## WEST VIRGINIA LEGISLATURE

## **2025 REGULAR SESSION**

Introduced

## House Bill 2378

By Delegates Chiarelli, Hornby, Willis, J. Cannon,

Heckert, Shamblin, and Browning

[Introduced February 14, 2025; referred

to the Committee on Health and Human Resources

then the Judiciary]

## 2025R2145

1	A BILL to ame	nd the Code of V	West Virginia, as ame	ended, by adding the	reto a new article,	
2	designated §16-64A-1, §16-64A-2, §16-64A-3, and §16-64A-4; and to amend said code by					
3	repealing §16-64-1, §16-64-2, §16-64-3, §16-64-4, §16-64-5, §16-64-6, §16-64-7, §16-64-					
4	8, §16-64-9, and §16-64-10, relating to syringe exchange services programs; defining					
5	terms; making syringe exchange service programs unlawful; setting date for closure of					
6	existing programs; permitting harm reduction services to continue to operate provided no					
7	syringe	services are pro	vided; allowing for a	n administrative time	frame for referral;	
8	requiring the imposition of fees for noncompliance; and permitting injunctive relief.					
	Be it enacted by the Legislature of West Virginia:					
	ARTICLE	64.	SYRINGE	SERVICES	PROGRAMS.	
	§16-64-1.				Definitions.	
1	[Repeale	ed.]				
	§16-64-2. Ap	plication for	license to offer	a syringe ser	vices program.	
1	[Repeale	ed.]				
1	[Repeale <b>§16-64-3</b> .	ed.]	Program		requirements.	
1			Program		requirements.	
	<b>§16-64-3.</b> [Repeate	ed.]	Program cation or limitation	of the syringe se		
	<b>§16-64-3.</b> [Repeate	ed.] edure for revo	-	of the syringe se		
1	§16-64-3. [Repeate §16-64-4. Proc	ed.] <b>edure for revo</b> ed.]	-	of the syringe se due		
1	§16-64-3. [Repeate §16-64-4. Proc [Repeate	ed.] edure for revoo ed.] Adm	cation or limitation		rvices programs.	
1	§16-64-3. [Repeate §16-64-4. Proc [Repeate §16-64-5.	ed.] edure for revoo ed.] Adm	cation or limitation		rvices programs. process.	
1	§16-64-3. [Repeate §16-64-4. Proc [Repeate §16-64-5. [Repeate	ed.] edure for revoo ed.] Adm ed.]	cation or limitation	due	rvices programs. process.	
1 1	§16-64-3. [Repeate §16-64-4. Proc [Repeate §16-64-5. [Repeate §16-64-6.	ed.] edure for revoo ed.] Adm ed.]	cation or limitation	due and judic	rvices programs. process.	
1 1	§16-64-3. [Repeate §16-64-4. Proc [Repeate §16-64-5. [Repeate §16-64-6. [Repeate	ed.] edure for revoe ed.] Administrative ed.] Reporting	cation or limitation ninistrative e appeals	due and judic	rvices programs. process. ial review.	
1 1 1	§16-64-3. [Repeate §16-64-4. Proc [Repeate §16-64-5. [Repeate §16-64-6. [Repeate §16-64-7.	ed.] edure for revoe ed.] Administrative ed.] Reporting	cation or limitation ninistrative e appeals	due and judic	rvices programs. process. ial review.	

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	§16-64-9.	Civil	penalties	s an	id ir	njunctive	relief.
1	[Repe	aled.]					
	§16-64-10.		Coordinatio	on	of		care.
1	[Repe	aled.]					
	ARTICLE	64A. SYF	RINGE SERV	ICES PR	OGRAMS	ARE	UNLAWFUL.
	<u>§16-64A-1.</u>						Definitions.
1	<u>As us</u>	ed in this arti	<u>cle:</u>				
2	<u>"Direc</u>	"Director" means the director of the Office of Health Facility Licensure and Certification.					
3	"Harm reduction program" means a program that provides services intended to lessen the						
4	adverse consequences of drug use and to protect public health and safety, by providing direct						
5	access to a referral to substance use disorder program treatment programs, screenings,						
6	vaccinations,	education abo	out overdose pre	evention, wou	ind care, opic	oid antago	nist distribution
7	and	education,	and	other	me	edical	services.
8	<u>"Syrin</u>	<u>ge services p</u>	rogram" means	a program, v	whether offer	ed by an	<u>individual or a</u>
9	provider, whe	ere an individ	lual can access	sterile syrii	nges or nee	dles and	other injection
10	paraphernalia		without		а		prescription.
	<u>§16-64A-2.</u>	Syri	nge s	Service	Progra	ms	Unlawful.
1	<u>(a) Sy</u>	ringe services	programs shall	be considered	<u>d unlawful in t</u>	<u>he State o</u>	<u>f West Virginia;</u>
2	and						
1	<u>(b) An</u>	owner, operat	tor, or other indiv	dual shall cea	ase and desis	t operation	is of the syringe
2	services	program	on the	effective	date	of t	his article.
	<u>§16-64A-3.</u>	Harm	reduction	services	and	care	transition.
1	<u>(a) An</u>	owner, opera	tor, or individual	<u>may offer har</u>	m reduction s	ervices af	ter the effective
2	date of this a	nticle: Provide	ed, That the owr	ier, operator,	or individual	does not	offer a syringe
3	services						program.

1	(b) Notwithstanding the provisions of this article, a syringe services program may remain						
2	open for an administrative transition timeframe of 120 days after the effective date of this article, to						<u>nis article, to</u>
3	assist patients in the transition of care. In no event may any patient be provided any syringe					any syringe	
4	exchange	service	during	this	administrativ	/e	timeframe.
	<u>§16-64A-4.</u>	Civil	penalties	and	injun	nctive	relief.
1	<u>(a) lf ar</u>	<u>owner, operat</u>	or, or other individ	lual operates	a syringe servi	ices progr	am after the
2	effective date, the Director shall impose a civil money penalty upon the owner, operator, or					operator, or	
3	individual	not	to ex	ceed	\$2,500	per	day.
1	<u>(b) The</u>	Office of Healt	h Facilities Licens	sure and Cert	ification may se	eek injund	tive relief to

2 <u>enforce the provisions of this article.</u>

NOTE: The purpose of this bill is to make syringe services unlawful and provide for penalties for violation of the article. The proposed bill permits the provision of harm reduction services not associated with a syringe exchange program and permits an administrative timeframe for the transition of care. Requiring the Office for Health Facilities Licensure and Certification to seek penalties and the ability to seek injunctive relief for violations of the article.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.