opioid surveillance workgroup are to develop an Opioid Surveillance Plan and improve the data dissemination through a county profile report. Identifying end user needs, improving data visualization tools and timeliness, and supporting data linkages are the long-term goals of the workgroup. Tom Wallace, Assistant Secretary for Medicaid Finance and Analytics, Agency for Health Care Administration (AHCA), explained how AHCA was one of six agencies selected through an application process nationwide to participate in the fall 2018 Substance Use Disorders Data Dashboards Flash Track program. Lorraine Austin, Opioid Response Grant Project Director, Office of Substance Abuse and Mental Health, with the Department of Children and Families (DCF), explained the different ways their agency works to reduce opioid related deaths, prevent prescription opioid misuse among young people, increase access to medication assisted treatment (MAT), and increase the number of people trained in MAT and recovery support services. Mary Booker, State Opioid Coordinator, Office of Substance Abuse and Mental Health, with DCF, said that to effectively respond to the opioid crisis, it is critical to identify the streams

of federal and private sector funding coming into the state and the services being provided by these diverse resources. Ms. Booker briefly explained that recovery peer specialists use their own unique, life-altering experience, to guide and support others recovering from addiction, mental health disorders, and/or abuse. Zack Gibson, Chief Child Advocate and Director, Office of Adoption and Child Protection, Executive Office of the Governor, and Brenna Kawar, from DOH's Division of Children's Medical Services, Bureau of Child Protective Services, shared about the *Handle with Care* program, which is an intervention for any student who has experienced a recent traumatic event. Patrick Mahoney, Acting Director of Development, Improvement and Readiness, with the Florida Department of Corrections (FDC) shared that there are 4,165 inmates with opioid related charges and that 349 (8 percent) have successfully completed treatment for a substance use disorder and 439 (11 percent) are currently enrolled in treatment for a substance use disorder.

During the July 23, 2019, meeting, the Council heard from Jennifer Johnson, MPH, Interim Assistant Deputy Secretary for Health, who provided an overview of the Florida State Health Improvement Plan. She emphasized the goals to reduce the number of newborns experiencing neonatal abstinence syndrome (NAS) and the number of opioid overdose deaths. Wes Evans, Statewide Coordinator of Integration and Recovery Services with DCF, provided an overview of Peer Specialists which included their role, benefits, barriers, preparation, billing and supervision. Mara Michniewicz, Prevention Program Manager, HIV/AIDS Section with DOH, provided a presentation on the expansion of the Infection Disease Elimination Act (IDEA), which will allows county commissions to authorize syringe exchange programs by way of a county ordinance and is applicable to all counties. Jason Fields, MD, former President of Florida Society of Addiction Medicine (FSAM), communicated that states are using federal and state funds to deliver highquality, competency-based addiction medicine education. Council members discussed updates for the 2019 Annual Report and provided agency and member updates.

The fourth quarterly meeting of the year was held on October 29, 2019. The Council heard a presentation from Courtney Coppola, DOH Chief of Staff and Medical Marijuana Coordinator. She noted that there are now more than 2,500 physicians certified to prescribe medical marijuana in Florida and more than 277,000 Florida citizens who are active qualified patients. The Council then heard a presentation from Erica Floyd Thomas, AHCA's Chief of Medicaid Policy, and Susan Williams, a Senior Pharmacist at AHCA. Their presentation informed the Council that all medication-assisted treatments are covered by Florida Medicaid which includes naltrexone tablets, vivitrol injections, buprenorphine; and suboxone tablets and film. The next presentation was done by Paula Williams, an Epidemiologist with DCF, who spoke on the "Patterns and Trends of the Opioid Epidemic in Florida." She noted that white males ages 25-35 were among the highest group of opioid-caused deaths. The final presentation was done by Melissa Jordan, Director of Public Health Research with DOH. She spoke about the Overdose to Action Opioid grant, which is a 3-year grant from the Center for Disease Control and Prevention (CDC), worth \$58.8 million. The grant work will seek to decrease the rate of opioid misuse and opioid use disorder (OUD), increase provision of evidence-based treatment for OUD, decrease the rate of emergency department (ED) visits due to misuse or OUD and decrease drug overdose death rate, including prescription and illicit opioid overdose death rates. The Council used the remainder of the meeting to discuss updates to the 2019 Annual Report draft and to provide agency updates.

Summary of Findings

Introduction

Florida continues to face ongoing threats like the opioid epidemic while developing new strategies to meet emerging issues like the growing abuse of methamphetamines and the danger that vaping is bringing to our youth. The Drugs Identified in Deceased Persons by Florida Medical Examiners 2018 Annual Report indicated that during 2018, there were 5,576 opioid-related deaths reported in Florida. This is 602 less than the previous year, which represents a 10 percent decrease. The report also indicated that occurrences of methamphetamine increased by 23 percent (198 more) and deaths caused by methamphetamine increased by 33 percent (155 more).¹ Regarding teenage vaping, there has been a 583% increase in the use of e-cigarettes/e-liquids by Florida's youth (ages 11-17) since 2012.² These continuing risks provide the need for ongoing collaboration at the local, state and national level.

Need for Services and Receipt of Services among the General Population

The National Survey on Drug Use and Health (NSDUH) provides important estimates of substance use, substance use disorders, and other mental illnesses at the national, state and sub-state levels. The NSDUH is an annual survey of the civilian, noninstitutionalized population ages 12 and older, using face-to-face, computer-assisted interviews. The NSDUH collects information from residents of households, persons in non-institutional group quarters (e.g., shelters, rooming/boarding houses, college dormitories, migratory worker camps and halfway houses), and civilians living on military bases. Persons *excluded* from the survey include persons with no fixed household address (e.g., homeless and/or transient persons not in shelters), active-duty military personnel, and residents of institutional group quarters, such as correctional facilities, nursing homes, mental institutions, and long-term hospitals. State- and sub-state level estimates are usually based on 2-year or 3-year averages to enhance precision. There is usually at least a 2-year lag between the date when the data are collected and the state-level estimates are published.

According to the most recently published, Florida-specific estimates from the 2016-2017 NSDUH, approximately 4.5% of children ages 12-17 and 7. 1% of adults ages 18 and older experienced a substance use disorder in the past year.³ The majority of individuals with substance use disorders do not receive treatment, including approximately 92% of individuals with alcohol use disorders and 87% of individuals with an illicit drug use disorder.⁴ Importantly, the vast majority (95%) of individuals classified by the NSDUH as needing, but not receiving, drug treatment also report that they did not feel they needed it. Only about 2% felt they needed treatment and made an effort to get it.⁵

The State Epidemiological Outcomes Workgroup (SEOW)

Florida's State Epidemiological Outcomes Workgroup (SEOW) plays several roles in state, regional, and community drug-related morbidity and mortality surveillance. Membership (n = 18) consists of epidemiologists and individuals who are knowledgeable about substance use issues including prevention, intervention, and treatment. Participating entities include DCF, FDLE– Medical Examiners Commission, DOH, AHCA, and the Department of Education. In addition, the SEOW's composition includes a representative from each of the Drug Epidemiology Networks (DENs) that operate across the state of Florida. Through the Partnerships for Success grant, eight counties were selected for DEN development and implementation including Broward, Duval, Franklin, Hillsborough, Manatee, Palm Beach, Walton and Washington. Both the SEOW and individual DENs produce annual reports that are reviewed by DOH and incorporated into strategic initiatives as appropriate. Additionally, fentanyl and fentanyl-analogs continue to drive overdoses, including deaths involving cocaine. Polydrug toxicity is still the most common pattern observed among deaths caused by drugs. Rural counties report an increase in heroin use and the emergence of fentanyl. A copy of the 2018 SEOW Report is available at the following location:

https://www.myflfamilies.com/serviceprograms/samh/publications/docs/ Florida%20SEOW%20Annual%20Report%202018.pdf.

Primary Prevention of Substance Use: Trends from the Florida Youth Substance Abuse Survey (FYSAS)

Substance use among youth in Florida continues to trend downward. Among middle and high school students in Florida, between 2008 and 2019, the prevalence of lifetime alcohol use decreased from 53 percent to 37 percent and the past-30-day prevalence of alcohol use decreased from 30 percent to 15 percent. Regarding binge drinking by students (in the past two weeks), the prevalence decreased from 15 percent to 7 percent. High schoolers are asked if they ever woke up after a night of drinking and did not remember the things they did or the places they went. The lifetime prevalence of "blacking out" among high schoolers decreased from 19 percent to 13 percent.

Regarding marijuana use, the prevalence of lifetime and past 30-day marijuana use among middle and high school students is essentially flat between 2008 and 2019. Lifetime prevalence decreased from 21 percent to 20 percent, and past 30-day prevalence decreased from 11 percent to 10 percent. Looking more specifically at *vaping* marijuana, approximately 15 percent of middle and high school students reported vaping marijuana at least once in their lifetimes in 2019, and approximately 8 percent did so in the past 30-days. Regarding the use of any illicit drug other than marijuana, the lifetime prevalence decreased from 21 percent to 15 percent between 2008 and 2019. The prevalence of the current (past 30-day) use of any illicit drugs other than marijuana decreased from 9 percent to 6 percent.⁶

Opioid Epidemic

Nationally, the opioid epidemic continues to be a challenge for public health officials, law enforcement and policy makers. According to the National Institute on Drug Abuse (NIDA), more than 130 people nationwide died every day during 2017 due to an opioid overdose. There are a number of factors that have contributed to this toll. For example, 21 to 29 percent of patients who are prescribed opioids for chronic pain have misused the substance. In addition, approximately 80 percent of people using heroin originally abused prescription opioids. The nationwide impact of opioid overdoses causes \$78.5 billion a year in medical costs, criminal justice actions and lost productivity.⁷ In July 2019, the CDC announced that new drug overdoses had decreased by 4.2 percent in 2018. However, this encouraging news was also balanced with the fact that 18 states saw an increase in drug overdose deaths.⁸

The Drugs Identified in Deceased Persons by Florida Medical Examiners 2018 Annual Report indicated that there were 5,576 opioid-related deaths reported (which averages more than 15 deaths per day). This is 602 less than the previous year, which represents a 10 percent decrease. Overall, 6,701 individuals died with one or more prescription drugs in their system, which is a 3 percent decrease. The drugs were identified as either the cause of death or merely present in the decedent. These drugs may have also been mixed with illicit drugs and/or alcohol. The drugs that caused the most deaths were fentanyl (2,348), cocaine (1,644), benzodiazepines (1,136, including 664 alprazolam deaths), morphine (1,102), fentanyl analogs (874), ethyl alcohol (866) and heroin (806).⁹

Evidence-Based Responses to the State of Emergency Due to the Epidemic of Opioid-Related Deaths

DCF has taken the lead regarding the deployment of evidence-based resources to prevent opioid-related deaths. State and federal funds, including the Substance Abuse and Mental Health Services Administration's (SAMHSA) State Targeted Response (STR) Grant, State Opioid Response (SOR), and Substance Abuse Prevention and Treatment (SAPT) Block Grant, are directed at the most effective interventions. According to a model published in the *American Journal of Public Health* in 2018, the interventions that will reduce the greatest number of opioid overdose deaths over 5 to 10 years in the U.S. are identified in the table below.¹⁰ All of these interventions were recommended by Florida's Drug Policy Advisory Council in previous Annual Reports. An update on each of them follows.

10 Years'		
Intervention	Estimated Number of Opioid Deaths Prevented Over 5 Years	Estimated Number of Opioid Deaths Prevented Over 10 Years
Expansion of Naloxone Availability	10,200	21,200
Expanded Access to Medication- Assisted Treatment	4,900	12,500
Expansion of Needle Exchange Programs	2,700	5,900
Reduced Prescribing for Acute Pain	1,900	8,000
Expansion of Prescription Drug	300	2,400

Figure A. Evidence-Based Interventions to Reduce Opioid Deaths Nationwide Over 5 to 10 Years¹¹

Expansion of Naloxone Availability

Disposal Programs

Research indicates that naloxone distribution can reduce opioid overdose rates by as much as 11% to 46%.¹² It is conservatively estimated that one heroin overdose death is prevented for every 164 naloxone kits distributed.¹³ Additionally, studies suggest that increasing health awareness through training programs that accompany naloxone distribution may reduce the use of opioids and increases users' desire to seek addiction treatment.¹⁴ DOH initiated an Overdose Prevention Program in August 2016. The program has been funded through a variety of sources, including General Revenue, the SAPT Block Grant, the STR grant, and the SOR grant. Organizations enrolled in the program distribute free, take-home naloxone kits directly to people who use drugs or are otherwise at risk of experiencing an overdose and to their loved ones who may witness an overdose. There are currently 110 organizations participating in the program. including substance use and mental health treatment facilities, hospital EDs, harm reduction programs, peer recovery organizations, homeless service providers, FQHCs and other community-based organizations. Since the start of the program, over 76,000 naloxone kits have been distributed among participating providers and 3,010 overdose reversals have been reported. In order to take the fight against opioid deaths to the next level, DCF will endeavor to increase the number of hospital ED sites participating in the naloxone distribution program (currently there are only 10) and the number of emergency medical services (EMS)/Fire naloxone leave-behind programs in operation (currently there are only 5).

In response to the nationwide opioid epidemic, funding has been made available through DOH for emergency opioid antagonists. DOH has been appropriated \$5,000,000 from the General Revenue Fund for the purchase of emergency opioid antagonists to be made available to emergency responders. DOH has established the Helping Emergency Responders Obtain Support (HEROS) Program for the purpose of acquiring emergency opioid antagonists for

agencies that employ emergency responders. This year, HEROS has provided 154,905 doses of naloxone to approximately 217 agencies that employ licensed emergency responders. This has allowed DOH to provided naloxone to agencies that employ licensed emergency responders located in 53 of Florida's 67 counties. The HEROS Program recently shipped naloxone to emergency responder agencies that applied for naloxone between July 1, 2019, and August 31, 2019, that met award requirements. The HEROS program began accepting applications for FY 2019/2020 Round 2 applications in November 2019.

Expanded Access to Medication-Assisted Treatment (MAT)

Methadone and buprenorphine maintenance are effective ways to decrease the illicit use of opioids and reduce the risk of overdose. Research shows that the risk of fatal overdoses is at least cut in half when individuals are enrolled in agonist (methadone or buprenorphine) maintenance treatment for opioid dependence.¹⁵ Nearly 13,000 individuals received medication-assisted treatment services under DOH's STR Grant, which concluded in April 2019. Approximately 55 percent were served with buprenorphine, 34 percent were served with methadone, and 11 percent were served with long-acting naltrexone (Vivitrol).

Additionally, before STR there were only 65 authorized buprenorphine prescribers in DOH's network of publicly-funded treatment providers. Now there are 163 prescribers, representing a 150 percent increase in capacity. For clients who have already completed opioid detoxification, long-acting injectable naltrexone (Vivitrol) is another U.S. Food and Drug Administration (FDA)-approved medication that helps prevent relapse. The number of Vivitrol prescribers in DOH's network quadrupled over the course of STR, increasing from only 11 prescribers up to 46. Regarding outcomes, the percent of negative drug test results increased from 70.5 percent in the first month of treatment to 90.2 percent at the sixth month of treatment. After the initial 31 days in services, the rate of non-fatal overdoses decreased by 70 percent and continues to drop. There is considerable room for improvement with regard to retention. Approximately two-thirds of all STR discharges from care were due to individuals disengaging and leaving voluntarily, or because they were administratively discharged (including those who were non-compliant with program rules).

Expansion of Syringe Exchange Programs (SEPs)

Syringe exchange programs are front line public health interventions that effectively reduce the spread of HIV and hepatitis C by reducing the sharing, reuse, and circulation of syringes and injecting equipment.¹⁶ Research shows that every dollar spent on syringe exchange programs saves at least three dollars in treatment costs averted.¹⁷ Syringe exchange programs provide a range of comprehensive healthcare services including testing and counseling for various infectious diseases, overdose prevention, and vaccinations. Syringe exchange programs also facilitate recovery by linking people with substance use disorders to treatment services.¹⁸ Florida's first legal syringe exchange program – called the IDEA Exchange – opened in Miami-Dade County on December 1, 2016. The program provides compassionate and nonjudgmental services and empowers people who use drugs to make healthier and safer choices regardless of whether they are ready to stop using drugs. Since the start of the IDEA Exchange in Miami, 1,147 have enrolled in the program.

A total of 1,059 HIV rapid tests have been performed among participants, with an HIV positivity rate of 12.5% (self-reported or newly diagnosed). A total of 877 hepatitis C rapid tests have been performed, with a 46.7% positivity rate. Additionally, 340 participants have been referred to substance use treatment services. Compared to the fixed exchange site in Miami, the mobile van is more likely to attract people who inject drugs from higher risk and harder to reach groups (i.e., more women, more African Americans, higher self-reported hepatitis C virus seropositivity, lower socioeconomic status, more homelessness).¹⁹ Miami's program also reduced the number of syringes improperly disposed of in public places by nearly 50%.²⁰

The recently released 2018 Annual Report on *Drugs Identified in Deceased Persons by Florida Medical Examiners* reflects a 13% reduction in opioid-caused deaths compared to 2017.²¹ Naloxone distribution to people who use drugs through the Miami IDEA syringe exchange may have contributed to steeper reductions in opioid-caused deaths in South Florida. Miami-Dade had a 39% reduction and Broward had a 29% reduction in opioid-caused deaths.²² It should be noted that about 10% of the IDEA Exchange participants using the mobile van unit and 20% of those using fixed site in Miami are residents of Broward County.²³ In partnership with DOH, the IDEA Exchange has distributed 2,432 boxes of naloxone and documented 1,347 reported reversals.

Effective on July 1, 2019, new legislation in Florida (Senate Bill 366) permits county commissions to authorize the establishment of additional syringe exchange programs through county ordinances.²⁴ The law requires county commissioners to take several steps including enlisting the help of county health departments to provide ongoing advice and recommendations regarding program operation. DCF will ensure that new programs are equipped with overdose reversal kits and establishing the processes and relationships needed to effectively link individuals to addiction treatment services.

Reduce Prescribing for Acute Pain

DCF, DOH, and a variety of community-based partners, including anti-drug coalitions throughout the state, have worked for many years on educational campaigns and initiatives designed to encourage safe prescribing practices and reduce the volume of unused opioids available for theft, diversion, and abuse. These efforts recently culminated with the enactment of new legislation (House Bill 21), which went into effect in Florida on July 1, 2018, that limits prescriptions for acute pain to a 3-day supply (with the potential for an extension up to a maximum of 7 days with additional documentation).²⁵ Preliminary research shows that the law substantially reduced opioid prescriptions. Six months after implementation of the law, the proportion of patients receiving opioid prescriptions for common outpatient surgical procedures decreased by 21%, and the average total opioid dose prescribed decreased by 64 Morphine Milligram Equivalents.²⁶ The proportion of patients receiving opioid prescriptions for longer than a 3-day supply decreased by 68%. The authors of this study concluded that, "The legislation should significantly decrease the amount of unused opioid pills potentially available for diversion and abuse."27 Updates from the Department of Health also reflect decreases in the number of days' supply of controlled substances dispensed to patients and the Morphine Milligram Equivalents per prescription.²⁸

Expansion of Prescription Drug Disposal Programs

Historically, the most commonly implemented opioid misuse prevention activities in Florida have been designed to reduce the supply of prescription drugs available for theft, diversion, and misuse. These activities include safe storage and disposal campaigns, participation in drug "Take-Back" events, the establishment of prescription drug drop boxes, and the provision of lock boxes and drug deactivation systems. Community education and awareness campaigns incorporating safe use, safe storage, and safe disposal messages have been supported by the Substance Abuse Block Grant's primary prevention set-aside and the Drug Free Communities grant for at least a decade. SAMHSA's Center for Application of Prevention Technologies (CAPT) recently summarized evaluation findings from a selection of media campaigns designed to prevent prescription drug misuse.²⁹ According to SAMHSA's summary, during the implementation of the *Use Only as Directed: Utah Prescription Pain Medication Program*, the number of unintentional prescription drug-related overdose deaths decreased, along with willingness to share prescriptions and to use someone else's prescription drugs.³⁰ In addition to Block Grant primary prevention set-aside funds,

DCF also authorizes the use of State Opioid Response grant prevention funds for media campaigns based on the *Use Only as Directed* initiative. To date, thousands of Floridians are estimated to have been reached by campaign messages.

Florida Prescription Drug Monitoring Program

The Florida Prescription Drug Monitoring Program (PDMP) provides data related to controlled substance prescriptions in the state. From July 1, 2018, to June 30, 2019, there were 29,935,352 controlled substance prescriptions dispensed to Florida patients, a 9.8 percent decline from the previous year. In addition, 4.95 million people in Florida were prescribed one or more controlled substances, a decrease of 10.3 percent. Alprazolam, oxycodone SA and hydrocodone SA were ranked the top three most commonly dispensed controlled substances for the fourth year in a row, together representing 37.4 percent of the total controlled substances dispensed from July 1, 2018, to June 30, 2019. Drugs with the largest year-to-year decreases in dispensing were hydrocodone SA (-19.7 percent), tramadol SA (-13.1 percent) and phentermine (-13.1 percent).³¹

Behavioral Health Workforce

Florida is experiencing a shortage of health care professionals to meet the growing needs of our state. For behavioral health professionals, the shortage is reaching near critical levels. Supply and demand for behavioral health practitioners are affected by factors including: population growth, aging of Florida's population, expansion of insurance coverage, changes in health care reimbursement, retirement, attrition, reduction in stigma to seek care, the opioid epidemic, low reimbursement rates, and geographic location of the health care workforce. While need grows, the workforce remains static at best. Meanwhile, Florida's aging population (65 and older) is expected to exceed any other age group by 2030 causing a dynamic shift in future behavioral health care needs. A recent addition to the behavioral health workforce has been the utilization of peers with lived experience, however, many of these individuals are unable to work due to background screening requirements and the bureaucratic burden of seeking an exemption. In addition, the medical workforce with a specialty in addiction medicine is inadequate to meet the growing need.³²

Law Enforcement Perspective

Florida law enforcement remains engaged in the current effort to reduce the availability of heroin, fentanyl and fentanyl analogs and other substances contributing to opioid-involved overdose and overdose deaths. Efforts to reduce deaths involving specific opioids (heroin and fentanyl analogs) appear to be trending slowly in a positive direction, based on indicators used to gauge illicit drug activities and the drug abuse environment. According to the Drugs Identified in Deceased Persons by Florida Medical Examiners 2018 Annual Report, deaths involving heroin and deaths involving fentanyl analogs decreased. However, deaths involving fentanyl increased substantially (29.5 percent); and deaths caused by fentanyl increased (35 percent).

A comparison of FDLE laboratory submissions between the first half of 2018 and the first half of 2019 revealed increases in heroin, fentanyl, morphine and buprenorphine. Prescription opioids, hydrocodone, hydromorphone and oxycodone decreased. Of particular interest though were increased submissions seen in methamphetamine, certain synthetic cathinone drugs and synthetic cannabinoids, all of which increased, in both occurrences in the deceased and in the cause of death according to the annual report of the Florida Medical Examiners.³³

In the continued effort to mitigate opioid overdose (OD) deaths in Florida, a project was launched to expand the use of naloxone by law enforcement and emergency responders on the scenes of suspected opioid overdose and capture those data for response, treatment and prevention follow up activities. The project is a collaborative project of the Seminole County Sheriff's Office, FDLE, DOH, South Florida HIDTA, Central Florida HIDTA, North Florida HIDTA, the Gulf Coast HIDTA, the

Washington/Baltimore HIDTA, and the Florida National Guard Counterdrug Program.³⁴ This initiative builds on the current practice, by EMS within the state, of inputting case information into the Florida Prehospital EMS Tracking and Reporting System (EMSTARS).

As part of the grant-funded project, DOH is developing an application programming interface (API) to streamline EMSTARS overdose data into an easy to use solution that interfaces with the Overdose Detection Mapping Application Program (ODMAP). ODMAP is a tool to identify near realtime suspected overdose surveillance data across jurisdictions to support public safety and public health efforts to mobilize an immediate response to a sudden increase, or spike in overdose events. A parallel effort to engage law enforcement agencies statewide in ODMAP expansion efforts is being mounted, in particular, to capture fatal overdose data to be used for improvements in overdose-related public safety outcomes. As the lead agency, the Seminole County Sheriff's Office will create an ODMAP and OD Data Center of Excellence which will include public safety and health care (response, treatment and prevention) related best practices utilizing OD data.

While the opioid crisis continues, it is important to note increases in the availability of and illicit activities with respect to methamphetamine and cocaine. The geographical size and diverse population of Florida has resulted in diverse drug problems across the state. Regions within the state are experiencing variations on what is perceived as the primary drug concern for that region. For instance, cocaine was seen as the most prevalent illegal drug being distributed throughout the South Florida region. Coca cultivation and cocaine production over the past three years has increased the flow of cocaine into Florida. In the Central Florida region, heroin is reported as the most prevalent illegal drug, especially in the Orlando and Tampa areas. The North Florida region has reported that methamphetamine is the prevalent illegal drug being distributed. In recent years, the production of methamphetamine has shifted from being small localized operations to large Mexican cartel-operations. The change in the source of supply, its purity and relative low cost has also fueled the expansion of methamphetamine throughout the state, creating new markets where few existed.

Progress continues in combatting illegal drug activities throughout Florida. The opioid issue continues to be the priority problem. However, impacts of widespread use of many other dangerous drugs will require vigilance from the law enforcement community, in partnership with other stakeholder communities.

Statewide Drug Policy Advisory Council Previous Recommendations from Annual Reports Accomplished

1. Require prescribers to complete a continuing education course on prescribing controlled substances, particularly opiates, alternative treatment and risks of opioid addiction following all stages of treatment in management of acute pain. The Controlled Substances Bill, or HB 21, was signed into law July 2018. The new law mandates continuing education for controlled substance prescribers.³⁵

2. Establish standards of practice for prescribing of controlled substances for the treatment of acute pain, as well as limiting the days' supply of an opioid prescription to reduce the probability of dependence or addiction.

Significant progress on this recommendation was made in 2018. HB 21 placed a three-day limit on prescribed opioids for acute pain, unless strict conditions are met for a seven-day supply. In addition, the bill established standards regarding prescribing requirements for non-acute pain and created new requirements for pain management clinics, mandating they register with the Florida Department of Health by January 1, 2019.³⁶

3. Review a patient's controlled substance dispensing history in the Prescription Drug Monitoring Program (PDMP) prior to prescribing or dispensing a controlled substance.

A major provision of HB 21 from July 2018 was a requirement that health care prescribers or dispensers of opioids consult the PDMP. To increase utilization of the PDMP, direct access was expanded with passage of HB 21 authorizing health care practitioners employed by the federal Department of Veteran Affairs, Department of Defense and the Indian Health Service who are not licensed in Florida to request information from the PDMP.³⁷

4. Increase access to substance use disorder treatment, at all levels of the continuum of care, and funding for additional treatment capacity.

In 2018, the Florida Legislature appropriated \$14,626,911 in recurring General Revenue funds to expand treatment capacity, including recovery support services and medication assisted treatment (MAT). SAMHSA is also awarding DCF over \$127 million in SOR grant funds between 10/1/18 and 9/29/20 for a variety of initiatives and an array of services including, but not limited to, MAT and recovery support services. It is important to note that these services are provided by non-recurring federal grant funds. In order to sustain these initiatives, the Council will need to revisit this recommendation in future reports.

5. Expand syringe services programs to operate in multiple sites throughout Florida to reduce the spread of infectious disease, reduce overdose deaths and link to substance use disorder treatment.

On July 1, 2019, Senate Bill 366 went into effect which permits county commissions to authorize the establishment of additional syringe exchange programs through county ordinances.³⁸

6. Expand access to PDMP information to Florida medical examiners to facilitate the medico-legal death investigation process and certification of the cause and manner of death.

House Bill 21 from 2018 enabled Florida's medical examiners to have access to the PDMP information.³⁹

7. Establish the Office of Drug Control and Policy.

On April 1, 2019, Governor Ron DeSantis signed Executive Order 19-97, which establishes the Office of Drug Control within the Executive Office of the Governor. Appointments of staff to this office are forthcoming.

8. Integration and interoperability of PDMP data to encourage safer prescribing of controlled substances and reduce drug abuse and diversion within Florida.

DOH is currently engaged in reciprocal interstate data sharing with 16 states and has integrated PDMP information into 455 electronic health recordkeeping systems across the state.

Prevention

1. Develop and implement a public awareness campaign designed to (1) prevent substance use among youth, (2) increase awareness of substance use treatment options, and (3) reduce the stigma associated with the treatment of substance use disorder and mental illness. Messaging should include anti-drug prevention messages designed for youth (ages 12-17), increase awareness of medically assisted treatment and psychological service opportunities, and reduce the stigma associated with addiction.

In many ways, Florida has made significant gains in preventing substance use among youth. According to the 2018 Florida Youth Substance Abuse Survey (FYSAS) high school students reported a 27% reduction in their past 30-Day alcohol use, 11% reduction in tobacco use and 0.9% reduction in marijuana use as compared to 2002.⁴⁰ Despite these gains, new trends demonstrate the need for concern. For example, vaping among teens has increased across the United States. According to a study conducted by the University of Michigan and the National Institute on Drug Abuse (NIDA), 37.3% of 12th graders reported using some form of e-cigarette (nicotine and/or marijuana) in 2018.⁴¹ This was an increase of 9.5% as compared to the same period in 2017. The 2018 FYSAS showed a similar increase of 9.1% among Florida's 12th graders.⁴²

Recognizing vaping as a significant problem, the Food and Drug Administration (FDA) launched a vaping/e-cigarette prevention campaign in the U.S. The campaign, entitled "The Real Cost," targets youth ages 12-17 and uses a science-based approach to educate young people on the dangers of e-cigarettes.⁴³ To reach their target audience, the FDA employs television ads, online videos, websites, social media, and printed materials.

With the use of a multifaceted drug prevention campaign, Florida can reduce and/or delay the use of alcohol, vaping, tobacco, and/or other recreational drugs by youth ages 12-17. To maximize impact, community partners such as DCF, DOH, DOE, Florida National Guard Counterdrug Program, and other anti-drug organizations should be engaged in the process.

Once a physician or mental health counselor has assessed and diagnosed an individual with a substance use disorder, they can properly assist the client in identifying treatment options. Treatment plans are built upon the individuals' need to include short and long-term goals for maintaining sobriety. Primary treatment goals often include evidence-based therapeutic modalities, medically assisted treatment, or a combination of the two.

Through a public awareness campaign, Florida can (1) educate citizens on the benefits of these recovery options and (2) guide them in obtaining treatment. Parallel to this effort, Florida should continue to bring awareness to DCF's Overdose Prevention Awareness Campaign. DCF's campaign has educated Florida's citizens on the benefit of naloxone, the medication that reverses opioid overdose. They also provide information on where individuals can access medication in Florida. The targeted audience for the campaign should include high-risk populations, their friends and family. Campaign materials include radio ads, interviews with key stakeholders, printed materials and a website that allows individuals to search for the nearest naloxone distribution site in their area: https://isavefl.com/.

Individuals with a substance use or mental health disorder often experience three forms of stigma. These types include structural, public, and self-stigma. Societal norms and attitudes drive the first two types; while the third occurs when individuals internalize these negative opinions.^{44, 45} Self-stigma causes lowered self-esteem, decreased self-efficacy, and amplified feelings of embarrassment and shame. As a result, stigma can impede an individual's willingness to pursue treatment, thus placing them at a higher risk for crisis and/or fatal overdose.

A two-pronged approach can be utilized to (1) reduce the negative perceptions of addiction within the community and (2) increase the likelihood of an individual to seek out/pursue and engage in appropriate treatment.

2. Increase substance use prevention efforts by (1) securing/sustaining front-end prevention funding and (2) expanding state partnerships with anti-drug coalitions, education institutions, faith-based organizations, and law enforcement. These partnerships will improve the greater understanding of addiction, reduce the impact of stigma, and allow for the unified employment of limited resources towards a common goal.

Preventing drug use before it starts is a fundamental tenet of a comprehensive approach to drug control.⁴⁶ It has been proven that early intervention can be accomplished through anti-drug awareness campaigns, expanding drug take-back events, and strengthening anti-drug coalitions. To accomplish this, Florida should continue to support its anti-drug coalitions by maintaining or expanding grant opportunities similar to DCF's Prevention Partnership grants, Substance Abuse and Mental Health Services Administration (SAMHSA) grants, and the Office of National Drug Control Policy (ONDCP) grants.^{47, 48,49}. Funds obtained through these sources are used to implement evidence-based prevention programs, local prevention messaging campaigns, and expanding prescription drug take-back events.

These intervention initiatives conducted in conjunction with a large-scale prevention campaign would potentially have a significant impact to the community. Partner organizations and community stakeholders could utilize their already existing social media platforms, websites and other media outlets to dispatch prevention, stigma and treatment-related messages. As a result, these messages would be more widely available throughout the state and at minimal cost to the taxpayer. Moreover, these early investments pay large dividends in substantially reduced treatment and criminal justice costs, saving taxpayer dollars while reducing the number of young people whose lives are tragically affected by early substance abuse⁵⁰.

3. Implement a substance-use prevention strategy designed to reduce drug use among youth ages 12-17. The program will focus on evidence-based and/or evidence informed prevention strategies proven to reduce substance use, while also increasing youth resiliency, coping strategies, positive mental health, and responsible decision-making. DCF should lead, in collaboration with DOH and DOE, a statewide initiative to increase and coordinate prevention efforts across Florida through a partnership with coalitions, community SUD providers, school districts, faith-based groups, and business interests. The end goal would be to better link existing prevention efforts and to increase the availability and funding for prevention efforts.

It is estimated that 17.5% of adults in Florida have experienced some form of mental illness in the past year and 7.1% have experienced a substance use disorder.⁵¹The initial onset of mental health and/or substance use disorders typically occurs during childhood or adolescence. This information provides state and local leadership the opportunity to address these issues prior to an individual reaching a crisis state. Communities can do this by implementing evidence-based practices designed to treat mental health issues early and prevent substance use among youth.

Florida's communities are geographically and culturally unique; therefore, all evidence-based practices utilized must be flexible and adaptable to the needs of a specific population. These practices must contain a core prevention foundation that remains uniform across the state and provides guidance to administrators on acceptable changes or adaptations in methods of delivery. This process would ensure fidelity and provide measurable, repeatable, and effective outcomes. Collaboration between evidence-based administrators, researchers, and developers would be mandatory. To facilitate this process, SAMHSA has established an evidence-based practice online resource center. The SAMHSA resource center contains a collection of science-based resources for a broad range of audiences.

These resources include substance use prevention plans, treatment improvement protocols, toolkits, resource guides, clinical practice guidelines, and other science-based resources.⁵²

In Florida, quality mental and emotional health education and substance use and abuse health education were identified as high priorities by Governor DeSantis, First Lady DeSantis and the Florida Legislature. For decades, Comprehensive Health Education has included mental and emotional health and substance use and abuse as part of required instruction through section 1003.42 (2)(n), Florida Statutes, but did not include an instructional time requirement or the assurance mechanisms to support and verify instruction.

Florida Administrative Code rule 6A-1.094121, was approved by the State Board of Education on July 17, 2019. This rule establishes a minimum of five hours of required instruction related to mental and emotional health education for students in grades 6-12.

Florida Administrative Code rule 6A-1.094122, was approved by the State Board of Education on August 21, 2019. This rule requires school districts to annually provide instruction to students in grades K-12 related to youth substance use and abuse health education.

Content must advance each year through developmentally appropriate instruction and skill building. Decisions about which course(s) will be used to deliver this instruction and curricula used will be determined at the school district level. These rules are in effect for the 2019-2020 school year.

Prevention programs for elementary school children should target the following skills: self-control; emotional awareness; communication; social problem-solving; and academic support, especially reading. Prevention programs for middle and high school students should increase social and academic competence through the following skills: study habits and academic support; communication; peer relationships; self-efficacy and assertiveness; drug resistance skills; reinforcement of anti-drug attitudes; and strengthening of personal commitments against drug abuse.⁵³ These skills contribute to the healthy development of youth, promote mental wellness, and reduce risky behavior. An effective framework involves coordinated strategies across schools, classrooms, homes and community organizations.

4. Develop and implement a comprehensive e-cigarette/e-liquid prevention strategy designed to reduce vaping among youth (ages 11-17) and limit the negative health effects associated with e-cigarettes, e-liquids, and/or other vaping materials.

There has been a 583% increase in the use of e-cigarettes/e-liquids by Florida's youth (ages 11-17) since 2012.⁵⁴ According to the Centers for Disease Control and Prevention (CDC), this health emergency is a national epidemic. The CDC's research confirms that 1.5M youth are actively using vaping devises across the country.⁵⁵ This steep rise in e-cigarette use is likely due to uncontrolled advertising methods, a wide range of flavored vaping products, and an extremely high nicotine content. Many of these devices come in shapes designed to mimic the look of markers, highlighters, USB flash drives, etc., making them very easy to conceal.



Figure B. Florida Youth Substance Abuse Survey Past 30 Day Vaping Trend

Source: https://www.myflfamilies.com/service-programs/samh/prevention/fysas/2019/docs/FYSAS%202019%20(Final).pdf

Additionally, 8,269 children (ages 6 or less) were accidentally poisoned by consuming e-liquids during the period of 2012-2017.⁵⁶ Most, 92.5% of these children were exposed by ingesting e-liquids.⁵⁷ The Food and Drug Administration (FDA) believes these children consumed liquid nicotine because of the child-friendly packaging, cartoon placement, and diverse flavoring options.⁵⁸ The Child Nicotine Poisoning Prevention Act (CNPPA) of 2015 requires all e-liquids sold, manufactured, and/or distributed to be packaged in child resistant containers.⁵⁹ The CNPPA has helped reduce e-liquid exposures; however, the poisoning rate remains high as compared to 2012. In fact, new trends suggest that some youth populations are now deliberately drinking e-liquids and/or eating/chewing e-liquid pods/cartridges to gain access to the nicotine.⁶⁰



Figure C. Annual Number and Rate of Liquid Nicotine Exposures Among Children <6 Years Old, NPDS 2012-2016

Source: American Academy of Pediatrics, 2018.

In 2016, the FDA published a rule that extends its regulatory authority to all tobacco products. This regulation includes e-cigarettes, e-liquids, hookahs, cigars, and pipe tobacco. Prior to this

regulation, these products were sold without any review of their ingredients, manufacturing processes, or their potential dangers.⁶¹ Additionally, the ruling ensures e-cigarettes/e-liquids are not sold to minors and not available for purchase in vending machines that are accessible by youth. Since 2016, the FDA has sent 594 warning letters and issued 125 fines to Florida businesses for violating FDA's 2016 e-cigarette/e-liquid regulation.⁶² Given FDA's limited time and resources, it should be assumed that additional violations would have been identified if other agencies were given the authority to conduct compliancy inspections.

While section 877.112, Florida Statutes, clearly prohibits the sale of e-cigarettes/e-liquids to minors, it does not establish e-cigarette/e-liquid advertising laws that prohibit youth targeting or ban the sale of flavored vaping products popular among Florida's children. Tobacco companies, prior to the 1998 "Master Settlement Agreement," commonly used marketing practices designed to target youth, while encouraging them to experiment with cigarettes, chewing tobacco, and other items containing nicotine. These practices included the use of cartoon advertisements, brand name endorsements, outdoor signage, billboards, public transit ads, and free tobacco company merchandise/samples. Many of these same advertising methods have been retooled by vaping companies and are now being employed to target youth. The Florida Division of Alcoholic Beverages and Tobacco does not require a business in the state of Florida to obtain a Tobacco Retail License to sell or manufacture e-cigarettes and/or e-liquids.⁶³ This precludes Florida's ability to inspect and/or regulate e-cigarette/e-liquid manufacturing processes and retail establishments where these products are sold.

On September 11, 2019, the President of the United States announced his intent to ban the sale of flavored e-cigarettes/e-liquids within the United States. Since the President's announcement, New York, Michigan, Rhode Island, Massachusetts and Washington State have all implemented their own bans on flavored vaping products.^{64, 65, 66, 67} These bans are expected to reduce the use of e-cigarettes/e-liquids by youth, limit accidental poisoning, and/or prevent its use entirely.

With the development and deployment of a comprehensive e-cigarette/e-liquid prevention strategy, Florida can better protect its youth and limit the negative health effects associated with vaping.

5. DOH should lead an initiative to review current practices utilized in primary care settings to solicit patient information on alcohol and drug use and to what extent Screening, Brief Intervention, and Referral to Treatment (SBIRT) or other evidence-based practices are being utilized to identify and intervene with patients showing symptoms of problematic alcohol or drug use. A report from AHCA on availability of Medicaid coverage for SBIRT should be a part of this initiative.

Early identification is the key to addressing the potential of an individual developing a substance use disorder. Screening, Brief Intervention, and Referral to Treatment (SBIRT) is an evidencebased practice used to identify, reduce, and prevent problematic use, abuse, and dependence on alcohol and drugs. Typically, this practice is conducted in medical settings, including community health centers, and has proved successful in hospitals, specialty medical practices such as HIV/STD clinics, emergency department, and workforce wellness programs. SBIRT can be easily used in primary care settings and enables health care professionals to systematically screen and assist people who may not be seeking help for a substance abuse problem, but whose drinking and drug use may cause or complicate their ability to handle health, work, and family issues. SBIRT aims to prevent unhealthy consequences of alcohol and drug use among those whose use may not have reached the diagnostic level of a substance use disorder⁶⁸.

Research validates that the SBIRT model reduces health care costs⁶⁹, decreases severity of drug and alcohol use, and reduces the risk of physical trauma and the percentage of patients who go without specialized substance abuse treatment.⁷⁰

SBIRT's use across health care settings is dependent on the state's coding and billing policies. Some states are working to "activate" Medicaid codes for SBIRT in their respective Medicaid plans.

Treatment and Recovery

6. Expanding naloxone availability among people who use drugs and their peers as the most effective way to reduce opioid overdose deaths.

Research shows that overdose mortality can be reduced by distributing naloxone to individuals at risk of experiencing an overdose and to their peers and family who may witness an overdose, through syringe access programs, drug treatment programs, community meetings, support groups for family members of people who use opioids, re-entry programs, mobile outreach programs, homeless service providers, and other community-based distribution programs that provide continuous, low-barrier access to naloxone.⁷¹ It is conservatively estimated that one heroin overdose death is prevented for every 164 naloxone kits distributed.⁷²

According to a recent statement from the FDA supporting the expansion of naloxone access, "Naloxone is a critical tool for individuals, families, first responders, and communities to help reduce opioid overdose deaths, but access to naloxone continues to be limited in some communities." The FDA reiterated that "all three forms of naloxone are FDA-approved and may be considered as options *for community distribution* and use by individuals *with or without medical training* to stop or reverse the effects of an opioid overdose." The FDA is also continuing the agency's efforts to make naloxone available over-the-counter.⁷³

Bystanders are present in approximately 40% of opioid overdose deaths and approximately 65% of nonfatal overdoses.⁷⁴ Tragically though, when someone overdoses in America, a 911 call is made less than 50% of the time.⁷⁵ Fear of police involvement is the most commonly cited reason for delaying or deterring a call for help for an overdose victim.⁷⁶

Fortunately, people who use opioids and their friends and family members can reverse opioid overdoses and revive individuals using naloxone. Naloxone is remarkably safe and has no potential for abuse. When given to individuals who are not under the influence of opioids, it produces no harmful effects. It is relatively quick and easy to train people who use opioids and their loved ones on the use of naloxone. Research confirms that bystander/layperson naloxone administration is a safe and effective community-based method for preventing overdose deaths and that the associated education effectively improves overdose recognition and response.⁷⁷ It is critical that we get naloxone into the hands of people who use drugs and their peers, as they are commonly the first responders at the scene of an overdose and are able to immediately administer naloxone to someone who is not breathing and save their life.

DCF initiated an Overdose Prevention Program in August of 2016. The program has been funded through a variety of sources, including General Revenue, the SAPT Block Grant, the STR grant, and the SOR grant. Organizations enrolled in the program distribute free, take-home naloxone kits directly to people who use drugs, people with a history of drug use, and to their peers and loved ones who may witness an overdose. There are currently 110 organizations participating in the program, including substance use and mental health treatment facilities, hospital EDs, harm reduction programs, peer recovery organizations. Since the start of the program, over 79,000 naloxone kits have been distributed among participating providers and 3,184 overdose reversals have been reported. In Palm Beach County, Rebel Recovery distributed 5,481 naloxone kits and documented 478 reported reversals.⁷⁸ Unsurprisingly, and much like the experience in other states, the most effective naloxone distribution programs enrolled in DCF's program are operated by organizations that serve people who use drugs with a peer-oriented, harm-reduction framework.

Between 2006 and 2009, Massachusetts provided overdose education and naloxone kits to thousands of people who use opioids and their families, friends and social service providers. An interrupted time series analysis compared communities that did not implement the program to

low implementation communities (enrolling \leq 100 participants per 100,000 population) and high implementation communities (enrolling > 100 participants per 100,000 population). Low implementation communities experienced a 27% decrease in opioid overdose death rates, and high implementation communities experienced a 46% decrease in opioid overdose death rates.⁷⁹

In 2013, North Carolina began prioritizing naloxone distribution to populations at high risk for overdose, namely people who inject drugs, individuals receiving medication-assisted treatment, people with a history of opioid use who were formerly incarcerated, and individuals engaged in sex work. A recently published evaluation of this program found that high distribution counties experienced a 14% decrease in opioid overdose death rates, and low distribution counties experienced an 11% decrease in opioid overdose death rates, relative to counties with no naloxone distribution.⁸⁰ Several other studies conducted in the U.S. have also documented reductions in opioid overdose mortality associated with naloxone distribution programs, all of which were evaluations of naloxone distribution programs that *prioritized people who use drugs and those around them*, most commonly through Syringe Exchange Programs and drug treatment programs, but also through mobile vans, HIV education drop-in centers, pain management clinics, and single room occupancy hotels, for example.⁸¹

Researchers recently simulated the impact of 13 different naloxone distribution models on overdose deaths and found that expanding naloxone distribution through a single Syringe Exchange Program can reduce a community's overdose deaths by 65%. Results showed that, "Optimal [naloxone] distribution methods may include secondary distribution so that the person who picks up naloxone kits can enable others in the community to administer naloxone, as well as targeting naloxone distribution to sites where individuals at high-risk for opioid overdose death are likely to visit, such as syringe exchange programs."⁸²

Additional research demonstrates that distributing naloxone to laypeople, particularly those likely to experience or witness an overdose, is the most cost-effective way to prevent overdose deaths. Researchers analyzed the cost-effectiveness of 8 different naloxone distribution strategies among three target groups (laypeople, police and fire personnel, and EMS personnel). The top 4 most cost-effective strategies all involve high naloxone distribution to laypersons. Strategies that did not distribute a significant amount of naloxone kits to laypeople always ranked last. Thus, when facing resource constraints, naloxone distribution to laypeople should be prioritized.⁸³ Other research shows that people who use drugs deploy take-home naloxone to save a life at a rate nearly 10 times that of laypeople who do not use drugs, emphasizing the need to prioritize naloxone distribution efforts and resources among people who are actively using drugs.⁸⁴

There is no evidence indicating that access to naloxone encourages or increases the use of heroin or other opioids. Rather, studies suggest that increasing health awareness through naloxone training and distribution actually reduces the use of opioids.⁸⁵ DCF's Overdose Prevention Coordinator and Harm Reduction Coordinator is available to help with training and technical assistance to organizations interested in establishing targeted naloxone distribution programs.

7. Encourage county commissions to establish Syringe Exchange Programs to distribute naloxone to people who use drugs and prevent new cases of HIV and Hepatitis C.

In order to make a larger impact in reducing overdose deaths, Florida needs to do a better job of targeting naloxone distribution to people most likely to experience an opioid overdose. While SEPs are the most effective organizations at saving lives by distributing naloxone directly to people who use drugs, there is currently only one SEP operating in Florida: the IDEA Exchange in Miami-Dade County. The IDEA Exchange has distributed 2,432 naloxone kits and documented 1,347 reported reversals. During the 2019 session, the Florida Legislature voted to

expand SEPs statewide through the passage of SB 366, which allows county commissions to pass ordinances to authorize local SEPs. County commissions are encouraged to pass ordinances establishing new SEPs throughout the state.

8. Take steps to ensure opioid overdose survivors in emergency departments and floor units are provided low-barrier access to naloxone kits before being discharged. Low barrier access entails no cost for indigent or uninsured individuals, little to no paper work, and no separate trip to the pharmacy (i.e., bring the meds-to-beds).

People who have experienced an overdose are treated in Florida emergency departments every day, making these important settings for expanding naloxone distribution. Nonfatal opioid overdose remains the most significant risk factor for subsequent fatal overdose and provides an identifiable opportunity for overdose education and naloxone distribution. Research confirms that emergency departments are an effective way to provide take-home naloxone kits to high-risk individuals who have not previously received overdose education and naloxone.⁸⁶

Hospital EDs and floor units should be offering take-home naloxone kits prior to/upon discharge to patients at risk of experiencing an opioid overdose. Hospitals should operate under non-patient specific naloxone standing orders in order to allow for broader distribution of naloxone, reduce the burden on prescribers and dispensers by removing the need to write individual prescriptions, reduce bureaucratic and system-wide barriers to receiving naloxone, and allow for ED and floor unit staff to hand naloxone directly to the patient (as opposed to sending the patient to a pharmacy where the medication may never be obtained due to cost, stigma, and other barriers). It is also important to allow for patients to receive more than one naloxone kit, as they may know people at risk of overdose, they can provide additional kits to directly and can provide kits to their friends and family that may witness an overdose.

Hospital EDs and floor units should offer naloxone kits upon discharge to:

- People who received treatment for an overdose.
- Patients being treated for other drug-related issues, such as endocarditis, cellulitis, abscesses, and vein/wound care related to injection-drug use.
- Patients identified as having an OUD.

The Florida Hospital Association issued the following guidelines to help increase access to naloxone in EDs:

"Emergency department providers and hospital-based pharmacies should operate under non-patient specific naloxone standing orders to ensure that take-home naloxone kits are offered and provided to anyone in the emergency department at risk of opioid overdose, and to the friends and family of those patients at risk of opioid overdose. Any patient in the emergency department due to opioid overdose should be provided with a take-home naloxone kit upon discharge. Friends and family members of the patient should also be provided with take-home naloxone kits upon the patient's discharge. Hospitals are encouraged to coordinate a follow-up process for individuals who need additional naloxone kits."⁸⁷

Florida hospitals can have a role in helping to save lives by making sure opioid overdose survivors and those around them are easily and readily equipped with the antidote before they are discharged from emergency departments.

9. Encourage the establishment of warm handoff programs from EDs to community OUD providers; convene a summit of hospital administrators, EDs, and community OUD providers to ascertain roadblocks and develop strategies to eliminate these roadblocks

The Centers for Disease Control and Prevention has cited Emergency Departments (ED) as important centers for treatment and referral, including medication assisted treatment (MAT),

which has been shown to be superior to motivational interviewing and referral alone.^{88 89} Direct linkage from the ED to community OUD providers, known as a warm handoff, is proving to be a better option to serve this population; however, these interventions are sparse. The Florida Hospital Association documents 209 EDs in Florida. Of these, only approximately 18 to date have been identified as having, or in the process of implementing, a warm handoff initiative.

As the opioid epidemic continues, EDs will play an integral part in mitigating the human toll on many levels through screening and identification of patients at risk for opioid use disorder, managing acute opioid withdrawal, initiating medication assisted therapy, and coordinating linkage to outpatient treatment. However, much work remains to be done to create, validate, disseminate, and implement effective evidence-based strategies to accomplish these challenging tasks within the unique care environment of the ED.⁹⁰

DCF's Substance Abuse and Mental Health Program Office, when allocating federal State Opioid Response grant funds, has prioritized the development of ED warm handoff programs for individuals experiencing an opioid overdose. Utilizing the resources of the Aetna All in for Florida: An ER Intervention Project grant program managed by the Florida Alcohol and Drug Abuse Association (FADAA), multiple issues related to the establishment of ED warm handoff programs have been surfaced including providing health care with non-recurring funding, available funding for community providers to accept ED referrals, issues related to peers working in the ED, a waiver to prescribe buprenorphine under the Drug Addiction Treatment Act of 2000 (DATA 2000) training for physicians, training for peers and providers, hospital pharmacy rules, legal considerations and hospital administration support.

10. Increase the number of EMS/Fire Rescue naloxone leave-behind programs throughout the state.

In 2018, the Florida Legislature appropriated \$5 million in recurring General Revenue Funds to the Department of Health "for the purchase of emergency opioid antagonists to be made available to emergency responders."⁹¹ The naloxone distribution program established with these funds is called the Helping Emergency Responders Obtain Support (HEROS) Program. DOH can help expand these life-saving efforts by encouraging EMS/Fire Rescue to establish naloxone leave-behind programs. Some EMS/Fire Rescue programs leave naloxone kits behind at the scene of an overdose, with overdose survivors, friends, family members and bystanders who may be at high risk for witnessing or experiencing an overdose. The HEROS Program has the resources available to do evidence-based, targeted distribution through leave-behind programs.

It should also be noted that entities receiving naloxone through DOH's HEROS Program are required to enter data into EMSTARS or ODMAPS. Both of these surveillance and overdose hotspot mapping initiatives should be used to help guide the targeted deployment of evidence-based resources that prevent overdose deaths, like distributing naloxone directly to individuals who use drugs or who are likely to witness an overdose.

Consider the following directive, which comes directly from the *Overdose Spike Response Framework* guide for ODMAP stakeholders: "Developing a plan for messaging and engaging families and friends of individuals at risk is one key component to reducing injury and death from overdose. Family and friends of individuals at risk for an overdose will approach and manage their loved one's risk, based on their own stage of readiness for change, as well as the stage of readiness of their loved one. Therefore, family and friends require information on a variety of topics including: where to get naloxone, how to administer naloxone, and/or how to encourage their loved one(s) to seek treatment."⁹² Rather than having emergency responders advise individuals at the scene of an overdose on where to obtain naloxone, they should just distribute naloxone at the scene. Currently, there are only six EMS/Fire Rescue naloxone leave behind programs in operation in Florida. DOH may need to review and revise (as needed) any trackand-trace rules, and any other rules, that may constitute barriers to establishing naloxone leavebehind programs.

11. Increase the number of county health departments (CHDs) and FQHCs that are actively distributing naloxone to people who use drugs through outreach initiatives (like Hepatitis A vaccination teams).

CHDs and FQHCs can also help distribute naloxone kits to targeted at-risk populations. These entities can use EMSTARS to identify opioid overdose hotspots and develop outreach and distribution strategies to saturate at-risk individuals in those communities with naloxone. In response to public health emergencies, DOH is capable of mobilizing outreach teams through CHDs to engage individuals who use drugs in order to provide them with Hepatitis A vaccines, for example.

12. Expand additional fellowship and residency programs for physicians to obtain a specialty in addiction medicine with a goal of increasing physicians with an addiction medicine specialty.

There is an opportunity to expand the subspecialty of addiction medicine to help ensure patients with a substance use disorder are being properly treated by medical professionals. The Accreditation Council for Graduate Medical Education (ACGME) has accredited three institutions to sponsor Addiction Psychiatry Fellowships, which are one-year training programs. Jackson Memorial is approved for three positions and two are filled. The University of South Florida is approved for two positions and both are currently filled. And the University of Florida is approved for three positions are currently filled.⁹³

The opioid epidemic in Florida is changing the dynamic on the delivery of substance use disorder treatment and care. The standard for care for an opioid use disorder is MAT combined with behavioral counseling. SUD treatment programs across the state have had to add and/or increase medical professionals on the treatment team in order to evaluate, prescribe, and medically monitor MAT medications. In addition, to prescribe buprenorphine medical personnel must complete a training course and pursue a waiver to prescribe buprenorphine under the Drug Addiction Treatment Act of 2000 (DATA 2000). In addition, there is a growing need for physicians certified in addiction medicine.⁹⁴

13. Pass model legislation that will ensure enforcement of the federal Mental Health Parity and Addiction Equity Act (MHPAEA) by requiring all state health agencies, health plans and commercial insurance to report annually on the implementation of the parity act in Florida. The reports should be transparent and available to inform the public.

In 2008 the United States Congress unanimously approved the Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act, known as the federal parity law. Many state legislatures have passed similar laws to ensure parity enforcement. The federal law seeks to eliminate discriminatory access to mental health (MH) and SUD benefits in certain health insurance coverage. The federal parity law prohibits plans from applying financial requirements or treatment limitations to MH and SUD benefits that are more restrictive than those applied to medical/surgical benefits. Treatment limitations and financial requirements to be evaluated include co-pays, deductions, co-insurance, day or visit limits, pre-authorization policies, frequency of treatment limits, fail first policies, and non-qualitative treatment limitations.

Many states have passed model legislation to facilitate implementation and enforcement of the MHPAEA and to strengthen parity provisions within state law. Examples include: explicit oversight requirements for state regulators (RI); requirements for annual report on claim denials, complaints, appeals (VA); requirement for plans to submit parity compliance information to the state insurance regulator and/or Medicaid agency (CA, MA, CT); requirement for state agency to develop performance quality indicators to evaluate plan compliance (VT); state laws requiring

coverage for prescription drugs for SUD (IL); length of stay protections (MD); and requirements for peer-reviewed clinical review criteria related to medical necessity determinations (NY).⁹⁵

The Parity Tracking Project study highlights significant barriers to front-line state enforcement of the MHPAEA. The report concluded that regulators cannot conduct a complete assessment of parity compliance through form review with even a comprehensive data-gathering template because the required information is often not available in these documents. To address the barriers in parity compliance and consumer information, the report offered recommendations for consideration:

- Regulatory agencies should require carriers to submit their internal analyses for ensuring that plans are parity compliant.
- Regulatory agencies should use a parity compliance template.
- Regulatory agencies should develop model contracts that fully describe MH and SUD benefits.
- Regulatory agencies should inform consumers of their rights under the law, including how to take action.
- Regulatory agencies should enhance the provider community's capacity to identify potential parity act violations.⁹⁶

ParityTrack is a national collaborative forum that works to aggregate and elevate the parity implementation work taking place across the country. ParityTrack aims to be the central site for mental health and substance use disorder, parity information and to offer an exclusive look at parity issues. ParityTrack seeks to help consumers understand their rights under the Federal Parity Law and state parity laws and to empower consumers to exercise those rights. ParityTrack evaluated each state to determine compliance of state statutes and practice to the federal parity legislation. Florida received a grade of "F." ⁹⁷

In Florida, the majority of Medicaid recipients receive their services through a managed care plan contracted with the Agency for Health Care Administration (Agency) under the Statewide Medicaid Managed Care (SMMC) program. The current SMMC contract contains a requirement that the health plan must comply with the Mental Health Parity and Addiction Equity Act:

The Mental Health Parity and Addictions Equity Act:

- 1. The Managed Care Plan shall comply with all applicable federal and State laws, rules and regulations including 42 CFR part 438, Subpart K, and the Act.
- 2. The Managed Care Plan shall conduct an annual review of its administrative, clinical, and utilization management practices to assess its compliance with the Act under this Contract.
- 3. The Managed Care Plan shall submit to the Agency an attestation of the Managed Care Plan's compliance with the MHPAEA no later than November 1 of each year, in a manner and format to be specified by the Agency.⁹⁸

The health plan must develop distinct policies and procedures for monitoring and demonstrating compliance with the Act, including procedures to monitor for and assure parity in the application of quantitative treatment limits and non-quantitative treatment limits for medical and behavioral health services⁹⁹. Each plan is required to submit an annual attestation to the agency detailing compliance with the Act.

The Agency has several other avenues for monitoring health plan compliance with parity. These include but are not limited to: review of health plan policies and procedures (including utilization management); monitoring of provider and recipient complaints; and monthly submission of complaint, grievance, and appeals reporting. Reports required by the Agency

include quantitative treatment limits and non-quantitative treatment limits, in addition to the following:

Denial, Reduction, Termination, or Suspension of Service Report

- Medical necessity
- Service authorization
- Service amounts and frequency

Enrollee Complaints, Grievances, and Appeals Report

- Access to care
- Medical necessity
- Service authorization
- Enrollment/disenrollment
- Pharmacy benefits
- Excluded benefits

Additionally, the Agency conducted its own analysis of how the state plan benefits for mental health meet the Parity rule requirements. The state plan benefit categories of services reviewed for both Mental Health/ Substance Abuse Benefits and Medical/Surgical benefits included:

- Inpatient
- Outpatient
- Emergency care
- Prescription drugs

The Agency determined from the analysis that Florida Medicaid makes available a periodicity of services under the behavioral health benefits, which is not more restrictive than what it offers under medical/surgical benefits. Additionally, the Agency determined that the behavioral health service limits were more expansive for adults than what is provided through the medical/surgical benefit.

14. State health agencies, health plans and commercial insurers should remove prior authorization requirements for evidence-based Medication Assisted Treatment to allow for use of medications such as buprenorphine and naltrexone especially where such an action would assist pregnant, post-partum and neo-natal populations.

Currently, Florida Medicaid covers behavioral health medication management services as part of a continuum of care for individuals diagnosed with a substance use disorder. Medication assisted treatment (MAT) is covered in conjunction with psychiatric evaluations, counseling, and behavioral therapies to ensure comprehensive treatment. For example, covered treatment may include monitoring current medication dosage and side-effects, as well as ensuring concerns or changes in health status are addressed properly. Behavioral health-related medical services such as screenings, verbal interactions and specimen collection are also covered to assist in drug management and treatment of substance use disorders. MAT services can also include methadone-based treatment. Florida Medicaid covers medication management services in addition to a bundled weekly reimbursement for MAT.

Additionally, several health plans provide expanded benefits for substance abuse such as additional behavioral health medical services, substance abuse treatment, and outpatient detoxification services. Expanded benefits are extra benefits above and beyond the minimum required benefits detailed in the State Plan. Health plans offer these benefits to their enrollees without a capitation payment from the Agency. A comprehensive listing of expanded benefits by health plan can be located on the Agency's website:

http://ahca.myflorida.com/medicaid/statewide_mc/outreach_presentations.shtml.

Florida Medicaid enforces prior authorization standards for medication management services with all health plans. Additionally, Florida Medicaid requires continuity of care when a recipient is receiving MAT and changes plans. The new plan is required to cover the existing course of authorized treatment.

Specific to MAT, the Agency covers buprenorphine, naltrexone, and methadone patients with substance use disorder. The Agency allows Medicaid patients to receive up to a 7-day supply of buprenorphine, Suboxone film, or Zubsolv tablets for initiation of therapy for opioid use disorder without the prior authorization through the pharmacy benefit. This allows the prescriber to immediately start the patient on medication assisted treatment. If needed the patient can receive an additional 7-day supply of the buprenorphine for initiation of therapy within a 60-day period. The prescriber can then submit a prior authorization to Medicaid to continue treatment. Prior authorization requests are reviewed within 24 hours of receipt.

Medicaid patients can also receive the following medications to treat. These medications are available with no co-pay.

- Naltrexone tablets which are covered without prior authorization through the pharmacy benefit.
- Vivitrol (naltrexone) injectable can be received at the pharmacy through an automated prior authorization. The pharmacy computer system verifies that the recipient is 18 years of age or older and has a diagnosis of alcohol and/or opioid use disorder on file. If both are confirmed, the claim will pay. This automation eliminates the need for prior authorization paperwork submission through the pharmacy benefit. Vivitrol is also available through the medical benefit under J2315 if administered in a medical office setting.
- Sublocade (buprenorphine) injectable can be received at the pharmacy through an automated prior authorization. When the claim information is entered, the pharmacy computer system verifies that the recipient has received a minimum of 7 days of treatment with a buprenorphine-containing oral product. If confirmed, the claim will pay for Sublocade through the pharmacy. Sublocade is also available through the medical benefit under Q9992 if administered in the medical office setting.
- Methadone tablets are available through methadone clinics.
- Narcan (naloxone) nasal spray and naloxone vials are covered to treat overdose through the pharmacy benefit and under the medical setting under J2310.

The Medicaid preferred drug list is located at

http://www.ahca.myflorida.com/medicaid/Prescribed_Drug/preferred_drug.shtml. MAT not listed on the preferred drug list require prior authorizations, which are reviewed within 24 hours of receipt. Medications on the preferred drug list are reviewed at least annually by the Pharmaceutical and Therapeutics Committee which is composed of physicians and pharmacists.

Medicaid has a single preferred drug list that the Medicaid health plans follow. The Medicaid health plans cannot be more restrictive than fee-for-service Medicaid. Under the medical benefit, plans can use step therapy or prior authorized medications.

When prior authorizations are required for treatment services, this may take up to several days to process with insurance providers. This processing time creates an immediate barrier to a patient's initiation onto medication assisted therapy (MAT) for substance abuse disorders. This delay forces patients to leave their provider's office without receiving potentially life-saving medication and requires them to return to receive it days later. During that time, treatment can

be derailed. A patient may lose interest, lose access to their doctor, lose transportation, suffer an injury, or even die from an overdose. Self-treatment with diverted (i.e. misused) opioid medications is common among individuals with opioid use disorder who have recently experienced barriers to or delays in starting buprenorphine-based MAT.^{100, 101, 102}

Prior authorization limitations to Medication Assisted Therapy for substance abuse disorder disproportionately affects pregnant and post-partum women and their children due to their vulnerability especially for low-income populations who have severely limited alternative resources. In 2014, prior authorization for prescription buprenorphine was still required for 35% of Health Maintenance Organizations (HMOs), 36% of Preferred Provider Organizations (PPOs), and more than half of Consumer Driven Products (CDPs).¹⁰³

During pregnancy, universal screening efforts and enhanced substance abuse services including accessible Medication Assisted Therapy (MAT) for all women who need it—are important goals. At birth, the systematic approach to screening infants, monitoring for withdrawal signs using a scoring tool, and managing care for the mother and infant offer numerous opportunities for improving outcomes including the measured use of MAT.¹⁰⁴

MAT is considered the standard of care for opioid-dependent pregnant women. Service delivery and treatment capacity should be streamlined to ensure women have access to needed services in a timely manner, staying in their community or medical home whenever possible. Compared to medication-assisted withdrawal, MAT is associated with better relapse prevention, decreased exposure to illicit drugs and other high-risk behaviors, improved adherence to prenatal care, and improved neonatal outcomes. The goal of MAT is to prevent withdrawal during pregnancy and minimize fetal exposure to illicit substances.^{105, 106}

MAT is not the only solution, it is also important to consider the implications of identifying prenatal substance abuse in efforts to increase access to care and improve clinical outcomes, but it is a centerpiece of managing opioid dependency in pregnancy, best applied as part of a comprehensive treatment program that includes obstetric care, counseling, and wrap-around services.¹⁰⁷ However, there is a treatment gap in pregnant women's receipt of substance abuse services overall. Barriers to care included lack of transportation, lack of child care services, intensive time requirements, additional costs and co-pays, stigma and regulatory roadblocks such as prior authorization.^{108, 109}

The removal of prior authorization requirements allows a patient to be initiated onto treatment the same day they see their doctor. This immediate initiation reduces the patient's risk of overdose in the subsequent days and increases the likelihood that they will successfully engage in and remain connected to treatment. Due to regulations governing the provision of methadone, buprenorphine and naltrexone are the only FDA-approved medications for opioid use disorder potentially subject to prior authorization requirements. There is a lower risk of overdose with buprenorphine because there is a ceiling effect on respiratory suppression.¹¹⁰

If prior authorization requirements were removed, health insurance providers would then cover the full cost of MAT as a standard benefit and all requirements that a physician contact the insurance provider for approval prior to writing the prescription (a process called "prior authorization") are removed. Without these prior authorization requirements, prescriptions for MAT medications to treat opioid use disorder can be written and filled as soon as a physician deems this treatment necessary, free from artificial delays. Policy makers and healthcare providers should work collaboratively with health insurance companies and state Medicaid programs to design and implement these policy changes.¹¹¹

15. Promote legislation that adds the Secretary of AHCA and the Commissioner of the Office of Insurance Regulation as members to the Statewide Drug Policy Advisory Council.

AHCA is a health policy and planning entity for the state of Florida. AHCA serves as the single state agency responsible for the administration of the Florida Medicaid program, authorized under Title XIX of the Social Security Act. The Florida Medicaid program serves approximately 3.9 million Medicaid recipients at a cost of over \$28 billion annually and has over 100,000 actively enrolled service providers. During state fiscal year 2017-2018, AHCA spent over \$3 billion dollars on prescribed drugs through the Florida Medicaid program. AHCA shares similar goals with the Council and would be a valuable addition its membership.

The Office of Insurance Regulation (Office) is responsible for all activities concerning insurers and other risk bearing entities, including licensing, rates, policy forms, market conduct, claims, issuance of certificates of authority, solvency, viatical settlements, premium financing, and administrative supervision, as provided under the insurance code or Chapter 636, Florida Statutes, per https://www.floir.com/Office/AgencyOrganizationOperation.aspx. The Commissioner of Insurance Regulation who heads the Office would be a valuable member of the Council since the health insurance companies decide upon coverage and formularies affecting all of the residents of Florida.

16. Continue the statewide Recovery Oriented System of Care (ROSC) initiative designed to promote and enhance recovery efforts in Florida and support the continued development of recovery community organizations (RCOs) and a statewide RCO that helps link community initiatives.

Over the past several years, the Florida Department of Children and Families has led an initiative to transform Florida's substance use and mental health system into a Recovery Oriented System of Care (ROSC) which serves as a framework for coordinating multiple systems, services, and supports that are person-centered, self-directed and designed to readily adjust to meet the needs of persons served and their chosen pathway to recovery.

A ROSC is a network of clinical and nonclinical services and supports that sustain long-term, community-based recovery. As local organic entities, ROSCs reflect variations in each community's vision, institutions, resources, and priorities. Behavioral health systems and communities form ROSCs to:

- Promote good quality of life, community health, and wellness for all.
- Prevent the development of behavioral health conditions.
- Intervene earlier in the progression of illnesses.
- Reduce the harm caused by SUDs and MH conditions on individuals, families and communities.
- Provide the resources to assist people with behavioral health conditions to achieve and sustain their wellness and build meaningful lives for themselves in their communities.

Across the country, independent, non-profit organizations that are peer-led and governed by persons in recovery, family members, and recovery allies mobilize resources within the community to make it possible for the over 23 million Americans still struggling with SUD to find long-term recovery. Each organization has a mission that reflects the issues and concerns from within their community. These community groups, known as Recovery Community Organizations (RCOs), share three core principles – recovery vision; authenticity of voice; and accountability to the recovery community.

RCOs use three primary strategies to achieve their mission:

- Public education and awareness putting a face and a voice on recovery to reduce stigma and educate the public, policy makers, service providers and the media that recovery is possible from SUD.
- Policy advocacy to build recovery-oriented supportive communities, RCOs address public policy that eliminates discrimination against people in or seeking recovery and reduce barriers that keep persons seeking recovery from sustaining long-term recovery
- Peer-based and other recovery support services and activities RCOs are innovating and delivering a variety of peer recovery support services and places to deliver those services, building a lasting physical presence in communities¹¹²

As a result of an Aetna Foundation grant to the FADAA, RCO development activities are taking place across Florida. Over the past year, the Volusia Recovery Alliance has formed an RCO and additional RCO development is taking place in eight (8) additional communities throughout Florida. In addition, RCO development is taking place through Floridians for Recovery (statewide RCO) in four (4) additional communities in Florida.¹¹³

17. Evaluate the impact of recent legislation and agency background screening requirements on the eligibility of individuals with lived experience/peers attempting to enter the workforce; continue efforts to reduce the administrative burden of the background screening and exemption process; and promote legislation that fully implements the legislative intent of SB 900 (2019) related to background screening and selected non-disqualifying offenses.

The use of peers, individuals with lived experience, has grown significantly in Florida over the past five years. Research has shown that recovery from a substance use disorder or mental illness is facilitated by the use of social support provided by peers.¹¹⁴ These individuals serve multiple roles which include recovery support navigator by assisting in transition from institutional setting (jail/prison) to the community; crisis support; peer wellness coach; employment support coach; housing support specialist; and recovery coach.¹¹⁵ Peers are essential team members of Community Action Teams, Family Intensive Treatment Teams, and FACT teams. In addressing the opioid epidemic, peers serve a key role in emergency warm handoff programs encouraging, and at times transporting, individuals who have overdosed to pursue a treatment intervention. The 2019 Florida Legislature recognized the role of peers by codifying the definition of peer specialist in section 397.311, Florida Statutes.

Currently there is a shortage of peers working in behavioral health services. One barrier to the use of peer services is the fact that peer specialists often cannot pass background screening requirements in sections 435.04 and 408.809, Florida Statutes. Persons who have recovered from a substance use disorder or mental illness often have a criminal history. Common offenses would include using and selling illegal substances, prostitution and financial fraud. Section 435.04, Florida Statutes, allows persons with certain disqualifying offenses identified through background screening to apply to the respective state agency head (DCF and AHCA Secretary) for an exemption if it has been three or more years since their conviction. The applicant must provide all court records regarding their convictions, letters of recommendation, evidence of their rehabilitation, education documents, evidence of employment, and fill out a questionnaire. The requirements of this exemption often deter persons from becoming peer specialists.¹¹⁶

The Council recommends eliminating disqualifying offenses that commonly disqualify peer specialists under the current background screening requirements. Offenses to be eliminated are listed in SB 528 from the 2019 legislative session.¹¹⁷ As a result, more individuals with convictions in their past may be able to obtain certification as peer specialists. Also, private insurers and Medicaid managed care plans may see additional use of peer specialists.

18. Increase awareness and develop clinical and community interventions to address the trend toward increased stimulant use (cocaine and methamphetamine) across Florida, especially in rural communities.

One of the by-products of the attention on the opioid epidemic has been a shift of drug of choice to stimulants, especially methamphetamine and cocaine. FDLE reports a marked trend in methamphetamine trafficking from Mexico.¹¹⁸ There also has been an increase in stimulants being laced with fentanyl, resulting in an increase of deaths connected to this combination.

In a cross-sectional study of 1 million urine drug test results from January 2013 through September 2018, positivity rates for nonprescribed fentanyl in the cocaine-positive group increased significantly. Positivity rates for nonprescribed fentanyl in the methamphetaminepositive group also increased significantly, from 0.9% to 7.9%, a 798% increase. The concomitant use of fentanyl with a stimulant poses a significant risk to public health because of heightened risk of overdose.¹¹⁹

Fentanyl contamination of other drugs is increasing overdose risk. In a 10-state study, almost 57% of people who died from an overdose tested positive for fentanyl and fentanyl analogs also tested positive for cocaine, methamphetamine, or heroin.¹²⁰

Federal drug enforcement agents are alarmed that the opioid epidemic is fueling a spike in methamphetamine use, creating the "fourth wave" of the opioid crisis.¹²¹

19. The challenges facing the behavioral health workforce need to be addressed to ensure that a workforce is available in the future to serve individuals with a substance use disorder. An initiative across all relevant state agencies should be convened to analyze workforce challenges and develop recommendations for action.

20. When filling prescriptions for controlled substances, require pharmacies to educate consumers on safe medication storage and disposal procedures. Establish a media campaign to educate consumers on reason for safe use, safe storage and safe disposal and the location of safe disposal boxes in each community.

Several resources are available to help people in Florida understand the proper steps to dispose of unused medication:

- The Florida Department of Environment Protection (DEP) offers information online regarding pharmaceutical waste management for homeowners. In addition to addressing frequently asked questions, DEP's web page includes information about drug drop off locations and steps to take at home to properly dispose of old unused medication. DEP's web page is located here: <u>https://floridadep.gov/waste/permitting-compliance-</u> assistance/content/pharmaceutical-waste-management.
- The CVS Health locations with drop boxes may be found here: <u>https://www.cvs.com/content/safer-communities-locate</u>.
- The Walgreens locations with drop boxes may be found here: https://www.walgreens.com/topic/pharmacy/safe-medication-disposal.jsp.
- The Drug Enforcement Administration (DEA) Diversion Control Unit hosts National Take Back Days (<u>https://takebackday.dea.gov/</u>). There were 35,775 pounds collected in Florida during the April 27, 2019 Take Back Day. There were 138 law enforcement agencies participating and there were 204 collection sites across the state. The Florida National Guard also collaborated with partner agencies in North Florida to support Take Back events where more than 3,182 pounds of drugs were collected.
- Publix Pharmacy continues to partner with Informed Families/The Florida Family
 Partnership to feature the Lock Your Meds campaign. In-store signage was distributed to
 and displayed in 694 Publix stores at the pharmacy counter. Additionally, Publix
 "Carepoints" documents, featuring the Lock Your Meds message and an appeal to take the
 pledge to prevent prescription drug abuse, were printed and distributed with all prescription
 purchases. The month-long campaign reaches more than 1 million Floridians, or about 50
 customers per store, per day. Those who took the pledge also received a home medicine
 inventory card download. They also had the opportunity to opt in to receive additional
 prevention education information throughout the year. Through their partnership with Publix,
 Informed Families also developed a web page focusing on safe disposal locations in Florida,
 which is consistently updated: https://www.informedfamilies.org/lym/safedisposal.
- Through the SOR grant, DCF is funding a safe use, safe storage, and safe disposal campaign based on the Use Only as Directed initiative from Utah. Over 1 million people have seen or heard a campaign message to date.

Data Collection and Surveillance

21. Modernize medical examiner data systems to reduce the wait time to obtain and produce invaluable drug-related death information.

DOH, Bureau of Vital Statistics, is seeking to improve the timeliness and quality of drug poisoning information on Florida death records and the transfer of this information between systems. Florida is exploring innovative strategies for the collection and transfer of relevant drug information in the Medical Examiners Case Management System to state Electronic Death Registration System and on to the CDC's National Center for Health Statistics. The Bureau of Vital Statistics will continue to investigate and analyze current medical examiner district and lab practices to identify opportunities to shorten the turnaround time.

22. Create a statewide dashboard of substance abuse data that are readily available to policy makers and the public and can be used to forecast trends and threats.

A statewide dashboard of substance abuse data should be created in Florida Health CHARTS similar to the Opioid Use Dashboard:

http://www.flhealthcharts.com/ChartsReports/rdPage.aspx?rdReport=ChartsProfiles.OpioidUse Dashboard. Agencies should continue efforts to develop a more systematic and sustainable approach to linking data and developing indicators from existing datasets.

23. Provide ODMAP access to all law enforcement and non-EMSTARS fire departments statewide for the reporting of drug overdose incidents.

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DRAFT Proposed Content for the 2020 Annual Report

DPAC Annual Report 2019: Law enforcement Perspective (proposed)

(To be included in the "Background" subheading in the DPAC 2020 Annual Report)

Florida law enforcement remains engaged in the current effort to reduce the availability of heroin, fentanyl and fentanyl analogs and other substances contributing to opioid involved overdose and overdose deaths. Efforts to reduce deaths involving specific opioids (heroin and fentanyl analogs) appear to be trending slowly in a positive direction, based on indicators used to gauge illicit drug activities and the drug abuse environment.

According to the *Drugs Identified in Deceased Persons by Florida Medical Examiners* 2019 Interim Report, opioid involved deaths increased by 2 percent over the same period (January through June) in 2018; opioid-caused deaths also increased (6%). Deaths involving heroin, fentanyl and fentanyl analogs also increased. The most significant increase were deaths involving fentanyl which increased 26 percent; and deaths caused by fentanyl increased 28 percent. Decreases were seen within the prescription opioid category; deaths caused by hydrocodone decreased 1 percent and deaths caused by oxycodone decreased by 16 percent.

A comparison of FDLE laboratory submissions between the 2018 and 2019 revealed increases in heroin, fentanyl, morphine and buprenorphine. Prescription opioids, hydrocodone, hydromorphone and oxycodone decreased. Consistent with the trend noted in last year's data, were increased laboratory submissions of methamphetamine. Increases, in both the occurrence of methamphetamine in the deceased, and in the cause of death in the deceased were also noted in the interim report of the Florida Medical Examiners.

In September 2019, Florida was one of eight states named among the recipients of grant funding from the Bureau of Justice Assistance. The grant proposal outlined an initiative to expand the use of Naloxone (Narcan) by law enforcement responders who are first on the scene of a suspected opioid overdose. The proposal also outlined a plan to share overdose data from law enforcement and Emergency Medical Services (EMS) in Florida with community health and mental health services in an effort to mitigate opioid overdose deaths in Florida through overdose follow-up activities. As a result of the collaborative project, suspected overdose surveillance data is available in near real-time, supporting public safety and public health efforts to mobilize an immediate response to a sudden increase, or spike in overdose events. In July 2020, FDLE was awarded approximately \$2.2 million in federal grant funds through the Community Oriented Policing Services (COPS) Program to augment investigations related to the distribution of illicit opioids including heroin, fentanyl, Carfentanil and other fentanyl derivatives; as well as the illegal distribution of diverted prescription opioids. Both of these grant funded opportunities will assist law enforcement in creating inroads for collaboration with the public health sector (prevention/treatment) as well as curbing the availability of opioids (supply reduction).

While the opioid crisis continues, the availability of other illicit drugs also impacts the state to varying degrees across regions. In particular, methamphetamine is gaining a foothold in many

areas of the state. This is not the home-brew methamphetamine that has long been an issue in certain regions. The availability of a manufactured methamphetamine from super labs south of the United States/Mexico border has increased substantially over the past few years. This availability has become more widespread across the state and is not merely a regional problem. The geographical size and diverse population of Florida has resulted in diverse drug problems across the state.

Two important national issues in 2019/2020 relative to the impact the supply and as a result, the price of some illicit drugs. First, conditions at the border; with increased security and scrutiny, the volume of drugs successfully making it across the border may be reduced, at least until cartels make adaptations to counter actions by border security agents. A reduced supply can often result in higher drug prices for the consumer. Second, the Coronavirus lockdown may also impact the ability to move contraband (drugs/drug proceeds) in either direction across the border. Both of these issues may provide opportunities for enhanced interdiction activities. Progress continues in combatting illegal drug activities throughout Florida. The opioid issue continues to be the priority problem. However, impacts of widespread use of many other dangerous drugs will require vigilance from the law enforcement community, in partnership with other stakeholder communities.

Recommendations for the Drug Policy Advisory Council (June 2020)

Stimulant Use in Florida and Evidence-Based Treatment Practices for Stimulant Use Disorder

In 2017-2018, the past-year prevalence of cocaine use and methamphetamine use among adults ages 18 and older in Florida was 2.1% and 0.4%, respectively.¹ Among Floridians ages 18-25, the prevalence of past-year cocaine use was 6.0%, which reflects a statistically significant (at the 0.05 level) increase from 4.7% in 2008-2009.²

Evidence suggests the opioid epidemic Florida and the rest of the country is experiencing is part of a "twin" epidemic that involves rising rates of methamphetamine use among individuals who use opioids (including heroin and prescription opioids). For example, according to the National Survey on Drug Use and Health, among individuals reporting current heroin use, methamphetamine use tripled between 2015 and 2017.³ A comparison of Florida's mortality figures from the first half of 2018 and the first half of 2019 reflects a 41% increase in deaths caused by methamphetamine and a 55% increase in deaths caused by amphetamines. Among drug-related decedents, these stimulants commonly appear along with opioids like fentanyl (fentanyl deaths also increased by 28% over this period).⁴

Currently, there are no FDA-approved medications to treat stimulant use disorders, so relevant information regarding evidence of effectiveness is limited to psychosocial interventions. Evidence of effectiveness regarding psychosocial treatments for stimulant use disorders comes from a 2018 systematic review and meta-analysis of 50 randomized controlled trials that included 6,942 individuals and compared a dozen structured psychosocial interventions to treatment as usual control groups. Primary outcomes included the proportion of individuals abstinent (as assessed by urinalysis) and the proportion of individuals who dropped out (for any reason). Looking at the longest follow-up measurements *after* treatment completion, Contingency Management (CM) in combination with Community Reinforcement Approach (CRA) and CRA alone were the only interventions significantly more effective than treatment as usual. As explained in more detail below, CM provides individuals with rewards in exchange for drug-free urine samples and CRA is a multi-layered intervention involving functional analysis, coping-skills training, and social reinforcements. Overall, across different outcomes and in both the short- and long-term, the combination of CM and CRA outperformed treatment as usual and was superior to all the other tested interventions, including supportive-expressive

¹ Substance Abuse and Mental Health Services Administration, Center for Behavioral Health Statistics and Quality. (2020). *Table 30 –Selected Measures in Florida, by Age Group: Percentages, Annual Averages Based on 2017-2018 NSDUHs*.

² Substance Abuse and Mental Health Services Administration, Center for Behavioral Health Statistics and Quality. (2020). *NSDUH Comparison of 2008-2009 and 2017-2018 Population Percentages*.

³ Strickland, J. C., et al. (2019). A Nationally Representative Analysis of "Twin Epidemics": Rising Rates of Methamphetamine Use Among Persons Who Use Opioids. *Drug and Alcohol Dependence, 204*, 107592.

⁴ Florida Department of Law Enforcement, Medical Examiners Commission. (2020). *Drugs Identified in Deceased Persons by Florida Medical Examiners: 2019 Interim Report*.

psychodynamic therapy, Cognitive Behavioral Therapy (CBT), meditation-based therapies, and 12-step programs.⁵

In June 2020, SAMHSA published a new evidence-based resource guide titled, *Treatment of Stimulant Use Disorders*.⁶ Through an extensive literature review and consultation with experts, SAMHSA identified the following four clearly defined and replicable practices used to treat stimulant use disorders with strong evidence of effectiveness:

- Motivational Interviewing (MI) helps individuals overcome ambivalent feelings and insecurities. In the process, individuals become motivated to change their behavior and reduce or stop their stimulant use. Providers express empathy through reflective listening, identify discrepancies between an individual's goals or values and their current behavior, avoid arguments and direct confrontations, adjust to resistance rather than opposing it directly, and support self-efficacy and optimism.
- Contingency Management (CM) reinforces desired behaviors with prizes, privileges, or cash. For treatment of stimulant use disorders, incentivized behaviors might include attendance at treatment sessions, adherence to prescribed medications for other health conditions, and providing stimulant-negative urine specimens. Reinforcement is often provided in the form of vouchers that can be exchanged for retail goods and services. It may also include access to certain privileges, the opportunity to win a prize, or even direct cash payments.
- The Community Reinforcement Approach (CRA) aims to identify behaviors reinforcing stimulant use and make a substance-free lifestyle more rewarding than one that involves stimulants and other substances. CRA includes multiple elements such as analyzing individuals' substance use, relationship counseling, vocational guidance, job skills training, and drug refusal skills. Individuals are encouraged to make substantial behavioral changes, engage in new recreational activities, and develop new social networks.
- Cognitive behavioral therapy (CBT) is a short-term, goal-oriented psychotherapy treatment that enables individuals to understand their current problems, challenges, and experiences in order to change their behaviors and patterns of thinking. Through CBT, people with stimulant use disorders are trained to evaluate faulty patterns of thinking, actions, and negative feelings associated with their drug use. CBT is tailored to the needs of the individual, with the goals of each therapy session uniquely based their experiences with stimulant use and personal circumstances.⁷

⁵ De Crescenzo, F., et al. (2018). Comparative Efficacy and Acceptability of Psychosocial Interventions for Individuals with Cocaine and Amphetamine Addiction: A Systematic Review and Network Meta-Analysis. *PLOS Medicine*, *15*(12): e1002715.

⁶ Substance Abuse and Mental Health Services Administration. (2020). *Treatment of Stimulant Use Disorders*. SAMHSA Publication No. PEP20-06-01-001.

⁷ Substance Abuse and Mental Health Services Administration. (2020). *Treatment of Stimulant Use Disorders*. SAMHSA Publication No. PEP20-06-01-001.

As explained in more detail in their complete guide, SAMHSA offers the following recommendations for selecting among these practices, funding and staffing them, and coordinating care to address social determinants of health:

- MI can help individuals decide to enter treatment and serve as a starting point in the recovery process. While often implemented successfully at the early stages of treatment, due to its flexibility as an add-on component to other interventions, practitioners can apply motivational strategies throughout the recovery process.
- CM can serve as a source of positive reinforcement for individuals in the beginning stages of recovery. It can be combined with other therapies, such as CRA and vouchers, to enhance duration of recovery. Automated versions of CM have also proven effective and can reduce costs of tracking participants' urine and prize draw outcomes.
- Additional funding sources, such as federal, state, and private grants, as well as contributions from or opportunities to share costs with community partners can help overcome barriers to funding CM reinforcers. SAMHSA suggests soliciting in-kind donations (which might prove particularly effective at providing CM incentives).
- CBT can be successfully applied at any stage of the addiction cycle or encompass the full cycle. CBT consists of various modules and add-ons that practitioners can specifically tailor to individual needs. Computer-based CBT has potential to substantially reduce healthcare costs. Computer-based CBT can be a viable substitute for in-person CBT, as it requires minimal staff assistance and has a degree of flexibility in implementation.
- Using a whole-person approach, practitioners need to coordinate treatment for stimulant use disorders with care for other health needs. Models focused on care coordination, including physical, mental, behavioral, and stimulant use-specific services are more successful than those attempting to treat only the stimulant use disorder.
- Other life circumstances, such as low income, experiencing homelessness, domestic violence, and child maltreatment, also affect the success of stimulant use disorder treatment. Coordination of care should encompass these social determinants of health and providers should attempt to integrate resources and social supports from the individual's community.⁸

RECOMMENDATION: The Drug Policy Advisory Council should recruit experts to provide a presentation describing how to implement, fund, promote, and sustain the Community Reinforcement Approach (alone and in combination with Contingency Management) for stimulant use disorders.

⁸ Substance Abuse and Mental Health Services Administration. (2020). *Treatment of Stimulant Use Disorders*. SAMHSA Publication No. PEP20-06-01-001.

Eliminating Prior Authorization Requirements to Increase Access to Lifesaving Medications for Opioid Use Disorders and Overdoses:

Reducing and eliminating barriers to prescribing buprenorphine to tread opioid use disorder is critical to ensure greater access and reduce opioid overdose deaths. Prior authorization (PA) requirements for buprenorphine represent a common barrier cited by prescribers that can delay or interrupt patient care. In a September 2019 report titled "National Spotlight on State-Level Efforts to End the Opioid Epidemic", the American Medical Association (AMA) Opioid Task Force recommended removing prior authorization and other barriers to medication-assisted treatment for opioid use disorder – and ensure MAT is affordable.⁹ A 2019 survey of physicians conducted by the AMA found that 64% of physicians reported waiting at least 1 business day for a PA decision from health plans, and 29% reported waiting at least 3 business days. For those patients whose treatment requires a prior authorization, the physicians reported that the process results in delays in access to care 91% of the time. Additionally, 24% of physicians reported that PAs have led to a serious adverse event for a patient in their care, and 16% reported that a PA has led to a patient's hospitalization. When asked how often issues related to the PA process lead to patients abandoning their recommended course of treatment, 74% of physicians reported that a PA can lead to treatment abandonment. While only 2% of physicians reported that the PA process has a somewhat or significant positive impact on patient clinical outcomes, 90% reported the process to result in a somewhat or significant negative impact on patient care and health outcomes.¹⁰ A study conducted in 2016 among a sample of New York City public sector buprenorphine prescribers found that medication prior authorization requirements were the highest rated barriers to practice.¹¹

Florida Medicaid removed the prior authorization requirement for the first 7 days of treatment for the following medications to treat opioid use disorder: Buprenorphine single agent tablets, Buprenorphine/Naloxone combination tablets, Suboxone film, and Zubsolv tablets. However, a manual prior authorization is still required to continue treatment with these medications after the first 7 days, and a PA is required to be submitted every 3 months in order to continue coverage of these medications. Additionally, the prior authorization requirement for naloxone was removed for up to one naloxone prescription per year under Florida Medicaid. However, additional naloxone prescriptions within the same year still require prior authorization approval.

<u>RECOMMENDATION</u>: The Agency for Health Care Administration (AHCA) should remove all manual prior authorization requirements under Florida Medicaid for medications to treat opioid use disorder and for naloxone to treat opioid overdose.

⁹ American Medical Association. (2019). *National Roadmap on State-Level Efforts to End the Opioid Epidemic: Leading Edge Practices and Next Steps*. Retrieved from <u>www.end-opioid-epidemic.org/wp-</u> content/uploads/2019/09/AMA-Manatt-National-Roadmap-September-2019-FINAL.pdf.

¹⁰ American Medical Association. (2019). *AMA Prior Authorization (PA) Physician Survey*. Retrieved from <u>www.ama-assn.org/system/files/2020-06/prior-authorization-survey-2019.pdf</u>.

¹¹ Kermack, A., Flannery, M., Tofighi, B., McNeely, J., & Lee, J. D. (2016). Buprenorphine Prescribing Practice Trends and Attitudes among New York Providers. *Journal of Substance Abuse Treatment, 74*.

1. Develop and implement a public awareness campaign designed to (1) prevent substance use among youth, (2) increase awareness of substance use treatment options, and (3) reduce the stigma associated with the treatment of substance use disorder and mental illness. Messaging should include anti-drug prevention messages designed for youth (ages 12-17), increase awareness of medically assisted treatment and psychological service opportunities, and reduce the stigma associated with addiction.

(1) In many ways, Florida has made significant gains in preventing substance use among youth. According to the 2019 Florida Youth Substance Abuse Survey (FYSAS) high school students reported a 22.2% reduction in their past 30-Day alcohol use, 12.9% reduction in tobacco use, and 1% reduction in marijuana use as compared to 2004.¹ Despite these gains, new trends demonstrate the need for concern. According to the 2019 "Monitoring the Future" (MTF) survey, 25.4% of 12th graders have used some form of e-cigarette to consume liquid nicotine within the past 30 days. The MTF further outlined a 4.15% increase in the vaping of marijuana and a 5.6% increase in the vaping of nicotine.² The 2019 FYSAS also noted that 17.4% of Florida's high school students vape nicotine and another 12.3% vape marijuana.¹



Recognizing vaping as an enduring and significant problem, the Food and Drug Administration (FDA) expanded their anti-vaping/e-cigarette prevention campaign. The campaign, entitled "The Real Cost," is the FDA's ongoing effort to protect youth from the dangers associated with e-cigarettes. The FDA uses a science-based approach to educate young people on the dangers of e-cigarettes and hopes to reach 10 million students nationally. To deploy their message, the FDA employs television ads, online videos, websites, social media, and printed materials which are distributed throughout the United States at no cost to the end user.³ With the use of a multifaceted drug prevention campaign, Florida can reduce and/or delay the use of alcohol, e-cigarettes, tobacco, and/or other recreational drugs by youth ages 12-17. To maximize impact, community partners such as the Florida Department of Children and Families (DCF), Florida Department of Education (FDOE), Florida National Guard Counterdrug Program, and other anti-drug organizations should be engaged in the process.

(2) Once a physician or mental health counselor has assessed and diagnosed an individual with a substance use disorder, they can properly assist the client/patient in identifying treatment options. Treatment plans are built upon the individuals' needs and include short and long-term goals for maintaining sobriety. Primary treatment goals often include evidence-based therapeutic modalities, medically assisted treatment, or a combination of the two.

Through a public awareness campaign, Florida can (1) educate citizens on the benefits of recovery options and (2) guide them in obtaining treatment. Parallel to this effort, Florida should continue to bring awareness to DCF's Overdose Prevention Awareness Campaign. DCF's campaign has educated Florida's citizens on the benefits of naloxone, the medication that reverses opioid overdose. DCF also provides information on where individuals can access this medication in Florida. The targeted audience for this campaign should include high-risk populations, their friends, and family. Campaign materials include radio ads, interviews with key stakeholders, printed materials, and a website that allows individuals to search for the nearest naloxone distribution site in their area: https://isavefl.com/.

(3) Individuals with a substance use or mental health disorder often experience three forms of stigma. These types include structural, public, and self-stigma. Societal norms and attitudes drive the first two types, while the third occurs when individuals internalize these negative opinions.^{4,5} Self-stigma causes lowered self-esteem, decreased self-efficacy, and amplified feelings of embarrassment and shame. As a result, stigma can impede an individual's willingness to pursue treatment, thus placing them at a higher risk for crisis and/or fatal overdose.

A two-pronged approach can be utilized to (1) reduce the negative perceptions of addiction within the community and (2) increase the likelihood of an individual to seek out/pursue and engage in legitimate treatment.

With the development and deployment of a public awareness campaign, Florida can reduce drug use among youth, increase awareness of substance use treatment options, and reduce the stigma associated with the treatment of mental illness and/or a substance use disorder.

2. Implement a substance-use prevention strategy designed to reduce drug use among youth (ages 12-17). The program focuses on evidence-based and/or evidence-informed prevention strategies proven to reduce substance use, while also increasing youth resiliency, coping strategies, positive mental health, and responsible decision-making. DCF should lead, in collaboration with DOH and DOE, a statewide initiative designed to increase and coordinate prevention efforts across Florida through a partnership with coalitions, community substance use disorder (SUD) providers, school districts, faith-based groups, and business entities. The end goal is to better link existing prevention education programs with Florida's educators, and reduce substance use and abuse among Florida's youth.

In Florida, over 660,000 adults and 181,000 children live with a serious mental illness.⁶ The initial onset of many of these mental health and/or substance use disorders typically occurs during childhood or adolescence. This information provides state and local leadership an opportunity to address these issues prior to an individual reaching a crisis state. Communities

can do this by implementing evidence-based practices designed to treat mental health issues early and prevent substance use among youth.

Florida's communities are geographically and culturally unique. Therefore, all evidence-based practices must be flexible and adaptable to the needs of specific populations. These practices must contain a core prevention foundation that remains uniform across the state and provides guidance to administrators on acceptable changes or adaptations in methods of delivery. This process would ensure fidelity and provide measurable, repeatable, and effective outcomes. Collaboration between evidence-based administrators, researchers, and developers would be mandatory. To facilitate this process, Substance Abuse and Mental Health Services (SAMHSA) has established an evidence-based practice online resource center. The SAMHSA resource center contains a collection of evidence-based resources for a broad range of audiences. These resources include substance use prevention plans, treatment improvement protocols, toolkits, resource guides, clinical practice guidelines, and other science-based resources.⁷

Governor DeSantis identified quality mental and emotional health and substance use and abuse education as high priorities for Florida's Legislature. For decades, Comprehensive Health Education has included mental and emotional health and substance use and abuse as part of required instruction through section 1003.42 (2)(n), Florida Statutes, but did not include an instructional time requirement or the assurance mechanisms to support and verify instruction.

In an effort to ensure Florida students receive this critical education requirement, the FDOE established Administrative Code (AC) 6A-1.094121 (Mental and Emotional Health Education) and AC 6A-1.094122 (Substance Use and Abuse Health Education).^{8,9} AC 6A-1.094121 was approved by the State Board of Education on July 17, 2019 and requires that all students (Grades 6-12) receive a minimum of five hours of mental and emotional health education. The Board also approved AC 6A-1.094122 on August 21, 2019, requiring all Florida school districts to provide annual substance use and abuse education to students (Grades K-12). The selected course content must advance with each grade level through developmentally appropriate instruction and skill building. Decisions about which course(s) to use are determined at the school district level. These rules are in effect for the 2020-2021 school year.

With the deployment of an evidence-based and/or evidence-informed prevention strategy, Florida has the opportunity to reduce substance use among youth. Prevention programs such as these are proven to reduce drug use, while also increasing youth resiliency, enhancing their mental health, and providing students with sound protective factors that will aide them in making critical decisions.

3. Increase substance use prevention efforts by (1) securing/sustaining front-end prevention funding and (2) expanding state partnerships with anti-drug coalitions, education institutions, faith-based organizations, and law enforcement. These partnerships will improve the greater understanding of addiction, reduce the impact of stigma, and allow for the unified employment of limited resources towards a common goal.

Preventing drug use before it starts is a fundamental tenet of a comprehensive approach to drug control. The science of prevention has evolved and significantly improved, and decades of research show that prevention is most effective when carried out over the long-term with repeated evidence-based interventions.¹⁰ Additional prevention strategies that have proved

successful include the deployment of anti-drug awareness campaigns, expansion of drug takeback events, and the strengthening of anti-drug coalitions across Florida. To accomplish this, Florida should continue to support its anti-drug coalitions by maintaining or expanding grant opportunities similar to DCF's Prevention Partnership grants, Substance Abuse and Mental Health Services Administration (SAMHSA) grants, and the Office of National Drug Control Policy (ONDCP) grants.^{11,12,13} Funds obtained through these sources are used to implement evidence-based prevention programs, local prevention messaging campaigns, and expanding prescription drug take-back events.

These intervention initiatives conducted in conjunction with a large-scale prevention campaign would potentially have a significant impact to the community. Partner organizations and community stakeholders could utilize their already existing social media platforms, websites, and other media outlets to dispatch prevention, stigma, and treatment-related messages. As a result, these messages would be more widely available throughout the state and at minimal cost to the taxpayer. Statistical analysis continues to demonstrate that combining multiple evidence-based approaches in a comprehensive prevention program is more effective than a single activity alone. Moreover, these early investments pay large dividends in substantially reduced treatment and criminal justice costs, saving taxpayer dollars while reducing the number of young people whose lives are tragically affected by early substance abuse.¹⁴

By ensuring prevention funding is continually available, communities will consistently provide substance use prevention efforts through-out Florida. These funds will allow for the better integration of the 12-Sectors of the community, which in turn, will improve a greater understanding of addiction, reduce the impact of stigma, and allow for the unified deployment of limited resources towards a healthier community.

4. Develop and implement a comprehensive e-cigarette/e-liquid prevention strategy designed to reduce vaping among youth (ages 11-17) and limit the negative health effects associated with e-cigarettes, e-liquids, and/or other vaping materials.

There has been a 52.3% increase in the use of e-cigarettes/e-liquids by Florida's youth (ages 11-17) since 2015.¹⁵ According to the Centers for Disease Control and Prevention (CDC), this health emergency is a national epidemic. The CDC's research confirms that in 2019 more than one in four (27.5%) high school students and one in ten (10.5%) middle school students reported that they used e-cigarettes/e-liquids within the past 30 days.¹⁶ The continued rise in e-cigarette use is likely due to uncontrolled advertising methods, a wide range of flavored vaping products, and an extremely high nicotine content. Many of these devises come in shapes designed to mimic the look of markers, highlighters, USB flash drives, etc., making them very easy to conceal.

Florida Youth Substance Abuse Survey (Past 30-Day Vaping Trend)



Source: <u>https://www.myflfamilies.com/service-</u> programs/samh/prevention/fysas/2019/docs/FYSAS%202019%20(Final).pdf

Additionally, 8,269 children (ages 6 or less) were accidentally poisoned by consuming e-liquids during the period of 2012-2017.¹⁷ Most, 92.5% of these children were exposed by ingesting e-liquids.¹⁸ The Food and Drug Administration (FDA) believes these children consumed liquid nicotine because of the child-friendly packaging, cartoon placement, and diverse flavoring options.¹⁹ The Child Nicotine Poisoning Prevention Act (CNPPA) of 2015 requires all e-liquids sold, manufactured, and/or distributed to be packaged in child resistant containers.²⁰ The CNPPA has helped reduce e-liquid exposures; however, the poisoning rate remains high as compared to 2012. In fact, new trends suggest that some youth populations are now deliberately drinking e-liquids and/or eating/chewing e-liquid pods/cartridges to gain access to the nicotine.²¹

In 2016, the FDA published a rule that extends its regulatory authority to all tobacco products. This regulation includes e-cigarettes, e-liquids, hookahs, cigars, and pipe tobacco. Prior to this regulation, these products were sold without any review of their ingredients, manufacturing processes, or their potential dangers.²² Additionally, the ruling ensures e-cigarettes/e-liquids are not sold to minors and not available for purchase in vending machines that are accessible by youth. Since 2016, the FDA has sent 735 warning letters and issued 159 fines to Florida businesses for violating FDA's 2016 e-cigarette/e-liquid regulation.²³ Given FDA's limited time and resources, it should be assumed that additional violations would have been identified if other agencies were given the authority to conduct compliancy inspections. While section 877.112, Florida Statutes, clearly prohibits the sale of e-cigarettes/e-liquids to minors, it does not establish e-cigarette/e-liquid advertising laws that prohibit youth targeting or ban the sale of flavored vaping products popular among Florida's children. Tobacco companies, prior to the 1998 "Master Settlement Agreement," commonly used marketing practices designed to target youth, while encouraging them to experiment with cigarettes, chewing tobacco, and other items containing nicotine. These practices included the use of cartoon advertisements, brand name endorsements, outdoor signage, billboards, public transit ads, and free tobacco company merchandise/samples. Many of these same advertising methods have been retooled by vaping

companies and are now being employed to target youth.²⁴ The Florida Division of Alcoholic Beverages and Tobacco does not require a business in the state of Florida to obtain a Tobacco Retail License to sell or manufacture e-cigarettes and/or e-liquids.²⁵ This precludes Florida's ability to inspect and/or regulate e-cigarette/e-liquid manufacturing processes and retail establishments where these products are sold. On January 2, 2020, the President of the United States announced a nation-wide ban of flavored vape cartridges, excluding tobacco and menthol flavors. Since the President's announcement, the FDA published a policy that prohibits the sale of flavored e-cigarettes/e-liquids. The FDA clearly states they will prioritize enforcement efforts against businesses that violate the guidance outlined within the policy.²⁶ The FDA expects this policy to reduce the use of e-cigarettes/e-liquids by youth, limit accidental poisoning, and/or prevent its use entirely. With the development and deployment of a comprehensive e-cigarette/e-liquid prevention strategy, Florida can better protect its youth and limit the negative health effects associated with vaping.

Sources:

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