Overdose Prevention in New York City: Supervised Injection as a Strategy to Reduce Opioid Overdose and Public Injection
# TABLE OF CONTENTS

Executive Summary 3

Background 7
   Overdose in New York City

HealingNYC 12
   Expanding New York City’s Response to the Overdose Crisis

A Legacy of Public Health Innovation in New York City 17

Why Supervised Injection Facilities? 20
   A Review of the Evidence

Would New Yorkers Support Supervised Injection Facilities? 23
   Community Support for and Concerns about Supervised Injection

What Would New York City Gain from Supervised Injection Facilities? 33
   Estimating the Health and Fiscal Impacts of Supervised Injection in New York City

How Could New York City Implement Supervised Injection Facilities? 36
   Viable Legal Frameworks for Supervised Injection Facilities in New York City

Case Studies: Supervised Injection Facilities at the Municipal Level 40
   Update from Seattle, San Francisco, and Philadelphia

Recommendations 43

Acknowledgments 48

References 51

Appendix A 55
   Institutional Support for Supervised Injection

Appendix B 57
   Statement of Support for Supervised Injection from the American Medical Association

Appendix C 59
   Statement of Support for Supervised Injection from the American Public Health Association
Appendix D 81
Letter of Support for Supervised Injection from amfAR, the Foundation for AIDS Research to New York State Governor Andrew M. Cuomo

Appendix E 83
New York City Supervised Injection Facility Impact Report

Appendix F 127
Legal Challenges to and Avenues for Supervised Injection Facility Implementation in New York City
EXECUTIVE SUMMARY

Overdose deaths in New York City have risen steadily over the past 15 years, growing to the crisis we now face. In 2017, provisional data confirmed 1,441 overdose fatalities in New York City—the deadliest year on record.¹ Someone dies from a drug overdose in New York City every seven hours, and more people died from overdose in New York City in 2017 than from suicide, homicide, and motor vehicle accidents combined.² Since 2014, fentanyl, an opioid 50 to 100 times more potent than morphine, has driven the dramatic increase in overdose deaths.

The opioid overdose epidemic in New York City persists despite current efforts, which include availability of treatment services, collaborative interventions between public health and law enforcement, and increased access to the emergency overdose rescue medicine naloxone. Recognizing that opioid-involved overdose deaths are preventable, the City has redoubled its efforts with a broad, multi-agency cross-sector approach known as HealingNYC. This comprehensive strategy aims to reduce opioid overdose deaths by 35% by 2022. Key components of HealingNYC include: expanded access to effective treatment; innovative methods of overdose prevention that reach individuals at high risk; education aimed at clinicians and communities to prevent substance misuse before it starts; and using new methods to reduce the supply of drugs.³ As HealingNYC moves forward, the City maintains its commitment to deploying strategies grounded in science and to considering all evidence-based interventions that could prevent people from dying in the present overdose crisis.

Supervised injection facilities (SIFs) are one public health strategy to reduce overdose deaths, infectious disease transmission, and public drug use. Supervised injection facilities offer hygienic spaces for people to inject drugs obtained offsite using sterile equipment under medical supervision. There are 100 SIF locations worldwide, including a recent expansion to three cities in Canada. In the United States, SIFs have not been implemented but are under consideration in at least five cities. Through co-location or referral, SIFs also provide people who inject drugs access to a range of health, substance use, and social services. As such, SIFs serve as an early entry point along the continuum of care for people with substance use disorders. Finally, SIFs have garnered support and endorsement from a range of professional health bodies, including the American Medical Association,⁴ the American Public Health Association,⁵ the International Drug Policy Consortium,⁶ and the European Monitoring Centre for Drugs and Drug Addiction.⁷

To explore the potential impact of incorporating supervised injection into City’s opioid response strategy, the New York City Council provided funding to the New York City Department of Health and Mental Hygiene (DOHMH) to assess the feasibility of establishing a SIF. DOHMH began with a literature review to summarize the international experience with SIFs. Additionally, an Expert Advisory Panel comprised of national and international drug policy experts, scientists, and advocates was assembled to guide the study. A list of the Expert Advisory Panel members can be found in the Acknowledgments.
To explore the feasibility of SIFs in New York City, three key questions were addressed:

1. **Would New Yorkers support supervised injection facilities?**
   The New York Academy of Medicine (NYAM) and DOHMH conducted structured focus groups and individual interviews regarding perspectives on supervised injection services with key community and institutional stakeholders. Participants represented a range of constituencies: law enforcement, health care, social and community services, faith traditions, business development, and harm reduction. Input from elected officials serving in New York City and State offices also was solicited.

2. **What are the potential health and fiscal benefits of a supervised injection facility to New York City?**
   Researchers at Weill Cornell Medical College projected the impact of a supervised injection facility on opioid overdose deaths and direct health care expenditures in New York City, looking at emergency medical service usage, emergency department visits, and hospitalizations. A Technical Advisory Group composed of global leaders in supervised injection with expertise in economics, policy analysis, and clinical and behavioral sciences offered guidance and oversight to this study.

3. **What are the viable legal frameworks within which New York City could establish a supervised injection facility?**
   A legal scholar from Columbia Law School assessed the current legal barriers to the establishment of a supervised injection facility in New York City to identify potential avenues for implementation. This review assessed federal, state, and municipal criminal and civil laws and regulations that could be relevant to the establishment of a SIF in New York City, as well as examples and lessons learned from other jurisdictions across the United States. The findings from this review support the feasibility of supervised injection facilities.

*Supervised injection is an evidence-based health intervention for people who inject drugs*

Scientific evidence suggests that SIFs—like methadone maintenance treatment and syringe exchange programs established in response to the previous opioid and HIV/AIDS crises—prevent overdose and reduce the harms associated with injection drug use, including HIV and hepatitis C transmission. Supervised injection facilities provide support and connections to health and social services to marginalized individuals, particularly shelter residents, so people who inject drugs can reduce their risk of death and take positive steps toward healthier lives. In addition to the individual benefits, research from other jurisdictions shows that SIFs may lead to long-term reductions in individual-level drug use and community-level drug-related crime in areas where they are located, and thus save taxpayer dollars on health care and crime control.
Key community leaders recognize the benefits of and challenges to establishing supervised injection as a strategy to prevent overdose and reduce crime

Findings from NYAM’s community assessment and DOHMH’s stakeholder interviews suggest that supervised injection facilities have the support of many medical, harm reduction, business, faith, community, and elected leaders. Stakeholders acknowledged the seriousness of the overdose crisis, the need for new solutions, and the functional approach of SIFs. Stakeholders particularly appreciated SIFs’ role in linking participants to needed medical, social, and community services. Some stakeholders highlighted potential community concerns that SIFs could convey that drug use was being condoned or create geographic concentrations of people who inject drugs. These community concerns could lead to challenges with SIF placement, although these challenges may be mitigated through co-location within existing harm reduction services as part of the continuum of care. Almost all leaders and community representatives interviewed, however, acknowledged the public health and safety benefits of supervised injection. Stakeholders emphasized that meaningful community engagement and education would be critical to the success of SIFs, particularly in any neighborhoods that could be selected for SIF placement. Additional engagement is needed to best capture all community perspectives, as current findings are limited to those who agreed to participate at the time of the study.

Establishment of four supervised injection facilities could conservatively avert up to 130 overdoses and save up to $7 million in public health care costs annually

Results from the impact study conducted by Weill Cornell Medical College found that locating SIFs in four New York City neighborhoods most severely affected by fatal drug overdose could prevent up to 130 overdose deaths each year and reduce associated annual costs to the City health care system by up to $7 million. The estimates generated by this study are conservative, as they do not include reduction in crime or chronic disease treatment costs associated with injection drug use. The cost-savings of a SIF would be offset by the costs to operate a SIF. These costs would vary depending on the model and hours of operation. On the low end, a SIF could be implemented for $250,000 annually; on the upper end, a new, freestanding facility with long hours could cost between $2 and $3 million.

Legal establishment of supervised injection facilities in New York City is possible

Findings from the legal review suggest that, despite legal barriers, state and municipal options exist to establish one or more SIFs in New York City. Any avenue would require engaging diverse representatives from public health, public safety, law enforcement, advocacy and community groups, and elected officials in the planning process.

Taken together, these findings have led to a series of recommendations regarding the planning and implementation of a SIF to supplement New York City’s comprehensive overdose prevention strategy. In particular, the recommendations presented in this report aim to leverage New York City’s existing treatment and social service resources to integrate SIFs within established networks of care. A wide range of stakeholders in New York City support supervised injection as a strategy, but also acknowledge potential community
concerns in establishing supervised injection services. Our recommendations around SIFs build on the legacies of methadone maintenance treatment and early grassroots adoption of syringe exchange programs by health advocates, medical and social service professionals, and scientists in New York City. Additionally, New York City has a strong network of health and social service agencies, and productive collaboration between the public health and public safety communities—all essential partners to launch SIFs.

What follows are detailed findings from the three commissioned studies, supplementary data collected by DOHMH, and a comprehensive review of the existing body of scientific evidence on supervised injection. Overdose affects all New Yorkers. To learn more about overdose prevention, we invite readers to visit: www1.nyc.gov/site/doh/health/health-topics/alcohol-and-drug-use-prevent-overdose.page.
BACKGROUND
Overdose in New York City

The United States is in the midst of a overdose epidemic, with over 63,000 deaths in 2016 due to overdose. The majority of these deaths (66%) are caused by opioids, a drug class that includes prescription painkillers, heroin, and the highly potent synthetic compound fentanyl. The entire nation—East and West, North and South, urban and rural—has been touched by this crisis, which has shown no signs of slowing down.

Like the rest of the country, New York City has experienced alarming increases in overdose deaths over the last 15 years. The number of deaths from overdose in New York City have more than doubled since 2000, with an increase of over 2.5 fold since 2010. In 2017, provisional data shows that 1,441 overdose fatalities occurred in New York City, the highest number ever recorded. Over 80% of these deaths involved opioids. Someone dies every seven hours of overdose in New York City; there are more annual deaths from opioid overdose than from car crashes, suicides, and homicides combined.

Figure 1: Number of unintentional drug poisoning (overdose) deaths by year, New York City, 2000 – 2017

Although prescription painkillers helped to drive the increase in the rate of overdose deaths in New York City from 2010 to 2011, the proportion of overdose deaths involving opioid analgesics had decreased to 18% by 2016, from a high of 35% in 2011. Between 2011 and 2014, a rise in heroin-involved overdoses drove the increases in overdose deaths. Beginning in 2015, New York City has experienced the emergence of fentanyl, which was involved in nearly half (44%) of all overdose deaths by the end of 2016.
Fentanyl: A public health crisis

Fentanyl is a highly potent synthetic opioid propelling drug overdose deaths to record numbers. While fentanyl is a prescription medication used for cancer-related pain or palliative care, non-pharmaceutical fentanyl has been introduced into illicit drug markets in New York City and nationally in recent years. Typically, fentanyl found in the illicit drug supply typically is not sourced from diverted prescriptions, but rather is produced in illicit laboratories and used as a common adulterant to heroin, cocaine, and counterfeit pills—including opioid analgesics, such as oxycodone, and benzodiazepines, such as Xanax. The presence of fentanyl in illicit drugs puts people who use them at enormously increased risk of overdose.\(^\text{13}\)

Fentanyl’s potency is such that a small amount can induce overdose; as a fast-acting opioid, overdoses involving fentanyl can occur within minutes of ingestion.\(^\text{14}\)

Toxicology analyses indicate that fentanyl drove the increase in overdose deaths from 2015 to 2016. Deaths involving fentanyl have increased nearly every quarter since 2015, constituting almost half (44\%) of all overdose deaths in 2016.\(^\text{15}\)

The acceleration of overdose deaths since the introduction of non-pharmaceutical fentanyl in the New York City drug supply has brought a mutual recognition among the public health and safety communities that new and different strategies must be considered.

Many people who inject drugs in New York City are aware of the risks of fentanyl and generally do not seek it out.\(^\text{16}\) Typically fentanyl is introduced into illicit drug mixes at the level of the supplier. As a result, people who use drugs and street-level drug sellers are unlikely to know whether a certain product does or does not contain fentanyl.\(^\text{17, 18}\) Additionally, other non-pharmaceutical fentanyl analogues may not yet be identifiable by existing laboratory tests.

Figure 3: Number of drug overdose deaths and percent of overdose deaths involving fentanyl in New York City, by quarter, 2014-2016

Overdose affects all neighborhoods in New York City and cuts across lines of race, class, age, and gender. However, certain populations and neighborhoods bear a disproportionate burden of overdose deaths. Residents of both poor neighborhoods with endemic heroin-related issues and affluent neighborhoods with more recent heroin- and fentanyl-related issues experience some of the highest rates of opioid-involved overdose citywide. In 2016, Staten Island and the Bronx experienced the highest rates of fatal overdose in New York City in 2016 (31.8 and 28.1 per 100,000 residents, respectively), over two times higher than residents of other boroughs. The largest numbers of deaths in 2016 occurred among residents of the Bronx and Brooklyn, with 308 and 297 deaths, respectively. The breadth of harm spans East Harlem in Manhattan, Hunts Point-Mott Haven in the Bronx, and South Beach-Tottenville in Staten Island, as well as neighborhoods in other boroughs. Taken together, these numbers illustrate the widespread but unequal burden across the city.


Overdose death rates have increased dramatically among all racial groups from 2015 to 2016. In 2016, white New Yorkers experienced the highest rate (18.9 per 100,000) of heroin- and/or fentanyl-related overdose death citywide, followed by Latino/a New Yorkers (16.9 per 100,000); the rate among black New Yorkers was 12.3 per 100,000.
Although males experience rates of overdose from heroin and/or fentanyl over four times that of females, both male and female New Yorkers experienced substantial fentanyl-driven increases from 2015 to 2016.

Individuals who reside in shelters or are undomiciled are at increased risk of overdose. These individuals represented 7% of the overdose deaths in New York City in 2016, despite comprising less than 1% of the City population. Overdose is now the leading cause of death for this population, overtaking heart disease in FY 2014. Furthermore, people who inject drugs in public or semi-public locations, many of whom are homeless or unstably housed, are at heightened risk of infectious disease transmission (HIV and hepatitis C) and other harms associated with injection drug use.
HealingNYC
Expanding New York City’s Response to the Overdose Crisis

In recent years, New York City has established itself as a national leader in addressing the overdose epidemic through public health and public safety interventions. In March 2017, the City committed an additional $38 million annually over five years to fight overdose through HealingNYC, an innovative, multi-pronged agenda focused on four areas. In March 2018, the City expanded HealingNYC by an additional $22 million annually.

1. Prevent opioid overdose deaths

2009: DOHMH began to provide naloxone—a medication used to reverse the effects of an opioid overdose—to syringe exchange programs and other registered opioid overdose prevention programs for distribution to laypeople to carry and respond to overdose.

2013: The New York City Police Department (NYPD) equipped approximately 1,000 patrol officers in the precincts with the highest rates of opioid-involved overdose with naloxone.

2014: The New York City Fire Department (FDNY) equipped emergency medical technicians and certified first responder firefighters with naloxone. FDNY reported using naloxone to reverse over 180 overdoses per month in the second half of 2016.

2014: Correctional Health Services, a division of New York City Health + Hospitals (H+H), established one of the first jail-based naloxone distribution programs at the Rikers Island Visitor Center. As of September 30, 2017, the program has distributed over 6,000 kits to the families and friends of incarcerated persons, who are at elevated risk of overdose following release from jail.

2015: The New York City Commissioner of Health authorized naloxone distribution by pharmacists under a non-patient specific prescription (standing order), and the medication is now available to laypeople without a personal prescription in over 725 pharmacies citywide. Naloxone is now effectively available over the counter.

2016: The New York City Department of Social Services (DSS) trained all its shelter providers in naloxone administration to ensure 24/7 overdose prevention coverage in the City shelter system.

As part of HealingNYC, New York City committed to:

- Distribute 65,000 naloxone kits in 100 services citywide, including, but not limited to: treatment, detoxification, harm reduction, and other programs serving at-risk New Yorkers and their families and loved ones
- Equip all 23,000 NYPD patrol officers with naloxone and train all officers in overdose response
• Distribute 5,000 naloxone kits annually through the Rikers Island Visitor Center program to directly target those individuals at increased risk
• Increase the number of pharmacies offering naloxone without a prescription to 1,000
• Distribute 6,500 kits in City shelters and continue to train Department of Social Services shelter providers in naloxone administration

2. Prevent opioid misuse and addiction

2011: DOHMH developed New York City’s judicious opioid prescribing guidelines, which served as the model for the guidelines issued by the Centers for Disease Control and Prevention in March 2016. DOHMH’s guidelines subsequently were implemented in public hospital emergency departments and private hospitals throughout the city.

2013: DOHMH employed public health detailing methods—delivering judicious prescribing, overdose prevention, and door-to-door treatment messaging to health care providers—to reach nearly 900 health care providers on Staten Island.

2015-2017: DOHMH expanded its door-to-door health care provider detailing efforts to over 1,000 providers in the Bronx and nearly 1,000 providers in Brooklyn.

2016-2017: The City ran the “I Am Living Proof,” “Save a Life, Carry Naloxone,” and “I Saved a Life” public awareness campaigns, its largest drug treatment and overdose prevention public education campaigns to date.

2017: DOHMH launched Relay, a peer-based crisis intervention and overdose prevention service for individuals in emergency rooms following a nonfatal overdose event. At the time of HealingNYC’s launch, the program was operational in four hospitals across the city.

As part of HealingNYC, New York City committed to:
• Create mental health clinics in high-need schools to address youth substance use and intervene early to prevent misuse and addiction before it starts
• Deliver targeted prevention and treatment messaging in primary care settings to communities at high risk of overdose
• Train 1,500 clinicians annually in judicious opioid prescribing to reduce overprescribing
• Expand Relay to 15 emergency departments citywide
**Public health detailing in New York City**

Public health “detailing” campaigns deliver critical education and prevention messaging directly to health care providers. Providers engage in one-on-one visits with DOHMH representatives during which they receive educational messages about the judicious prescription of opioid analgesic and benzodiazepine medications and means to reduce patient risk of overdose. Judicious prescribing messages recommend that prescribers utilize the lowest effective dose for the shortest duration necessary to reduce the risk of overdose or other harms. Detailing is a key component of the City’s prevention strategy, reaching providers to help prevent substance misuse before it starts.

---

3. **Connect New Yorkers to effective treatment**

2007: Correctional Health Services, which operates the oldest jail-based methadone maintenance treatment program in the nation (since 1987), first introduced buprenorphine treatment to individuals detained at Rikers Island as part of a research study. Rikers Island now offers access to both methadone and buprenorphine. Like methadone, buprenorphine is a medication that is highly effective in treating opioid use disorder.

2016: DOHMH funded an innovative buprenorphine treatment model that supports nurse care managers (NCM) in seven primary care organizations that run federally qualified health centers. These NCM programs support primary care clinics and their clinicians to provide comprehensive substance use care for patients with buprenorphine treatment.

**As part of HealingNYC, New York City committed to:**

- Train an additional 1,500 health care providers in buprenorphine prescribing, with a focus on engaging nurse practitioners and physician assistants, who are newly eligible to prescribe buprenorphine under federal law
- Expand the City’s nurse care manager for buprenorphine treatment model to provide case management services and increased patient adherence to an additional seven federally qualified health centers
- Start addiction treatment and care management with buprenorphine prescribing in all New York City H+H primary care clinics
- Establish buprenorphine induction, the first phase of maintenance, in at least 10 New York City emergency departments
- Embed buprenorphine maintenance treatment in up to seven harm reduction programs
- Transform the New York City H+H substance use care network into a system of excellence in addressing harmful opioid use
• Increase the daily number of patients in the New York City jail system receiving methadone to 600 and buprenorphine to 150, and offer individualized treatment plans and connections to care for these patients upon release
• Engage health professional training programs and health systems leadership to cultivate workforce readiness and optimize responses to treatment needs
• Connect New Yorkers involved with the criminal justice system to substance use services through the HOPE (Heroin Overdose Prevention and Education) Program

Connect New Yorkers with substance use and mental health problems to necessary treatment services through by establishing Health Engagement and Assessment Teams (HEAT)

4. **Reduce the supply of dangerous opioids**

2012: DOHMH and the New York/New Jersey High Intensity Drug Trafficking Area launched New York City RxStat, a public health and safety working group comprised of over 25 City, State, and federal agencies that share information about overdose and strategize collaborative policies and interventions to reduce overdose death. RxStat has been hailed as a leading national model by Former President Obama’s White House Office of National Drug Control Policy and the United States Department of Justice.

2015: NYPD increased heroin seizures by 32% citywide.

2016: NYPD and the Staten Island District Attorney’s Office launched the Overdose Response Initiative to investigate overdose deaths to rapidly identify dealers, dismantle distribution operations, and provide assistance to families and friends of overdose victims.

**As part of HealingNYC, NYC committed to:**
• Increase laboratory and technology capacity at the NYPD and Office of the Chief Medical Examiner narcotics testing labs to identify new dangerous synthetic drugs and target supply reduction operations
• Expand the Overdose Response Initiative to more neighborhoods
• Add NYPD personnel to New York City airports, highways, and ports to disrupt the opioid supply at the level of trafficking
The continuum of care for people who use drugs

The identification, diagnosis, care, and treatment of substance misuse and substance use disorders are part of a range of services available to people who use drugs. Termed the continuum of care, these services span multiple health care settings, from specific programs for substance use, like overdose prevention programs and opioid treatment programs, to medical settings such as hospitals, emergency care, and primary care that address individuals’ general health needs. Providing a range of services with complementary goals and capabilities allows people who use drugs to enter this continuum and receive care that matches their needs.

Primary care, emergency medical systems, and hospitals can effectively leverage their high volumes of patient contact to identify substance use disorders and initiate treatment—particularly medication for addiction treatment—among patients at risk of overdose or other negative health outcomes. Practitioners in these settings can treat the complications of substance use disorders and provide connections and referrals to other parts of the continuum of care that would meet an individual patient’s needs.

Treatment for opioid use disorder is most effective when it includes the use of medication, termed medications for addiction treatment (MATs). The best-studied medications are methadone and buprenorphine. Both medications have been shown to decrease the risk of death from overdose and increase the likelihood of individuals reducing or ceasing their drug use and improving their social and economic lives. These medications can be used as long-term treatment depending on individual need. Medications for addiction treatment also reduce the risk of HIV/AIDS, chronic hepatitis C infection, other health problems, and even engagement in criminal activity.

Harm reduction programs provide services and programming for people who use and inject drugs. These programs may include but are not limited to syringe exchange programs, support groups, and treatment services. Harm reduction programs aim to serve people who use drugs by providing connections to support services, such as housing, public benefits, education, or workforce programs.

Supervised injection facilities provide a space for people who use and inject drugs to do so safely, in private settings with medical staff who can readily respond to an overdose. SIFs reduce other risks associated with injection, such as bloodborne disease transmission, and alleviate the threat of arrest and incarceration. On-site medical, substance use treatment, and social services allow individuals to receive an appropriate level of support.
A Legacy of Public Health Innovation in New York City

The current opioid overdose epidemic is not the first drug-driven health epidemic to necessitate an innovative public health response in New York City. New Yorkers have a recognized history of national leadership in responding to substance use and associated harms with scientifically grounded innovative approaches that protect public health.

1960s and 1970s
New York City experienced its first large-scale increase in injection heroin use in the decades following World War II. By the 1960s, heroin-involved overdose was the leading cause of death among New Yorkers between the ages of 15 and 35, with 75% of deaths in this age group attributed to heroin overdose. In response, the world’s first methadone maintenance treatment program (MMTP) was established as a research pilot at Rockefeller University in 1964. Methadone is a medication that prevents withdrawal symptoms and reduces cravings for people with opioid use disorder. This groundbreaking pilot demonstrated the efficacy and safety of methadone as a long-term maintenance therapy. Over the next decade, MMTPs were institutionalized across the New York City health care system and prescribed to approximately 34,000 patients. Scientific evidence and rigorous evaluations indicating MMTPs’ association with decreases in overdose, drug-related crime, and hepatitis transmission helped to push forward public and governmental acceptance and propel the treatment toward wider use. By the close of the 1970s, the heroin overdose epidemic declined in large part due to the expansion of methadone maintenance treatment. While methadone maintenance is now widely accepted as the standard of care for treating opioid use disorder, the intervention initially faced significant opposition. However, the combined efforts of scientists, health care professionals, advocates, and government led to the program that exists today. Approximately 30,000 people are currently enrolled in methadone maintenance treatment in New York City.

1980s and 1990s
The second drug-driven epidemic New York City faced was the catastrophic rise of HIV/AIDS in the 1980s and early 1990s. By 1984, an estimated 100,000 people who injected drugs were infected with HIV in New York City, the highest disease concentration among people who injected drugs in the United States. Without access to sterile syringes, HIV was spreading and people were dying at alarming rates, as sharing injection equipment and paraphernalia greatly increases the risk of bloodborne disease transmission. Advocates and health researchers identified lack of access to sterile syringes as a risk factor in disease transmission and advocated for increased access to sterile syringes.

This collaboration resulted in the founding of syringe exchange programs (SEPs), now an accepted public health intervention despite initially vehement opposition in the 1980s. Opponents charged that syringe exchange programs condoned drug use and would lead to increased drug use and crime in communities. However, evaluations of SEPs in Europe...
indicated the contrary: SEPs led to reductions in community drug use and crime and, most importantly, reductions in HIV transmission.\textsuperscript{30, 31} Despite the strength of this scientific evidence, governmental opposition to syringe exchange continued in the United States. Health advocates, unable to obtain licensure or approval to open a formalized service, distributed syringes underground to quell the HIV epidemic.\textsuperscript{32}

By the early 1990s, the scientific evidence was overwhelming that syringe exchange reduced HIV transmission. Proven effectiveness along with the mounting toll of AIDS, which took so many lives, spurred government to action. In May 1992, after a decade of advocacy by scientists and activists,\textsuperscript{33} the New York State Department of Health adopted emergency regulations to authorize the possession and distribution of syringes without a prescription. This emergency regulation was adopted into law in October 1993, and the first formal and legal syringe exchange pilot began in New York City, supported by a grant from the Foundation for AIDS Research (amfAR). An evaluation confirmed the pilot's effectiveness in reducing risk behavior and HIV infection, with no documented increases in injection drug use or negative impacts at the community level.\textsuperscript{34} As evidence of the health benefits of SEPs in New York City grew, more sites opened across the city and the scope of SEPs expanded to offer a broad range of essential services, such as on-site medical care, substance use treatment, and housing placements. By the late 1990s, these programs were attributed with driving down the prevalence of HIV infection among people who inject drugs, and further, reducing HIV transmission to sexual partners.\textsuperscript{35} This momentum has continued; in 2001 New York State implemented the expanded syringe access program to make syringes available without a prescription in pharmacies and medical settings statewide. Syringe exchange programs remain a significant contributor to the overall reduction in HIV cases in New York City.\textsuperscript{36}

Although syringe exchange has become institutionalized in New York City, the intervention remains contested in some jurisdictions across the United States and to date remains illegal in 23 states. Indiana—one state where syringe exchange is illegal—experienced an outbreak of HIV infections in 2015 in rural communities of people who inject drugs. Researchers quickly linked the outbreak directly to unsafe and unhygienic injection practices. Deeply held opposition to syringe exchange among Indiana government officials and national coverage of the outbreak reopened a public debate about the intervention. Proponents urged state leaders to lift the ban on syringe exchange. Opponents eventually permitted the practice temporarily on an emergency order from the governor. In the year between detection of the outbreak and the opening of syringe exchange, nearly 200 individuals in Scott County tested positive for HIV, compared with only five HIV diagnoses in the county between 2004 and 2013. Following the implementation of syringe exchange in the affected counties, the pace of infection slowed and the outbreak was contained.\textsuperscript{37}

\textbf{2000s and 2010s}

The current opioid epidemic in the United States began more than 15 years ago, driven by the aggressive marketing of opioid analgesic medications by the pharmaceutical industry. The epidemic has escalated since 2010, particularly due to demand for heroin and more recently the introduction of fentanyl into the illicit drug supply. As a result of fentanyl, drug
overdose deaths are at unprecedented levels nationally and in New York City. While new health and safety resources have been devoted to overdose prevention at the local, state, and federal levels, the sheer magnitude of this epidemic has compelled scientists, health experts, professional societies, and advocates in the United States to reassess how to address substance use. Among the range of additional strategies under discussion are SIFs, which have been shown to reduce overdose deaths in people who are most vulnerable, including people who are unstably housed.38

Supervised injection facilities were established in Europe in 1992. This model has been adopted widely in Europe—initially in Switzerland, Germany, and the Netherlands—as well as more recently in Australia and Canada. Supervised injection facilities now operate in more than 10 countries. Abundant scientific evidence supports the effectiveness of SIFs to reduce deaths and other health consequences of injection drug use while facilitating access to the continuum of care. At the same time, the data refutes concerns that SIFs would cause increases in drug use or crime. Based on this information, many advocates and professional health bodies publicly support the establishment of SIFs and ask that local and state governments implement this strategy as a lifesaving measure. In response, legislation, new policy, or studies are in progress in Colorado, Maryland, Maine, Massachusetts, New York City and Ithaca, Philadelphia, San Francisco, and Seattle.
WHY SUPERVISED INJECTION FACILITIES?
A Review of the Evidence

Supervised injection facilities are one of many overdose prevention strategies available to public health authorities. They have been shown to improve individual and community health, increase public safety, and reduce the health and social consequences of injection drug use through medically supervised use of injected substances. Supervised injection facilities offer hygienic spaces where people who inject drugs can inject pre-obtained substances with sterile equipment. Medically trained staff are on-site to respond to potential overdose events, although these staff do not assist with injection. Most established SIFs refer or provide access to a host of on-site health, mental health, substance use, and social services that supplement existing harm reduction and syringe exchange services through increased opportunities for engagement, education, and treatment.

Approximately 100 SIFs operate in 10 countries and 67 cities worldwide, with six additional facilities scheduled to open across Europe and Canada over the next two years. Although no SIFs exist in the United States, a number of jurisdictions have announced intentions to open or explore the possibility of opening these facilities, including Colorado, Maryland, Maine, Massachusetts, Seattle, San Francisco, and Ithaca, New York.

A growing body of scientific evidence, generated primarily through evaluations of existing facilities, suggests the safety and effectiveness of SIFs. To date, no fatal overdose has been documented in a SIF anywhere in the world.

**Supervised injection facilities reduce overdose mortality and associated harms**

Community impact studies conducted in Vancouver, Canada, have found reductions in fatal overdose of up to 35% in communities where SIFs are located. Evaluations of a SIF in Sydney, Australia, have demonstrated reductions of up to 80% in overdose-related emergency medical service calls in areas surrounding SIFs. The safe and “low-threshold”* access to safer injection, overdose prevention, health care, and drug treatment services provided by SIFs are associated with decreases in risk-taking behavior among consistent SIF visitors and reductions in the harms associated with public injection.

**Supervised injection facilities improve access to health care and social services**

People who use drugs may face stigma that can create barriers to accessing medical and mental health care and social services. By offering on-site medical services, SIFs increase access to routine primary care for people who inject drugs and facilitates linkages to ancillary services. Evaluation of Vancouver’s SIF found that on-site and referred

---

* That is, minimal barriers to entry, free, and with few or no demands on the individual in exchange for the service.
medical services provided to SIF visitors reduced the length of their hospital stays and improved overall health.48

Supervised injection facilities reduce injection-related health risks
By providing sterile injection equipment and a safe space to inject, SIFs can further reduce transmission of bloodborne infections, including HIV and hepatitis C (HCV). Conservative estimates from Vancouver suggest that a single SIF can prevent up to 35 new cases of HIV per year.49,50 Supervised injection facilities also have been shown to reduce bacterial infections associated with non-sterile injection equipment.51 Supervised injection facilities, as well as syringe exchange programs, educate clients about safer injection techniques and proper syringe disposal, which disseminate through networks of people who inject drugs and can lead to increased community use of safe and hygiene techniques.52 Research indicates that individuals who inject in public or semi-public locations are at heightened risk of injection-related health complications since their injection is often rushed out of fear of being sighted, interrupted or arrested. Rushed injections increase risks of using non-sterile equipment, developing and spreading infections, and overdosing. As the majority of individuals who inject publicly are homeless or unstably housed,53, 54 SIFs are particularly well-suited to meet the needs of this high-risk and underserved population.

Supervised injection facilities increase referrals to drug treatment
Supervised injection facilities, like other harm reduction services, have been shown to increase referrals to and uptake of drug treatment and detoxification and, over time, are associated with drug use cessation.55-57 These findings serve as an important reminder that SIFs, harm reduction, and treatment are all points along a continuum of care for people who use drugs.

Supervised injection facilities provide outreach, engagement, and care to marginalized populations
Supervised injection facilities function as spaces to engage and connect marginalized or disconnected populations with health care, harm reduction, and other social services. Research has demonstrated that SIFs may function as safe havens for women who inject drugs, thereby reducing violence against women associated with street-based drug use.58 Similar findings have shown increased engagement with homeless or unstably housed young adults, a group at elevated risk of overdose and infectious disease transmission.59

Supervised injection facilities reduce health care expenditures
Evaluations of SIF sites worldwide have demonstrated annual savings of up to $3.5 million per site in averted HIV and HCV treatment costs.60 Other estimates suggest savings of up to $18 million over a 10-year period based on the number of averted overdose deaths.61

Supervised injection facilities do not increase crime or drug use
A number of studies, reviewed below, have examined whether SIFs have negative effects on communities, including increased crime, drug use, or concentrations of people who use drugs in the neighborhood in which a SIF is located. The potential for SIFs to have negative effects on communities is one of the most frequent concerns raised.
Some opponents of supervised injection have suggested that SIFs increase drug-related crime in areas where they are located. While this may seem like an intuitive conclusion given that drug use remains illegal in the United States, research from Vancouver, Canada, observed decreases in a range of drug-related crimes following the establishment of a SIF, including decreases in drug sales, drug solicitations, and public injection. Research from Sydney, Australia, demonstrated decreases in public perception of public injection, discarded syringes, and drug-related crime. Other studies evaluating the effects of SIFs on their surrounding communities in Sydney have shown declines in vehicle break-ins and auto theft and neutral effects on levels of drug trafficking, assault, or robbery in communities with SIFs.

Opponents of SIFs have also suggested that these services promote drug use and discourage treatment. However, evidence from Vancouver, Canada, suggests that SIFs reduce drug use in neighborhoods where they are located, by providing engagement and connections to harm reduction and drug treatment services. SIFs can serve as an entry point into the continuum of care and lead to reductions in drug use and drug-related health and social consequences. As reported above, SIFs increase participation in drug treatment and are associated with long-term drug use cessation.

Additionally, some opponents of supervised injection facilities have suggested that these services may facilitate initiation into substance use or substance use injection, particularly among youth. Like syringe exchange programs, most SIFs are not accessible to individuals under age 18. Research has shown, however, that the majority of SIF clients are long-term injectors, with an estimated average injecting history of 16 years. Additionally, SIFs reduce the number of publicly-discarded syringes in communities where they are located and thus reduce community exposure to injection drug use. This reduced community exposure to drug use can function as a prevention measure, particularly as SIFs are often situated in areas with high concentrations of public drug use, drug-related activity, and crime.

Opponents of SIFs have expressed concerns that these services may draw large numbers of people who use drugs into communities where they don’t live. However, research has shown that the majority of individuals who use SIF services are not likely to travel more than 20 minutes to a given facility. Existing SIFs have been located in areas with high densities of drug use and overdose and function as a targeted health intervention for these communities. Furthermore, this same concern arose in reaction to the early implementation of syringe exchange programs and was disproved through evaluation of SEPs.
WOULD NEW YORKERS SUPPORT SUPERVISED INJECTION FACILITIES?

Community Support for and Concerns about Supervised Injection

To assess the opinions of key stakeholders regarding the feasibility of opening a supervised injection facility in New York City, the New York Academy of Medicine (NYAM) and the New York City Department of Health and Mental Hygiene (DOHMH) jointly conducted a community assessment. The assessment included focus groups and interviews with a range of key stakeholders across the city. Findings are limited to those who agreed to participate in the focus groups and interviews; several key stakeholders who have been vocal critics of supervised injection were unavailable at the time of the study. Additional engagement is needed to best capture all community perspectives. An Expert Advisory Panel comprised of national and international experts in supervised injection—including leading epidemiologic and economic researchers, experts in drug policy and law, and advocates—drew on research and implementation expertise to help identify stakeholder groups and provide input into the study design and interview materials. A list of Expert Advisory Panel members can be found in the Acknowledgments.

The assessment occurred in two parts. First, focus groups were conducted with a total of 52 people who use drugs to investigate if and how a SIF could meet the needs of this unique and at-risk population in New York City. These focus group participants were asked about their willingness to use a SIF, preferences regarding the types of services offered, suggestions about the operational components of a facility, and perceived benefits and concerns about SIFs.

Second, focus groups and individual interviews were conducted with a range of stakeholders across New York City, including:

- Elected officials
- Law enforcement officials
- Health care providers
- Community leaders
- Faith leaders
- Business community representatives
- Harm reduction program staff and management

The interviews and focus groups with the above stakeholder groups—which captured the perspectives of 71 individuals separate from the sample of people who use drugs—aimed to solicit opinions regarding community need for supervised injection services, gather concerns about possible health or safety consequences that may be associated with a SIF, and identify operational components of a SIF that communities consider essential.
Findings from both sets of focus groups and interviews are presented below.

**People who use drugs: Perspectives on supervised injection**
Between December 2016 and March 2017, researchers from NYAM conducted six focus groups with a total of 52 people who use drugs. Participants were recruited from harm reduction programs in the Bronx, Brooklyn, and Manhattan. Researchers obtained informed consent from all individuals prior to participation. Focus groups were conducted anonymously and confidentially; no identifying information was obtained. Focus groups were audio-recorded and fully transcribed for analysis. Participants received a $25 honorarium for their time.

At the beginning of each focus group, participants completed a short written demographic questionnaire—the results of which are presented in Figure 6. Following the demographic survey, researchers provided an overview of SIFs, including photographs and/or videos of existing facilities to demonstrate what SIFs look like in practice. Researchers utilized an open-ended interview schedule to guide the remainder of the focus group. Interviews broadly probed: participant perceptions on supervised injection facilities, including individuals’ willingness to attend or consider attending such a facility; operational aspects of supervised injection facilities, including facilitators and barriers to access; and perceived benefits and concerns about SIFs that might affect people who use drugs.

<table>
<thead>
<tr>
<th>Figure 6: People who use drugs, demographic characteristics (n=52)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
</tr>
<tr>
<td><strong>Age</strong></td>
</tr>
<tr>
<td>18-30</td>
</tr>
<tr>
<td>31-40</td>
</tr>
<tr>
<td>41-50</td>
</tr>
<tr>
<td>51-60</td>
</tr>
<tr>
<td>60 &amp; older</td>
</tr>
<tr>
<td><strong>Gender</strong></td>
</tr>
<tr>
<td>Male</td>
</tr>
<tr>
<td>Female</td>
</tr>
<tr>
<td>Transgender</td>
</tr>
<tr>
<td>Gender non-conforming</td>
</tr>
<tr>
<td><strong>Race/Ethnicity</strong></td>
</tr>
<tr>
<td>White</td>
</tr>
<tr>
<td>Black/African American</td>
</tr>
<tr>
<td>Latino/a</td>
</tr>
<tr>
<td>Multi-racial</td>
</tr>
<tr>
<td>Other</td>
</tr>
<tr>
<td><strong>Housing status</strong></td>
</tr>
<tr>
<td>Own home</td>
</tr>
<tr>
<td>Other’s home</td>
</tr>
<tr>
<td>Unstably housed*</td>
</tr>
<tr>
<td>Street homeless</td>
</tr>
</tbody>
</table>

* Could include: shelter, single room occupancy (SRO) facility, drug treatment facility, supportive/transitional/three-quarter housing, or hospital
Three themes emerged during analysis of the focus group data: health and safety benefits; site design and service integration; and community stigma.

**Health and safety benefits**
A number of participants discussed the fear they experience while injecting in public: fears of being seen, interrupted, or arrested; and notably the fear of death due to injection alone or in a clandestine location. Many participants considered supervised injection a viable means of alleviating that fear.

“You have staff there that’s going to look out for you and make sure that you don’t overdose. In your own car, you can overdose and nobody is there.”
—Person who uses drugs

Participants also described SIFs as potential safe spaces for people at risk of victimization, including women and homeless people. This function of SIFs was of particular importance, as some participants had experienced victimization as a result of high-risk public use. The covert nature of public injection demands that individuals rush the injection process, which can lead to injury or further harm. Participants perceived supervised injection facilities as one means to prevent rushed injection.

“I think supervised injection is excellent for people that are homeless don’t have nowhere to go. They’re constantly going to bathrooms and going, you know, places where they’re not welcome. People don’t make them welcome. People barging in, and sometimes it’ll hurt. There are injuries to your arm or something.”
—Person who uses drugs
Additionally, participants emphasized that, contrary to popular perception, people who use drugs care very much about their health and share information regarding health issues within their drug-using social networks. Many participants framed SIFs as a means of bringing together a community striving toward health.

“It gets very macabre and lonely to be alone and shooting up, drinking… Having a place to go where there's others around me, it could be uplifting and not only save my life if I were to overdose, but save my life in other ways.”
—Person who uses drugs

**Service integration and site design**
Participants overwhelmingly emphasized the need for any supervised injection facility to offer on-site or linkages to health care and supportive social services. Noting that SIFs would target people who inject drugs publicly, participants—many of whom were street homeless or precariously sheltered—described access to housing and basic medical and psychiatric services as a critical component of a SIF.

“Safe injection, safe needles, doctors, psychiatrists, case workers, housing. The SIF has to incorporate those in, you know, to make things work.”
—Person who uses drugs

Regarding site design, participants discussed a need for consistent operational hours to engage and build rapport with clients as well as encourage regular service use. Early morning operating hours were presented as necessary to facilitate withdrawal management for people who use opioids. Late night hours were suggested as preventive safeguards against sexual assault and other forms of violence—particularly violence against women—that may more likely occur at night.77

“Being a female, I would personally prefer something with middle of the night hours, that would be the ultimate safe place for me. I don’t know how strong it is what I’m using. I don’t know how my body is going to react to that particular shot. I really would like to be somewhere totally safe, specifically within the you know timeframe of like, you know, 12 to five, 12 to four.”
—Person who uses drugs

**Community stigma and resistance**
Most participants anticipated opposition to supervised injection facilities within their communities, with many individuals linking this perceived opposition to pervasive stigma against people who use drugs. Most participants recounted personal experiences of stigma associated with their drug use from family members, medical providers, community members, or even strangers. The stigma these marginalized individuals described led them to a reflexive assumption that the community would be opposed.

“Stigma is life. Stigma is real. We stigmatize each other and we don’t even realize it. And that’s a shame, because we get enough from society, you know what I’m saying. We really
need to be very mindful about the words that we use and the way that we refer to somebody who is just as human as the next person. Whether I use or not is irrelevant.”
—Person who uses drugs

New York City stakeholders: Perspectives on supervised injection
Between January and December of 2017, six focus groups and 39 individual interviews were conducted with a total of 71 stakeholders representing the following disciplines, backgrounds, and interests: State and local elected officials; law enforcement officials; health care providers specializing in psychiatry, primary care, emergency medicine, correctional health, addiction medicine, infectious disease, and pharmacy; faith leaders representing the Buddhist, Christian, Islamic, and Jewish traditions; business leaders and small business owners; harm reduction program staff and management; and local community leaders. A breakdown of stakeholders by category is presented in Figure 8.

<table>
<thead>
<tr>
<th>Stakeholder Category</th>
<th>Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business leaders and small business owners</td>
<td>8</td>
</tr>
<tr>
<td>Elected officials</td>
<td>8</td>
</tr>
<tr>
<td>Faith leaders</td>
<td>8</td>
</tr>
<tr>
<td>Harm reduction staff and management</td>
<td>23</td>
</tr>
<tr>
<td>Health care providers</td>
<td>7</td>
</tr>
<tr>
<td>Law enforcement officials</td>
<td>7</td>
</tr>
<tr>
<td>Local community leaders</td>
<td>10</td>
</tr>
</tbody>
</table>

Stakeholders were solicited for interviews by representatives from DOHMH and/or NYAM, and all interviewees were assured of both organizational and personal confidentiality. Focus groups and interviews were conducted using a structured interview guide that probed perceived benefits and harms to communities and individuals that may result from SIFs, as well as opinions on what features or services would be crucial to include in a potential SIF. Consistent with the interviews with people who use drugs, at the start of the interviews stakeholders were presented with background information about SIFs, which included a fact sheet with results from studies and evaluations of SIFs worldwide and photographs and/or videos of existing facilities. Audio recording was used at the researchers’ discretion. At every interview, a designated scribe took detailed notes. Demographic information was not collected at stakeholder interviews, and stakeholders did not receive compensation.
Four themes emerged during analysis: health benefits; safety benefits; safety and community concerns; and site design and community integration.

**Health benefits**
Across all stakeholders, there was broad agreement that reducing fatal overdose was a critical need for their communities and New York City. Stakeholders generally acknowledged the seriousness of the overdose crisis and the need for new solutions. Regardless of whether stakeholders felt that SIFs were right for New York City, they nearly all acknowledged that supervised injection is one evidence-based public health strategy that could help avert overdose deaths.

*“The idea of SIFs is creative but scary. A part of me says this is the wrong direction, but not really, because there are so many people dying and in need.”*  
—Elected official

Some stakeholders—health care providers and harm reduction program staff, in particular—viewed SIFs as an important step along the continuum of care for people who use drugs and believed that engagement with these services could help individuals move toward stability, health, and well-being. A number of health care providers considered SIFs particularly important for individuals who might not be ready to fully curtail their drug use and would otherwise be excluded from programs for which abstinence is a requirement. Stakeholders who expressed this opinion generally viewed SIFs as an effective form of overdose prevention and patient engagement—a way to keep people who use drugs alive so that they may one day access treatment.
“I think what people find the most challenging about caring for people who use drugs, is that our [health care facility’s] model doesn’t allow for continued drug use to be in care with us. And so, we have to sometimes coerce or force a model onto a patient that isn’t where they’re at in order for us to stay in a relationship.”
—Health care provider

Safety benefits
A number of stakeholders described a need for services that would reduce public injection and publicly discarded syringes, which they viewed as hazards to public safety. Most agreed that SIFs were one strategy to achieve these goals. The issue of community safety was particularly salient among members of the business community, a number of whom described some of the prior problems they had experienced with public injection and public overdose in local places of business. These individuals were primarily interested in whether SIFs would reduce high-risk drug use occurring in public and semi-public settings, with many expressing the belief that moving public use into a private setting under medical supervision would benefit both the community and the individual using the drugs.

“Often, a barista will be [at the café] by themselves at night, and [a person who injects drugs] will use the bathroom, and then they’ll sit down in the café and usually just be falling asleep or nodding out. It’s of concern because the staff isn’t equipped to deal with that, and it’s upsetting to other customers, but it’s also a concern to the person’s health. I think that [a SIF] is the best possible solution.”
—Small business owner

Some law enforcement officials viewed SIFs as potential cost-saving tools. When provided with the evidence demonstrating localized decreases in both public drug use and associated nuisance crimes following the establishment of a SIF, these stakeholders framed the intervention in pragmatic, monetary terms. Even if they held reservations about supervised injection, the possibility of reduced crime and criminal justice expenditures functioned as a convincing argument for support.

“If SIFs give us less crime, less public drug use, and less vulnerability among drug users, police will save enforcement resources. We need to enforce the law, but we also need to try things we haven’t before.”
—Law enforcement official

“At the end of the day, it’s about serving the people. People who use drugs are real people with real needs.”
—Elected official

Safety and community concerns
While concerns about SIFs were most frequently offered by law enforcement, all stakeholders highlighted potential community concerns. First was the concern that supervised injection could be perceived as condoning injection drug use, which remains
illegal in New York State. Some stakeholders framed the implementation of SIFs as potentially negligent, given the increased overdose risks posed by fentanyl.

“I’m concerned that we’re arming people with the potential to kill themselves. The X factor is what’s in the needle.”
—Law enforcement official

“We spend a lot of time trying to convince people that addiction is an illness. SIFs are almost a bridge too far. It could have a terrible backlash.”
—Law enforcement official

Other stakeholders raised the concern that areas around a SIF might create new drug markets in known locations and create geographic concentrations of people who inject drugs. This perception could lead to challenges with SIF placement and generate pushback from community members on the grounds that SIFs might bring new people who inject drugs into their neighborhoods.

“Automatically you’ll have a fear issue. ‘Don’t you dare put that in my backyard.’ Needles? They’ll say, ‘Oh my god, they’re bad people.’ Not that ‘people who use drugs are suffering.'”
—Local community leader

A handful of stakeholders raised the concern that their communities feel overburdened by services for vulnerable populations and noted that community members were likely to oppose a SIF on that basis. These stakeholders emphasized that their communities had entrenched problems with regard to affordable housing, homelessness, workforce development, and education that, for some individuals in their neighborhoods, might supersede the needs of people who use drugs. Stakeholders emphasized that SIFs could garner support in some communities by addressing some of these needs in addition to offering overdose prevention and drug use services.

“It’s going to be hard to convince people that it works. We can’t even put supportive housing in the neighborhood, because of the stigma surrounding the people who might occupy it.”
—Elected official

Some stakeholders, particularly more experienced elected officials and harm reduction professionals, connected the current national debate about supervised injection with the history of syringe exchange programs. These stakeholders recollected that similar concerns were discussed widely in advance of the formal implementation of SEPs in the 1990s. They noted that the political risk taken to implement SEPs ultimately benefitted the health and safety of both individuals who use SEPs and their broader communities by reducing HIV transmission.

“We don’t want to replicate the battle we fought about needle exchange. We need to educate the public about the benefits: HIV reduction and overdose prevention.”
—Elected official
Site design and community integration
The majority of stakeholders suggested integrating supervised injection into established harm reduction facilities rather than launching new facilities. They described a number of perceived benefits of co-location within harm reduction programs: established credibility, relationships, and trust with the surrounding communities and law enforcement; existing on-site buprenorphine treatment services; existing on-site health and social services to provide care and expedite and ease referrals; and existing expertise about injection drug use and compassion for people who use drugs. Some stakeholders also suggested that integration into harm reduction services could help assuage the concern that SIFs would draw new people who use drugs to their neighborhood, as there is a substantial anticipated overlap in use between syringe exchange and supervised injection.

“It’s a perfect idea to have the SIFs in the back and have the rest of the services out front. Whatever people need they can just get.”
—Harm reduction professional

Stakeholders overwhelmingly agreed that a successful SIF ought to include co-located health and social services. Individuals who are homeless and people who inject drugs in public often are disconnected from health care, substance use treatment, housing, and broader social services. Co-locating these services within SIFs would allow immediate connections to be made. In particular, as SIFs sit at the early engagement end of the continuum of care for people who use drugs, on-site or immediate access to drug treatment services would allow individuals who feel ready to reduce or cease drug use to do so immediately.

“We can’t just say over and over what a tragedy overdose is and do nothing about it. I like the idea of a holistic approach to help people try to get better.”
—Law enforcement official

Nearly all stakeholders agreed that the success of a SIF was predicated on proactive relationship-building between harm reduction program staff, medical providers, law enforcement, and local community groups. This would involve preparatory outreach with local police precincts to provide education on basic tenets of harm reduction and the intended function and goals of the planned SIF. A successful model for this outreach exists as part of the trust-building that has occurred between SEPs and local law enforcement. Likewise, the SIF planning process must acknowledge, consider, and incorporate the needs of police working with people who use drugs. A broad coalition of the stakeholders in this assessment should be involved early in the planning and implementation processes for establishing a SIF.

“I would welcome this in my district, but the community engagement piece is critical. You need to start laying the groundwork now, because this will be contentious.”
—Elected official
“Are you going to find resistance? Yes. Are you going to need to educate? Absolutely. It will be important to emphasize SIFs as one of many approaches to prevent overdose deaths.”
—Local community leader
WHAT WOULD NEW YORK CITY GAIN FROM SUPERVISED INJECTION FACILITIES?

Estimating the Health and Fiscal Impacts of Supervised Injection in New York City

Weill Cornell Medical College conducted a study to estimate the overdose prevention and public cost saving impacts of supervised injection in New York City. The study aimed to develop neighborhood-specific estimates for overdose deaths prevented, given the wide variation in mortality among different neighborhoods. Short-term cost savings estimates were developed by identifying key areas of public health care expenditures that could experience reductions from SIFs, including emergency medical services, emergency departments, and inpatient hospitalizations. A brief review of the estimated impact is presented below. Full text of the report prepared by Weill Cornell, including the methods and results, can be found in Appendix B.

As part of the planning and execution of this impact analysis, a Technical Advisory Group of five global experts in supervised injection provided guidance to Weill Cornell on methods, analysis, and findings at key intervals across the life of the study between March and June 2017. Members of the Technical Advisory Group contributed a range of expertise across economics, policy analysis, and the clinical and behavioral sciences. All members have extensive experience in the evaluation of SIFs internationally.

To generate the number of overdoses avoided, researchers developed a model that accounted for the neighborhood-level number of death and the proportion of people who inject drugs who are willing to travel to and use a SIF, drawn from the New York City Injection Drug User Health Alliance Survey, 2013-2014 and 2014-2015. They used this model to estimate the impact of up to four supervised injection facilities on opioid overdose fatalities, assuming unrestricted hours of operation and capacity. Additionally, researchers estimated the direct health care cost savings in New York City. Using New York City data of emergency department visits and hospitalizations, and emergency services costs, researchers developed a model of direct health care costs saved by implementation of a SIF. Where data was unavailable, best estimates from the literature were used. Findings from the study suggest that implementing supervised injection would contribute to reductions in overdose mortality and savings in direct health care expenses.
Supervised injection facilities could prevent between 67 and 130 overdose deaths annually in New York City

Conservative estimates indicate that establishing supervised injection services in four of the neighborhoods with the highest rates of overdose death would prevent between 67 and 130 overdoses annually, dependent on the number and location of SIFs established.

Opening a single SIF in the neighborhood with the highest rate of overdose death citywide is projected to prevent between 19 and 37 opioid overdoses annually. These lives saved would represent a substantial reduction in the overall impact on citywide overdose. Given that the estimates presented here are conservative, it is possible that reductions in overdose will exceed these estimates.

Supervised injection facilities are designed to serve individuals most in need. Individuals who are homeless or unstably housed may be most likely to inject in public or semi-public settings. In New York City, people who are homeless die of overdose at a rate more than six times that of the general population. As SIFs directly target this group, it is likely that the projected reductions in overdose would in large part benefit people who inject drugs, are homeless, and are marginalized for other reasons.

Supervised injection facilities could save between $1 and $7 million annually in New York City direct health care expenditures

Opioid overdose costs the New York City health care system an estimated $50 million annually on emergency medical service calls, emergency department visits, and hospitalizations. Establishing a single SIF in a neighborhood heavily affected by opioid overdose could save the City $1 million annually in direct health care expenses. Establishing four SIFs in the most impacted neighborhoods could save up to $7 million annually in avoidable acute health care costs. Acute health care is short-term treatment of severe or brief illnesses and injuries, as opposed to chronic care which involves long-term treatment of ongoing conditions. Estimates suggest that SIFs could generate $4 to $6 million in annual net savings.
The above estimated cost savings to the health care system are conservative, as additional areas of substantial anticipated cost saving were not included due to limitations in New York City-specific health data. However, evaluations of SIFs from other jurisdictions have shown additional savings drawn from the following public benefits:

- Supervised injection facilities reduce HIV and HCV treatment costs by preventing transmission through access to safe and sterile injection services.\(^{79}\)

- Supervised injection facilities connect individuals to cost-effective addiction treatments.\(^{80}\) Treatment with methadone or buprenorphine has been demonstrated to reduce overdose and the financial burden of overdose.\(^{81}\)

- Supervised injection facilities reduce the high cost of treating skin and soft tissue infections associated with unsafe injection practices. Skin and soft tissue infections are prone to complications and often require lengthy and costly hospital admissions to treat successfully.\(^{82}\)

The anticipated $1 to $7 million saved excludes the law enforcement and criminal justice costs associated with overdose response.

*Operating a supervised injection facility could cost a minimum of $250,000 annually*

DOHMH estimated the operating costs of a supervised injection facility, considering staffing, supplies, and siting. Locating a SIF within an existing harm reduction service...
would require substantially lower costs than a freestanding facility, given that this configuration could eliminate the majority of new overhead and leverage existing and funded on-site services, treatment, and referral networks. In this estimate, a SIF would require annual costs between $250,000 and $500,000, depending on hours of operation, and service and staffing models.

Opening a new, freestanding facility would demand substantially higher operating costs. In this estimate, a SIF could require annual operating expenses of up to $2 to $3 million, most of which are associated with infrastructure and capital costs.
HOW COULD NEW YORK CITY IMPLEMENT SUPERVISED INJECTION FACILITIES?

Viable Legal Frameworks for Supervised Injection Facilities in New York City

To evaluate potential legal pathways and challenges to SIFs in New York City, Columbia Law School Associate Professor Kristen Underhill conducted a review of relevant federal, state, and municipal criminal and civil laws and regulations. A summary of legal issues relevant to the establishment or operation of SIFs in New York City is presented below. Full text of the legal review can found in Appendix C.

Despite the growing recognition and support in public health for the need for expanded harm reduction services to help reverse the course of the opioid epidemic, federal and state criminal laws present significant risks to the operators of SIFs. The clearest avenue for establishing SIFs would be to changes federal law to allow SIFs to operate and provide SIF clients, staff, and owners with exemptions from federal criminal law. Nevertheless, state legislation or administrative action would also offer some protection, but still leave clients, staff, operators and landlords of SIFs vulnerable to federal prosecution.

Existing Federal legislation
The Federal Controlled Substances Act (CSA) poses a number of constraints to operating a SIF, including its prohibitions on individual drug possession and on organizations or spaces that facilitate drug use (colloquially known as the “crack house statute”). Supervised injection facility clients, operators, and staff could be at risk of arrest and prosecution under the CSA, although the enforcement of these statutes are at the discretion of federal authorities. Penalties may include fines of up to $500,000 for individuals, $2 million for institutions, and imprisonment. In addition, any property used to commit a CSA violation is subject to forfeiture, that is, the property could be transferred to the U.S. Attorney General, who may then sell it or transfer it. Professional staff licensed by the state are also at risk of disciplinary proceedings if convicted of a federal or state felony. No federal prosecutions of harm reduction facilities on the basis of participants’ on-site drug use have occurred under the CSA to date.

A state or locally sanctioned program that explicitly supervises drug consumption would be a legal first in the United States, and it is difficult to predict how federal prosecutors might respond. Additionally, federal agencies and Congress have the authority to prevent the use of federal funding to support SIFs, although no such restrictions exist currently.
State legislation
The New York State Legislature has the authority to authorize SIFs by statute, and could do so either with a freestanding law, or with an extension to the current state law authorizing SEPs. Although state legislation would not safeguard SIFs against the Federal CSA, the state legislative pathway provides the greatest legal security with respect to state and local law. Legislation authorizing a SIF could simultaneously amend or provide exemptions from state laws on possession, paraphernalia, criminal injection, criminal nuisance, and professional misconduct to protect SIF staff, owners, and clients from arrest, prosecution and disciplinary proceedings in the state. Even if the authorizing legislation did not explicitly amend existing criminal laws, statutory support for a SIF ought to deter arrest and support strong defenses for SIF clients, personnel, and owners who might be criminally charged. Statutory authorization under state law could also provide some protection from local efforts to declare SIFs a public nuisance, or to find SIF clients in violation of local laws such as Administrative Code § 10-203.

Recognizing this potential, New York State Assembly bill A.8534 was introduced in June 2017 to authorize SIFs statewide. The proposed legislation—currently under health committee consideration—would permit local health authorities to set and maintain SIF operating and reporting standards. In addition to New York, several other states have considered or are considering legislation authorizing SIFs, including California, Colorado, Maryland, Maine, and Massachusetts. No bill has passed both houses of any state legislature to date.

State administrative action
The New York State Governor or New York State Commissioner of Health could establish SIFs through executive authority. Provisions in New York State law grant administrative authority to the Governor to direct funds for programming in the event of a disaster. Similarly, the New York State Commissioner of Health holds the authority to provide treatment, supplies, and services to residents in the event of a statewide medical emergency. The scope of the opioid overdose epidemic in New York and the recent acceleration of mortality caused by the introduction of fentanyl likely would justify the declaration of a disaster or state of emergency and initiate SIFs. There is historical precedent for such an approach in New York State, as the State Department of Health used such an emergency regulation in 1992 to successfully establish syringe exchange programs in response to the HIV/AIDS crisis.

Executive or agency action would be open to the risk of challenge as contrary to state criminal laws, and it is unknown how New York State and federal legislators and prosecutors might respond to such an administrative directive. However, the emergency health action taken by New York State to establish SEPs went unchallenged by federal

---

† Although possession of controlled substances remains illegal in New York State, syringe exchange program participants are allowed to possess trace amounts of illegal drugs in used syringes, an exception to the law established to facilitate SEP use and reduce transmission of HIV and other bloodborne diseases.
authorities in the 1990s; ultimately syringe exchange programs were authorized by state law in 1993.94 As with SEPs, State administrative action to establish SIFs may also go unchallenged.

Local legislation or administrative action
The New York City Council could establish a SIF through City law.95 A city law authorizing SIFs may be found by the courts to conflict with state criminal laws leaving SIFs established by it vulnerable to state prosecutions. The local law option would also leave providers uncertain about professional disciplinary proceedings which are also governed by state law.

Local legislative action would need to consider local nuisance codes that criminalize individuals or organizations that “knowingly allow” drug use in a given location. Enforcement of these codes is at the discretion of state prosecutors, and establishment of a SIF through City ordinance may be vulnerable to challenge by state and federal law enforcement. However, evidence from other jurisdictions indicates that SIFs reduce nuisances associated with public injection and overdose, reducing the likelihood of prosecution on nuisance grounds.

Additionally, the New York City Charter grants the New York City Mayor and DOHMH the authority to establish emergency services during short-term crises.96 Should the City define the overdose epidemic in these terms, DOHMH could establish one or more SIFs. Coordination with the New York State Department of Health would be essential so as not to interfere with State health waivers authorizing SEPs. As with local legislative efforts, local administrative actions may draw challenges under state law, depending on state prosecutors’ enforcement decisions. Some other cities, including Baltimore, Philadelphia, and San Francisco are using local authority to study SIF feasibility. Seattle and Ithaca, New York have announced intentions or decisions to authorize the establishment of SIFs as part of a larger strategy to reverse the opioid overdose epidemic. However, all are grappling with the potential impact of state and federal criminal laws.

Research study with federal and state authorization
A supervised injection facility could be implemented as a research study, with the goal of evaluating the acceptability and feasibility of a SIF in New York City. There are established legal procedures for conducting research that involves the use of controlled substances, which insulate researchers and participants from prosecution under federal and state drug laws. Either the New York State Department of Health or DOHMH could establish a SIF as a research pilot under a two-year state license. Although licensure can be granted by the state, all research licenses of this nature would require review and approval from several federal authorities, including the National Institute on Drug Abuse, the US Department of Justice and the Drug Enforcement Administration.

To date, no American city has attempted to establish a SIF through a research program, although successful SIFs in Vancouver, Canada and Sydney, Australia began as research pilots. Federally approved research licenses provide several advantages, including certainty on the part of SIF staff and clients that they are not violating federal or state laws.
The evidence generated from a pilot also may help garner public support for SIFs as a prelude to New York State legislative or administrative efforts. However, sustaining services beyond the two-year license is contingent on reapproval, which may be uncertain in a given political climate, and, as experienced in both Sydney and Vancouver, expansion from a demonstration pilot program has been restricted because of limitations in the research license even after years of operation and proven program benefits.

**Conclusion on legal challenges and opportunities**

State legislative action offers the greatest certainty under state and local laws for a New York City SIF. However, the risk of federal prosecution under the Controlled Substances Act would not be diminished by state legislative action. In the absence of state legislation, state administrative action would provide some security, but would not protect against state or federal prosecution. The City could also use legislative power, executive power, or both to authorize SIFs; however, SIFs so established would be vulnerable to possible contravening powers of both the state and federal government. Regardless of the pathway by which supervised injection is implemented, viability will depend on law enforcement bodies recognizing SIFs as an extension of health services for individuals most vulnerable to illness and death from opioid use.
CASE STUDIES: SUPERVISED INJECTION FACILITIES AT THE MUNICIPAL LEVEL

Update from Seattle, San Francisco, and Philadelphia

Although no supervised injection facilities exist currently in the United States, Seattle, San Francisco, and Philadelphia are moving toward implementing SIFs as a strategy to respond to increasing overdose deaths.

Seattle

In January 2017, the Seattle City Council and King County Board of Public Health approved a measure to authorize two SIFs, slated to open in 2018.‡ The proposal originated from the formal recommendations of the King County Heroin and Prescription Opiate Addiction Task Force, and formal approval followed two years of coalition building and sustained, broad-based support. In November 2017, the Seattle City Council voted to allocate $1.3 million to fund a community health engagement location (CHEL) that would include supervised injection and post-consumption drop-in space in conjunction with syringe exchange, overdose prevention, sexual health, peer education, and referrals to medical, mental health, and social services.

Since the Task Force released its recommendations, the proposal to establish SIFs has received public endorsement from King County Prosecutor Dan Satterberg. The endorsement from Satterberg, in particular, was critical in shoring up support among the law enforcement community. Satterberg has spoken publicly about his evolution from self-professed “drug warrior” during the crack cocaine epidemic of the 1980s to his current stance that drugs are an issue of public health. His support for supervised injection is emblematic of the multidisciplinary nature of contemporary drug reform once stakeholders examine the evidence and best practice options. In all jurisdictions with operational SIFs, cooperation between law enforcement and health authorities has been crucial to the advancement, establishment, and sustainability of SIFs.

However, there is opposition to supervised injection in Seattle. Washington State Senator Mark Miloscia introduced a bill that effectively would ban SIFs in Washington State, shortly after the measure was approved by the City Council and Board of Public Health. The bill passed the Washington State Senate in March 2017 but has not yet advanced in the State House. Senator Miloscia also drafted an open letter to the United States Attorney General in February 2017 requesting federal intervention to prevent the City of Seattle from opening the scheduled SIF pilot sites. While the US Department of Justice has not yet responded to the letter, any federal movement to prohibit SIFs could collaterally affect New York City.

Finally, the community group Citizens for Safe King County introduced a public ballot

‡ Seattle is the county seat of King County.
initiative, Initiative 27, to ban supervised injection in King County. The initiative garnered over 70,000 signatures and was scheduled for a February 2018 vote before the King County Superior Court invalidated the initiative in October 2017 on the grounds that matters of public health could not be voted on by referendum. King County intends to use public funds toward the operation of supervised injection sites.

San Francisco
In April 2017, California State Assembly Member Susan Talamantes Eggman introduced a bill to authorize eight California counties, including San Francisco, to open SIFs in response to increased overdose and public injection across California. While the bill passed the Assembly and received broad public support, it ultimately was voted down in the State Senate in September 2017.

Simultaneously, the San Francisco Board of Supervisors passed a resolution in April 2017 urging the San Francisco Department of Public Health to convene the San Francisco Safe Injection Services Task Force. The Task Force was commissioned between April and September 2017 and was composed of experts in public health, law enforcement, social services, and drug policy, as well as community members representing the interests of small businesses and people who use drugs. As part of the Task Force’s recommendations development process, surveys and focus groups were conducted with small business owners, neighborhood groups, people who inject drugs, and people engaged in treatment for substance use disorder. Task Force meetings included sessions for public comment, and feedback from the public about supervised injection was received and incorporated into the recommendations.

In September 2017, the Task Force released its recommendations, which broadly endorsed supervised injection as a public health intervention. The recommendations detailed suggestions for planning, implementation, and sustainability and were presented before the Board of Supervisors’ Public Safety and Neighborhood Services Committee for consideration in October 2017. In February 2018, the Director of the San Francisco Department of Public Health announced that San Francisco would seek to pilot two supervised injection sites as early as July 2018, funded through private sources. San Francisco intends to co-locate supervised injection services within existing community-based programs that provide syringe access and other health and social services to people who use drugs.

Philadelphia
In January 2018, the Philadelphia Task Force to Combat the Opioid Epidemic released a report recommending supervised injection as a strategy to reduce opioid overdose. Shortly thereafter, Philadelphia Mayor Jim Kenney, District Attorney Larry Krasner, and Health Commissioner Thomas Farley announced their joint public support for supervised injection. The Kenney Administration intends to pilot “comprehensive drug user engagement sites,” holistic health care, and social services for people who use drugs in which supervised injection services would be available. While the details of these pilot programs are in development, the City of Philadelphia has expressed that any supervised
injection pilots will operate with private funding in partnership with existing harm reduction organizations to oversee site operations.
RECOMMENDATIONS

New York City has experienced a 166% increase in overdose death since 2010, reaching an all-time high in 2017 with a provisional 1,441 confirmed fatalities. Over 80% of these deaths involved opioids. Nearly half (44%) of all overdose deaths in 2016 involved non-pharmaceutical fentanyl—a synthetic opioid 50 to 100 times more potent than morphine—and the drug’s impact on overdose cannot be overstated. Non-pharmaceutical fentanyl greatly increases the risk of overdose among people who inject drugs due to its potency, short-acting effect, and inability to be detected by sight or smell. Projections suggest that non-pharmaceutical fentanyl’s presence in the drug supply will continue to expand, thus requiring that public health actors deploy new responses.

Like syringe exchange before it, supervised injection is an evidence-based public health strategy to prevent and reduce overdose and overdose death, curtail the transmission of bloodborne disease, and facilitate access to care, treatment, and health for individuals at highest risk of overdose. Despite concerns about increases in drug-related crime or substance misuse in communities following the establishment of a SIF, evidence indicates that supervised injection facilities may be an effective measure to reduce crime and prevent community exposure to harmful substance use.

Results from the three studies presented in this report, in conjunction with the broad scientific evidence from other jurisdictions, suggest that supervised injection is one possible intervention to combat opioid overdose in New York City in alignment with the goals of HealingNYC and ThriveNYC. Supervised injection facilities can fit into New York City’s comprehensive overdose prevention agenda as a targeted strategy to reduce the risk of overdose and disease transmission among people who inject drugs, as well as offering the community-wide benefit of decreasing public injection. Guided by this evidence, we offer the following recommendations to address the planning and implementation of supervised injection services in New York City.

Support the creation of supervised injection services in New York City

- Our overarching recommendation is to support the piloting of four supervised injection facilities in New York City, despite the risk of criminal prosecution for clients, staff, and operators, as well as the risk of loss of licensure of clinical staff and the forfeiture of property for facility operators and landlords. Supervised injection is congruent with New York City’s comprehensive health and safety strategy to reduce overdose. Establishing SIFs in neighborhoods highly affected by opioid overdose death and in which public injection is a growing concern could maximize the number of lives saved. Findings suggest that piloting four sites could prevent up to 130 overdose deaths and save up to $7 million annually while connecting individuals at risk of overdose to a host of harm reduction, drug treatment, and health care services.
Planning and implementation

**Implement pilot supervised injection facilities by December 2018 in response to New York City’s fentanyl-driven public health emergency**

- All available data demonstrate that the increases in overdose death—47% citywide from 2015 to 2016—and the toxicity associated with non-pharmaceutical fentanyl constitute a public health emergency in New York City. Non-pharmaceutical fentanyl was identified in 44% of overdose decedents in 2016, indicating the tremendous risk of overdose posed by the current drug supply. Individuals residing in shelters represent less than 1% of the New York City population but account for 7% of all overdose deaths. Supervised injection facilities would directly serve the population of people who inject drugs publicly due to lack of housing or private space. Supervised injection facilities also would link individuals to needed medical care, drug treatment, and housing services.

**Locate pilot supervised injection facilities within existing syringe exchange programs**

- Co-locating pilot SIFs within existing syringe exchange programs would leverage the strong community relations and extensive on-site treatment and service referral networks that SEPs have built over nearly three decades. Given the long-standing history of collaboration and mutual respect between harm reduction services, law enforcement, and local communities in New York City, locating SIF services within an existing harm reduction facility will facilitate the acceptance of supervised injection by law enforcement and local community members.

- The concerns identified through the community assessment presented in this report—such as the generation of concentrations of people who use drugs and public injection—would be assuaged by the co-location of SIFs in SEPs. Evaluations of existing SIFs suggest that, like SEPs, these services are highly localized; people who use drugs generally do not travel more than 20 minutes to use either SIFs or SEPs. Additionally, evaluations of existing SIFs have shown significant declines in public injection and improperly discarded syringes in neighborhoods following the opening of a SIF site.

- Co-location of SIFs in SEPs would be cost-effective. It would eliminate the siting expenses associated with developing a new facility, save startup and development costs, and make co-location a fiscally responsible option.

**Pilot sites should reflect where the burden of overdose is severe and the need for resources is great**

- The burden of overdose is spread disproportionately across the city, with the poorest neighborhoods—including Hunts Point-Mott Haven in the Bronx and East Harlem in Manhattan—experiencing extremely high fentanyl-involved overdose rates. In order to address endemic disparities in risk and harm, pilot SIFs should be located in areas of New York City that have borne a disproportionate burden of overdose deaths.
Support New York State administrative action as a realistic legal possibility in the absence of legislation

- While State legislative change could eliminate risk of prosecution under State law and of loss of licensure and aid with defense in a federal criminal prosecution, State-level administrative action may be more readily achievable. The current fentanyl crisis and continued increases in overdose deaths constitute a public health emergency, through which the New York State Department of Health could establish a pilot SIF.

- There is precedent for the New York State Department of Health to take progressive administrative action. In response to the HIV/AIDS epidemic, the New York State Department of Health used administrative action to issue an emergency health waiver to authorize syringe exchange programming, which was being run underground by activists at the time.

Build out and collaborate with coalitions of nongovernmental support to operate supervised injection pilots

- Widespread nongovernmental support exists for supervised injection, with 41 independent advocacy and community organizations endorsing the establishment of supervised injection services nationally or in New York City. See Appendix A for the full list of supporting organizations.

- One organization in particular, amfAR, wrote an open letter to New York Governor Andrew Cuomo in September 2017 urging him to take New York State administrative action authorizing SIFs and offering to fund a pilot site, as the organization did during the first NYS syringe exchange pilot in the 1990s. History has proved the success of allowing scientific experts such as amfAR to operate high-risk, high-reward pilot health programs. Without amfAR’s funding and operational support, the institutionalization of syringe exchange in New York State would not have been possible. See Appendix B for the full text of amfAR’s letter to Governor Cuomo.

Ensure that supervised injection facilities are supportive and safe spaces for marginalized communities at increased risk of overdose and associated harm

- Supervised injection services can serve as targeted interventions to aid the city’s most vulnerable populations. Shelter residents and undomiciled individuals represent less than 1% of the New York City population, yet account for 7% of all overdose deaths with an unprecedented mortality rate over six times that of the general population. Women who use drugs are at heightened risk of experiencing street-based violence. Supervised injection facilities can position themselves as supportive and safe spaces for these and other groups at high risk of overdose to access a variety of services and referrals given SIFs’ demonstrated ability to function as holistic health care and social service centers.
Evaluate the health, safety, and fiscal impacts of a supervised injection pilot

- While with clear proven value globally, given that no comparable services currently exist in New York City or the United States, pilot supervised injection facilities in New York City will be evaluated to assess their health, safety, and fiscal impacts. To accomplish this, we recommend sustained engagement with the scientific community coupled with ongoing quality improvement to ensure that pilot SIFs are accountable and successful in meeting the aims for which they are established, and contribute to the body of knowledge for use by other jurisdictions nationally and internationally. As was the case with the first syringe exchange programs, evaluation by independent academic experts should be conducted and required to ensure that the highest possible scientific standards are met.

Public engagement and education

Leverage the support of county prosecutors to facilitate supervised injection pilot implementation

- The support of prosecutors has been integral to the success of drug reforms in New York City and nationally. In Seattle, the public support for supervised injection of King County District Attorney, Dan Satterberg, was a key link in building the coalition between public health and law enforcement that has brought Seattle closer to opening a SIF.

- In New York City, prosecutors have been at the cutting edge of drug reform in the law enforcement community. The late Brooklyn District Attorney, Kenneth Thompson, ceased prosecuting low-level marijuana possession offenses in 2014, which paved the way for the New York City Police Department to revise their marijuana arrest policy. The Manhattan District Attorney, Cyrus Vance, Jr., is a leader in restructuring drug diversion procedures, allowing the use of evidence-based medications for addiction treatments in drug courts. The Staten Island District Attorney, Michael McMahon, led the design and implementation of the HOPE Program, a post-arrest drug diversion program. The Bronx District Attorney, Darcel Clark, leads the Bronx Heroin Enforcement and Access to Treatment workgroup, which aims to coordinate a comprehensive and collaborating public health and safety response to increasing rates of opioid overdose in the Bronx. We recommend engaging one or more New York City prosecutors in the planning and development process of any supervised injection pilot to ensure that these front-line leaders in law enforcement are able to provide their expertise and input into the development of a SIF pilot.

Engage key perspectives as part of a collaborative planning process

- Incorporating the complementary perspectives of public health, public safety, law enforcement, social services, and local communities in the planning process is critical to maximize the potential benefits of SIFs with respect to all groups. Responsiveness to a range of interests will ensure that SIFs can most effectively help the New Yorkers who need them most.
Hold public planning sessions for the communities most impacted by overdose

- Public and community support are critical to the successful implementation of supervised injection services. We recommend establishing planning consortiums of key community stakeholders and advocates in target neighborhoods highly affected by overdose mortality, with an anchor harm reduction provider in each. Planning meetings would provide a structured space for members of the public to learn about SIFs from recognized experts, provide feedback throughout the implementation process, and raise concerns. An advisory committee comprised of health, safety, community leaders, and advocates would guide the public discussion process in the selected neighborhoods and ensure that public feedback is adequately incorporated into the implementation plan. New Yorkers support the City’s ongoing mental health and overdose prevention efforts. Sustained community engagement and procedural transparency are essential to ensuring that SIFs are successfully integrated into the existing landscape of harm reduction services. Including professional organizations and expert bodies (e.g., the New York State Medical Society and New York State Nursing Association) in the planning and feedback processes could garner support and educate members who are New York City residents.

Work with law enforcement officials

- Law enforcement agencies are key partners of the public health and social service communities citywide and it is important that they remain engaged throughout the planning and implementation processes of any pilot supervised injection facility. Strengthening the coalition through NYC RxStat that exists in New York City between public health, public safety, and community-based social services will cultivate cooperation and accountability between groups, allow groups to identify clear roles and responsibilities, and ensure that all voices are heard.

Develop public resources and education about supervised injection facilities to inform local stakeholders about the continuum of care and discuss stigma toward people who use drugs

- Opportunities for education about supervised injection and the substance use continuum of care can be developed through collaboration between advocates, public health professionals, and health care providers to both inform and receive feedback from community stakeholders as part of a pilot implementation process. Engaging community stakeholders early and often as part of a design and implementation plan would help facilitate referrals between a pilot SIF and other critical services—including housing, public benefits, re-entry, and victim services—as well as address community drug use stigma. Additionally, advocates and health professionals can offer training and education to public safety and law enforcement professionals as part of pilot implementation to ensure collaboration between multiple groups.
ACKNOWLEDGMENTS

*Columbia Law School*
Kristen Underhill, DPhil, JD

*New York Academy of Medicine*
Michele Calvo, MPH
Peter Schafer

*New York City Department of Health and Mental Hygiene*
Bennett Allen
Gary Belkin, MD, PhD, MPH
Stephanie Buhle
Holly Catania, JD
Cody Colon-Berezin, MPH
Rebecca Giglio, MPH
Alex Harocopoulos, PhD, MS
Amy Hecker, MPA
Maura Kennelly, MPH
Jacob Kraemer
Hillary Kunins, MD, MPH
Sam Miller, MPA
Michelle Nolan, MPH
Denise Paone, EdD
Maibe Ponet
Emily Winkelstein, MSW
Ricky Wong

*Weill Cornell Medical College*
Czarina Behrends, PhD, MPH
Bruce Schackman, PhD, MBA

*Expert Advisory Panel*
Ahmed Bayoumi, MD, MSc
Scientist at the Centre for Research on Inner City Health at the Li Ka Shing Knowledge Institute, general internist and HIV physician at St. Michael’s Hospital, and professor in the Department of Medicine at the Institute of Health Policy, Management and Evaluation at the University of Toronto

Czarina N. Behrends, PhD, MPH
Postdoctoral Associate in the Division of Comparative Effectiveness and Outcomes Research in the Department of Health care Policy and Research at Weill Cornell Medicine

Richard Elliott, LLM
Executive Director of the Canadian HIV/AIDS Legal Network
Liz Evans  
Nurse, Co-founder of InSite, a supervised injection facility in Vancouver, founder and former director of PHS Community Services Society, Executive Director of New York Harm Reduction Educators (NYHRE) and Washington Heights Corner Project, and fellow with Open Society Foundation

Sarah Evans, MA  
Senior Program Officer for the Open Society Foundation’s International Harm Reduction Development Program

Brad Finegood, MA, LMHC  
Assistant Division Director and Alcohol and Drug Treatment and Prevention Coordinator for the Behavioral Health and Recovery Division of King County, Seattle and Co-Chair of the King County Heroin and Prescription Opiate Task Force

Kassandra Frederique, MS  
New York State Director at the Drug Policy Alliance, Co-author of Blueprint for a Public Health and Safety Approach to Drug Policy and as Technical Advisor to Ithaca Mayor Svante Myrick’s The Ithaca Plan

Terrell Jones  
Education and Advocacy Program Manager at New York Harm Reduction Educators

Thomas Kerr, PhD  
Co-director of the Addiction and Urban Health Research Initiative at the British Columbia Centre for Excellence in HIV/AIDS and professor in the Department of Medicine, University of British Columbia (Division of AIDS)

Alex Kral, PhD, MS  
Director of the Behavioral and Urban Health Program, San Francisco Regional Office of RTI International

Daniel Raymond  
Policy Director at the Harm Reduction Coalition and member of the steering committee of the National Viral Hepatitis Roundtable

Bruce Schackman, PhD, MBA  
Professor of Health care Policy and Research, Weill Cornell Medical College.

Kristen Underhill, DPhil, JD  
Associate Professor of Law at Columbia Law School

Technical Advisory Group
Ahmed Bayoumi, MD, MSc (Chair)  
Scientist at the Centre for Research on Inner City Health at the Li Ka Shing Knowledge Institute, general internist and HIV physician at St. Michael’s Hospital, and professor in the Department of Medicine at the Institute of Health Policy, Management and Evaluation at the University of Toronto

Eva Enns, PhD  
Assistant Professor in the Division of Health Policy and Management at the School of Public Health, University of Minnesota
Bohdan Nosyk, PhD, MA  
Associate Professor and Endowed Chair of Economics of HIV/AIDS at the Faculty of Health Sciences, Simon Fraser University and research scientist at the British Columbia Centre for Excellence in HIV/AIDS

Carol Strike, PhD, MSc  
Division Head of Social & Behavioural Health Sciences at the Dalla Lana School of Public Health, University of Toronto

Greg Zaric, PhD, MS, MASc  
Professor and Chair in Management Science at Ivey Business School in Western University Canada

Report prepared by:  
Bennett Allen  
New York City Department of Health and Mental Hygiene
REFERENCES

2. DOHMH, 2018.
53 Krul et al., 1998.
54 Holtzman et al., 2009.
68 Kimber et al., 2008.
69 Debeck et al., 2011.
75 Fischer B, Allard C. Feasibility Study on 'Supervised Drug Consumption' Options in the City of Victoria Victoria, British Columbia: Centre for Addictions Research of British Columbia, University of Victoria;2007.


See Burris et al., supra note 18, at 1146-47 (noting that Congress could, in theory, limit federal funds to programs or jurisdictions that operate SIFs, and describing an unsuccessful prior legislative effort to do so).


See Roe v. City of New York, 232 F. Supp. 2d 240 (S.D.N.Y. 2002) (finding an exception to the law criminalizing possession of trace amounts of drug in syringes, as applied to clients of legally authorized SEPs).


L.D. 1375, 128th Legisl. (Me. 2017) (rejected in the House and Senate as of June 2017).


NY. Comp. Codes R. & Regs. 10, § 80.135

NY Constitution, art. IX § 2(c)(10).

New York City Charter § 556.

King County Heroin and Prescription Opiate Addiction Task Force. Final report and recommendations. Seattle, WA: King County Department of Community and Human Services; 2016.

SB 5223, 65th Legisl. (Wfa. 2017).


APPENDIX A

Institutional Support for Supervised Injection

Supervised injection as a health strategy is supported by a wide range of professional organizations, advocacy groups, community-based social services, and policy institutes. Below is a list of local, national, and selected international organizations that have publicly endorsed the establishment or pilot of supervised injection facilities.

**New York City Organizations**
- ACT UP New York
- After Hours Project
- AIDS United
- BOOM! Health
- Bronx Defenders
- Callen-Lorde Community Health Center
- Community Access
- Family Services Network of New York
- Harlem United
- Harm Reduction Coalition
- Hepatitis C Mentor and Support Group
- Hispanic Health Coalition
- Housing Works
- Injection Drug User Health Alliance
- Lower East Side Harm Reduction Center
- Metropolitan Community Church of New York
- New York City Anti-Violence Project
- New York Harm Reduction Educators
- Peer Network of New York
- Positive Health Project
- St. Anne’s Corner of Harm Reduction
- Sex Workers Project, Urban Justice Center
- VOCAL New York
- Washington Heights CORNER Project

**National and International Policy and Advocacy Organizations**
- ACRIA
- amfAR, the Foundation for AIDS Research
- Center for Constitutional Rights
- Clinton Foundation
- Criminal Justice Policy Foundation
- Drug Policy Alliance
- European Monitoring Centre for Drugs and Drug Addiction
- International Drug Policy Consortium
- Katal Center for Health, Equity, and Justice
Latino Commission on AIDS
LatinoJustice PRLDEF (Puerto Rican Legal Defense and Education Fund)
Treatment Action Group

National and International Professional Organizations
American Medical Association
American Public Health Association
Australian Medical Association
Massachusetts Medical Society
National Association of State and Territorial AIDS Directors
New York Academy of Medicine
APPENDIX B

Statement of Support for Supervised Injection from the American Medical Association

American Medical Association wants new approaches to combat synthetic and injectable drugs

Responding to the health and safety threat posed by the abuse of new designer drugs that are synthesized and marketed to circumvent drug laws, the American Medical Association (AMA) today voted to support a comprehensive, multidisciplinary effort to close a gap in the nation’s ability to identify, regulate, and mitigate the dangers posed by new psychoactive substances.

New psychoactive substances – or NPS - mimic the effects of a wide range of substances, including prescription opioids, cannabinoids, stimulants, hallucinogens, and central nervous system depressants. NPS are sold as “legal highs” and alternatives to established drugs of abuse. NPS have been increasingly associated with hospital emergencies, acute adverse health consequences, and drug-induced death.

“Although Congress passed AMA-supported legislation in 2012 that placed 26 synthetic drugs in Schedule 1 under the Controlled Substances Act (CSA), drug traffickers have devised ways to circumvent federal drug laws by slightly altering the chemical structure of their products and designing new synthetic drugs,” said Patrice A. Harris, MD, chair of the AMA Board of Trustees and the AMA Task Force on Opioid Abuse. “These new products are currently unregulated and are frequently marketed to young people as innocent products like “bath salts,” plant food, or incense. They also include variations of the extremely dangerous opioid fentanyl, which has been wreaking havoc across the country and resulting in a sharp increase in drug overdoses and deaths due to such overdoses.”

Delegates at the AMA Annual Meeting voted to support multifaceted, collaborative multiagency approach to combat NPS. Delegates also supported increased NPS surveillance and early warning systems for more actionable information that can quickly aid law enforcement, public health officials, emergency physicians, and vulnerable populations in mitigating the growing NPS problem.

Public health approaches have been used to successfully address outbreaks of NPS overdoses. When such approaches have been successful, pre-existing coordinated relationships among multiple stakeholders have allowed for a rapid and comprehensive response to a given outbreak.

In addition to the newly adopted policies for eliminating the NPS threat, the AMA is also supporting the “Synthetic Drug Control Act of 2017” (H.R. 1732) that would require the Attorney General of the United States to assign Schedule I classification to approximately 250 dangerous new synthetic substances identified by the Drug Enforcement Administration since 2012.

In an effort to consider promising strategies that could reduce the health and societal problems associated with injection drug use, the AMA today voted to support the development of pilot facilities where people who use intravenous drugs can inject self-provided drugs under medical supervision.

Studies from other countries have shown that supervised injection facilities reduce the number of overdose deaths, reduce transmission rates of infectious disease, and increase the number of individuals initiating treatment for substance use disorders without increasing drug trafficking or crime in the areas where the facilities are located.

“State and local governments around the nation are currently involved in exploratory efforts to create supervised injection facilities to help reduce public health and societal impacts of illegal drug use,” said Dr. Harris. “Pilot facilities will help inform US policymakers on the feasibility, effectiveness and legal aspects of supervised injection facilities in reducing harms and health care costs associated with injection drug use.”

The examination of this issue by physicians at the AMA Annual Meeting was greatly assisted by the Massachusetts Medical Society and its recently completed comprehensive study of the literature associated with supervised injection facilities.²

---

APPENDIX C

Statement of Support for Supervised Injection from the American Public Health Association

*Defining and implementing a public health response to drug use and misuse*

**Problem Statement**
As recognized in APHA policy 8817(PP), the current “war on drugs” is a “severely flawed” approach based on “misplaced priorities and strategies.” In the more than 40 years since President Richard Nixon declared a war on drugs in 1971, the United States has spent an estimated $1 trillion on drug war policies. Yet national rates of drug use have remained relatively stable, albeit with some minor fluctuations. Meanwhile, drug-related harms, such as the spread of bloodborne diseases and accidental overdose deaths, have grown severely worse. Overdose is second only to motor vehicle accidents as a leading cause of injury-related death in the United States.

The war on drugs is a major driver of the HIV/AIDS pandemic among people who inject drugs and their sexual partners. The criminalization of people who use illicit drugs, along with the mass incarceration of people for nonviolent drug law violations, has restricted

---

6 Results from the 2011 National Survey on Drug Use and Health. Rockville, MD: Substance Abuse and Mental Health Services Administration; 2012.
access to sterile syringes and opioid substitution treatments, and aggressive law enforcement practices have promoted risky practices that facilitate the spread of HIV/AIDS and other diseases while creating barriers to drug and HIV treatment.

Failure to adopt proven harm reduction measures has significantly increased the public health harms of drug misuse. For example, legal and bureaucratic barriers still prevent people who inject drugs from accessing sterile syringes in the United States, despite decades of evidence proving that syringe access programs help to reduce the spread of diseases.\textsuperscript{14-18} In fact, the US Congress recently reinstated a federal ban on funding of sterile syringe programs, after finally lifting the 2-decade-long ban just 3 years ago. The federal ban is estimated to have cost thousands of lives and hundreds of millions of dollars.\textsuperscript{19} Perhaps not surprisingly, fewer than one-third of people who inject drugs surveyed by the Centers for Disease Control and Prevention (CDC) had been reached by an HIV intervention.\textsuperscript{20} Furthermore, while the United States has relatively high HIV prevalence rates among people who inject drugs (at roughly 14%), countries that have consistently and comprehensively provided harm reduction and effective treatment options, such as syringe access and opioid substitution therapies, have rates that are far lower; in some of these nations, HIV prevalence among people who inject drugs is 1% or lower.\textsuperscript{21}

Public funds are routinely prioritized for drug law enforcement instead of proven HIV prevention strategies. While drug war budgets have generally increased, effective treatment programs are chronically under resourced, and in the United States practically no federal funds are invested in programs that will reduce harms related to injection drug

\textsuperscript{17} Hurley SF, Jolley DJ, Kaldor JM. Effectiveness of needle-exchange programmes for prevention of HIV infection. Lancet. 1997;349(9068):1797–1800.
use. The stigma associated with seeking and accessing drug treatment is also a barrier.

Criminalization of substance use further stigmatizes people who use drugs, making it more difficult to engage people in health care and other services, a tendency that is often compounded by sociocultural factors associated with problematic drug-using populations, such as fear, lack of information and education, general physical and mental health problems, homelessness, and incarceration. Criminalization also exacerbates social marginalization and encourages high-risk behaviors such as poly-drug use, binging, and injecting in unhygienic, unsupervised environments. Aggressive campaigns to arrest and incarcerate people who use drugs only increase drug-related deaths, primarily because people are too afraid to call 911 if they witness an overdose. Harsh mandatory minimum sentencing laws have also led to increased overdose deaths, because the illicit drug market encourages the sale of more potent forms of prohibited drugs. Drug law enforcement has been shown to increase overdose mortality, while the provision of medication-assisted treatment has been found to have the opposite effect. Moreover, aggressive drug law enforcement has been shown to increase levels of violence related to

drug markets: a systematic review revealed that "contrary to the conventional wisdom that increasing drug law enforcement will reduce violence, the existing scientific evidence strongly suggests that drug prohibition likely contributes to drug market violence and higher homicide rates."\(^{37}\)

The domestic drug war has also been an engine of mass incarceration. With less than 5% of the world's population but nearly 25% of its incarcerated population, the United States imprisons more people (and at a higher rate) than any other nation in the world, largely as a result of the war on drugs.\(^{38}\) More than 1.5 million drug arrests occurred in the United States in 2011. The vast majority—more than 80%—were for possession only, and half were for marijuana law violations.\(^{39}\) Seventeen percent (17%) of people in state prisons and nearly half (48%) of those in federal prisons were incarcerated for a drug law violation in 2011.\(^{40}\) Roughly 500,000 Americans are behind bars on any given night for a drug law violation, 10 times the total in 1980.\(^{41-43}\)

Misguided drug laws and disproportionate sentencing requirements have produced grossly unequal outcomes for communities of color. Although rates of drug use and selling are comparable across racial and ethnic lines, Blacks and Latinos are far more likely to be criminalized for drug law violations than Whites.\(^{44-46}\) People of color experience discrimination at every stage of the judicial system.\(^{47}\) This is particularly the case for drug law violations. Blacks make up 13% of the US population and are consistently documented by the US government to use drugs at rates similar to those among people of other races.\(^{48}\) However, Blacks account for nearly one-third of drug arrests and roughly 45% of those


incarcerated in state and federal prisons for drug law violations.\textsuperscript{49} From 1980 to 2007, Blacks were arrested for drug law violations nationwide at rates 3 to nearly 6 times higher than Whites.\textsuperscript{50} A recent report by the American Civil Liberties Union, for example, showed that Blacks were arrested for marijuana possession offenses at roughly 4 times the rate of Whites, although rates of use are essentially no different.\textsuperscript{51} Furthermore, Blacks and Latinos tend to be arrested for crimes that hold more serious punishments, such as selling drugs rather than just possessing them.\textsuperscript{52-54}

Mass incarceration resulting from the war on drugs has devastated many families and communities. A 2012 national study published in the American Journal of Public Health showed that Black youths were less likely than Whites to use or sell drugs but more likely to be arrested; the researchers concluded that “[r]acial disparities in adolescent arrest appear to result from differential treatment of minority youths and to have long-term negative effects on the lives of affected African American youths.”\textsuperscript{55} Approximately 2.7 million children are growing up in US households in which one or more parents are incarcerated. One in 9 Black children have an incarcerated parent, as compared with one in 28 Latino children and one in 57 White children.\textsuperscript{56}

Punishment for a drug law violation is not only meted out by the US criminal justice system but also perpetuated by policies denying child custody, voting rights, employment, business loans, trade licensing, student aid, and public housing and other public assistance to people with criminal convictions. In addition, criminal records are cited as justification for deporting legal residents and barring other noncitizens from visiting the United States.\textsuperscript{57} Even if a person does not face jail or prison time, a drug conviction record—particularly a felony—often imposes a lifelong ban on many aspects of social, economic, and political life. Such exclusions create a permanent second-class status for millions of people and, as with drug war enforcement itself, fall disproportionately on people of color. According to a 2008 article published in the American Journal of Public Health, “the popular war on drugs translates to a war on people of color in terms of their overall health and well-being....

Communities of color face an escalating public health problem created by our society’s solution to imprison those arrested for nonviolent drug offenses.”

APHA recognizes that the United States leads the world in incarceration and that the war on drugs is a major driver of mass incarceration, particularly among people of color. APHA policy 9123 (Social Practice of Mass Imprisonment) states that APHA has “a long history of concern and activity aimed at correcting inadequacies in health conditions in correctional institutions, and is aware that prison health and community health are intimately related elements of public health in the US with...millions of individuals released annually from custody to community.” It notes that “APHA has long-defined drug abuse as a public health problem rather than a criminal justice problem and called for drug treatment to be available for all who request it.” It further “condemns the social practice that sanctions mass imprisonment rather than defining and changing those conditions that engender and accompany criminal behavior, including drug addiction,” and calls for alternatives to incarceration.

In 2009, in the wake of the XVIII International AIDS Conference in Vienna, Austria, the international scientific and public health community issued the Vienna Declaration, a statement seeking to improve community health and safety by calling for the incorporation of scientific evidence into illicit drug policies. The Vienna Declaration calls for an acknowledgment of the limits and harms of drug prohibition, for ending the criminalization of people who use drugs, and for drug policy reform to remove barriers to effective HIV prevention, treatment, and care.

Since then, an increasing number of prominent figures in and sectors of society have raised their voices against policies that criminalize people who use drugs, in favor of robust, health-centered alternatives. In 2011, former presidents Fernando Henrique Cardoso (Brazil), Cesar Gaviria (Colombia), and Ernesto Zedillo (Mexico) joined with former UN secretary general Kofi Annan, former US secretary of state George Shultz, former Federal Reserve Board chairman Paul Volcker, former Swiss president Ruth Dreifuss, and other members of the Global Commission on Drug Policy (GCDP) to launch a landmark report calling for fundamental reforms to national and global drug policies, including (1) acknowledging the failure of the “war on drugs” and its disastrous impact on human rights, violence, and corruption; (2) replacing the criminalization and punishment of people who use drugs with the offer of health and treatment services to those who need them; and (3) encouraging governments to experiment with models of legal regulation to undermine the power of organized crime and safeguard people’s health and security. In advance of the

---

International AIDS Conference in Washington, DC, the GCDP issued a second report in June 2012, *The War on Drugs and HIV/AIDS*, which was successful in exposing the causal links between the HIV pandemic and the criminalization of drug use.

The GCDP has since been joined by former presidents Jorge Sampaio (Portugal), Alexander Kwasniewski (Poland), and Ricardo Lagos (Chile). Former US presidents Jimmy Carter and Bill Clinton have echoed most or all of the commission’s recommendations, as has former president Vicente Fox of Mexico. In 2013, the GCDP issued a third report, *The Negative Impact of the War on Drugs on Public Health: The Hidden Hepatitis C Epidemic*, which again called for the decriminalization of drug use and the expansion of proven, science-based solutions to reduce hepatitis C, including sterile syringe access, supervised injection facilities, and heroin prescription programs.⁶¹

Against this backdrop, the Organization of American States issued a groundbreaking, 2-part report in May 2013 in which it critically examined the current war on drugs and considered new approaches for the future, giving equal weight to options such as decriminalization and harm reduction.⁶² Among the report’s conclusions is the urgent need for a “public health approach” to address drug problems, and it specifies that “the decriminalization of drug use needs to be considered as a core element in any public health strategy.”⁶³

In June 2013, Human Rights Watch publicly condemned “[n]ational drug control policies that impose criminal penalties for personal drug use” as a violation of human rights, stating that the “criminalization of drug use has undermined the right to health” because “fear of criminal penalties deters people who use drugs from using health services and treatment, and increases their risk of violence, discrimination, and serious illness.” Its statement continues, “Criminal prohibitions have also impeded the use of drugs for legitimate medical research, and have prevented patients from accessing drugs for palliative care and pain treatment,” a harm well documented in the literature.⁶⁴ It concludes by urging governments to “rely instead on non-penal regulatory and public health policies.”⁶⁵ And in November 2012, Colorado and Washington became the first political jurisdictions in the world to vote to permit the legal regulation of marijuana sales, cultivation, and distribution among adults 21 years of age and older within their borders, and both states are in the process of

---


implementing their new laws in such a way as to strengthen public safety and health to the maximum extent possible.

Joining those distinguished colleagues and peers, APHA agrees that the criminalization of people who use illicit drugs is fueling the HIV epidemic and has resulted in overwhelmingly negative health and social consequences, and that a full policy reorientation is needed.

**Proposed Recommendations Statement**

APHA policies 7121 and 8817(PP) call for a reorientation of current US drug policies, and APHA also has adopted longstanding policies that support several aspects of a health-based response to drug misuse. Policy 8817(PP) urges a “redirection of current War on Drugs policies, which are seriously flawed and have little chance of alleviating the serious drug problems facing our society today.”

The present policy statement identifies the following proposals as vital elements of the redirection in US drug policy envisioned by APHA’s existing policy statements, toward the adoption and implementation of a truly public health approach to reducing the harms of drug misuse.

End the criminalization of drug possession and people who use drugs: APHA’s policies 7121 and 8817(PP) recommend the removal of criminal penalties for drug use. Policy 7121 first expressed APHA’s belief that people who use drugs should not be criminalized: “because substance abuse is viewed primarily as a public health problem, this Association recommends that no punitive measures be taken against the users of alcohol, marijuana, or other substances when no other illegal act has been committed.”

APHA reiterated its belief that drug misuse must be primarily addressed as a public health issue, resolving in policy 8817(PP) that “[s]trict punitive measures should not take priority over drug treatment and prevention goals...punitive measures have only a limited impact on drug use and problem rates and, in many cases, have been shown to have an underlying purpose to discriminate against disadvantaged groups.” Policy 8817(PP) further recommends that US drug policy give “high priority to prevention, treatment and recovery” and that “punitive measures should be used with caution and should play a secondary role.... Particular attention should be given to the special needs of young people and disenfranchised groups and caution must be exercised to avoid discriminatory policies.”

Countries that have ended the criminalization of drug use and possession have generally been better able to cope with injection drug-related HIV/AIDS. Decriminalizing drug possession and investing in treatment and harm reduction services can provide several major benefits for public health, including reducing the number of people incarcerated; increasing uptake into drug treatment; reducing criminal justice costs and redirecting resources from criminal justice to health systems; redirecting law enforcement resources
to prevent serious and violent crime; addressing racial disparities in drug law enforcement, incarceration, and related health characteristics and outcomes; minimizing stigma and creating a social, cultural, and policy climate in which people who use drugs are less fearful of seeking and accessing treatment, using harm reduction services, and receiving HIV/AIDS services; and protecting people from the wide-ranging and debilitating consequences of a criminal conviction.

Some countries particularly stand out. In 2001, Portuguese legislators enacted a comprehensive form of decriminalization of low-level possession and consumption of all illicit drugs and reclassified these activities as administrative violations. A person caught with personal-use amounts of any drug in Portugal is no longer arrested but, rather, ordered to appear before a local “dissuasion commission” composed of 3 officials (one from the legal arena and a pair from the health arena) who determine whether and to what extent the person is addicted to drugs. On the basis of these findings, the commission can order someone to attend a treatment program, complete other monitoring activities, pay a fine, or submit to other administrative sanctions. Drug trafficking and non-drug offenses remain illegal and are still processed through the criminal justice system.

The decriminalization policy was part of a comprehensive health-oriented approach to addressing problematic drug use, especially unsafe injecting drug use, that also included a major expansion of treatment and harm reduction services. New diagnoses of HIV and AIDS among people who inject drugs have also declined in Portugal. Between 2000 and 2008, the number of cases of HIV among people who inject drugs declined from 907 to 267, and the number of AIDS cases decreased from 506 to 108. These highly significant declines are largely attributable to the increased provision of harm reduction services and efforts made possible by decriminalization.66

In addition, research has shown no significant increases in overall illicit drug use among adults in Portugal, and any slight increases in lifetime use of some drugs appear to be part of a regional trend. More importantly, adolescent drug use, as well as problematic drug use—defined as use by people deemed to be dependent or addicted and by people who inject drugs—has decreased overall since 2003. The number of people arrested and sent to criminal courts for drug law violations declined by more than half after decriminalization. The percentage of people in Portugal’s prison system as a result of drug-related offenses also decreased by about half, from 44% in 1999 to 21% in 2008.

These positive outcomes cannot be attributed to decriminalization alone. Alongside its decriminalization law, Portugal significantly expanded its treatment and harm reduction services, including access to sterile syringes as well as methadone maintenance therapy and other medication-assisted treatments. Between 1998 and 2008, the number of people

---

in drug treatment increased by more than 60% (from 23,654 to 38,532 people). The percentage of drug-related deaths in which opiates were the primary substance involved declined from 95% in 1999 to 59% in 2008.

On the basis of such evidence and APHA’s longstanding policies, eliminating criminal penalties for personal drug use and possession is an essential feature of a public health response to drugs and drug misuse, and APHA calls on state and federal governments to remove such criminal penalties.

Expand access to harm reduction interventions: Harm reduction programs including sterile syringe access, supervised injection facilities, and medication-assisted treatment should be scaled up to eliminate HIV and hepatitis C transmission among people who inject drugs. Interventions that have proven effective in other countries should be evaluated for implementation in the United States, and legal and political barriers to programs with evidence of effectiveness should be removed. Treatment providers, health professionals (including primary care physicians), community health workers (CHWs), and other stakeholders should receive professional preparation and training with respect to proven treatment and harm reduction interventions. CHWs play a critical role in making contact and building trust with hard-to-reach, drug-using populations at high risk and connecting them to health services or delivering those services to them. To expand access to these harm reduction and treatment services to every person in need, CHWs must be empowered to deliver cost-effective interventions such as syringe access programs, secondary syringe exchange services, low-threshold methadone maintenance, peer education programs, and HIV/AIDS testing, education, and links to treatment. Criminalization, by contrast, makes the essential harm reduction functions of CHWs more difficult or even impossible.

Restricting access to sterile syringes among people who inject drugs has been proven to lead to syringe sharing, a major cause of HIV infections. According to the CDC, people who inject drugs represented 9% (4,500) of all estimated new HIV infections in 2009, an annual figure that has not changed significantly since 2006. Such restrictions persist despite conclusive evidence from more than 200 studies conducted in the United States and abroad showing that expanding sterile syringe access—through syringe exchange programs and non-prescription sales of syringes—is a cost-effective means of reducing the spread of HIV and viral hepatitis and that these programs do not contribute to increased drug use, drug

---

injection, crime, or unsafe discarding of syringes. According to a CDC-funded study published in the Journal of the American Medical Association, syringe access has helped reduce HIV incidence among people who inject drugs in the United States by 80% in the past decade. Current APHA policy in this regard recognizes “the critical importance of access to sterile syringes to prevent disease spread, and the effectiveness of increasing sterile syringe access in reducing risk behavior”; it “urges states that criminalize possession of prescribed syringes for injection of illicit substances to modify their laws or policies to permit such possession.” Sterile syringe access programs are integral elements of a comprehensive health response to problematic drug use, are necessary to reach the goal of an AIDS-free generation, and should be funded at the local, state, and national levels toward the goal of providing a sterile syringe for every injection.

Medically supervised injection facilities (SIFs) are controlled health care settings where people who use drugs can more safely do so under clinical supervision and receive health care, counseling, and referral to health and social services, including drug treatment. There are currently 92 SIFs operating in 62 cities around the world, but none in the United States. SIFs are proven to reduce unsafe injecting practices and the transmission of bloodborne viruses; prevent overdose fatalities; increase access or referrals to treatment programs, including medication-assisted treatment and detoxification services; decrease societal costs associated with emergency room visits and crime; and reduce the social harms

associated with injection drug use, such as public disorder, public intoxication, public injecting, and publicly discarded syringes.\textsuperscript{77–80}

Medication-assisted treatments, most commonly opioid-substitution programs (also called narcotic replacement therapies), have demonstrated success in improving the lives and the health of people who use heroin and other opioids. Such therapies include methadone and buprenorphine, as well as pharmaceutical heroin treatment, and they have proven successful in many countries.\textsuperscript{81–83} Denial of these treatments can result in untreated addiction, preventable HIV risk behaviors, and heightened vulnerability to fatal overdose.\textsuperscript{84,85}

APHA took a leading position in 1970 when it supported “further experimentation with organized maintenance programs using methadone and similar compounds, subject to appropriate supervision and evaluation,” in policy 7015. One year earlier, policy 6907 had resolved:

“The American Public Health Association believes that the illicit profit incentive involved in the sale of drugs to drug addicts not only contributes to their misery but puts at risk entire communities in the United States, unnecessarily submitting its citizens to muggings, robberies, injuries and in some instances murder, while constantly contributing to the profits of gangsters and Mafia-like organizations. APHA…declares that it will seek and support state and federal legislation to eliminate the profit motive in the illicit sale of drugs…by making medically approved drugs and regimens of the most suitable and clinically evaluated methods readily available to known drug addicts at specially designated health centers equipped with professional staffs competent to deal with the comprehensive rehabilitation of the addict by means of: Medical care…psychological and


psychiatric counseling; social, economic, and welfare counseling aimed at increased employability [and] provision of the necessary funding to enable states, communities, and consumer action groups to give priority and coordinated action to implement establishment of such centers."

Since that time the CDC, the Institute of Medicine, the National Institutes of Health, the Substance Abuse and Mental Health Services Administration (SAMHSA), the National Institute on Drug Abuse, the World Health Organization (WHO), and more than 4 decades of government-funded, peer-reviewed medical research have unequivocally and repeatedly proven that substitution therapies such as methadone maintenance are the most effective treatments for opioid dependence. Methadone, buprenorphine, and other existing medication-assisted treatments should be expanded to serve all who need them. Indeed, according to the National Institutes of Health, “all opiate-dependent persons under legal supervision should have access to methadone maintenance therapy.” Yet, few opioid-dependent people in the United States have access to these treatments; according to SAMHSA, only 9% of substance abuse treatment facilities in the country offer specialized treatment of opioid dependence with methadone or buprenorphine. Publicly funded treatment programs are far less likely than privately funded programs to offer opioid replacement therapies.

---

89 Medication-Assisted Treatment for Opioid Addiction in Opioid Treatment Programs. Rockville, MD: Center for Substance Abuse Treatment; 2005.
Medication-assisted treatment models for opioid dependence using diacetylmorphine (heroin) have been safely and successfully implemented in several countries and are now well supported in the academic literature as one tool in an effective, health-based response to problematic drug use, especially among those who have not responded to conventional treatments. A systematic review of all published studies to date on heroin-assisted treatment (HAT) showed significant reductions in illicit drug use and crime and improvements in the health of participants. An important article in the New England Journal of Medicine on the success of the North American Opioid Medication Initiative in Canada, which provided heroin by prescription to a select group of people who had not responded to other forms of treatment, reported a two-thirds (67%) reduction in illicit drug use and other illegal activity. Similar reductions in illicit heroin use were reported from HAT trials in the United Kingdom (72%) and Germany (69%). HAT is not only more

effective in reducing street heroin (and other drug) use than methadone, but it has also proven to be more cost-effective.\textsuperscript{116,117}

Emerging literature on treating stimulant dependence with the administration of agonists or partial agonists, such as dextroamphetamine,\textsuperscript{118-120} methylphenidate,\textsuperscript{121} and modafinil,\textsuperscript{122,123} has shown favorable results. Such treatments utilizing opioid and stimulant agonist and/or partial agonist substitution clearly merit research into their feasibility in the United States and should be adopted as part of the US treatment response if evaluations prove favorable.\textsuperscript{124}

\textbf{Opposing Arguments/Evidence}

Opponents of the health-based drug policies called for in the present policy statement often claim that the criminalization of people who use drugs is effective in reducing drug use. As a corollary, it is often argued that reducing or eliminating criminal penalties for drug possession or expanding access to harm reduction services such as syringe exchanges, supervised injection facilities, or medication-assisted treatments enables problematic drug use; promotes the initiation of drug use; increases rates of drug misuse, crime, and related problems; and worsens public health and public safety.

Yet, available evidence does not support these assertions. Not only has the dominant drug war paradigm completely failed to curb drug use or supply, but the evidence consistently shows that this approach has significantly amplified the harms of drug misuse and addiction. A recent evaluation by the Government Accountability Office (GAO) issued in March 2013 showed that the Office of National Drug Control Policy (ONDCP) and the federal government “have not made progress toward achieving most of the goals

\begin{thebibliography}{99}
\bibitem{116}Verthein U, Haasen C, Reimer J. Switching from methadone to diamorphine: 2-year results of the German heroin-assisted treatment trial. Subst Use Misuse. 2011;46(8):980–991.
\end{thebibliography}
articulated in the 2010 National Drug Control Strategy.” The GAO concluded that, in terms of reducing youth drug use, overdose fatalities, and HIV caused by injection drug use, the ONDCP not only has been unsuccessful but in fact has lost ground.\footnote{Office of National Drug Control Policy: Office Could Better Identify Opportunities to Increase Program Coordination. Washington, DC: US Government Accountability Office; 2013.}


After studying nearly a hundred metropolitan areas in the United States, researchers found that repressive drug law enforcement was correlated with increased HIV prevalence among people who inject drugs. The researchers concluded: “This may be because fear of arrest and/or punishment leads drug injectors to avoid using syringe exchanges, or to inject hurriedly or to inject in shooting galleries or other multi-person injection settings to escape detection.” Criminalization also erects multiple barriers to both HIV and drug treatment.\footnote{Wolfe D, Carrieri MP, Shepard D. Treatment and care for injecting drug users with HIV infection: a review of barriers and ways forward. Lancet. 2010;376(9738):355–366.} \footnote{Wood E, Kerr T, Tyndall MW, Montaner JS. A review of barriers and facilitators of HIV treatment among injection drug users. AIDS. 2008;22(11):1247–1256.} Research demonstrates that people who use drugs tend to have lower rates of antiretroviral therapy utilization and higher rates of death due to HIV/AIDS. What is more, these factors also seriously interfere with the front-line work of CHWs to reach out to, engage, recruit, and retain hard-to-reach people in health programs, especially low-threshold and secondary harm reduction services.
Moreover, empirical evidence from jurisdictions around the world has demonstrated rather conclusively that policies that eliminate criminal penalties for drug possession or allow limited drug availability do not increase drug use to any appreciable degree. Specifically, jurisdictions that have legalized medical marijuana, decriminalized possession of marijuana and/or other drugs, or tolerated limited, retail sales (e.g., recreational marijuana “coffee shops” in the Netherlands) have not experienced significant, if any, increases in marijuana or other drug use.\textsuperscript{132-143} A new study published in the American Journal of Public Health, for instance, revealed that adolescent marijuana has not increased in states with medical marijuana laws.\textsuperscript{144} Empirical evidence from countries that have adopted less punitive policies toward drug possession shows that these countries have not experienced any significant increases in drug use, drug-related harm, or drug-related crime relative to more punitive countries.\textsuperscript{145} A WHO study of lifetime drug use rates among 17 countries showed that the United States had the highest drug use rates by a wide margin, despite its punitive drug policies, noting that the US, which has been driving much of the world’s drug research and drug policy agenda, stands out with higher levels of use of alcohol, cocaine, and cannabis, despite more punitive illegal drug policies...than many comparable developed countries. Clearly, by itself, a punitive policy towards possession and use accounts for limited variation in nation-level rates of drug use.”

\textsuperscript{139} MacCoun RJ. What can we learn from the Dutch cannabis coffeeshop system? Addiction. 2011;106(11):1899–1910.
The Portuguese experience is particularly noteworthy; as described above, it has not resulted in any significant increases in overall illicit drug use among adults. In fact, Portugal’s drug use rates remain below the European average and are far lower than those in the United States. Overall, evidence after 10 years shows that none of the fears of drug war proponents have come to pass. According to the United Nations Office on Drugs and Crime, “Portugal’s policy has reportedly not led to an increase in drug tourism. It also appears that a number of drug-related problems have decreased.”\(^{146}\) A new study of European Union countries showed that countries such as Portugal that have decriminalized the use and possession of all drugs have not experienced increases in rates of monthly drug use and, in fact, have lower rates of use than countries with punitive policies.

Nor have harm reduction interventions such as syringe access, SIFs, and medication-assisted treatments been shown to increase drug use. Syringe access programs, on the contrary, have been proven not to contribute to increased drug use, drug injection, crime, or unsafe discarding of syringes. SIFs reduce the social harms associated with injection drug use, such as public disorder, public intoxication, public injecting, and publicly discarded syringes. Several dozen published articles in peer-reviewed journals have confirmed the positive public health impact of SIFs, including 2 articles published in the American Journal of Public Health showing that the SIF located in Vancouver, Canada, has succeeded in attracting and retaining a population of injection drug users who are at heightened risk for infectious disease and overdose without increasing initiation into injection drug use.\(^{147,148}\) The evidence is similarly (and uniformly) positive for HAT programs: far from enabling drug use, these programs reduce illicit drug use and crime. In fact, many HAT participants freely choose to move on to another form of treatment (such as methadone) or to become abstinent, while others continue to receive HAT treatment on a long-term basis, with lasting positive results.\(^{149,150}\)

**Alternative Strategies**

Some policymakers, academics, and commentators have suggested that, rather than removing or reducing criminal penalties or investing in harm reduction services, US drug policies should focus on delivering drug treatment through the criminal justice system,


mainly in the form of an ever-growing number of drug court programs. The 2013 National Drug Control Strategy, for example, “supports alternatives to incarceration such as drug courts, diversion programs, enhanced probation and parole programs, and other supervision strategies” and calls for an increase in the country’s already significant investment in drug courts. Some evaluations have shown reductions in drug use and recidivism for the duration of time that people are sentenced to drug court.\textsuperscript{151}

However, available evidence shows that coerced treatment programs, such as drug courts, are costly, are no more effective than voluntary treatment, serve very few people, and often deny proven treatment modalities such as methadone and buprenorphine.\textsuperscript{152-156} A recent survey of drug courts revealed that while nearly every drug court in the country serves participants who are opioid dependent, fewer than half offer medication-assisted treatments such as methadone. Most drug courts have not significantly reduced participants’ chances of incarceration either. In fact, one study showed that because of drug courts’ nearly exclusive focus on low-level drug (especially marijuana) possession offenses, their strict eligibility requirements, and underlying sentencing laws (e.g., mandatory minimums) that render many individuals ineligible for any type of diversion, such programs are highly unlikely to reduce the number of people incarcerated. That study also suggested that drug courts may have a “net-widening” effect; that is, they may actually increase the number of people incarcerated. Such criminal justice programs, moreover, have absorbed scarce resources that could have been better spent on bolstering demonstrated, health-centered approaches such as community-based treatment.\textsuperscript{157}

Finally, coerced treatment for any health condition, especially for mere drug possession, raises serious ethical concerns; a recent commentary argued that coercive treatment for people who use or possess drugs is unethical and runs counter to accepted health principles; it is also “unlikely to have large effects on population levels of drug use and crime.”\textsuperscript{158} For these reasons, drug courts should be reserved for individuals charged with

more serious (non-drug) offenses but whose behavior was motivated by an underlying drug problem; they should never be used (as they currently are) for individuals charged with mere drug possession offenses, who can be better served outside of the criminal justice system. Coerced treatment is ethically unjustifiable, especially when voluntary treatment can yield equal or more positive outcomes.159

More alternative strategies are emerging in various localities. Seattle recently instituted a pilot program known as “Law Enforcement Assisted Diversion,” or LEAD, the first pre-bookling diversion program; it aims to bypass the criminal justice system entirely. Instead of arresting and booking people for certain drug law violations, including drug possession and low-level sales, police in a pair of Seattle neighborhoods will immediately direct them to drug treatment or other supportive services. LEAD allows law enforcement to focus on serious crime but to still play a key role in linking people with certain drug law violations to services before they enter the justice system.160-162 In doing so, it has the potential to reshape law enforcement practices and culture.

Seattle’s policy resembles aspects of the health focus that many European countries, as well as Canada and others, have adopted: a public health policy orientation often termed a “4 pillars approach.” This comprehensive strategy is based on 4 principles—harm reduction, prevention, treatment, and enforcement—and it has demonstrated dramatic reductions in public drug consumption, overdose deaths, and HIV and hepatitis infection rates.163,164

Programs such as LEAD, however, still rely on law enforcement as the primary point of contact with people who misuse substances. To be most successful, local, state, and national drug policies must empower health professionals to assess and deliver services to each individual. CHWs, for example, should be enabled (and given adequate resources) to serve as the point of contact, source of referrals and information, and service provider for certain low-threshold services directly.

Ultimately, the removal of criminal sanctions in favor of optional, non-punitive, proportionate, administrative sanctions—alongside a major expansion of proven, evidence-based harm reduction, treatment, and prevention services—offers more promise in achieving a health-centered approach to drug misuse. Some commentators hope that

various legislative changes—notably the Affordable Care Act of 2010—will expand treatment availability and resources, potentially making it possible to deliver treatment and harm reduction services through the health care, rather than the criminal justice, system.165-167

**Action Steps**

APHA believes that national and state governments and health agencies must reorient drug policies to embrace health-centered, evidence-based approaches that reduce the individual and community harms deriving from current policies and from illicit drug misuse, respect the human rights of people who use drugs, and allow for the redirection of financial resources toward where they are needed most. Therefore, APHA:

- Urges Congress, the administration, and federal health agencies to convene relevant experts and stakeholders in the fields of public health, drug treatment, medicine, harm reduction, education and prevention, social work, and law enforcement, as well as people who currently use (or formerly used) drugs and affected communities, to critically review the effectiveness of current drug policies; to examine the potential public health gains of a range of new drug policies, including the decriminalization of personal drug possession and use; to open a public debate about regulatory alternatives to drug prohibition in order to address the public health and safety harms of illicit drug markets; and to produce a policy environment that will be most conducive to significantly expanding US treatment, education, and harm reduction programs.

- Urges federal, state, and local elected officials and agency staff to implement evidence-based and culturally appropriate prevention, regulatory, treatment, and harm reduction interventions, including (but not limited to):
  
  - Expanding proven, life-saving public health interventions and harm reduction and treatment programs, including medication-assisted treatment, and strengthening professional preparation and training in these interventions for health care providers, CHWs, and public health, allied health, health education, and health communication professionals.

  - Investigating (and, if results are favorable, implementing) new innovative agonist and partial agonist replacement treatments and medically supervised

---

167 Saloner B, Cook BL. Blacks and Hispanics are less likely than whites to complete addiction treatment, largely due to socioeconomic factors. Health Aff. 2013;32(1):135–145.
injection facilities, which have demonstrated their safety and efficacy in several countries around the world but have not yet been attempted in the United States.

- Increasing funding for existing treatment modalities and ensuring they are available to all people who need them, including those who are incarcerated or under criminal justice supervision.

- Deprioritizing the use (and funding) of non-health agencies—such as drug courts and other court-based diversion programs—to deal with people who use drugs and redirecting resources from criminal justice programs toward public health interventions to improve the health of such individuals.

- Calls on Congress to permanently repeal the federal ban on syringe access funding, to fund such programs to the maximum extent possible, and to remove other detrimental barriers to proven interventions.

- Encourages state governments to leverage resources potentially available through the Affordable Care Act toward effective community-based drug treatment, harm reduction, and physical and mental health services.

- Urges Congress and state governments to eliminate federal and state criminal penalties and collateral sanctions for personal drug use and possession offenses and to avoid unduly harsh administrative penalties, such as civil asset forfeiture, and acknowledges that proportionate criminal penalties may be appropriate—consistent with principles of public health and human rights—for behavior that occurs in conjunction with drug use if that behavior causes or seriously risks harm to others, such as driving under the influence; however, such penalties should not be imposed solely for personal drug possession and use.
APPENDIX D
Letter of Support for Supervised Injection from amfAR to New York State Governor Andrew Cuomo

September 22, 2017

The Honorable Andrew M. Cuomo
Governor of New York State
NYS State Capitol Building
1 Washington Avenue
Albany, New York 12224

Dear Governor Cuomo:

In 2015, more than 2,700 New Yorkers died from drug-related causes; by all estimates, this number will continue to climb for years to come. Recognizing that addressing this public health emergency will require the adoption of a complementary set of evidence-supported interventions, we urge your support for pilot studies on supervised consumption sites as a strategy for reducing the harm of drug use.

New York State’s heroic commitment to harm reduction and syringe exchange programs has led to a dramatic decrease in HIV prevalence among injection drug users in New York City, yet these programs are limited in their capacity to reduce the risk of fatal overdose after clients leave their facilities. Indeed, in some municipalities more than three-quarters of injection drug users reported injecting in public locations like parks and public restrooms, increasing the vulnerability to fatal overdose while exacerbating a public health crisis with serious and unavoidable repercussions for public safety, community livability, and law enforcement.

At the forefront of cutting-edge harm reduction strategies is the establishment of supervised consumption sites (SCS), which mitigate the impact of drug use by providing secure and controlled settings for users to inject potentially lethal drugs under the supervision of trained staff. A wealth of evidence from the more than one hundred SCS currently operating worldwide finds that SCS decrease overdose fatalities by as much as thirty-five percent in surrounding areas, reduce public drug use and needle sharing, and serve as an important and needed pathway to addiction treatment, rehabilitation, and recovery. By simply providing a safe space and supportive staff, SCS save lives, help get people into healthcare, and – by preventing new HIV and hepatitis infections – save money.

New York State is well positioned to maintain its longstanding leadership in the response to the opioid crisis. We commend the New York City Council’s decision to support research to study the feasibility of opening an SCS in New York City, and note the ongoing dialogues in Ithaca and Buffalo about establishing sites there as well. Opponents of SCS have voiced concerns about program costs and the potential to encourage drug use and crime in surrounding areas. The facts tell a different story: an SCS can save an estimated $2.33 per dollar of investment, has a neutral impact on drug use, and reduces the incidence of property crime in surrounding areas. However, the only way to properly assess the public health value of supervised consumption as a
The Honorable Andrew M. Cuomo  
September 22, 2017  
Page 2  

useful intervention in New York’s response to its ongoing epidemic of overdose deaths is through rigorous evaluation of pilot studies.

No law explicitly authorizes or forbids the supervised consumption of controlled substances in places dedicated to harm reduction. While Section 856 of the Controlled Substances Act prohibits the operation of facilities for the purpose of consuming illicit drugs, the statute’s historical intent relates most directly to the crack cocaine drug operations of the 1980s and was certainly never intended to impede legitimate research or proscribe the establishment of innovative public health measures. Executive action would lend SCS considerable legitimacy and protection in the face of any federal or local challenges.

Governor Cuomo, amfAR commends your enduring commitment to ending both opioid abuse and HIV as public health threats. To help ensure that your administration’s vision is realized, I urge you to support pilot research on SCS in New York. amfAR is prepared to solicit private funding for these projects and to help lead research into SCS. Only a change in regulations from your office will allow us to advance this work. The evidence and experience gained as a result of such pilot projects has the potential to inform and improve harm reduction strategies that could be replicated in other cities nationwide. Your support could thus help save thousands of lives that would otherwise be lost to a deadly opioid epidemic that shows little sign of abating.

I’m including with this letter a fact sheet and a brief on SCS developed by amfAR. Please don’t hesitate to have someone on your staff get in touch should there be any questions. As we have for more than 30 years, amfAR stands ready to help achieve your goal of ending the AIDS epidemic in New York.

Sincerely,

Kevin Robert Frost  
CEO  
amfAR, The Foundation for AIDS Research

Enclosure

KRF:js
APPENDIX E
New York City Supervised Injection Facility Feasibility Impact Report

Prepared by:

Czarina Behrends, PhD, MPH
Postdoctoral Associate, Weill Cornell Medical College

Bruce Schackman, PhD, MBA
Professor of Health Policy, Weill Cornell Medical College

Researchers from the Weill Cornell Medicine Department of Health care Policy and Research analyzed the potential health impacts and health care cost impacts of implementing supervised injection facility (SIFs) in New York City. SIFs provide a clean, safe environment in which pre-obtained drugs can be consumed under clinical supervision with purpose of quickly reversing overdoses, providing medical care, and connecting people who inject drugs (PWID) with substance use treatment and care. This research was done in collaboration with DOHMH and with input from a technical advisory group made up of experts in SIF evaluation. We present a summary of the results below.

SIF Impact on preventing opioid overdose fatalities

- Based on 2015-2016 NYC opioid overdose mortality data, implementing one SIF in the neighborhood with the most opioid overdose fatalities could prevent 19 to 37 opioid overdose fatalities per year, assuming no operational constraints on SIF hours or capacity.
- Based on 2015-2016 data, up to 67 to 130 opioid overdose fatalities per year could be saved if 4 SIFs were placed in four neighborhoods with the most overdose fatalities.
- The estimate of opioid overdose fatalities prevented in the highest priority neighborhood is within the range of the estimated opioid overdose fatalities prevented annually by Vancouver’s SIF (23 per year) and exceeds projected annual opioid overdoses prevented for proposed SIFs in San Francisco and Baltimore (0.24 and 5.9, respectively).
- Because of the recent upward trend of overdose fatalities in NYC, increasing 46% from 2015 to 2016, this forecast likely underestimates the impact of SIFs on overdose mortality in 2017.

Short-term cost impact to the health care system

- Opioid overdoses cost the NYC health care system an estimated $50 million per year for EMS calls, ED visits, hospitalizations. Approximately $6 million of these costs are associated with fatal opioid overdoses.
If one SIF was optimally placed, $1.0 million in health care system costs would be saved if all onsite opioid overdoses were avoided in the base case scenario. In an alternative scenario, $2.0 million in health care system costs would be saved if all opioid overdoses were avoided. If overdoses continued to occur at SIFs but EMS response and ED rates were at similar rates to those observed in Vancouver, $860,600 in health care system costs would be avoided in the base case scenario.

If four SIFs were optimally placed, $3.6 million in health care system costs would be saved ($905,000 per SIF) if all onsite opioid overdoses were avoided in the base case scenario. If opioid overdoses continued to occur at SIFs but EMS response and ED rates were at similar rates to those observed in Vancouver, $2.7 million in health care system costs would be avoided in the base case scenario.

Recommendations for future analyses to evaluate SIF impact on other health and cost outcomes

- Recommend additional analyses of fatal, non-fatal and averted opioid overdose estimates that take into account fentanyl use trends and the potential impact of synthetic opioids on opioid overdose estimates.
- Recommend analyses of SIF impact on reducing hepatitis C infections, reducing high cost medical care services (i.e., need for treatment of skin and soft tissue infections and endocarditis), and increasing opioid agonist treatment and other addiction treatment uptake.
- Recommend economic analyses of cost-effectiveness and net monetary benefit of SIFs that also consider non-health care economic impacts, including law enforcement resource utilization and community impacts such as crime, public injection, and public disposal of syringes.

Background: Supervised injection facilities (SIFs) provide a clean, safe environment in which pre-obtained drugs can be consumed under clinical supervision with purpose of quickly reversing opioid overdoses, providing medical care, and connecting people who inject drugs (PWID) with substance use treatment and care. Given the rising rates of overdose fatalities in New York City reaching its all-time peak in 2016, SIFs may be one strategy to reduce opioid overdose mortality in NYC, and the cost of implementing SIFs may be offset in part by savings in health care system costs.

Purpose: Researchers from the Weill Cornell Medicine Department of Health care Policy & Research, in collaboration with DOHMH, analyzed the potential opioid overdose-related health and health care system cost impacts of implementing SIFs in New York City, with input from a technical advisory group made up of experts in SIF evaluation.

Limitations: While our estimates are based on the best NYC data sources available, we relied on the literature for several estimates. We received feedback on the face validity of those assumptions and assistance in identifying additional relevant sources from the technical advisory group and DOHMH. Base and alternate case estimates for fatal opioid overdoses prevented under different scenarios were estimated. For costs, we provide a range of estimates to account for different assumptions of SIF impact.
Summary of Findings:

1) SIF Impact on preventing opioid overdose fatalities

- Based on 2015-2016 NYC opioid overdose mortality data, implementing one SIF in the neighborhood with the most opioid overdose fatalities could prevent 19 to 37 opioid overdose fatalities per year, assuming no operational constraints on SIF hours or capacity.
- Based on 2015-2016 data, up to 67 to 130 opioid overdose fatalities per year could be saved if 4 SIFs were placed in four neighborhoods with the highest overdose fatalities.
- The estimate of opioid overdose fatalities prevented in the highest priority neighborhood is within the range of the estimated opioid overdose fatalities prevented annually by Vancouver’s SIF (23 per year) and exceeds projected annual opioid overdoses prevented for proposed SIFs in San Francisco and Baltimore (0.24 and 5.9, respectively).
- Because of the recent upward trend of overdose fatalities in NYC, increasing 46% from 2015 to 2016, this forecast likely underestimates the impact of SIFs on overdose mortality in 2017.

2) Short-term cost impact to the health care system

- Opioid overdoses cost the NYC health care system an estimated $50 million per year for EMS calls, ED visits, hospitalizations. Approximately $6 million of these costs are associated with fatal opioid overdoses.
- If one SIF was optimally placed, $1.0 million in health care system costs would be saved if all onsite opioid overdoses were avoided in the base case scenario. In an alternative scenario, $2.0 million in health care system costs would be saved if all opioid overdoses were avoided. If overdoses continued to occur at SIFs but EMS response and ED rates were at similar rates to those observed in Vancouver, $860,600 in health care system costs would be avoided in the base case scenario.
- If four SIFs were optimally placed, $3.6 million in health care system costs would be saved ($905,000 per SIF) if all onsite opioid overdoses were avoided in the base case scenario. If opioid overdoses continued to occur at SIFs but EMS response and ED rates were at similar rates to those observed in Vancouver, $2.7 million in health care system costs would be avoided in the base case scenario.

3) Recommendations for future analyses to evaluate SIF impact on other health and cost outcomes

- Recommend additional analyses of fatal, non-fatal and averted opioid overdose estimates that take into account fentanyl use trends and the potential impact of synthetic opioids on opioid overdose estimates.
• **Recommend analyses of SIF impact on reducing hepatitis C infections, reducing high cost medical care services** (i.e., need for treatment of skin and soft tissue infections and endocarditis), and **increasing opioid agonist treatment and other addiction treatment uptake.**

• **Recommend economic analyses** of cost-effectiveness and net monetary benefit of SIFs that also consider non-health care economic impacts, including law enforcement resource utilization and community impacts such as crime, public injection, and public disposal of syringes.

**Benefits of current study:** While there are limitations, this is one of few studies examining the cost impact of SIF implementation in North America. Two recent studies have examined the potential cost impact of establishing SIFs in two US cities: San Francisco and Baltimore. In comparison to these studies, we took a narrower approach by focusing on opioid overdose impact only, and we forecast greater overdose impact since we account for greater geographical impact of overdoses in NYC and use local mortality data for estimates.

Supervised injection facilities (SIFs) provide a clean, safe environment in which pre-obtained drugs can be consumed under clinical supervision with purpose of quickly reversing opioid overdoses, providing medical care, and connecting people who inject drugs (PWID) with substance use treatment and care. In North America, Vancouver was the first city to implement a SIF in 2003 and most recently Montreal opened 3 SIFs in June 2017. To date, there is evidence that Vancouver’s SIF reduced opioid overdose mortality, improved uptake of opioid use disorder treatment, and reduced public injection drug use and public syringe disposal. Several studies have estimated the cost-effectiveness of SIFs based on preventing HIV and HCV infections and more recently two US studies have examined the economic impact of implementing SIFs on a number of health outcomes with both of these studies indicating favorable economic impacts from SIF implementation. Given the rising rates of overdose fatalities in New York City, reaching an all-time peak in

---


4 Fischer B, Allard C. Feasibility Study on ‘Supervised Drug Consumption’ Options in the City of Victoria, *Centre for Addictions Research of British Columbia, University of Victoria*. 2007.


2016, SIFs may be one strategy to reduce opioid overdose mortality in NYC with potential economic benefits.

Researchers from the Weill Cornell Medicine Department of Health care Policy & Research, in collaboration with DOHMH, analyzed the potential opioid overdose-related health impacts and health care cost impacts of implementing SIFs in New York City, with input from a technical advisory group made up of experts in SIF evaluation.

In this report, the data sources, methods, results and implications from the following three aims are presented:

1. Develop scenario estimates of SIF impact on opioid overdose fatalities for NYC neighborhoods
2. Estimate short-term cost impact on the health care system from opioid overdoses prevented by SIFs
3. Recommend approaches for future analyses to evaluate SIF impact on other health and cost outcomes

**Aim #1: Develop scenario estimates of SIF impact on opioid overdose fatalities for NYC neighborhoods**

**Data sources:**

**Opioid mortality Data:** Estimates of fatal opioid overdoses were derived from a mortality dataset provided by the NYC Office of the Chief Medical Examiner and the NYC DOHMH Bureau of Vital Statistics for 2015 and 2016. Descriptive data are presented in Appendix I.

- **Type of information provided:**
  - type of location where the fatal opioid overdose occurred (e.g., deceased’s own home, home of a friend or family member, public space),
  - whether the opioid overdose was a result of heroin or other opioid use, and
  - the zipcode where the opioid overdose occurred.

**IDUHA (Injection Drug User Health Alliance) survey:** The IDUHA survey collected information from clients of all 14 syringe exchange programs in NYC with a sample size of 814 for the two combined years of data (June 2013-2014 and June 2014-2015). Respondent demographics are described in Appendix I.

- **Type of information provided:**
  - Estimate of travel distance to a syringe exchange program (SEP) that serves as a proxy for willingness to travel to a SIF in our model.
  - Proportion of people who inject drugs (PWID) who do not primarily inject in their own home or the home of a friend or family member (“public” injection).

**Office of Alcoholism and Substance Abuse Services (OASAS) data set:** OASAS collects mandatory data on admissions and discharges from all certified chemical dependence treatment programs in New York State.
• **Type of information provided:** We estimated the average percentage of heroin and non-heroin opioid users who inject among those who entered detoxification (crisis admissions).

**Literature Review:** We conducted literature reviews to identify additional inputs for our model, and to contextualize inputs from NYC data for face validity. We limited these literature reviews to studies conducted in the USA and Canada because we felt the opioid epidemics, substance use disorder treatment systems, and health care delivery systems in other countries would not be generalizable to NYC.

**Methods:**

**Geographical Distribution of Opioid Overdose Fatalities**

NYC is made up of five boroughs (Bronx, Brooklyn, Manhattan, Queens, and Staten Island). There are 42 United Hospital Fund neighborhoods (UHFs) designated to approximate NYC community planning districts distributed across the boroughs (7 in the Bronx, 11 in Brooklyn, 10 in Manhattan, 10 in Queens, and 4 in Staten Island). We selected UHF neighborhoods as the main unit of geographical analysis for identifying opioid overdose hotspots, with the advantages of being a measure frequently used by DOHMH for evaluation and having zipcodes uniquely assigned to only one UHF (unlike boroughs or precincts where zipcodes can cross several boundaries).

The combined numbers of fatal opioid overdoses for 2015 and 2016 were mapped at the zipcode and UHF level. UHFs with a greater than average number of opioid overdose fatalities were chosen for further analysis as potential sites for SIF placement, resulting in 16 of 42 UHFs being selected for further evaluation. These 16 UHFs accounted for 60.3% of the 1,852 fatal opioid overdoses recorded in 2015-2016.

All zipcodes within each UHF were ranked according to the number of 2015-2016 opioid overdose fatalities. Optimal hypothetical SIF placement for each UHF was weighted by the number of opioid overdose fatalities within each zipcode. Thus, SIFs were placed closer to the geographic centers of zipcodes containing the most opioid overdose fatalities. SIF placements were implemented in ArcGIS, version 10.2.1 and were not constrained by actual geographical physical limitations such as highways or parks.

**Projection of Opioid Overdose Fatalities Prevented**

After placing a theoretical SIF within each UHF, the number of fatal opioid overdoses that could have been avoided by establishing the SIF was estimated using the following equation.

**Potential fatal overdoses avoided** (assuming all fatal overdoses are avoided in a SIF)

\[
\text{Potential fatal overdoses avoided} = \text{Number of fatal overdoses} \times \text{Proportion of IDU willing to travel to a SIF at a given distance from the theoretical SIF} \times \text{Proportion of IDU willing to use a SIF}
\]
× Proportion of fatal overdoses due to IDU
× Proportion of IDU overdoses that occur outside the home

I. Number of Opioid overdoses/Willingness to travel:
For each SIF, the number of fatal opioid overdoses that may be prevented is partly influenced by the number of PWID who would have traveled to the SIF location. We used the IDUHA data set to estimate the distance between the address of the SEP used and the center of the zipcode where the participant last slept. While there were PWID who reported traveling further than 3 miles to the SEP, we assumed that PWID would not travel more than 3 miles to a SIF because of more frequent expected use of a SIF versus an SEP. A literature review (Appendix II) found that the median distance traveled to an SEP calculated from IDUHA data is similar to that reported in the literature.

We established concentric rings around each hypothetical SIF at different distances (0.25, 0.5, 0.75, 1.0, 1.5, 2.0, 2.5, 3.0 miles) that represented different probabilities of traveling to a SIF that were reduced as distances from the SIF increased. The proportions of PWID who would travel to a SIF at each distance were estimated directly from the IDUHA data, and applied as cumulative proportions (Figure 1).

Based on the distribution of willingness to travel at each distance from the SIF, the proportion of PWID who experienced a fatal opioid overdose and would have traveled to a SIF is then estimated for each SIF (Figure 2). In order to estimate the maximum potential impact of each SIF, we include opioid overdoses in contiguous UHFs and do not consider whether or not SIFs have been established in adjacent UHFs when calculating the potential number of fatal opioid overdoses that may be reached by each SIF within a 3-mile radius.
II. Willingness to use a SIF:
We conducted a literature review regarding the willingness of PWID to use a SIF (Appendix III) because we did not have any SIF-specific data from representative samples of PWID in NYC. Since SIF knowledge and education has improved over time, we focused on the most recent studies to estimate the percentage of PWID who would be willing to use a SIF.9,10

III. Proportion of overdoses that result from injection drug use:
Because SIFs currently under consideration for NYC are spaces for PWID only, we limited the potential number of fatal opioid overdoses avoided to those associated with injection drug use. We estimate the proportion of heroin and non-heroin opioid users who inject from the OASAS crisis admissions data set for NYC, and also conducted a literature review in which we found results consistent with the estimates from the OASAS data (Appendix IV).

IV. Proportion of overdoses that result from injection in public spaces (outside the home)
In our base case scenario, we focused on individuals who primarily do not inject at home or the home of friends or family (i.e., “public injectors”), assuming this population would be most likely to use a SIF regularly for their injections. Given this assumption, we used IDUHA data to determine the proportion of PWID who fit this definition. We also conducted a literature review to assess the range of estimates for proportion of people who primarily

---

9 Low D. Interest in a Safe Injection Facility Among Injection Drug Users in King County, WA. Seattle, WA: Department of Health Services, University of Washington. 2014.
inject in public spaces, but found the definitions of “public injection” varied across studies (Appendix V).

**Analysis:**

- **Base Case Scenario:** Data for our base-case scenario were derived from both the literature and NYC-specific data sources (*Table 1*), and we assumed SIF access unconstrained by hours of operation or physical capacity. We make a conservative assumption that people who primarily inject in their home or the home of a friend or family member would not have an overdose averted in a SIF, as they would not attend a SIF regularly for their injections.

- **Alternative Scenario:** We include an alternative case where we assume some of those PWID who primarily inject in private spaces would attend a SIF regularly, using estimates of their willingness to attend a SIF from the literature, substantially increasing the potential number of opioid overdoses avoided. We consider this an upper range estimate of the potential impact on the number of fatal opioid overdoses averted.

- **Vancouver comparison:** We compare the results of the base and alternative cases to a scenario in which our outcomes match those reported for the Vancouver, BC SIF (INSITE), which was associated with a 35% reduction of overdose fatality rates in one year within 500 meters of the SIF and no wider impact. We applied this assumption to a half mile radius (~800 meters) around each hypothetical SIF, with no impact beyond this radius.

**Table 1: Data for Base Case Scenario Estimates of Number of Opioid Overdoses Prevented from Supervised Injection Facilities**

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Base Case Proportion</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Injection</td>
<td>0.39</td>
<td>IDUHA</td>
</tr>
<tr>
<td>Willingness to use SIF*</td>
<td>0.86</td>
<td>Seattle &amp; SF study(^{11,12})</td>
</tr>
<tr>
<td>Heroin use</td>
<td>0.735</td>
<td>NYC mortality data</td>
</tr>
<tr>
<td>Other opioid use</td>
<td>0.265</td>
<td>NYC mortality data</td>
</tr>
<tr>
<td>% heroin users who inject</td>
<td>0.485</td>
<td>OASAS, crisis data</td>
</tr>
<tr>
<td>% other opioid users (non-heroin) who inject</td>
<td>0.015</td>
<td>OASAS, crisis data</td>
</tr>
</tbody>
</table>

*Applied to public injection; alternative scenario applies a public injector willingness to use of 0.8 and non-public injector willingness to use of 0.56\(^{11}\)

Note: Public injection=outside own home or the home of a friend or family member; IDU=Injection drug use

---

Results (Table 2):

- Using 2015-2016 mortality data, implementing one SIF in the neighborhood with the most opioid overdose fatalities could prevent up to 19 opioid overdose fatalities per year in the base case scenario and up to 37 opioid overdose fatalities in the alternative scenario, assuming no operational constraints on SIF hours or capacity.
- For the highest priority neighborhood’s 3-mile radius, these estimates represent a 7% decrease in fatal opioid overdoses in the base case scenario and 14% decrease for the alternative case scenario.
- Based on 2015-2016 data, up to 67 to 130 opioid overdose fatalities per year could be saved if 4 SIFs were placed in four neighborhoods with the most overdose fatalities.
- The estimate of 19-37 opioid overdose fatalities prevented with one SIF in the highest priority neighborhood is within the range of the number opioid overdose fatalities prevented by Vancouver’s SIF (23 per year) and exceeds the projected number of opioid overdoses prevented annually by one SIF in San Francisco and Baltimore (0.24 and 5.9, respectively). Estimates for each neighborhood are also consistent with the comparison where we applied the neighborhood impact observed in Vancouver to the half mile radius around each hypothetical SIF in NYC.
- Because overdose fatalities in NYC increased 46% from 2015 to 2016 in NYC due to increased fatalities associated with fentanyl use, this forecast likely underestimates the impact of SIFS on overdose mortality in 2017.
Table 2: Projected Maximum Number of Fatal Opioid Overdoses Avoided Annually by Implementing a Supervised Injection Facility in Each of the Most Affected NYC Neighborhoods (Based on 2015-2016 Overdose Fatality Data)

<table>
<thead>
<tr>
<th>UHF Neighborhood (Rank Order)</th>
<th>Base Case Estimate</th>
<th>Alternative Case Estimate</th>
<th>Comparison Based on Vancouver BC Outcomes*</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>19</td>
<td>37</td>
<td>24</td>
</tr>
<tr>
<td>2</td>
<td>18</td>
<td>35</td>
<td>31</td>
</tr>
<tr>
<td>3</td>
<td>15</td>
<td>29</td>
<td>37</td>
</tr>
<tr>
<td>4</td>
<td>15</td>
<td>29</td>
<td>46</td>
</tr>
<tr>
<td>5</td>
<td>15</td>
<td>28</td>
<td>16</td>
</tr>
<tr>
<td>6</td>
<td>11</td>
<td>21</td>
<td>18</td>
</tr>
<tr>
<td>7</td>
<td>10</td>
<td>20</td>
<td>26</td>
</tr>
<tr>
<td>8</td>
<td>10</td>
<td>20</td>
<td>14</td>
</tr>
<tr>
<td>9</td>
<td>10</td>
<td>19</td>
<td>20</td>
</tr>
<tr>
<td>10</td>
<td>8</td>
<td>15</td>
<td>10</td>
</tr>
<tr>
<td>11</td>
<td>7</td>
<td>13</td>
<td>21</td>
</tr>
<tr>
<td>12</td>
<td>6</td>
<td>12</td>
<td>21</td>
</tr>
<tr>
<td>13</td>
<td>5</td>
<td>10</td>
<td>7</td>
</tr>
<tr>
<td>14</td>
<td>4</td>
<td>9</td>
<td>9</td>
</tr>
<tr>
<td>15</td>
<td>4</td>
<td>8</td>
<td>10</td>
</tr>
<tr>
<td>16</td>
<td>4</td>
<td>7</td>
<td>3</td>
</tr>
</tbody>
</table>

* Represents the opioid overdoses prevented based on Vancouver’s percentage decrease in opioid overdoses within 500 meters applied to a half mile radius of each theoretical SIF in NYC. These numbers do not represent the actual number of overdoses prevented in Vancouver, which were reported to be 23 per year.¹

Limitations:

- Some model inputs are based on self-reported drug use behavior and willingness to use a SIF.
- Due to lack of data, SIF attendance assumptions in the base and alternate cases do not include the proportion of daily injections that might occur at a SIF among attendees. This may vary substantially depending on a variety of individual and SIF characteristics, in addition to whether attendees primarily inject in public or private spaces.
- We used an estimate of the proportion of heroin and non-heroin users who inject from the OASAS database, which reflect drug use behavior among substance use treatment clients. People who inject drugs are more likely to experience a fatal opioid overdose than non-injectors.¹²,¹³ As a result, we may have underestimated the proportion of fatal opioid overdoses attributable to injection drug use.

Aim #1: The combined impact of implementing 4 SIFs may overstate their impact since the potential number of opioid overdoses prevented by each theoretical SIF was estimated assuming no other SIFs; there may be overlapping impact of SIFs implemented within 3 miles of each other.

Aim #2: The impact of each SIF may be understated because there may be “spillover” effects of a SIF in preventing overdoses for injections that occur outside of the facility due to increased naloxone distribution and overdose prevention education that are not accounted for in these estimates.

Our analysis used the average of 2015-2016 overdose data for each neighborhood in order to ensure stable sample sizes. Given the increasing trend of overdoses occurring in NYC between 2015 and 2016, if SIFs are implemented in 2017 their impact may be greater and there may be some differences in impact by neighborhood.

Aim #2: Short-term cost impact to health care system from opioid overdoses prevented by a SIF

Data Sources:

Mortality Data: The number of fatal opioid overdoses was derived from the analysis of 2015-2016 data in Aim #1.

- Types of information provided:
  - Information about the number of opioid overdose fatalities that occur in the hospital

Syndromic surveillance data set: The syndromic data set is emergency room surveillance data that is reported to DOHMH.

- Types of information provided:
  - The relative frequency of non-fatal opioid overdoses was estimated using syndromic data; DOHMH estimated that the total number of non-fatal opioid overdoses in NYC is 10 times the number of fatal opioid overdoses.
  - While the syndromic data set is an accurate count of total non-fatal opioid overdoses, there is uncertainty around the geographical distribution of the non-fatal opioid overdoses due to non-random missing information on the location of where these overdoses occurred. We account for these limitations in the data by using an estimated factor of 10 non-fatal opioid overdoses for each identified fatal opioid overdose, so that the non-fatal opioid overdoses were assumed to be distributed similarly to the fatal opioid overdoses by geographic location.
  - Use of EMS was estimated from the 2015 syndromic data set, which had more consistent reporting of ambulance use.

Statewide Planning and Research Cooperative System (SPARCS): SPARCS is a comprehensive all payer data reporting system that covers outpatient and inpatient
admissions, including ED visits. 2014 data is used because 2015 data were not available at the time this analysis was conducted.

- **Types of information provided:**
  - We identified non-fatal and fatal opioid overdoses in this database discharged from the ED or an inpatient setting from NYC hospitals. More information on how opioid overdoses were defined in the SPARCS dataset is available in Appendix VI.
  - Health care utilization per fatal and non-fatal opioid overdose event was estimated using this data and applied to the total fatal overdoses and non-fatal overdose estimates.
  - Based on information from a chart review of emergency department (ED) opioid overdoses conducted by NYC DOHMH and the literature, the ED data in SPARCS was determined to be underreported for non-fatal opioid overdoses. In place of the SPARCS estimates for non-fatal ED utilization and ED to inpatient transfers, we used percentages from the chart review (28% ED to inpatient admissions). The remaining estimates of health care services utilization comes directly from SPARCS, including direct inpatient admissions and fatal opioid overdose health care services utilization.

**Methods:**

**Health care Services Utilization:** A decision analytic framework was used to assign utilization of EMS, ED, and inpatient services, taking into consideration fatal and non-fatal opioid overdoses (Figure 3).

**Figure 3: Decision Tree of Health care Services Utilization from Opioid Overdoses**
Health care services utilization per opioid overdose event for EMS services, ED discharges, and inpatient discharges are described in Table 3. Among non-fatal opioid overdoses that were treated at a hospital, most resulted from an EMS call and almost three quarters were discharged after an ED visit. Among all fatal opioid overdoses, one quarter died in the hospital with the majority dying in an inpatient setting. We assume that among all fatal opioid overdoses an EMS call occurred 90% of the time, with the response for the other 10% coming directly from the Office of the Medical Examiner.

Table 3: Utilization of health care services by non-fatal and fatal opioid overdoses in NYC for 2014

<table>
<thead>
<tr>
<th></th>
<th>% of non-fatal opioid overdoses treated at the hospital</th>
<th>% of all fatal opioid overdoses</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Emergency Medical Service Calls</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Emergency Medical Services (EMS) called for hospital transport</td>
<td>90%</td>
<td>90%*</td>
</tr>
<tr>
<td>Other transportation used to hospital or morgue</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>Total transportation utilization</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td><strong>Hospital Service Utilization</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fatal opioid overdose outside of hospital setting</td>
<td>0%</td>
<td>74%</td>
</tr>
<tr>
<td>Discharged from emergency department (ED) or died in ED</td>
<td>72%</td>
<td>2%</td>
</tr>
<tr>
<td>Discharged from inpatient stay or died in inpatient setting</td>
<td>28%</td>
<td>24%</td>
</tr>
<tr>
<td>Total hospital service utilization</td>
<td>100%</td>
<td>100%</td>
</tr>
</tbody>
</table>

*EMS is assumed to be 90% for fatal opioid overdoses. Assumption that 10% of 911 calls for fatal opioid overdoses results in the office of medical examiner directly transporting to morgue.

**Cost Measures:**
Costs were assigned to each outcome from the perspective of the NYC health care system. We used NYC area Medicare fee-for-service payment estimates as proxies for provider costs, because these payments are designed to reimburse providers for the resources that would be used to treat a typical patient with a given condition and are adjusted for a number of relevant factors that are unique to the patient or provider. Costs are understated in that they do not include physician costs that are billed separately to patients or insurers, but this approach is consistent with several studies where physician costs are not included.
or reported separately.\textsuperscript{14,15} All costs are reported in 2016 US dollars; cost sources from earlier years were converted to 2016 US dollars using the NYC-area medical-care Consumer Price Index.\textsuperscript{16}

\textbf{Emergency medical services (EMS) unit cost.} The mean cost of an ambulance call was estimated using Medicare urban ground adjusted base rates for basic and advanced life support rides in NYC.\textsuperscript{17} The mean basic and advanced life support rates were weighted by the proportion of observed rides reported nationally by the Department of Health and Human Services, Office of Inspector General,\textsuperscript{18} because no relevant local data were available.

\textbf{Emergency department (ED) unit cost.} Medicare reimburses ED visits using ambulatory payment classification (APC) codes. However, these codes were not available for many of the opioid overdose patients discharged from the ED in the SPARCS database; therefore, we calculated the mean Medicare reimbursement rate for an ED visit using data from the Medical Expenditure Panel Survey (MEPS).\textsuperscript{19} Through MEPS we were able to calculate a nationally-representative mean Medicare payment for an ED visit.

\textbf{Inpatient unit cost.} Medicare reimburses for inpatient stays according to the patient’s assigned diagnosis-related group (DRG).\textsuperscript{20} Each DRG represents a clinically similar group of patients that, on average, would be expected to utilize the same quantity of resources. Generally, the amount that Medicare reimburses for each DRG is a function of the base rate (i.e., the mean operating cost for a typical inpatient stay), the DRG weight that reflects the resources used relative to the base case, local wage rates, hospital teaching and disproportionate-share status, and outlier costs for cases that are exceptionally resource-intensive. Four DRG codes accounted for approximately 85% of all opioid overdose inpatient stays in SPARCS. Costs differences among these DRGs are consistent with differences in the average length of stay and proportion with intensive care unit stays; fatal opioid overdoses were also more likely to be assigned higher cost DRGs (see Appendix VII for inpatient cost calculations).

Table 4: Costs for Emergency Medical Services, Emergency Department, and Inpatient Services ($2016 USD)

<table>
<thead>
<tr>
<th>Health care Service</th>
<th>Average Payment</th>
<th>Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency Medical Services</td>
<td>$392</td>
<td>Centers for Medicare and Medicaid Services (NYC)(^{19}), Dept. of Health and Human Services (National)(^{20})</td>
</tr>
<tr>
<td>Emergency Department</td>
<td>$684</td>
<td>MEPS (National)(^{21})</td>
</tr>
<tr>
<td>Inpatient: non-fatal*</td>
<td>$14,267</td>
<td>SPARCS DRG codes (NYC)</td>
</tr>
<tr>
<td>Inpatient: fatal*</td>
<td>$25,159</td>
<td>SPARCS DRG codes (NYC)</td>
</tr>
</tbody>
</table>

*Assumption that those initially admitted through the ED have costs accounted for in average inpatient payment. See Appendix VII for further information on calculation of the average inpatient payment.

**Cost Calculations:**

Health care services utilization and the cost measures described above were used to determine:

- Current costs to the health care system from opioid overdoses
- Cost savings from implementing 1 SIF assuming all opioid overdoses that occur at the SIF are avoided or required no health care service utilization outside of the SIF
- Cost savings from implementing 4 SIFs assuming all opioid overdoses that occur at the SIF are avoided or required no health care service utilization outside of the SIF
- Cost savings from implementing 1 SIF and 4 SIFs assuming that 39% of opioid overdoses that occurred on site resulted in an ambulance call and 28% of those overdoses resulted in a transfer to the hospital as was observed at the Vancouver SIF, INSITE,\(^{21}\)

**Results:**

**Current Health care Costs:**

- Opioid overdoses cost the NYC health care system an estimated $50 million per year for EMS calls, ED visits, hospitalizations. **Approximately $6 million of these costs are associated with fatal opioid overdoses** (See Appendix VIII for cost estimate tables).
- The **average cost per opioid overdose was approximately $4,900** ($4,800 per non-fatal overdose and $6,500 per fatal overdose)

**Cost Savings from SIF Implementation:**

- If one SIF was optimally placed, $1.0 million in health care system costs would be saved if all onsite opioid overdoses were avoided in the base case scenario.

In an alternative scenario, $2.0 million in health care system costs would be saved if all opioid overdoses were avoided. If overdoses continued to occur at SIFs but EMS response and ED rates were at similar rates to those observed in Vancouver, $860,600 in health care system costs would be avoided in the base case scenario.

- If four SIFs were optimally placed, $3.6 million in health care system costs would be saved ($905,000 per SIF) if all onsite opioid overdoses were avoided in the base case scenario. If opioid overdoses continued to occur at SIFs but EMS response and ED rates were at similar rates to those observed in Vancouver, $2.7 million in health care system costs would be avoided in the base case scenario.

- Cost savings are derived primarily from avoided hospitalizations (84% of savings), followed by avoided ED visits without hospitalizations (9%) and avoided EMS transports (7%). Approximately 88% of savings are from non-fatal opioid overdoses and 12% of savings are from fatal opioid overdoses.

Limitations

- The health care service utilization data derived from SPARCS may not be representative of all opioid overdoses in NYC; the total number of opioid overdose cases identified in the SPARCS data set are substantially lower than the number of ED admissions estimated from the syndromic data. While we accounted for the fact that the ED data was underreported in SPARCS, we assumed that fatal opioid overdoses and inpatient stays were more consistently reported in SPARCS.
- A national ED cost was estimated instead of a NYC-specific cost for opioid overdoses, which may underestimate actual ED costs for NYC.
- We were unable to identify NYC-specific data on EMS reimbursement codes regarding the use of life support when responding to opioid overdoses, resulting in applying national basic and advanced life support utilization to NYC-specific EMS costs for a weighted mean cost.
- In our sensitivity analysis we used the experience at INSITE in Vancouver to estimate health care utilization for responding to opioid overdoses occurring at a SIF; however, the NYC local practice may differ regarding whether or not to call EMS for opioid overdoses occurring at a SIF. If EMS is more likely to be called in NYC the estimated cost savings may be lower, although opioid overdoses transported from a SIF may be less likely to result in a high cost inpatient admission.
- Health care savings from other improved outcomes such as preventing hepatitis C, providing onsite wound care, and substance use treatment referrals (see Aim #3) and estimates of the costs of operating a SIF would be essential for providing an accurate estimate of the net economic impact of SIFs on the health care system.

**Aim #3: Recommend approaches for future analyses to evaluate SIF impact on other health and societal cost outcomes**

The implementation of a SIF provides benefits beyond reversing opioid overdoses; therefore, we recommend that further analyses be conducted to better understand the total impact that a SIF would have on health and other related outcomes. Further analyses in
these areas would also allow for more in depth economic impact analyses of cost-effectiveness and net monetary benefit of establishing SIFs. Further areas of analysis are described below.

**Impact of Synthetic Opioids on Estimates**

**Rationale/Recommendation:** The rates of opioid-related fatalities are increasing in the northeast United States due to the increasing amount of synthetic opioids such as fentanyl in the heroin and cocaine supply.\(^22,23\) Fentanyl is a synthetic opioid that is 50 to 100 times more potent than morphine. SIFs may be more effective at reversing fentanyl-induced overdoses since these overdoses typically require multiple naloxone doses that exceed the amount that people may have at home. Use of local neighborhood data on synthetic opioid use as it relates to overdose fatalities is recommended to develop additional SIF impact scenarios; otherwise a multiplier for recent overall trends could be applied to the existing estimates.

**Criminal Justice and Community Impact:**

**Rationale/Recommendation:** Evidence from Vancouver’s SIF shows that there was no significant increase in crime after opening\(^24\), but public injection and disposal of used syringes in public spaces significantly decreased.\(^25\) Thus, while the impact on the criminal justice system is not expected to increase from opening a SIF, a SIF could potentially reduce police responses to 911 calls for opioid overdoses thereby improving law enforcement resource utilization. We recommend estimating this potential impact on police response using law enforcement data from the NYC police department. Because there is evidence of potential improvement in public injection and public disposal of needles, estimating the potential economic impact on neighborhoods in terms of societal benefit is also recommended.

**HIV**

**Rationale/Recommendation:** In contrast to studies that have examined the impact of SIFs on HIV in Canada,\(^7,26,27\) the very low incidence of HIV among PWID in NYC (0.14 new

---


diagnoses per 100 person year)\(^{28}\) suggests that unless incidence patterns change HIV prevention can reasonably be excluded from future analyses of SIF impact for NYC.

**Hepatitis C**

**Rationale:** The cost-effectiveness of SIFs in Canada has been previously modeled taking into account impact on Hepatitis C (HCV) prevention,\(^5,6,29,29\) but to date, no such cost-effectiveness analysis has been conducted in the United States. Because of the high prevalence (60\%) and incidence of hepatitis C among PWID in NYC and high cost of treatment,\(^30\) determining the potential impact of SIFs on HCV transmission is important for understanding the full impact of SIFs on health outcomes.

**Recommendations:** We recommend conducting a NYC-specific modeling study of the impact of SIF implementation in NYC on HCV transmission, similar to a study recently published for Toronto and Ottawa.\(^31\) The model used in that study incorporated geographic location and the combined impact of multiple SIFs, which would be amenable to the situation in NYC where substance use is geographically dispersed. Potential data to use as inputs to this model would include HCV and mortality data from DOHMH, as well as needle and equipment sharing behavior data from IDUHA.

**Medical care services**

**Rationale:**

**Skin and soft tissue infections (SSTIs)** are prevalent among PWID due to muscle or skin injection and are one of the most common causes for ED and hospital admissions for this group.\(^31,32\) The two recent studies that examined net monetary benefits of SIFs in San Francisco and Baltimore both considered SSTIs, but acknowledged limitations of lack of data on both rates of infection and costs.\(^8,9\) Nevertheless, estimating the impact of providing wound care services at SIFs, and the resulting savings to the health care system would be valuable.

---


**Endocarditis:** Safer injection practice can also reduce the risk of endocarditis, a heart infection, more common among PWID who use used syringes for injection.\(^{33, 34, 35, 36, 37}\) No other studies have projected the impact of SIFs on reducing the risk of endocarditis and associated health care costs, but endocarditis is a very expensive health condition that often requires hospitalization or expensive outpatient treatment,\(^{37}\) and we recommend taking it into consideration.

**Recommendations:**

Data from SPARCS could be used to identify DRGs most frequently associated with SSTI and endocarditis admissions. The proportion of clients receiving these medical care services and the likelihood that these clients might have been treated at a hospital in the absence of onsite care may be estimated from the literature and interviews with NYC SEP programs providing these services. Projections of the potential cost savings to the health care sector from improved wound care should be conducted in the context of defining SIF delivery models, such as whether the SIF would be located at site that already provides wound care services to PWID, would provide these services on-site de novo, or would provide medical referrals for this care.\(^{38, 39}\) Projections should also take into account current medical service delivery capacity (providers and hours) and potential increased demand from new SIF clients versus existing clients newly accessing SIF services.

**Substance use disorder and addiction treatment**

**Rationale:** Offering substance use disorder treatment, particularly opioid agonist treatment (OAT), is crucial to helping PWID mitigate and potentially eliminate illicit drug use. The studies in San Francisco and Baltimore\(^{8, 9}\) that examined the economic benefit projected increased uptake of OAT based on data from a SIF in Sydney, Australia that provided OAT referrals.\(^{40}\) Examining the impact of OAT and addiction treatment uptake is an important outcome, as SIFs provide an opportunity for regular contact with health care providers.

---


34 Cooper HL, Brady JE, Ciccarone D, Tempalski B, Gostnell K, Friedman SR. Nationwide increase in the number of hospitalizations for illicit injection drug use-related infective endocarditis. *Clinical infectious diseases : an official publication of the Infectious Diseases Society of America.* 2007;45(9):1200-1203.


40 Final report of the evaluation of the Sydney Medically Supervised Injection Centre. MSIC Evaluation Committee Sydney, Australia. 2003.
professionals able to connect PWIDs with the appropriate treatment resources when they are ready.

**Recommendations:** For NYC, estimates for OAT treatment referrals should take into account location and referral patterns of possible SIF delivery models. For example, if a SIF were to be co-located at an SEP, the OAT referral history for the types of SEPs being considered should be used in making these estimates, taking into account how much the SEP will be serving new SIF clients versus existing clients newly accessing SIF services. Once referral rate estimates are determined, existing literature and potentially data from OASAS can be used to project the impact of OAT enrollment on health care system and societal costs.41

---

Injection Drug User Health Alliance (IDUHA) survey respondents compared to NYC Bureau of Vital Statistics/Office of the Chief Medical Examiner overdose mortality data

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Gender</td>
<td>Male</td>
<td>66.8%</td>
<td>74.1%</td>
</tr>
<tr>
<td></td>
<td>Female</td>
<td>31.3%</td>
<td>25.9%</td>
</tr>
<tr>
<td></td>
<td>Transgender</td>
<td>2.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Age</td>
<td>15-24</td>
<td>4.0%</td>
<td>8.2%</td>
</tr>
<tr>
<td></td>
<td>25-34</td>
<td>13.5%</td>
<td>22.6%</td>
</tr>
<tr>
<td></td>
<td>35-44</td>
<td>23.1%</td>
<td>20.8%</td>
</tr>
<tr>
<td></td>
<td>45-54</td>
<td>37.5%</td>
<td>27.2%</td>
</tr>
<tr>
<td></td>
<td>55-64</td>
<td>19.0%</td>
<td>17.5%</td>
</tr>
<tr>
<td></td>
<td>65-84</td>
<td>2.8%</td>
<td>3.6%</td>
</tr>
<tr>
<td>Race/Ethnicity</td>
<td>Black, NH</td>
<td>29.0%</td>
<td>16.6%</td>
</tr>
<tr>
<td></td>
<td>White, NH</td>
<td>15.4%</td>
<td>30.1%</td>
</tr>
<tr>
<td></td>
<td>Hispanic</td>
<td>49.0%</td>
<td>49.5%</td>
</tr>
<tr>
<td></td>
<td>Other</td>
<td>6.7%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Borough of Residence or of Death</td>
<td>Bronx</td>
<td>40.9%</td>
<td>25.3%</td>
</tr>
<tr>
<td></td>
<td>Brooklyn</td>
<td>21.7%</td>
<td>27.5%</td>
</tr>
<tr>
<td></td>
<td>Manhattan</td>
<td>23.7%</td>
<td>17.1%</td>
</tr>
<tr>
<td></td>
<td>Queens</td>
<td>8.2%</td>
<td>16.1%</td>
</tr>
<tr>
<td></td>
<td>Staten Island</td>
<td>5.5%</td>
<td>8.8%</td>
</tr>
<tr>
<td>Location Injection or Death*</td>
<td>Public</td>
<td>38.4%</td>
<td>19.5%</td>
</tr>
<tr>
<td></td>
<td>Private</td>
<td>61.6%</td>
<td>80.5%</td>
</tr>
<tr>
<td>Drug of Injection or Death (not mutually exclusive)**</td>
<td>Heroin</td>
<td>37.6%</td>
<td>73.5%</td>
</tr>
<tr>
<td></td>
<td>Fentanyl</td>
<td>---</td>
<td>12.8%</td>
</tr>
<tr>
<td></td>
<td>Other Opioids</td>
<td>17.0%</td>
<td>22.0%</td>
</tr>
</tbody>
</table>

* For injection location, IDUHA survey respondents were classified as “private” if they responded that they had injected in their own home or the home of a friend’s or family member’s in the past 3 months. For the NYC Bureau of Vital Statistics/Office of the Chief Medical Examiner, overdose death location was similarly classified as private if it occurred in the home of the deceased or a friend or family of the deceased.

**For drug of injection, IDUHA survey respondents were asked if they used heroin, other opioids, and a number of other drugs in the past 30 days. For the NYC Bureau of Vital Statistics/Office of the Chief Medical Examiner heroin, fentanyl, and other opioids could all be present in an overdose. Overdoses with opioids present but without the presence of heroin or fentanyl were classified as other overdoses.
Literature Review Appendix
Willingness to Travel to a SIF

The following table details the findings from a literature review of peer-reviewed studies on the distance that people who use drugs would travel to use a supervised injection facility. The value in the “% Willing to Travel” column represents the percentage of respondents who selected the most popular response for distance willing to travel in the previous column.

<table>
<thead>
<tr>
<th>Study</th>
<th>Most Common Distance Willing to Travel (miles) (% willing to travel)</th>
<th>Distribution of distance travel</th>
<th>Estimated distance (miles)*</th>
<th>Weighted Average distance traveled (miles)</th>
<th>Location</th>
<th>Sample</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bayoumi et al. (2012)</td>
<td>0.12- 0.29 mi (29%)</td>
<td>&lt;= 1 block (3%), 2-5 blocks (29%), 6-10 blocks (19%), 1 km (20%), &gt;1km (28%)</td>
<td>0.06 mi (3%); 0.12- 0.29 mi (29%); 0.35-0.59 (19%); 0.62 (20%); &gt;0.62 (28%)</td>
<td>0.85</td>
<td>Toronto</td>
<td>202</td>
<td>Respondents asked how far they would be willing to travel to a SIF. Of 200, 47% would be willing to take public transport, 26% would be willing to take public transport but can't afford it, 28% would not be willing even if they could afford to. Source: 2006 Toronto I-Track survey.</td>
</tr>
</tbody>
</table>

---

<table>
<thead>
<tr>
<th>Study</th>
<th>Distance Range</th>
<th>Willingness</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bayoumi et al. (2012)&lt;sup&gt;2&lt;/sup&gt;</td>
<td>0.54 mi (30%)</td>
<td>Not willing 10 min (30%), 20 min (22%), 30 min (14%), 40 min (22%)</td>
<td>Respondents were asked how far they would be willing to walk to a SIF. Source: Leonard, DeRubeis, &amp; Strike (2008)</td>
</tr>
<tr>
<td>Kral et al. (2010)&lt;sup&gt;3&lt;/sup&gt;</td>
<td>0.59-1.08 miles (33%)</td>
<td>1-5 min (17%), 6-10 min (22%), 11-20 min (33%), 21-30 min (16%), &gt;30 min (12%)</td>
<td>Respondents would be willing to walk 11-20 minutes (33%) to SIF. Source: Data from 2008.</td>
</tr>
<tr>
<td>Fischer &amp; Allard (2007)&lt;sup&gt;4&lt;/sup&gt;</td>
<td>0.29 mi-0.59 mi (28.5%)</td>
<td>5 blocks or less (28.5%), 10 blocks or less (25.7%), &gt;1 km (22.3%), 1 km or less (20.1%), one block or less (3.4%)</td>
<td>Stakeholder interviews found that on average, drug users reported they would travel 3-5 blocks to use a SCS. Source: I-Track Phase 2 (2005-2008).</td>
</tr>
</tbody>
</table>

---

<sup>2</sup> Bayoumi et al; 2012.


<sup>4</sup> Fischer B, Allard C. Feasibility Study on ‘Supervised Drug Consumption’ Options in the City of Victoria Victoria, Centre for Addictions Research of British Columbia, University of Victoria. 2007.
<table>
<thead>
<tr>
<th>Bouvier et al. (2017)(^5)</th>
<th>0.59-1.08 miles (35.3%)</th>
<th>1-10 min (17.7%), 11-20 min (35.3%), 21-30 min (23.5%), &gt;30 min (17.7%), Don’t Know (5.9%)</th>
<th>0.05-0.54 mi (17.7%); 0.59-1.08 mi (35.3%); 1.14-1.62 mi (23.6%); &gt;1.62 mi (17.7%); don’t know (5.9%)</th>
<th>1.62</th>
<th>Rhode Island</th>
<th>54</th>
</tr>
</thead>
</table>

Among 34 respondents who were willing to use SIF, 12 (35.3%) indicated 11-20 min would be longest time willing to travel to SIF.

**Source:** Rhode Island Young Adult Prescription Drug Study (RAPiDs)

**Sample:** Youth aged 18-29 who have reported NMPO, recruited from January 2015 to February 2016. This study’s population restricts to those who have ever injected drugs, have a sex partner who injects drugs, or have at least one close friend who injects drugs.

**Willingness to Use a SIF**

The following table details the findings from a literature review of peer-reviewed studies on the willingness to use a SIF among people who use drugs. For completeness we looked at willingness to use a SIF in different settings and among different populations, but did not include these values in our estimates.

<table>
<thead>
<tr>
<th>Study</th>
<th>Willing to use SIF</th>
<th>Sample</th>
<th>Sample Description</th>
<th>Location</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shaw et al. (2015)⁶</td>
<td>75.2%</td>
<td>270</td>
<td>PWID who injected in past 12 months</td>
<td>Ottawa</td>
<td>50.7% of those who want a SIF reported they would use it daily. 45.8% of those who responded in favor of a SIF injected heroin in previous year, 46.3% reported injecting opiates a few times a week or more. 80% of this SIF group were homeless in past 12 months and 60% per unstably housed. 82.7% injects in public and 83.5% overdosed in past 12 months. <strong>Sample</strong>: Street based recruitment from PROUD trial in 2013.</td>
</tr>
</tbody>
</table>

---

<table>
<thead>
<tr>
<th>Study Source</th>
<th>Percentage</th>
<th>Sample Size</th>
<th>Location</th>
<th>Intention and Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leonard, DeRubeis, &amp; Strike (2008)(^7)</td>
<td>64.0%</td>
<td>250</td>
<td>Ottawa</td>
<td>64% reported would use a SIF; 14% reported they might use a SIF. 86% reported they would use the SIF if located in a convenient location. Among these respondents, 45% women and 32% men said they would always use a SIF to inject. 58% of both women and men indicated they would use a SIF if it was located in a pre-existing service they already used. 93% of women and 82% of men indicated they would be willing to use standalone SIF. 23% of respondents reported at least one non-fatal OD in prior 6 months. 24 respondents reported last OD occurred in public space. Sample: Recruitment in 2005. 180 men and 70 women were surveyed. Top 3 drugs injected were cocaine, crack cocaine, &amp; morphine. Top 3 reasons for both men &amp; women were the ability to get clean sterile injection equipment, ability to inject in private vs. public, &amp; to be safe from police.</td>
</tr>
<tr>
<td>Green et al. (2004)(^8)</td>
<td>76.0%</td>
<td>251</td>
<td>Montreal</td>
<td>Public injectors with histories of cocaine or heroin overdose and injection drug use who injected at least weekly were significantly more likely to be willing to use SIF. 83% who are willing to use SIF have ever experienced an overdose. Drug of Choice: Most willing to use SIF were cocaine users (78%), but that is because injection drug use in Montreal is cocaine centered. Sample: SurvUDI study (surveillance project) on PWID in past 6 months. Sampled from 12 recruiting sites from April 2001 to February 2002, but most of the sample came from downtown SEP (93.6%).</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Study</th>
<th>Percentage</th>
<th>Sample Size</th>
<th>Location</th>
<th>Findings</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fischer &amp; Allard (2007)</td>
<td>72.3%</td>
<td>250</td>
<td>Victoria</td>
<td>Stakeholder interviews found that on average, drug users reported they would travel 3-5 blocks to use a SIS. 40% had injected daily in past 6 months; 76% had injected in street over past 6 months; 30% of PWIDs reported that the street was where the most injected in past 6 months; over 50% reported they would use a SIF for 75-100% of injections. Reasons were provided why they would use. Willingness to cover included. <strong>Source:</strong> I-Track Phase 2 (2005-2008).</td>
</tr>
<tr>
<td>DeBeck et al. (2012)</td>
<td>54% report willingness pre-SIF; 65% (of both who said yes and no pre-SIF) actually attended a SIF</td>
<td>442</td>
<td>Vancouver</td>
<td>Study assessed whether reports of willingness to use a SIF before the program opened were associated with subsequent self-reported attendance at the SIF. Sampled from street outreach or self-referral. Pre-SIF opening willingness measured from December 2001 to May 2003. Post-SIF opening attendance measured December 2003 to November 2005. <strong>Pre-SIF:</strong> 54% (344 out of 600) reported willingness to use SIF, 6% unsure (40/600). Of those who were unsure, 18 (62% of 29) used the SIF. <strong>Post-SIF:</strong> 442 respondents were followed up from pre-SIF period. Of the 274 who reported initial willingness to use SIF, 198 (72%) later attended the SIF. 91 (54% of 198) of those who were initially unwilling later reported attending the SIF.</td>
</tr>
<tr>
<td>Wood et al. (2003)</td>
<td>36.6% of PWIDs, 52% of public injectors expressed willingness to attend a SIF</td>
<td>587</td>
<td>Vancouver</td>
<td><strong>Public Injection:</strong> Public injection was asked for the past 6 months. 29.3% of those who said they were willing to use a SIF were public injectors. <strong>Heroin use:</strong> 42.3% of those who are willing to attend a SIF injected heroin greater than once per day</td>
</tr>
</tbody>
</table>

---

<table>
<thead>
<tr>
<th>Study</th>
<th>Sample</th>
<th>Source</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kerr et al. (2003)</td>
<td>92% (assuming 0 restrictions); 64% willing to use SIF if no drug sharing; 62% willing to use if no assisted injection; 54% willing to use if required client registration; 31% will use if all three restrictions in place</td>
<td>Sample/Source: Surveyed active PWID enrolled in the Vancouver Injection Drug User Study (VIDUS): June 2001-June 2002.</td>
<td>25.8% of those willing to use a SIF injected heroin at least once a day; 69.7% of those willing to use a SIF injects in public; 38% of cocaine users were willing to attend</td>
</tr>
<tr>
<td>Low (2014)</td>
<td>87.0%</td>
<td>Master’s thesis with Caleb Banta-Green as part of committee. <strong>IDU:</strong> 91% who muscled were interested in SIF; 98% femoral were interested in SIF <strong>OD:</strong> 93% who had an overdose interested in SIF <strong>Naloxone:</strong> 93% who have naloxone in past 3 months were interested in SIF</td>
<td>Sample: Active PWID were informed of study via street-based recruitment and &quot;snowballing&quot; in 2003. Respondents must provide evidence of track marks. Sampled from 1 of 3 locations: rented storefront, Life Skills Centre, and SEP.</td>
</tr>
</tbody>
</table>


**Low D. Interest in a Safe Injection Facility Among Injection Drug Users in King County, WA. Seattle, WA: Department of Health Services, University of Washington; 2014.**
<table>
<thead>
<tr>
<th>Study</th>
<th>N</th>
<th>%</th>
<th>Location</th>
<th>Sample Characteristics</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kral et al. (2010)</td>
<td>602</td>
<td>85.0%</td>
<td>San Francisco</td>
<td>513 (85%) respondents said they would use a SIF should it be convenient for them. Most respondents would be willing to walk 11-20 minutes (33%) to SIF. Only 28% would attend a SIF if it took more than 20 mins to walk there. 82% respondents willing to take bus to SIF. <strong>Public injection:</strong> 71% inject in public settings in past 6 months. <strong>SIF use:</strong> of those who would use SIF, 50% expected to use it daily, 26% would use it 3-6 days/week, 12% 1-2 days/week, 11% would use it less than weekly. <strong>Sample:</strong> represents 3.5% of all PWIDs in SF; Used targeted sampling methods in community settings in 2008. <strong>Eligibility:</strong> IDU in past 30 days (check for venipuncture) <strong>Characteristics:</strong> Majority of sample were homeless (69%)</td>
</tr>
<tr>
<td>Ti et al. (2015)</td>
<td>732</td>
<td>68.2%</td>
<td>Vancouver</td>
<td>Those who said they would use a SIF in hospital (47.7%) said they have used illicit drugs in hospital (ever). The most common reasons for using a SIF in hospital: 45.9% to be able to stay in hospital, 37.9% to reduce their drug-related risks, 19.4% to reduce stress with being kicked out of hospital because they were using. <strong>Source:</strong> Willingness to access an in-hospital SIF if hospitalized people were measured from subjects recruited from VIDUS and AIDS Care Cohort to evaluate Exposure to Survival Services (ACCESS) in 2013.</td>
</tr>
</tbody>
</table>

**Notes:**

14 Kral et al; 2010.

### Willingness to use a SIF in a SEP

<table>
<thead>
<tr>
<th>Study</th>
<th>Willingness</th>
<th>Sample Size</th>
<th>Setting</th>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broadhead et al. (2003)</td>
<td>79.0%</td>
<td>158</td>
<td>NYC</td>
<td>28% injected in public place last month. 93% of 44 public injectors were willing to use SIF. 71% of 114 nonpublic injectors were willing to use SIF. SIF knowledge: only 36 out of 158 respondents had heard of SIFs before survey, and those that had heard of SIFs before had less favorable view of them than people who never heard of them before survey. Sample: Sampled every 3rd client from NEP clients at Positive Health Project in midtown Manhattan over 8 weeks in 2002. Many co-located services at this program. Drug of choice: 44% injects cocaine most frequently. IDU: 36% injects daily</td>
</tr>
</tbody>
</table>

### Willingness to use a SIF among youth

<table>
<thead>
<tr>
<th>Study</th>
<th>Willingness</th>
<th>Sample Size</th>
<th>Setting</th>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hadland et al. (2014)</td>
<td>42.3%</td>
<td>414</td>
<td>Vancouver</td>
<td>Percentage is respondent’s reported use of SIF at least once; SIF-using youth were more likely to inject in public (AOR = 2.08). 51.4% went to SIF at least weekly, 44.5% used it for at least 1/4 of all injections. Sample: Recruited from At-Risk Youth Study, aged 14-26, from September 2005 to May 2012.</td>
</tr>
</tbody>
</table>

---


| Bouvier et al. (2017)\(^\text{18}\) | 63.0% | 54 | Youth reporting NMPO who ever injected drugs, have a sex partner who injects drugs, or have at least 1 close friend who injects drugs | Rhode Island | 40 respondents (74.1%) thought their friends/other people they knew would use a SIF. Among 34 respondents who were willing to use SIF, 12 (35.3%) indicated 11-20 min would be longest time willing to travel to SIF. Among 31 respondents reporting IDU in last 6 months, 27 (87.1%) reported willingness to use a SIF. Among those who inject daily, all 12 (100%) reported willingness to use SIF.  
**Sample/Source:** Data from Rhode Island Young Adult Prescription Drug Study, which canvasses youth aged 18-29 who have reported NMPO. Respondents were recruited from January 2015 to February 2016. |

---

\(^{18}\) Bouvier et al; 2017.
## Injection Drug Use among Heroin and Prescription Opioid Misusers

The following table details the findings from a literature review of peer-reviewed studies on the percentage of heroin users who inject and the percentage of prescription opioid misusers who inject.

<table>
<thead>
<tr>
<th>Study</th>
<th>% of users who inject</th>
<th>Type of Sample</th>
<th>Sample</th>
<th>Location</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>NASATS (2006)(^{19})</td>
<td>62.8%</td>
<td>Heroin</td>
<td>265,895</td>
<td>US</td>
<td>Table 3.4 Admissions by primary substance of abuse and usual route of administration from the SAHMSA TEDS 2004.</td>
</tr>
<tr>
<td>NASATS (2016)(^{20})</td>
<td>71.7%</td>
<td>Heroin</td>
<td>357,293</td>
<td>US</td>
<td>Table 2.4a (12 &amp; older) Admissions by primary substance of abuse &amp; usual route of administration from the SAHMSA TEDS 2014.</td>
</tr>
<tr>
<td>Rosenblum et al. (2007)(^{21})</td>
<td>78.0%</td>
<td>Heroin</td>
<td>2,988</td>
<td>US</td>
<td>Data collected from 72 MMTPs located in 33 states in 2005. 2988 out of 5663 reported heroin as primary drug. Percentage is lifetime injection of heroin among primary heroin abusers.</td>
</tr>
<tr>
<td>Novak &amp; Kral (2011)(^{22})</td>
<td>44.2%</td>
<td>Heroin</td>
<td>459</td>
<td>US</td>
<td>Repeated cross-sectional data (2005-2007) from the National Survey on Drug Use and Health (NSDUH). Covers usage in the past year. NSDUH sampling excludes people with no fixed household address (homeless and/or transient people not in shelters), active duty military, residents of institutional group quarters (correctional facilities, nursing homes, mental institutions, and long term hospitals).</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Study Reference</th>
<th>Percentage</th>
<th>Drug of Interest</th>
<th>Sample Size</th>
<th>Location</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Galea et al. (2006)²³</td>
<td>65.8%</td>
<td>Heroin in past year</td>
<td>1,059</td>
<td>NYC</td>
<td>Sampled habitual drug users via street based outreach (Harlem and Bronx) from November 2001 through May 2004. Used heroin, crack, or cocaine at least once in 2 months prior to interview.</td>
</tr>
<tr>
<td>Surratt, Kurtz, &amp; Cicero (2011)²⁴</td>
<td>23.8%</td>
<td>Prescription opioids</td>
<td>791</td>
<td>South Florida (Broward, Lee, Miami-Dade, Palm Beach counties)</td>
<td>Eligibility: 18 years or older who reported abuse of psychoactive prescription drugs at least 5 times in past 90 days. Sample: Recruited from treatment programs, street drug users, and MSM who reported current illicit stimulant use. 18-24 year olds had significantly higher odds of employing alternate route of administration. Could choose multiple routes of administration. Only participants who reported at least one occasion of prescription opioid abuse in the past 90 days were included.</td>
</tr>
<tr>
<td>Zule et al. (2016)²⁵</td>
<td>17.4%</td>
<td>Prescription opioids</td>
<td>393</td>
<td>North Carolina</td>
<td>1,985 participants (drugs users &amp; MSM, and their sex partners (don't need to be drug users)) were recruited in 2 rural &amp; 2 urban NC counties from 2005 to 2008. 393 reported nonmedical use of prescription opioids. Of the 393, 17.4% injected prescription opioids in last 30 days. Sampling: RDS sampling method from the different Sexual Acquisition and Transmission of HIV Cooperative Agreement Project (SATHCAP) program sites</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Study</th>
<th>Percentage</th>
<th>Substance</th>
<th>Sample Size</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Davis &amp; Johnson (2008)²⁶</td>
<td>4.4%</td>
<td>Prescription opioids</td>
<td>501</td>
<td>NYC</td>
</tr>
<tr>
<td><strong>Sampling:</strong> Project ethnographers approached street drug users in public settings from 2004 to 2006. This street-recruitment strategy likely under-sampled street drug users among working persons and methadone clients who comply with medication schedules. It likely oversampled persons who were unemployed, homeless, engaged in illegal hustles, &amp; spent most of their time in public settings. Those recruited are very likely to participate actively (as consumers or sellers) in street markets for heroin, medication diversion, &amp; prescription opioid or other pill transfers. Of 586 street drug users, 501 reported having nonmedically used prescription opioids. Of those, 4.4% report injecting Rx opioids.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NASATS (2006)²⁷</td>
<td>11.8%</td>
<td>Other non-heroin opiates</td>
<td>63,243</td>
<td>US</td>
</tr>
<tr>
<td><strong>Sample:</strong> from substance use treatment programs in US. <strong>Opiates include:</strong> methadone, buprenorphine, codeine, hydrocodone, hydromorphone, meperidine, morphine, opium, oxycodone, pantazocine, propoxyphene, tramadol, and other drug with morphine-like effects.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NASATS (2016)²⁸</td>
<td>17.5%</td>
<td>Other non-heroin opiates</td>
<td>132,387</td>
<td>US</td>
</tr>
<tr>
<td><strong>Sample:</strong> from substance use treatment programs in US. <strong>Opiates include:</strong> methadone, buprenorphine, codeine, hydrocodone, hydromorphone, meperidine, morphine, opium, oxycodone, pantazocine, propoxyphene, tramadol, and other drug with morphine-like effects.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Katz et al. (2011)²⁹</td>
<td>10.0%</td>
<td>Prescription opioids</td>
<td>San Diego</td>
<td></td>
</tr>
<tr>
<td><strong>This paper itself is a literature review on route of administration of people who abuse prescription opioids.</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

²⁷ National Admission to Substance Abuse Treatment Services;2006.
²⁸ National Admission to Substance Abuse Treatment Services;2016.
<table>
<thead>
<tr>
<th>Reference</th>
<th>Sample</th>
<th>Eligibility</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Katz et al. (2011)(^{30})</td>
<td>3% NYC; 5% Baltimore &amp; St. Louis (each); 7% Phoenix; 10% Denver; 14% Chicago</td>
<td>Persons admitted to substance abuse treatment.</td>
<td>Percentage derived from 2007 NIDA Community Epidemiology Work Group.</td>
</tr>
<tr>
<td>Rosenblum et al. (2007)(^{31})</td>
<td>32.9%</td>
<td>Data from 72 MMTPs located in 33 states in 2005. Of the 5663 respondents, 38% (N=2174) indicated a Rx opioid as primary drug. 32.9% of primary Rx opioid abusers reported that they had a lifetime history of injecting their primary drug.</td>
<td>Percentage indicates ever injecting opioid analgesics. Eligibility: using Oxycontin at least once in prior 3 years and reported having used any Rx opioid in past 30 days. Entire sample are using opioids non-medically.</td>
</tr>
<tr>
<td>Havens, Walker, &amp; Leukefeld (2007)(^{32})</td>
<td>35.3%</td>
<td>Rural Appalachian Kentucky</td>
<td>Percentage indicates ever injecting opioid analgesics. Eligibility: using Oxycontin at least once in prior 3 years and reported having used any Rx opioid in past 30 days. Entire sample are using opioids non-medically. Sampling: For the purposes of the current study, participants who were initially recruited via flyers or from community key informants and agreed to participate in the study were asked to refer additional participants. Those who were referred were also asked to refer additional participants and so on. Data were collected from November 2004 to September 2005.</td>
</tr>
</tbody>
</table>

\(^{30}\) Katz et al;2011.
Public Injection

The following table details the findings from a literature review of peer-reviewed studies on the percentage of people who inject drugs who primarily injects in public or semi-public settings. For completeness we looked at different time frames and frequencies of public injecting, but did not include those values in our estimates.

<table>
<thead>
<tr>
<th>Study</th>
<th>Public Injection</th>
<th>Sample</th>
<th>Location</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fischer &amp; Allard (2007)³³</td>
<td>30% street was where injected most in past 6 months; 76% had injected in street in past 6 months</td>
<td>250</td>
<td>Victoria</td>
<td>Source: I-Track Phase 2 (2005-2008). 40% of respondents had injected daily in past 6 months.</td>
</tr>
<tr>
<td>Leonard, DeRubeis, &amp; Strike (2008)³⁴</td>
<td>1/5 reported that they ONLY inject in public places; 2/3 reported public injection</td>
<td>250</td>
<td>Ottawa</td>
<td>Recruitment occurred in 2005. 180 men and 70 women were surveyed. 23% of respondents reported at least one non-fatal OD in prior 6 months. 24 respondents reported last OD occurred in public space. No information on sampling. Had to have injected drugs in past 6 months. Top 3 drugs injected were cocaine, crack cocaine, and morphine.</td>
</tr>
<tr>
<td>DeBeck et al. (2009)³⁵</td>
<td>22.9% usually or always injecting in public in past 6 months</td>
<td>620</td>
<td>Vancouver</td>
<td>Source: Vancouver IDU study (2003-2005)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Study</th>
<th>Public Injection (engage in public injection, but time frame unclear)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leonard, DeRubeis, &amp; Strike (2008)(^{36})</td>
<td>2/3 reported public injection; 1/5 reported that they ONLY inject in public places. 250 respondents were surveyed. 23% of respondents reported at least one non-fatal OD in prior 6 months. 24 respondents reported last OD occurred in public space. No information on sampling. Had to have injected drugs in past 6 months. Top 3 drugs injected were cocaine, crack cocaine, and morphine.</td>
</tr>
<tr>
<td>Kerr et al. (2003)(^{37})</td>
<td>21.8% injects in public. 458 respondents were surveyed. Active PWID were informed of study through street-based recruitment and &quot;snowballing&quot; in 2003. Respondents must provide evidence of track marks. Sampled from 1 of 3 locations: rented storefront, Life Skills Centre, and SEP.</td>
</tr>
</tbody>
</table>

**Public Injection in past 6 months**

<table>
<thead>
<tr>
<th>Study</th>
<th>Public Injection in past 6 months</th>
</tr>
</thead>
<tbody>
<tr>
<td>DeBeck et al. (2012)(^{38})</td>
<td>40.3% of all respondents (N=442) reported public injecting in the past 6 months. 442 respondents were surveyed. Pre-SIF opening willingness measured from December 2001 to May 2003. Post-SIF opening attendance measured December 2003 to November 2005.</td>
</tr>
<tr>
<td>Fischer &amp; Allard (2007)(^{39})</td>
<td>76% had injected in street in past 6 months; 30% street was where injected most in past 6 months. 250 respondents were surveyed. Source: I-Track Phase 2 (2005-2008). 40% of respondents had injected daily in past 6 months.</td>
</tr>
</tbody>
</table>

\(^{36}\) Leonard et al;2008.  
\(^{37}\) Kral et al;2003.  
\(^{38}\) DeBeck et al;2012.  
\(^{39}\) Fischer & Allard;2007.
<table>
<thead>
<tr>
<th>Study</th>
<th>Proportion Injecting Public</th>
<th>Sample Size</th>
<th>Location</th>
<th>Additional Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wood et al. (2003)(^{40})</td>
<td>20.6% inject in public in the last 6 months at time of interview</td>
<td>587</td>
<td>Vancouver</td>
<td>Surveyed active IDU enrolled in the Vancouver Injection Drug User Study (VIDUS): June 2001-June 2002. <em>Sample</em>: Had to have injected at least once in past month. <em>Public Injection</em>: Public injection was asked for the past 6 months. 29.3% of those who said they were willing to use a SIF were public injectors.</td>
</tr>
<tr>
<td>Kral et al. (2010)(^{41})</td>
<td>71% inject in public settings in last 6 months</td>
<td>602</td>
<td>San Francisco</td>
<td>513 (85%) respondents said they would use a SIF should it be convenient for them. Most respondents would be willing to walk 11-20 minutes (33%) to SIF. Only 28% would attend a SIF if it took more than 20 mins to walk there. 82% respondents willing to take bus to SIF. <em>Sample</em>: represents 3.5% of all IDUs in SF; Used targeted sampling methods in community settings in 2008. <em>Eligibility</em>: IDU in past 30 days (check for venipuncture) <em>Characteristics</em>: Majority of sample were homeless (69%) <em>Public injection</em>: public injection defined as street, alley, public bathroom, or park</td>
</tr>
</tbody>
</table>

\(^{40}\) Wood et al;2003.  
\(^{41}\) Kral et al;2010.
<table>
<thead>
<tr>
<th>Public Injection in past month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broadhead et al. (2003)(^{42})</td>
</tr>
</tbody>
</table>

\(^{42}\) Broadhead et al; 2003.
Definition of Overdose in SPARCS

We defined opioid overdoses using ICD9 code 965.0x, poisoning by opiates and related narcotics, and also included 967.xx, 969.xx, and 970.xx, representing any other drug poisonings that was accompanied by codes 304.0x, 304.7x, 305.5x, representing opioid use disorder. Defining opioid overdoses is a challenge that has been identified in the literature\textsuperscript{26-29}, and we chose to use codes that would most accurately identify opioid overdoses (high sensitivity), recognizing that the data would not capture all overdose admissions (low specificity).

Appendix VI, Table 1: Health care Utilization by Leading DRGs in SPARCS, 2014.

<table>
<thead>
<tr>
<th>DRG (%)</th>
<th>ED to Inpatient</th>
<th>Direct Inpatient</th>
</tr>
</thead>
<tbody>
<tr>
<td>918 - POISONING &amp; TOXIC EFFECTS OF DRUGS W/O MCC</td>
<td>49.3%</td>
<td>43.0%</td>
</tr>
<tr>
<td>917 - POISONING &amp; TOXIC EFFECTS OF DRUGS W MCC</td>
<td>34.0%</td>
<td>26.0%</td>
</tr>
<tr>
<td>871 - SEPTICEMIA OR SEVERE SEPSIS W/O MV 96+ HOURS W MCC</td>
<td>1.7%</td>
<td>1.9%</td>
</tr>
<tr>
<td>004 - TRACH W MV 96+ HRS OR PDX EXC FACE, MOUTH &amp; NECK W/O MAJ O.R.</td>
<td>0.8%</td>
<td>0.6%</td>
</tr>
</tbody>
</table>

*Note: the 4 DRGs were chosen as either the top DRGs used or because the DRG was expensive (even if occurrence is rare).
Inpatient Unit Cost by Overdose Fatality

The following tables show the weighted average cost for inpatient care when considering the leading or most expensive DRGs identified in SPARCS based on utilization by people with an opioid overdose.

### Appendix VII, Table 1: NON-FATAL Inpatient Utilization and Average Medicare Payment Rates

<table>
<thead>
<tr>
<th>DRG</th>
<th>Non-Fatal Utilization</th>
<th>Non-Fatal Proportion</th>
<th>Average Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>0004</td>
<td>9</td>
<td>0.007</td>
<td>$851</td>
</tr>
<tr>
<td>871</td>
<td>25</td>
<td>0.020</td>
<td>$472</td>
</tr>
<tr>
<td>917</td>
<td>475</td>
<td>0.382</td>
<td>$6,869</td>
</tr>
<tr>
<td>918</td>
<td>734</td>
<td>0.591</td>
<td>$6,074</td>
</tr>
<tr>
<td>TOTAL</td>
<td>1243</td>
<td>1</td>
<td>$14,267</td>
</tr>
</tbody>
</table>

### Appendix VII, Table 2: FATAL Inpatient Utilization and Average Medicare Payment Rates

<table>
<thead>
<tr>
<th>DRG</th>
<th>Fatal Utilization</th>
<th>Fatal Proportion</th>
<th>Average Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>0004</td>
<td>3</td>
<td>0.081</td>
<td>$9,531</td>
</tr>
<tr>
<td>871</td>
<td>1</td>
<td>0.027</td>
<td>$635</td>
</tr>
<tr>
<td>917</td>
<td>28</td>
<td>0.757</td>
<td>$13,603</td>
</tr>
<tr>
<td>918</td>
<td>5</td>
<td>0.135</td>
<td>$1,390</td>
</tr>
<tr>
<td>TOTAL</td>
<td>37</td>
<td>1</td>
<td>$25,159</td>
</tr>
</tbody>
</table>
The following are tables that detail the base case and alternative case costs under different assumptions. See main report to get further information about the base case and alternative case scenario descriptions.

### Table 1: Base Case Costs to the Health care System per Year: Current Costs and Projected Costs with one SIF

<table>
<thead>
<tr>
<th>Health care Services</th>
<th>Current Costs</th>
<th>Costs with 1 SIF, avoiding all health care costs from overdoses occurring in SIFs</th>
<th>Costs with 1 SIF with some health care utilization costs for overdoses occurring in SIFs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Non-Fatal</td>
<td>Fatal</td>
<td>Total</td>
</tr>
<tr>
<td><strong>Ambulance</strong></td>
<td>$3,271,600</td>
<td>$322,000</td>
<td>$3,593,600</td>
</tr>
<tr>
<td><strong>ED Visit</strong></td>
<td>$4,599,500</td>
<td>$4,600</td>
<td>$4,604,100</td>
</tr>
<tr>
<td><strong>Inpatient Discharge</strong></td>
<td>$36,171,300</td>
<td>$5,660,000</td>
<td>$41,831,300</td>
</tr>
<tr>
<td><strong>Total Cost per year</strong></td>
<td>$44,042,500</td>
<td>$5,986,600</td>
<td>$50,029,100</td>
</tr>
<tr>
<td><strong>Cost Savings per year</strong></td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

*Assumes that 19 overdose fatalities prevented and 190 non-fatal overdoses prevented per year
Table 2: Base Case Costs to the Health care System per Year with four SIFs

<table>
<thead>
<tr>
<th>Health care Services</th>
<th>Costs with 4 SIFs, avoiding all health care costs from overdoses occurring in SIFs</th>
<th>Costs with 4 SIFs with some health care utilization costs for overdoses occurring in SIFs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Non-Fatal</td>
<td>Fatal</td>
</tr>
<tr>
<td>Ambulance</td>
<td>$3,034,900</td>
<td>$298,700</td>
</tr>
<tr>
<td>ED Visit</td>
<td>$4,266,700</td>
<td>$4,200</td>
</tr>
<tr>
<td>Inpatient Discharge</td>
<td>$33,554,200</td>
<td>$5,250,500</td>
</tr>
<tr>
<td>Total Cost per year</td>
<td>$40,855,800</td>
<td>$5,553,400</td>
</tr>
<tr>
<td>Cost Savings per year</td>
<td>$3,186,700</td>
<td>$433,200</td>
</tr>
<tr>
<td>Annual Cost Savings per SIF</td>
<td>$796,700</td>
<td>$108,300</td>
</tr>
</tbody>
</table>

*Assumes that 67 overdose fatalities prevented and 670 non-fatal overdoses prevented per year
Table 3: Alternative Case Costs to the Health care System per Year: Current Costs and Projected Costs with one SIF

<table>
<thead>
<tr>
<th>Health care Services</th>
<th>Current Costs</th>
<th>Costs with 1 SIF, avoiding all health care costs from overdoses occurring in SIFs</th>
<th>Costs with 1 SIF with some health care utilization costs for overdoses occurring in SIFs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Non-Fatal</td>
<td>Fatal</td>
<td>Total</td>
</tr>
<tr>
<td>Ambulance</td>
<td>$3,271,600</td>
<td>$322,000</td>
<td>$3,593,600</td>
</tr>
<tr>
<td>ED Visit</td>
<td>$4,599,500</td>
<td>$4,600</td>
<td>$4,604,100</td>
</tr>
<tr>
<td>Inpatient Discharge</td>
<td>$36,171,300</td>
<td>$5,660,000</td>
<td>$41,831,300</td>
</tr>
<tr>
<td>Total Cost per year</td>
<td>$44,042,500</td>
<td>$5,986,600</td>
<td>$50,029,100</td>
</tr>
<tr>
<td>Cost Savings per year</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

*Assumes that 37 overdose fatalities prevented and 370 non-fatal overdoses prevented per year
Table 4: Alternative Case Costs to the Health care System per Year with four SIFs

<table>
<thead>
<tr>
<th>Health care Services</th>
<th>Costs with 4 SIFs, avoiding all health care costs from overdoses occurring in SIFs</th>
<th>Costs with 4 SIFs with some health care utilization costs for overdoses occurring in SIFs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Non-Fatal</td>
<td>Fatal</td>
</tr>
<tr>
<td>Ambulance</td>
<td>$2,812,300</td>
<td>$276,800</td>
</tr>
<tr>
<td>ED Visit</td>
<td>$3,953,800</td>
<td>$3,900</td>
</tr>
<tr>
<td>Inpatient Discharge</td>
<td>$31,093,300</td>
<td>$4,865,400</td>
</tr>
<tr>
<td>Total Cost per year</td>
<td>$37,859,400</td>
<td>$5,146,100</td>
</tr>
<tr>
<td>Cost Savings per year</td>
<td>$6,183,100</td>
<td>$840,400</td>
</tr>
<tr>
<td>Annual Cost Savings per SIF</td>
<td>$1,545,800</td>
<td>$210,100</td>
</tr>
</tbody>
</table>

*Assumes that 130 overdose fatalities prevented and 1,300 non-fatal overdoses prevented per year.
APPENDIX F

Legal Challenges to and Avenues for Supervised Injection Facility Implementation in New York City

Prepared by:

Kristen Underhill, DPhil, JD
Associate Professor of Law, Columbia Law School

Establishing a supervised injection facility (SIF) or safe consumption site (SCS) in any United States jurisdiction raises questions of federal, state, and local law. This brief memorandum will evaluate potential legal challenges to operating a SIF in New York City, as well as several legal pathways for establishing a local SIF. This memorandum will outline challenges for SIF clients, criminal and civil law issues for SIF staff and property owners, specific concerns for licensed health care providers who practice at SIFs, and potential avenues for SIF implementation in New York City.

I. Federal, State, and Local Law Challenges for a New York City SIF

A. Legal Challenges for SIF Clients

The federal Controlled Substances Act (CSA)\(^1\) poses potential legal difficulties for SIF clients in any state. Clients of the SIF who bring controlled substances on the premises would violate § 844 of the CSA, which penalizes persons for “knowingly or intentionally possess[ing] a controlled substance.”\(^2\) Penalties for an initial violation include a minimum fine of $1,000 and/or imprisonment up to one year, with larger penalties for subsequent offenses. Where users possess drugs with an intention to distribute them to other people, § 841 levies steep additional penalties, depending on the type and amount of the substance.\(^3\) People who use drugs run the risk of arrest in any location where they possess controlled substances, but a SIF could present a known location for enforcement efforts.

Clients’ possession of controlled substances and paraphernalia would also violate several state criminal laws, principally N.Y. Penal Law § 220.03, which criminalizes the possession of small amounts of controlled substances as a misdemeanor.\(^4\) Prosecutions for possessing extremely small amounts of controlled substances, including residue, are within the letter

---

2 21 U.S.C. § 844 (2017). This section exempts persons who possess a controlled substance with a “valid prescription” from a practitioner acting in the scope of professional practice, but clients with nonprescription substances will violate the statute.
4 N.Y. Penal Law § 220.03 (2017). A separate section criminalizes the possession of marijuana, which may be relevant for some SIF clients, N.Y. Penal Law § 221.05 (2017). Possession of small quantities is a misdemeanor; larger quantities incur felony charges.
of the federal CSA. N.Y. Penal Law § 220.03, however, explicitly permits syringe exchange program (SEP) clients to possess trace amounts of controlled substances in used syringes, in order to facilitate SEP use. It is useful to note that this exemption was initially established in federal court as a logical extension of the New York state law enabling SEP program operation. A revision to the statute in 2010 subsequently codified the SEP participant exception for trace amounts. If SIFs are authorized by state law, similar reasoning may allow courts to find that this state statute impliedly exempts SIF clients from possession laws for the purposes of using a SIF. N.Y. Penal Law § 220.45 similarly criminalizes the possession of “hypodermic instruments,” including syringes and needles, but provides a parallel exemption for SEP clients and program personnel. A separate section of the penal code, § 220.50, also criminalizes the possession of certain drug paraphernalia, including “dilutants or adulterants” for preparing drugs. (There is no SEP client exemption for these materials, which are more likely to be used in manufacturing.)

In addition to extending the exemptions available to SEP clients, SIF clients may also benefit from N.Y. Penal Law § 220.78, also known as the state’s “Good Samaritan” law. Like the majority of state legislatures that passed such laws, the New York State Legislature enacted this law primarily to promote access to emergency services for people experiencing drug overdoses. Under this statute, anyone “who, in good faith, seeks health care for someone who is experiencing a drug overdose or other life threatening medical emergency” is exempt from being charged or prosecuted for drug possession, paraphernalia, or possession of alcohol by a minor. This exemption extends to any possession or paraphernalia that is discovered “as a result of such seeking or receiving health care,” and it extends to both the victim and those who seek care on their behalf. Seeking medical care for an overdose or other medical emergency may also be an affirmative defense to some criminal sales of controlled substances, depending on prior convictions. This may provide some protection for SIF clients and staff who come in

5 See, e.g., U.S. v. Jones, 531 F.3d 163 (2d Cir. 2008).
6 Roe v. City of New York, 232 F. Supp. 2d 240 (S.D.N.Y. 2002) (interpreting an earlier version N.Y. Penal L. § 220.03, and noting that “[i]t would be bizarre to conclude that the Legislative intent was to permit the creation of needle exchange programs in order to remove dirty needles, while at the same time frustrating that goal by making the essential steps of participation criminal”). The current statute specifically exempts residual amounts “in or on a hypodermic syringe . . . obtained and possessed” through a syringe exchange program. N.Y. Penal Law § 220.03 (2017).
7 Id.
8 See also N.Y. Public Health Law § 3381, which echoes the criminal prohibition on possession or provision of hypodermic syringes, but provides for the authorization of syringe exchange programs (SEPs) that qualify for exemption from this law.
9 The remainder of this provision is more tailored to paraphernalia used for “manufacturing, packaging, or dispensing,” such as scales and vials; there are no exemptions for SEPs.
11 N.Y. Penal Law § 220.78 (2017); see also N.Y. Penal Law § 220.03 (2017) (providing for this exemption).
12 N.Y. Penal Law § 220.78 (2017)
contact with law enforcement during overdose responses. Indeed, there may be an argument that this blanket exemption extends to all SIF clients and personnel, since using a SIF may be viewed as a preventive form of seeking emergency care for overdose. Importantly, however, this law can only extend exemptions for state drug offenses, rather than federal offenses under the CSA.

Additional liabilities for SIF clients may depend on specific activities or substances used within the SIF. For example, should SIF clients offer one another direct assistance with injecting, they may violate N.Y. Penal Law § 220.46, which criminalizes injecting “a narcotic drug” into another person’s body with that person’s consent, as a class E felony. Sharing drugs in the SIF may also qualify as “sales” under state law or “distribution” under federal law, which would expose clients to additional charges in the event of arrest. New York City’s local laws may also present challenges, particularly Administrative Code § 10-203, which imposes criminal and civil penalties for the “manufacture, distribution, or sale” of synthetic cannabinoids or phenethylamine, including possession with an intent to sell. (These “designer drugs” evolve quickly to evade listing on controlled substances schedules, which has prompted a response through local law while awaiting the inclusion of these drugs in state and federal statutes.)

B. Legal Challenges for SIF Staff and Property Owners

This section will consider criminal law challenges arising under federal, state, and local law, followed by questions regarding civil liability.

1. Criminal Law

Like SIF clients, SIF staff and owners will face some uncertainty under federal, state, and local law. Most significantly, § 856 of the federal CSA—often cited as the “Crack House” statute—imposes criminal penalties on persons who “knowingly open, lease, rent, use, or maintain any place . . . for the purpose of . . . using any controlled substance,” or who “manage or control any place . . . and knowingly and intentionally . . . make [it] available for use . . . for the purpose of unlawfully . . . using a controlled substance.” These provisions may extend to the activities of SIF staff, as well as the owners of properties that house SIFs. Penalties may include fines of up to $500,000 for individuals, $2,000,000 for institutions, and imprisonment. SIF staff and owners may also be vulnerable to claims that they

14 N.Y. Penal Law § 220.46 (2017). Prosecutions under this statute require that the injector “unlawfully possess” the drug. If a court or the legislature found an exemption to possession laws under § 220.03 to enable SEP operation, the element of “unlawful possession” would be absent.

15 Sales are defined under New York law to include gifts and exchanges. See N.Y. Penal Law § 220.00(1) (2017).


“possess” the drugs on site under § 844 or § 841(a)(1), although this is a weaker theory compared to the § 856 violation.\textsuperscript{18}

In the event that a SIF is prosecuted and found liable for a § 856 violation, SIF owners may also experience additional penalties under § 881 of the CSA.\textsuperscript{19} This section extinguishes private property rights in any property used to commit a CSA violation, including controlled substances, vehicles, books and records, money, and real property, including buildings and land.\textsuperscript{20} This property would be transferred to the federal government under custody of the U.S. Attorney General, who may then sell it or transfer it to the state for public use.\textsuperscript{21}

The case law under § 856 does not include any prosecutions of harm reduction facilities on the basis of clients’ drug use on the premises, and this may be a low priority for federal drug enforcement and prosecution. But a SIF that explicitly supervises drug consumption would be a legal first in the United States, and it is difficult to predict how federal prosecutors may respond. There has been at least one public effort to encourage the Attorney General to enforce § 856 against a potential SIF in Washington state, should one successfully open.\textsuperscript{22} At an extreme, federal agencies could also attempt to withhold federal grants from jurisdictions that are viewed as noncompliant with a requirement of federal law, such as § 856.\textsuperscript{23} If the legislative branch were to oppose SIF implementation by states, Congress could impose similarly restrictive conditions on receipt of all federal funding, or it could specify that federal funds may not be used to operate a SIF.\textsuperscript{24}

Statutory or agency authorization of a SIF in New York would also invoke questions about federal preemption of state or local initiatives. The federal CSA recognizes that states independently regulate the use of controlled substances. Section 903 specifically notes that the federal law does not “exclude[e] any State law on the same subject matter which would otherwise be within the authority of the State, unless there is a positive conflict . . . so that the two cannot consistently stand together.”\textsuperscript{25} Where there is a conflict between a state and federal law, however, the Supremacy clause of the U.S. Constitution requires that federal

\textsuperscript{23} See, e.g., Memorandum from Jeff Sessions, Attorney General, to All Department Grant-Making Components, May 22, 2017, available at https://www.justice.gov/opa/pr/attorney-general-jeff-sessions-issues-memorandum-implementation-executive-order-13768 (announcing that “sanctuary jurisdictions”—those that do not certify compliance with a named section of federal immigration law—are no longer eligible for certain federal grants through the Department of Justice or the Department of Homeland Security); see also County of Santa Clara v. Trump, 2017 WL 1459081 (N.D. Cal. 2017) (issuing a nationwide preliminary injunction against an executive order limiting federal grants for sanctuary jurisdictions).
\textsuperscript{24} See Burris et al., supra note 18, at 1146-47 (noting that Congress could, in theory, limit federal funds to programs or jurisdictions that operate SIFs, and describing an unsuccessful prior legislative effort to do so).
law control. Given the potential conflict between § 856 of the federal CSA and a state law authorizing the operation of a SIF, it is an open legal question of whether § 856 preempts state law in this field. There may be persuasive legal defenses for SIFs and jurisdictions that attempt to authorize SIFs, including the argument that the CSA drafters did not intend for the statute to reach harm reduction programming. SIFs may also be within the scope of “ethical medical practice” contemplated by the CSA, which establishes processes for registered providers to prescribe and administer controlled substances in practice and research. These providers follow state laws regulating the practice of medicine; if SIFs are within the usual scope of practice, there may be a colorable claim that SIFs are outside the boundaries of activity proscribed by the CSA statute. In Gonzales v. Oregon, the Supreme Court held that the CSA merely “bars doctors from . . . illicit drug dealing and trafficking as conventionally understood,” but does not “regulate the practice of medicine generally.” The regulation of medical practice is instead within the states’ police powers to provide for their citizens’ health, safety, and welfare. If SIFs are considered part of medical practice, or if supervising injections is viewed as within providers’ existing authority, SIFs may succeed in a courtroom challenge under § 856. It is nevertheless difficult to predict how a court would decide the question.

A broad reading of state and local law may also result in penalties for SIF staff and property owners. If SIF clients commit state law felonies through possession or sale of drugs or paraphernalia, SIF owners or staff may be engaging in “criminal facilitation”—“ provid[ing] . . . means or opportunity” to commit a crime. If SIF owners are convicted of violating any felony drug laws under N.Y. Penal Law § 220—which include the possession, paraphernalia, sale, and injection laws outlined above—they may be subject under state law to civil forfeiture of any property that is an “instrumentality of the crime,” including real property. Where the forfeiture is “disproportionate to the defendant’s gain from or

26 U.S. Const. art. VI, cl. 2.
27 See Burris et al., supra note 18, at 1120-45.
28 See Burris et al., supra note 18, at 1128 (quoting 21 U.S.C. § 801a(3))
30 Id.
31 This may be increasingly true; see infra section II.C for the associations of medical professionals that have endorsed SIF implementation or study in the United States.
32 Providers who are registered to prescribe controlled substances may do so “in the usual course of [their] professional practice.” 21 C.F.R. § 1306.04 (2016); see also 21 U.S.C. § 822(b) (2017) (authorizing registered providers to distribute controlled substances). If SIF activities can be considered part of usual medical practice, there may be a claim that these activities are already authorized as a lesser entailment of prescription authority, at least for registered providers.
33 Courts have divided on whether states may authorize the prescription of marijuana, although the Supreme Court has found that federal CSA prosecutions of growers and users are still proper despite state laws. See Preemption of State Regulation of Controlled Substances by Federal Controlled Substances Act, 60 A.L.R.6TH 175 (2010); Gonzales v. Raich, 545 U.S. 1 (2005).
34 N.Y. Penal Law § 115.00 (2017).
35 N.Y. Penal Law § 480.05 (2017).
participation in the offense,” however, the owner may only be required to forfeit “a portion” of his or her property. This is likely to be true of a SIF owner, for whom the loss of property would greatly outweigh any personal gain from using the property as a SIF.

SIF staff and owners may also fall under an expansive reading of the state criminal nuisance law, which penalizes persons who “knowingly . . . maintain any premises, place, or resort where persons gather for purposes of engaging in unlawful conduct.” Past cases have upheld New York’s criminal nuisance law against individuals who knowingly allow their homes to be used for smoking marijuana, noting that “knowledge coupled with acquiescence” is sufficient for conviction. A SIF could be found to meet these standards, although prosecuting SIFs may not be a high priority for state prosecutors. Several defenses under state law may also be persuasive. The New York City code barring public nuisances may also penalize SIFs, depending on the discretion of the city corporation counsel.

Public nuisances include “any building, erection or place” where there is a criminal nuisance as defined by state law, or where there are three or more violations per year of state drug laws (with the exception of simple possession) or the city's synthetic marijuana code. Where a building violates these codes, counsel for the city may sue to enjoin the nuisance, including requesting a permanent injunction to seize or close the premises.

If health care providers at the SIF provide direct assistance with injecting or other modes of consumption, additional provisions of the CSA may apply. Injecting drugs into a person, or otherwise applying drugs to a person’s body, qualifies as “administering” controlled

36 Id.
37 N.Y. Penal Law § 240.45 (2017). New York has additional statutes defining public nuisances on other grounds, including public health grounds. See, e.g., N.Y. Pub. Health Law § 2320 (2017) (defining public nuisances to include buildings “used for the purpose of lewdness, assignation, or prostitution” ); N.Y. Pub. Health Law § 1300 et seq. (2017) (giving local departments of public health authority to examine and order the abatement of public nuisances that are detrimental to public health). In general, public nuisance claims require plaintiffs to prove a substantial interference with a right that is common to the public, which offends public morals, interferes with the use of a public place, or endangers or injures the property, health, safety, or comfort of “a considerable number” of persons. See, e.g., 532 Madison Ave. Gourmet Foods, Inc. v. Finlandia Ctr. Inc., 96 N.Y.2d 280 (N.Y. 2001). A state prosecutor or city counsel may sue to enjoin the operation of a SIF on this basis, and the success of such a claim would depend on the court’s interpretation of these terms. This would be a novel use of public nuisance law.
39 Notably, however, if state law were to exempt SIF clients from most § 220 possession laws—as has been done for syringe and residue possession by SEP clients, and for possession by individuals who witness overdoses—the “unlawful conduct” element would no longer apply.
40 For example, a SIF may depend on the basis of justification due to medical necessity. Years before SEPs were authorized by statute in New York, a group of early SEP implementers used this defense successfully against hypodermic needle possession charges, on the grounds that the danger of HIV transmission outweighed the legal harm of possession. People v. Bordowitz, 588 N.Y.S.2d 507 (N.Y. Crim. Ct. 1991). A similar defense may be successful against state criminal law charges for a SIF.
41 New York City Administrative Code § 7-703 (2017).
42 Id., at § 7-703(l) (2017).
43 Id., at § 7-703(g) (2017).
substances under the CSA. Section 841(a)(1) prohibits “dispensing” a controlled substance, with penalties including imprisonment and fines, and administering a client’s drug through direct injection may qualify. As discussed above, the New York state law prohibiting injecting another person with drugs would also apply to SIF staff who inject clients in need of injection assistance.

2. Civil Liability

In general, SIF staff and owners will be subject to the same statutory and common-law civil liabilities as other health care facilities that serve the general public, such as hospitals, clinics, or SEPs. Like staff and owners of all health care facilities, SIF personnel must use ordinary care to provide a safe facility and to deliver non-negligent services, and they will be liable in tort for negligence resulting in injury. This memorandum is not intended to provide a comprehensive list of potential liabilities, but the nature of services provided at a SIF raises several potentially novel questions.

The prior section described criminal nuisance law on the theory of public nuisance, as well as the capacity for both state prosecutors and New York City counsel to make public nuisance claims. New York state law also allows tort suits by private parties alleging nuisance claims. Private nuisance claims in New York face a fairly demanding and fact-specific test—the claimant must show an interference with the use or enjoyment of land, and the interference must be “substantial in nature,” intentional, unreasonable, and caused by the defendant’s actions or failure to act. Private parties who oppose a SIF may allege that a SIF interferes with the use and enjoyment of surrounding property. These parties would be required to show injuries that are “certain and substantial,” rather than “fanciful” or speculative, and the reasonable person standard would apply. In this instance, a SIF may be analogous to a homeless shelter. Several prior actions have alleged that homeless shelters, including a homeless shelter providing alcohol crisis services, are nuisances due

44 21 U.S.C. § 802(2) (defining “administer[ing]” as “the direct application of a controlled substance to the body of a patient or research subject”); 21 U.S.C. § 10 (“‘dispense’ means to deliver a controlled substance to an ultimate user or research subject . . . including the prescribing and administering of a controlled substance”). “Administering” may thus bring SIF staff within the prohibition of § 841.


47 Private parties may bring public nuisance claims in New York, but they must show an injury that is “different in kind” from that suffered by the general public, not merely different in degree. This is difficult to satisfy. See, e.g., N.A.A.C.P. v. AcuSport, Inc., 271 F. Supp. 2d 435 (2003) (finding that the N.A.A.C.P. did not allege an injury “different in kind” from the injury experienced by “the community at large” from the lax sales and distribution practices of handgun manufacturers, importers, and distributors).

48 See, e.g., Copart Indus., Inc. v. Consolidated Edison Co. of New York, Inc., 41 N.Y.2d 564 (N.Y. 1977); Taggart v. Constabile, 14 N.Y.S.3d 388 (N.Y. App. Div., 2d Dep’t 2015). If the nuisance is based on criminal conduct, it is a nuisance per se, meaning that plaintiffs need not show that the interference is intentional or negligent. See State v. Fermenta ASC Corp., 656 N.Y.S.2d 342 (N.Y. App. Div., 2d Dep’t 1997).

to the presence of “violent or unstable” clientele.\textsuperscript{50} Courts have found that these facilities are public necessities, that “apprehensions” alone do not support nuisance allegations against them, and that the burdens these services impose on public rights are neither substantial nor unreasonable.\textsuperscript{51}

Professionals who work at a SIF will be subject to the same medical malpractice standards as health care professionals in other settings in New York: claimants must show a deviation from accepted standards of practice, and that deviation must have proximately caused injury.\textsuperscript{52} New York legislation provides for “Good Samaritan” immunity from malpractice claims for health care providers who respond to accidents or emergencies outside “the normal and ordinary course” of practice, without expecting monetary compensation, in locations other than places “having proper and necessary medical equipment,” with the exception of claims arising from gross negligence.\textsuperscript{53} Although overdoses in SIFs would certainly qualify as accidents or emergencies, providers at a SIF likely will not qualify for this reduced standard of liability. SIF services will be part of the ordinary course of these providers’ practice, providers may work at SIFs for compensation, and SIFs are likely have “proper and necessary medical equipment” to treat overdoses. Ordinary medical malpractice standards will thus likely apply to the duties of SIF providers, even when responding to overdoses.

Available reports reflect no record of a client dying on the premises of a SIF, despite the use of SIFs in a number of countries. Should a SIF client die from an overdose, however, the client’s decedents may seek to make a claim against SIF staff and owners for wrongful death. These claims are structured by statute in New York, which allows a decedent’s personal representatives to recover damages for wrongful death due to “a wrongful act, neglect or default which caused the decedent’s death.”\textsuperscript{54} Wrongful death actions may allege simple negligence (i.e., negligence that is easily discerned by a jury without expert testimony) or malpractice by health care personnel; claims alleging medical malpractice will require expert testimony regarding standards of practice.\textsuperscript{55} If SIF staff and owners operate the facility with ordinary care, and if SIF professionals practice according to accepted standards, plaintiffs in a wrongful death suit are unlikely to prevail.\textsuperscript{56} SIFs are


\textsuperscript{51} Spring-Gar, 516 N.Y.S.2d 399 (Sup. Ct., Queens Cty. 1987); DeStefano, 722 N.Y.S.2d 35 (N.Y. App. Div., 1st Dep’t 2001). The practice of a church of allowing homeless persons to sleep outside on church property has also been found not to be a public nuisance under New York law. Fifth Avenue Presbyterian Church v. City of New York, 2004 WL 2471406 (S.D.N.Y. 2004).


\textsuperscript{54} N.Y. Estates, Powers & Trusts Law § 5-4.1 (2017)


\textsuperscript{56} Defining the standard of care for SIF owners and staff may require looking to how SIFs are operated in other countries, given that no SIF is yet in operation in the United States.
thus similar to other health care facilities providing emergency services—although death on the premises is possible, non-negligent operation of the SIF will be a defense against wrongful death claims.

A final and somewhat unique question for SIFs is the application of “dram shop” liability and its analogues, which take effect when intoxicated or impaired persons cause injury or death to third parties (e.g., by driving under the influence). In the case of intoxication due to alcohol use, New York’s Dram Shop Act (N.Y. General Obligations Law § 11-101) provides a cause of action for these injured individuals, who may bring suit against anyone who, “by unlawful selling or unlawfully assisting in procuring liquor[,] . . . [has] caused or contributed to such intoxication.” The intoxicated person himself or herself may not bring claims, although any dependents may sue for loss of “means of support” in the event of the intoxicated person’s death. A complementary statute in New York (§ 11-103) applies when injury is inflicted by someone “impared by the use of a controlled substance” other than alcohol. Injured persons may then recover damages from “any person who caused or contributed to such impairment by unlawfully selling to or unlawfully assisting in procuring a controlled substance for such person.”

If SIF clients leave the SIF in a state of impairment or intoxication and subsequently cause harm, injured parties may seek to recover damages from the SIF under the dram shop laws. These actions, however, are unlikely to succeed under current judicial interpretations of §§ 11-101 and 11-103. Courts examining the action of “assisting” in § 11-101 have generally required actions related to sale, such as contributing funds or actually purchasing alcohol for someone’s consumption. Nonsellers, social hosts, and companions of impaired or intoxicated people are not liable under § 11-101. Although courts interpreting § 11-103 have noted that money need not change hands for the transfer of a controlled substance (e.g., marijuana) to constitute a “sale,” SIFs will not be the source of substances used by SIF clients. A physician who prescribes controlled substances has also been found not liable.

60 Id.
62 See Martino v. Stolzman, 902 N.Y.S.2d 731 (N.Y. App. Div., 4th Dep’t 2010) (finding that social hosts that provided alcohol at a party had “no expectation of pecuniary gain,” and therefore were not liable under the Dram Shop Act; this finding on Dram Shop Act liability was later affirmed by Martino v. Stolzman, 18 N.Y.3d 905 (N.Y. 2012)); Casselberry v. Dominick, 533 N.Y.S.2d 31 (N.Y. App. Div., 4th Dep’t 1988) (finding that a union that provided beer to union members was not engaged in commercial sale and therefore not liable); D’Amico v. Christie, 71 N.Y.2d 76 (N.Y. 1987) (finding that an employees’ association that provided beer without charge at a picnic was not liable, as they had “no recognizable expectation of pecuniary gain”); French v. Cliff’s Place Ltd., 508 N.Y.S.2d 577 (N.Y. App. Div., 2d Dep’t 1986) (finding that “drinking companions” are not liable). If SIFs are legally authorized in New York, claims under § 11-101 and § 11-103 may also fail on the “unlawful” element of the claim. See infra section II.A.
63 Terrigino v. Zaleski, 544 N.Y.S.2d 283 (Sup. Ct. 1989) (finding a cause of action against someone who supplied marijuana to a driver who subsequently injured other drivers, even without receiving “something in return” for the transfer).
under § 11-103, where the complaint does not allege that the physician has “the authority or ability” to control the drug user, and where there is no other relationship between the physician and the injured party. SIFs will not have any involvement in the purchase or sale of controlled substances, and because all clients will bring their own substances, SIFs will have less of a direct connection to the substances than social hosts. Accordingly, although any injured parties may seek to bring suit against a SIF under these laws, the success of these claims is far from certain, and they would be a novel extension of the state statutes.

C. Legal Challenges for Professionals at SIFs

Additional legal issues may arise for health care professionals who practice at SIFs. If licensed nurses, physicians, or other allied health personnel who staff SIFs are held to violate federal, state, or local laws—such as § 856 of the federal CSA, or N.Y. Penal Law § 240.45 on criminal nuisance—they may face professional penalties in New York. New York state law regulates the practices of medicine, nursing, and other allied health professions. Under the state’s general professional misconduct statute, as well as the specific statute governing misconduct for physicians and physician assistants, conviction of a crime under New York or federal law is misconduct per se, even when the crime is unrelated to the profession. The case law on these offenses does not show any disciplinary proceedings arising from involvement in harm reduction activities. The Office of Professional Medical Conduct in the New York Department of Health handles disciplinary proceedings for physicians and physician assistants, while the New York State Education Department Office of the Professions addresses complaints arising in other professions, including nursing.

Without a criminal conviction, disciplinary proceedings for practice “beyond [the] authorized scope” of the profession (for physicians) or “committing unprofessional conduct” (for other professions) may be broad enough to encompass some SIF activities, depending on whether the professional offices recognize harm reduction as part of medical practice. To this end, the views of national and regional professional societies may be instructive. In June 2017, the American Medical Association—the nation’s largest physician group and publisher of JAMA—voted to endorse pilot SIF projects in the United States as a promising strategy to diminish overdose deaths, to reduce infectious disease associated with injection, and to advance access to treatment. In its press release announcing this position, the AMA noted that it also consulted the recent deliberations and findings of the Massachusetts Medical Society—publisher of the preeminent New England Journal of Medicine.

---

The American Public Health Association has called for study and implementation of SIFs in the US, and the Medical Society of the State of New York has also advocated a comprehensive study. Several other groups have not yet weighed in specifically on SIFs, but have previously supported harm reduction strategies for responding to substance use: the AMA, American Nurses Association, American Society of Addiction Medicine, and APHA have encouraged SEPs for decades. This history of commitment to harm reduction and interest in SIFs suggests that a provider facing professional discipline for involvement in a New York SIF may persuasively argue that SIF services are part of ethical medical practice.

II. Legal Avenues for Establishing a SIF in New York City

In light of these legal challenges, states and cities may choose among several pathways for implementing a SIF. Of course, the clearest avenue for establishing a legal SIF would be a federal statute that authorizes SIF operation and provides SIF clients, staff, and owners with exemptions from federal criminal laws. The following analysis, however, assumes that there will be no change in federal law.

A. State Legislation

The New York State Legislature has the authority to authorize SIFs by statute, and could do so either with a freestanding law, or with an extension to the current state law authorizing SEPs. The Tenth Amendment to the U.S. Constitution provides that any powers that are not specifically delegated to the federal government are “reserved to the states,” giving states broad authority to regulate for the health, safety, and welfare of their residents. Known as the “police power,” this authority extends to “health laws of every description” as long as those state laws are not preempted by a federal statute within the federal government’s authority.

On June 21, 2017, Linda B. Rosenthal, a Manhattan representative in the 150-member New York Assembly, introduced bill A.8534 (the “Safer Consumption Services Act”) to authorize the establishment of SIFs statewide. This bill would provide a new section of the state public health law, which would allow local health departments to approve SIFs.

---

73 Gibbons v. Ogden, 22 U.S. 1, 78 (1824)
implemented by community-based organizations, hospitals, medical clinics or offices, health centers, nursing care facilities, mental health facilities or “other similar entity[ies] that provide medical care.” The legislation permits local departments of health to set standards for program approval and training, and it sets forth required program activities and reporting requirements. All programs would also be designated as SEPs, and the statute specifically provides that SIF clients, staff, and owners will be immune from arrest, criminal charges, prosecution, and civil or administrative penalties (including civil forfeiture and professional licensing sanctions) associated with “participation or involvement” in an approved SIF. Immunity would not extend to activities “not permitted or approved” under the SIF implementing legislation. The bill is currently under consideration in the Committee on Health.

In addition to New York, several other states have considered legislation either authorizing or prohibiting SIFs, including California, Maryland, Maine, Massachusetts, and Washington (to prevent SIFs, as a response to a local Board of Health decision to establish SIFs in Seattle), as of now, no bill has yet passed both houses of a state legislature. As of June 2, 2017, the California State Assembly passed AB-186, which would authorize SIFs for a period of five years in several state counties, including Alameda, Fresno, Humboldt, Los Angeles, Mendocino, San Francisco, San Joaquin, and Santa Cruz. The statute provides for required program services, the development of operating procedures and policies to address neighborhood concerns, and immunity from arrest, charge, or prosecution from specific drug laws. The bill is currently in committee in the state Senate Committees on Health and Public Safety.

There are several advantages to establishing a SIF by state statute in New York. Any legislation authorizing a SIF could simultaneously amend or provide exemptions from state laws on possession, paraphernalia, criminal injection, criminal nuisance, and professional misconduct to protect SIF staff, owners, and clients from arrest, prosecution and disciplinary proceedings in the state. Even if the statute and implementing regulations do not explicitly amend these criminal laws, statutory support for a SIF may deter arrest and provide persuasive defenses for SIF clients, personnel, and owners faced with unexpected

---

77 L.D. 1375, 128th Legisl. (Me. 2017) (rejected in the House and Senate as of June 2017).
80 Like many other U.S. cities considering SIF implementation, the San Francisco Department of Public Health currently has a task force considering the feasibility of a local SIF. San Francisco Department of Public Health, Safe Injection Services Task Force, https://www.sfdph.org/dph/comupg/knowlcol/SISTaskForce/ (last visited June 30, 2017).
81 Assembly Bill 186, January 19, 2017.
criminal charges. Statutory authorization under state law could also provide some protection from local efforts to declare SIFs a public nuisance, or to find SIF clients in violation of local laws such as Administrative Code § 10-203.

Although this pathway provides the greatest legal certainty with respect to state and local law, it may not safeguard SIFs against federal efforts to enforce the CSA. States have authority to enact laws that appear to present conflicts with the CSA, as evidenced by laws enabling SEPs, medical marijuana, legalization of recreational marijuana, and physician aid in dying. Questions remain, however, about how a state law establishing SIFs would fare in a federal preemption challenge, or whether state law protections would insulate SIF personnel in a federal prosecution under the CSA. Under any legal pathway with the current CSA, the operation of a SIF would depend on the discretion of federal prosecutors and the reasoning of courts that would hear these challenges.

B. State Administrative Action

In the absence of state legislation, a state agency or the state governor could also establish a SIF through executive authority. New York Public Health Law § 201 accords the state Department of Health the authority to “promote or provide diagnostic and therapeutic services for . . . communicable disease, medical rehabilitation . . . and other conditions and diseases affecting public health,” the department may also “receive and expend funds made available for public health purposes pursuant to law.” The commissioner of the state Department of Health may authorize people to obtain and possess hypodermic needles to enable the operation of SEPs. The state governor has executive power to “take care that the laws are faithfully executed,” and may issue executive orders within state constitutional limits. The governor may also declare a state of disaster in response to “natural or man-made causes” that threaten “wide spread or severe damage, loss of life or

---

82 See Roe v. City of New York, 232 F. Supp. 2d 240 (S.D.N.Y. 2002) (finding an exception to the law criminalizing possession of trace amounts of drug in syringes, as applied to clients of legally authorized SEPs).
83 See Burris et al., supra note 18, at 1112.
84 See id., at 1107. Some states have taken these actions directly through citizen ballot referenda, but New York State law does not provide for direct referendum or initiative options for new legislation.
85 See id; see also Leo Beletsky et al., The Law (and Politics) of Safe Injection Facilities in the United States, 98 AM. J. PUB. HEALTH 231 (2008). Congress has included language in several consecutive budget appropriations to prevent the Department of Justice from spending federal funds to prosecute activities that are completely authorized by state laws providing for medical marijuana use. See, e.g., Consolidated Appropriations Act 2016, Pub. L. No. 114-113, § 542, 129 Stat. 2242, 2332-33 (2015); U.S. v. McIntosh, 833 F.3d 1163 (9th Cir. 2016). SIFs lack this protection at present, but Congress could choose to enact parallel language to insulate state-authorized SIF activities from federal prosecution under the CSA.
89 N.Y. Const., art. IV § 3.
property,"\(^90\) and where local governments are unable to respond adequately.\(^91\) Where there is a disaster, the governor may direct state agencies to assist in a response.\(^92\)

The state Department of Health or governor could seek to establish a SIF through one of these avenues, such as direct service provision and funding by the department, authorization by the commissioner, executive order, or a governor’s declaration of disaster. Any of these executive or agency actions, however, may be challenged as contrary to state criminal laws, assuming that these laws remain unchanged. In 2004, the governor of New Jersey authorized SEPs by executive order, citing the threat of HIV and hepatitis C transmission. A group of state senators challenged the order as exceeding the governor’s executive authority,\(^93\) and an advisory opinion by the New Jersey State Legislature Office of Legislative Services supported the senators’ position.\(^94\) It is unclear how state lawmakers and prosecutors would respond to a similar effort in New York State.

Although perhaps preferable to local authorization of a SIF, establishing a SIF through a state agency or the governor’s authorization will leave substantial legal uncertainty about conflicts with the federal CSA, state prosecution under state criminal laws, challenges from state legislators citing separation-of-powers concerns (as in New Jersey), and professional discipline for SIF providers. These issues are matters of prosecutorial discretion and/or courts’ reasoning. A SIF established on this basis may prevail in court, or it may go unchallenged; if so, the program may be durable despite the lack of supportive state statutes.\(^95\)

**C. Local Legislation or Administrative Action**

New York City also has the authority to establish SIF services through a city ordinance. The New York State Constitution\(^96\) and New York Municipal Home Rule Law\(^97\) allow cities to “enact and amend local laws” for the “safety, health, and well-being” of their residents, provided that city ordinances are not inconsistent with state laws. Like the state legislature, New York City could exercise this power to authorize SIFs under city law. A SIF established by city ordinance may be vulnerable, however, to challenge by state prosecutors enforcing state criminal law, such as N.Y. Penal Code § 220.03 (possession) or § 240.45 (criminal nuisance). SIF providers may also remain uncertain about professional

---

\(^95\) See Burris et al., supra note 18, at 111.
\(^96\) N.Y. Constitution, art. IX § 2(c)(10) (“[E]very local government shall have power to adopt and amend local laws not inconsistent with the provisions of this constitution or any general law relating to . . . the government, protection, order, conduct, safety, health and well-being of persons or property therein.”).
disciplinary proceedings, and local endorsement of a SIF may be less persuasive than a state statute for disciplinary purposes.

If state prosecutors choose to oppose a locally authorized SIF, a New York court could find a city ordinance or agency action authorizing SIFs to be inconsistent with state criminal laws. The case of SEPs in Atlantic City provides an instructive example; after state legislative efforts to authorize SEPs stalled, the city established a SEP under local law to address the local hepatitis C and HIV epidemic. A state court subsequently struck down the ordinance as inconsistent with state criminal laws, citing the failure of state-level SEP bills as additional evidence of inconsistency. New York may be distinguished from this case, as the state does not have adverse precedent in the legislature rejecting SIFs. Moreover, prosecution would remain a matter of state prosecutorial discretion. Cities in other states have implemented SEPs successfully without state-level prosecution, including cities in Pennsylvania, Ohio, and California.

Action by a city agency or city executive branch is another pathway by which New York City could establish a SIF. Pursuant to the New York City Charter § 556, the New York Department of Health and Mental Hygiene is empowered “to regulate all matters affecting health in the city of New York and to perform all those functions and operations performed by the city that relate to the health of people of the city, including . . . substance abuse-related needs of the people of the city.” This authority also entails the power to “maintain and operate public health centers and clinics,” to “promote or provide for programs for the prevention and control of disease,” to “provide or promote diagnostic and therapeutic services for . . . communicable disease, medical rehabilitation, and other diseases and conditions affecting public health,” and to “promote or provide medical and health services for . . . the ambulant sick and needy persons of the city.” The Board of Health, as part of the department, may also amend the City Health Code. City agencies may adopt rules without notice and comment on a temporary basis if “necessary to address an imminent threat to health,” but such rules may remain in effect for only 60 days. Local chief executives—here, the city mayor—also have authority to declare a local state of emergency and to enact ordinances pursuant to that authority, but this power lasts only 30 days.

99 City of Atlantic City, 379 N.J. Super., at 526.
100 The state legislature has yet to consider bill A. 8534, which was recently introduced. Moreover, unlike in the state of Washington, there has been no legislative effort to prohibit SIFs in New York. See supra note 79.
101 Beletsky et al., supra note 85, at 233.
102 New York City Charter § 556.
103 New York City Charter § 556(d).
104 New York City Charter § 558(b)-(c).
105 New York City Charter § 1043(h).
The New York City Department of Health and Mental Hygiene could use these powers to implement a SIF, as could the city mayor. But like local legislative efforts, these executive and agency actions may draw challenges under state law, depending on state prosecutors’ enforcement decisions. Like New York City, other cities including Baltimore, Philadelphia, and San Francisco are using local authority to study SIFs, and a few cities have publicized intentions or decisions to implement SIFs. The King County Board of Health in Seattle has voted to establish two SIFs, and although they have not been challenged by state prosecutors, a state legislative effort to block SIFs statewide is ongoing.107 Ithaca, NY, has publicized the “Ithaca Plan” approach to address drug overdoses, which includes establishing a SIF, but the plan has not yet taken effect.108

D. State or Local Pilot Research Study with Federal and State Authorization

A final avenue for establishing a SIF is to run the program as a research study, with the research goal of pilot-testing the acceptability and feasibility of a SIF in New York City. There are established legal procedures for conducting research that involves the use of controlled substances, which insulate researchers and participants from prosecution under federal and state drug laws. The New York City Charter grants the city Department of Mental Health and Hygiene the authority to “engage in or promote health research for the purpose of improving the quality of medical and health care.”109 New York Public Health Law § 201 grants the state Department of Health similar research authority.110 This suggests that either department could establish a SIF on a research basis, or could contract out to a local institution to implement the pilot program.

In order to operate a SIF program on a research basis, researchers must first obtain institutional review board (IRB) approval for conducting human subjects research with SIF clients as participants.111 They would then apply for a research license under New York State law, pursuant to N.Y. Public Health § 3324, to carry out “scientific research” with controlled substances.112 The commissioner of the New York State Department of Health has statutory authority to issue these licenses for a period of two years,113 and they are managed by the Department of Health Bureau of Narcotic Enforcement.114 After obtaining the state license, researchers must then apply for a federal license to gain an exemption from the federal CSA.115 Registrations are reviewed by the U.S. Department of Justice Drug

107 See supra note 79 and accompanying text.
109 New York City Charter § 556(d)(2).
111 45 C.F.R. § 46 (2017); see also N.Y. Public Health Law § 2444 (2017).
113 Id.
Enforcement Agency (DEA), and the DEA will require proof of the state registration before issuing the federal license.

Federal protocol review and approval will depend on the priorities of the Drug Enforcement Agency and the Attorney General. The Attorney General has authority to promulgate rules regarding registration, including research licenses.\textsuperscript{116} By statute, the AG considers at least five factors in granting research licenses: (1) recommendation by the state licensing board, (2) the researchers’ experience in research with controlled substances, (3) researchers’ conviction records under federal and state controlled substance laws, (4) compliance with “applicable state, federal or local laws,” and (5) threats to public health and safety.\textsuperscript{117} Controls against the potential diversion of drugs “from legitimate medical or scientific use” may also be part of the review.\textsuperscript{118} The protocol for a SIF will likely differ from the typical research protocol for the study of controlled substances. Unlike research studies that supply controlled substances for research participants, a SIF protocol would permit participants to bring their own (sometimes unknown) substances for use on site. Controls against diversion may be inapposite for a protocol that aims to measure the harm-reduction benefits of a SIF for recreational drug use. Approval of a research exemption would be at the discretion of the state Department of Health and federal Attorney General.

Implementing a SIF as a pilot research study has several advantages, and this was the initial means by which Vancouver, Canada and Sydney, Australia first established local SIFs. By opening a SIF with both federal and state licenses, SIF staff and owners would have some certainty that they are not violating federal or state laws. The experimental period may help the SIF gain public support, which may bolster subsequent state legislative or agency efforts to establish a SIF for service, rather than research purposes. The New South Wales Parliament, for example, legislatively authorized the Sydney SIF to continue in operation after a nine-year trial period.\textsuperscript{119} The drawbacks of establishing a SIF for research include the uncertainty of success in licensing at both federal and state levels, the need for reapproval and continued adherence to research protocol over time (at least every two years for state authorization), concerns about sustainability, and the potential for drug inventory recordkeeping requirements if the Attorney General does not waive them for a

\textsuperscript{118} Id.
There may also be disadvantages to delivering services in the context of a researcher-subject relationship rather than a provider-client relationship. Additionally, operating a SIF through a research protocol may require the creation and storage of more identifiable information about individual clients, which could limit program usage by clients who wish to stay anonymous.

III. Conclusions

As prior analyses have suggested, U.S. jurisdictions—including New York State and New York City—have legal authority to establish a SIF through several different pathways. Assuming that federal laws do not change, enacting a SIF through state legislation provides greatest legal certainty on a long-term basis for SIF clients, staff, and property owners, at least with respect to state criminal law and professional licensure. (Creating a SIF through a research waiver would provide greater legal certainty on a short-term basis, if the state and federal research licenses were granted. A research SIF, however, would end with the conclusion of the pilot or the expiration of either license.)

Although state legislative authorization may provide greatest certainty for a New York City SIF, this pathway nonetheless leaves open questions about the federal response under the Controlled Substances Act, particularly 21 U.S.C. § 856 (the “Crack House” statute). Legal challenges to a SIF on the basis of the CSA will depend on enforcement priorities and prosecutorial discretion. Federal Attorney General involvement (or forbearance) will therefore matter for implementing a SIF by any pathway, including state legislation, state administrative action, local ordinance or administrative action, or a research exemption to federal and state laws.

---

121 See Beletsky et al., supra note 85; Burris et al., supra note 18.