

104TH GENERAL ASSEMBLY State of Illinois 2025 and 2026 HB1811

Introduced 1/28/2025, by Rep. Natalie A. Manley

SYNOPSIS AS INTRODUCED:

720 ILCS 570/316.1

Amends the Illinois Controlled Substances Act concerning the Prescription Monitoring Program. Provides that interstate data sharing agreements shall be mutual. Provides that the Department of Human Services shall only share data if the reciprocal state provides equal access to data of the reciprocating state to all authorized users, licensed health care entities, and application vendors regardless of their method of connection to the Prescription Monitoring Program for interstate data sharing. Effective immediately.

LRB104 06256 RLC 16291 b

1 AN ACT concerning criminal law.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Controlled Substances Act is amended by changing Section 316.1 as follows:
- 6 (720 ILCS 570/316.1)

16

17

18

19

20

21

- Sec. 316.1. Access to the integration of pharmacy records with the Prescription Monitoring Program.
- 9 (a) Subject to the requirements and limitations set out in
 10 this Section and in administrative rule, the Department shall
 11 not require, either expressly or effectively, Electronic
 12 Health Records Systems, pharmacies, or other providers to
 13 utilize a particular entity or system for access to the
 14 integration of pharmacy records with the Prescription
 15 Monitoring Program.
 - (1) Any entity or system for integration (transmitting the data maintained by the Prescription Monitoring Program) into an Electronic Health Records System, Certified Health IT Module, Pharmacy Dispensing System, or Pharmacy Management System must meet applicable requirements outlined in administrative rule, including, but not limited to, the following:
- 23 (A) enter into a data sharing agreement with the

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

1	Department	of	Human	Services,	Prescription	Monitoring
2	Program;					

- (B) all security requirements noted within this Section, administrative rule, and all other applicable State and federal security and privacy requirements;
- (C) the Prescription Monitoring Program shall have administrative control over the approval of each site and individual integration point and the Prescription Monitoring Program shall have the ability to disable individual integration points, at no additional cost to the State;
- (D) interstate data sharing shall be completed with written authorization from the Prescription Monitoring Program;
- (E) data available from the Prescription Monitoring Program shall not be stored, cached, or sold and the State may inspect and review an entity or system for integration to assure and confirm the same, subject to a reasonable non-disclosure agreement, as permitted by State law, to protect the entity's or system's trade secrets or other proprietary information;
- (F) analysis of data shall only be allowed with express written permission from the Prescription Monitoring Program; and
 - (G) access to audit data, shall be available in

L	hourly	to	real-time	increments	at	no	cost	to	the
2	State.								

- (2) Electronic Health Record Systems, Certified Health IT Modules, Pharmacy Management Systems, and Pharmacy Dispensing Systems integrated with the Prescription Monitoring Program must meet applicable requirements outlined in rule, including, but not limited to, the following:
 - (A) provide their customers (healthcare entity, pharmacy, provider, prescriber, dispenser, etc.) the choice of approved integration vendor, meeting the requirements of this Section and administrative rule, or direct connect to the Illinois Prescription Monitoring Program;
 - (B) provide their customers with access to the data provided by the customer's chosen integration vendor as allowed under State and federal statute; and
 - (C) follow all State and federal security and privacy standards.
- (3) Customers required to integrate under State or federal law must meet the requirements outlined in administrative rule, including, but not limited to, the following:
 - (A) the customer retains the choice of which integration vendor or direct connect is utilized to connect to the Illinois Prescription Monitoring

L	Program;	and
---	----------	-----

- 2 (B) customers seeking to contract with a new integration vendor, shall enter into a memorandum of understanding with the Prescription Monitoring Program.
 - (b) The Illinois Prescription Monitoring Program may exercise the power, by rule, to require Memoranda of Understanding with all customers. The general contents of the memorandum of understanding shall be set out in rule and shall include, but not be limited to:
 - (1) the acknowledgment and choice of the customer of the method of integration with the Prescription Monitoring Program and
- 14 (2) the data use and other requirements on the 15 customer in accessing and using the Prescription 16 Monitoring Program.
 - A fee cannot be levied as part of a memorandum of understanding required by the Department under this Section.
 - (c) Non-compliance by the Integration Vendor, Electronic Health Record System, Certified Health IT Module, Pharmacy Management System or Pharmacy Dispensing System, customer, or any parties required to comply with this Section may result in the party being prohibited from serving as entity or system for integration with the Prescription Monitoring Program, termination of contracts, agreements, or other business relationships. The Department shall institute appropriate cure

- 1 notices, as necessary to remedy non-compliance.
- 2 (d) Interstate data sharing agreements shall be mutual.
- 3 The Department shall only share data if the reciprocal state
- 4 provides equal access to data of the reciprocating state to
- 5 all authorized users, licensed health care entities, and
- 6 application vendors regardless of their method of connection
- 7 <u>to the Prescription Monitoring Program for interstate data</u>
- 8 sharing.
- 9 (Source: P.A. 103-477, eff. 7-1-24.)
- 10 Section 99. Effective date. This Act takes effect upon
- 11 becoming law.