Unofficial Copy J2

1997 Regular Session 7lr2525

CF 7lr2909

By: Senator Hollinger

Introduced and read first time: January 31, 1997 Assigned to: Economic and Environmental Affairs

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 18, 1997

CHAPTER

1 AN ACT concerning

2 State Board of Pharmacy - Scope of Practice

3 FOR the purpose of altering certain provisions of the Maryland Pharmacy Practice Act

- concerning licensing, permits, the practice of pharmacy, the operation of 4
- pharmacies, and the regulation of drugs, and devices, and diagnostics; specifying the 5
- scope of the Act; requiring a person to have a license to practice pharmacy; 6
- 7 specifying the qualifications and application procedure for obtaining a certain
- 8 license and the scope of the license; specifying the standards applicable to a
- 9 pharmacy to which a certain permit has been issued, including a nonresident
- 10 pharmacy; authorizing a certain inspection or investigation of pharmacies by certain
- 11 State officials and prohibiting a person from hindering that inspection or
- 12 investigation; providing certain standards concerning certain pharmacy practices
- 13 relating to drugs, and devices, or diagnostics; specifying certain powers and duties of
- 14 the State Board of Pharmacy; defining certain terms; and generally relating to the
- practice of pharmacy and the Maryland Pharmacy Practice Act. 15

16 BY repealing and reenacting, with amendments,

- 17 Article - Health Occupations
- Section 12-101, 12-102, 12-301 through 12-303, 12-305, 12-307, 12-403, 12-501, 18
- 19 12-502, 12-507, 12-508, 12-509, 12-512, 12-602, 12-603, and 12-703
- 20 Annotated Code of Maryland
- 21 (1994 Replacement Volume and 1996 Supplement)
- 22 BY repealing
- 23 Article - Health Occupations
- 24 Section 12-503 through 12-506, 12-510, and 12-511
- 25 Annotated Code of Maryland

1 (1994 Replacement Volume and 1996 Supplement)

2 BY adding to

- 3 Article Health Occupations
- 4 Section 12-413 and 12-506
- 5 Annotated Code of Maryland
- 6 (1994 Replacement Volume and 1996 Supplement)

7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

8 MARYLAND, That the Laws of Maryland read as follows:

9 Article - Health Occupations

10 12-101.

11 (a) In this title the following words have the meanings indicated.

(b) "Authorized prescriber" means any licensed dentist, licensed physician,
licensed podiatrist, licensed veterinarian, certified nurse midwife to the extent permitted
in § 8-601 of this article, CERTIFIED NURSE PRACTITIONER TO THE EXTENT
PERMITTED IN § 8-508 OF THIS ARTICLE, or other individual authorized by law to
prescribe PRESCRIPTION OR NONPRESCRIPTION drugs; <u>OR</u> [medicines, or] devices, OR
DIAGNOSTICS.

18 (c) "Board" means the State Board of Pharmacy.

19 (D) (<u>1</u>) "COMPOUNDING" MEANS TO ENGAGE IN ANY OF THE FOLLOWING 20 ACTIVITIES:

21 (1) THE COMBINING OF CHEMICALS, PRESCRIPTION DRUGS, OR

22 NONPRESCRIPTION DRUGS FOR USE BY HUMANS OR ANIMALS PURSUANT TO A

23 PRESCRIPTION WRITTEN FOR A SPECIFIC PATIENT;

24 (2) THE COMBINING OF CHEMICALS, PRESCRIPTION DRUGS, OR 25 NONPRESCRIPTION DRUGS FOR USE BY HUMANS OR ANIMALS, WHICH 26 COMBINATION IS:

26 COMBINATION IS:

27 (I) PREPARED IN REASONABLE EXPECTATION OF AN
 28 AUTHORIZED PRESCRIBER'S PRESCRIPTIONS WRITTEN FOR SPECIFIC PATIENTS;
 29 AND

(II) PREPARED IN QUANTITIES NOT GREATER THAN TWO TIMES
 THE ANTICIPATED WEEKLY USAGE OF THE FORMULATION BASED ON AN
 AUTHORIZED PRESCRIBER'S PRESCRIPTIONS WRITTEN FOR SPECIFIC PATIENTS AND
 FILLED PREVIOUSLY BY THE PHARMACY;

34 (3) THE CREATION OF A DIFFERENT, DISTINCT DOSAGE FORM, DOSE,
 35 OR FORMULATION WHICH IS COMMERCIALLY UNAVAILABLE FOR USE BY HUMANS
 36 OR ANIMALS PURSUANT TO AN AUTHORIZED PRESCRIBER'S PRESCRIPTION
 37 WRITTEN FOR A SPECIFIC PATIENT; OR

38 (4) THE SELECTION OF NONTHERAPEUTIC INGREDIENTS TO BE
 39 UTILIZED IN THE COMBINING OF CHEMICALS, PRESCRIPTION DRUGS, OR

1 NONPRESCRIPTION DRUGS WHEN THE NECESSARY NONTHERAPEUTIC 2 INGREDIENTS ARE NOT SPECIFIED IN THE AUTHORIZED PRESCRIBER'S 3 PRESCRIPTION. THE PREPARATION, MIXING, ASSEMBLING, PACKAGING, OR 4 LABELING OF A DRUG OR DEVICE: 5 (I) AS THE RESULT OF A PRACTITIONER'S PRESCRIPTION DRUG 6 ORDER OR INITIATIVE BASED ON THE PRACTITIONER/PATIENT/PHARMACIST 7 RELATIONSHIP IN THE COURSE OF PROFESSIONAL PRACTICE; OR 8 (II) FOR THE PURPOSE OF, OR INCIDENT TO, RESEARCH, 9 TEACHING, OR CHEMICAL ANALYSIS AND NOT FOR THE SALE OR DISPENSING OF 10 THE DRUG OR DEVICE. 11 (2) "COMPOUNDING" INCLUDES THE PREPARATION OF DRUGS OR 12 DEVICES IN ANTICIPATION OF A PRESCRIPTION DRUG ORDER BASED ON ROUTINE, 13 REGULARLY OBSERVED PRESCRIBING PATTERNS. [(d)] (E) (1) "Device" means a device used in the diagnosis, treatment, or 14 15 prevention of disease. 16 (2) "Device" does not include any: 17 (i) Surgical or dental instrument; 18 (ii) Physical therapy equipment; 19 (iii) X-ray apparatus; or 20 (iv) Component part or accessory of any of these items. 21 (F) "DISPENSE" OR "DISPENSING" MEANS THE PROCEDURE WHICH RESULTS 22 IN THE RECEIPT OF A PRESCRIPTION OR NONPRESCRIPTION DRUG, OR DEVICE, OR 23 DIAGNOSTIC BY A PATIENT OR THE PATIENT'S AGENT AND WHICH ENTAILS THE 24 INDEPENDENT: 25 (1) INTERPRETATION OF AN AUTHORIZED PRESCRIBER'S 26 PRESCRIPTION FOR A DRUG, OR DEVICE, OR DIAGNOSTIC; 27 (2) SELECTION AND LABELING OF THE DRUG, OR DEVICE, OR 28 DIAGNOSTIC PRESCRIBED PURSUANT TO THAT PRESCRIPTION; AND (3) MEASURING AND PACKAGING OF THE PRESCRIBED DRUG; OR 29 30 DEVICE, OR DIAGNOSTIC IN ACCORDANCE WITH STATE AND FEDERAL LAWS. 31 (G) (1) "DISTRIBUTE" MEANS THE PROCESS RESULTING IN THE PROVISION 32 OF A PRESCRIPTION OR NONPRESCRIPTION DRUG, OR DEVICE, OR DIAGNOSTIC TO A 33 SEPARATE, INTERVENING INDIVIDUAL, LICENSED AND PRACTICING UNDER THE 34 HEALTH OCCUPATIONS ARTICLE, PRIOR TO ADMINISTRATION OF THE PROVIDED 35 DRUG, OR DEVICE, OR DIAGNOSTIC TO THE PATIENT PURSUANT TO A

36 PRESCRIPTION ISSUED BY AN AUTHORIZED PRESCRIBER.

37 (2) "DISTRIBUTE" DOES NOT INCLUDE THE OPERATIONS OF A PERSON
38 WHO HOLDS A PERMIT ISSUED UNDER §§ 12-601 AND 12-602 OF THIS TITLE.

1 [(e)] (H) "License" means, unless the context requires otherwise, a license issued 2 by the Board to practice pharmacy.

3 [(f)] (I) "Licensed pharmacist" means, unless the context requires otherwise, a 4 pharmacist who is licensed by the Board to practice pharmacy.

5 (J) "NONPRESCRIPTION DRUG" MEANS A DRUG WHICH MAY BE SOLD
6 WITHOUT A PRESCRIPTION AND WHICH IS LABELED FOR USE BY THE CONSUMER IN
7 ACCORDANCE WITH THE REQUIREMENTS OF THE LAWS AND REGULATIONS OF THIS
8 STATE AND THE FEDERAL GOVERNMENT.

9 (K) "NONRESIDENT PHARMACY" MEANS A PHARMACY LOCATED OUTSIDE
10 THIS STATE THAT, IN THE NORMAL COURSE OF BUSINESS, AS DETERMINED BY THE
11 BOARD, SHIPS, MAILS, OR DELIVERS DRUGS, <u>OR</u> DEVICES, OR DIAGNOSTICS TO A
12 PERSON IN THIS STATE PURSUANT TO A PRESCRIPTION.

(L) "PHARMACEUTICAL CARE" MEANS THE PROVISION OF DRUGS, DEVICES,
 OR DIAGNOSTICS AND OTHER RELATED SERVICES INTENDED TO ACHIEVE
 DEFINITE OUTCOMES REGARDING A PATIENT'S HEALTH DRUG THERAPY FOR THE
 PURPOSE OF ACHIEVING DEFINITE OUTCOMES RELATED TO THE CURE OR
 PREVENTION OF A DISEASE, ELIMINATION OR REDUCTION OF A PATIENT'S
 SYMPTOMS, OR ARRESTING OR SLOWING OF A DISEASE PROCESS BY IDENTIFYING,
 RESOLVING, OR PREVENTING ACTUAL OR POTENTIAL DRUG THERAPY PROBLEMS
 BY PATIENT COUNSELING AND BY PROVIDING INFORMATION TO LICENSED AND

21 CERTIFIED HEALTH CARE PROVIDERS.

22 [(g)] (M) "Pharmacist" means an individual who practices pharmacy

23 REGARDLESS OF THE LOCATION WHERE THE ACTIVITIES OF PRACTICE ARE 24 PERFORMED.

[(h)] (N) "Pharmacy" means an establishment in which PRESCRIPTION OR
NONPRESCRIPTION drugs; <u>OR</u> [medicines, or] devices, OR DIAGNOSTICS ARE
COMPOUNDED, DISPENSED, OR DISTRIBUTED [are dispensed, sold, or offered for
sale].

29 [(i)] (O) "Pharmacy permit" means a permit issued by the Board to establish and 30 operate a pharmacy.

31 [(j)] (P) (1) "Practice pharmacy" means to engage in any of the following 32 activities:

(i) [Selecting, preparing, and dispensing drugs, medicines, or
 devices] PROVIDING PHARMACEUTICAL CARE;

(II) COMPOUNDING, DISPENSING, OR DISTRIBUTING
 PRESCRIPTION DRUGS, <u>OR</u> DEVICES, OR DIAGNOSTIC;

37 (III) COMPOUNDING OR DISPENSING NONPRESCRIPTION DRUGS;
38 <u>OR</u> DEVICES; OR DIAGNOSTICS;

39 (IV) MONITORING PRESCRIPTIONS FOR PRESCRIPTION AND
 40 NONPRESCRIPTION DRUGS; <u>OR DEVICES</u>;

5 1 [(ii)] (V) Providing information, [and] explanation, OR 2 RECOMMENDATIONS to patients and health care practitioners about the safe and 3 effective use of PRESCRIPTION OR NONPRESCRIPTION drugs, OR [medicines, or] 4 devices, OR DIAGNOSTICS; or 5 [(iii)] (VI) Identifying and appraising problems concerning the use or 6 monitoring of [drug] therapy WITH DRUGS, OR DEVICES, OR DIAGNOSTICS. (2) "Practice pharmacy" does not include the operations of a person who 7 8 holds a permit issued under §§ 12-601 and 12-602 of this title. 9 12-102. 10 (a) (1) In this section the following terms have the meanings indicated. 11 (2) "In the public interest" means the dispensing of drugs, OR DEVICES, OR 12 **DIAGNOSTICS** by a licensed dentist, physician, or podiatrist to a patient when a pharmacy 13 is not conveniently available to the patient. 14 (3) "Personally preparing and dispensing" means that the licensed dentist, 15 physician, or podiatrist: 16 (i) Is physically present on the premises where the prescription is 17 filled: and 18 (ii) Performs a final check of the prescription before it is provided to 19 the patient. (b) This title does not limit the right of an individual to practice a health 20 21 occupation that the individual is authorized to practice under this article. (c) This title does not prohibit: 22 23 (1) A licensed veterinarian from personally preparing and dispensing the 24 veterinarian's prescriptions; 25 (2) A licensed dentist, physician, or podiatrist from personally preparing 26 and dispensing the dentist's, physician's, or podiatrist's prescriptions when: 27 (i) The dentist, physician, or podiatrist: 28 1. Has applied to the board of licensure in this State which 29 licensed the dentist, physician, or podiatrist; 30 2. Has demonstrated to the satisfaction of that board that the 31 dispensing of prescription drugs, OR DEVICES, OR DIAGNOSTICS by the dentist, 32 physician, or podiatrist is in the public interest; and 33 3. Has received a written permit from that board to dispense 34 prescription drugs, OR DEVICES, OR DIAGNOSTICS except that a written permit is not 35 required in order to dispense starter dosages or samples without charge;

36 (ii) The person for whom the drugs, <u>OR</u> DEVICES, OR DIAGNOSTICS
37 are prescribed is a patient of the prescribing dentist, physician, or podiatrist;

1 2	(iii) The dentist, physician, or podiatrist does not have a substantial financial interest in a pharmacy; and
3	(iv) The dentist, physician, or podiatrist:
4 5	1. Complies with the labeling requirements of [§ 12-509] § 12-505 of this title;
6 7	2. Records the dispensing of the prescription drug; <u>OR</u> DEVICE; OR DIAGNOSTIC on the patient's chart;
8 9	3. Allows the Division of Drug Control to enter and inspect the dentist's, physician's, or podiatrist's office at all reasonable hours;
12	4. Except for starter dosages or samples without charge, provides the patient with a written prescription, maintains prescription files in accordance with [§ 12-505] § 12-403(B)(13) of this title, and maintains a separate file for Schedule II prescriptions;
14 15	5. Does not direct patients to a single PHARMACIST OR pharmacy [in accordance with § 12-403(a)(7)] § 12-403(B)(8) of this title; and
16 17	6. Does not receive remuneration for referring patients to a PHARMACIST OR pharmacy; or
18	(3) A hospital-based clinic from dispensing prescriptions to its patients.
19	(d) This title does not prohibit:
20 21	(1) A licensed veterinarian from personally dispensing a drug , <u>OR</u> DEVICE, OR DIAGNOSTIC sample to a patient of the veterinarian; or
	(2) A licensed dentist, licensed physician, or licensed podiatrist from personally dispensing a drug , <u>OR</u> DEVICE , OR DIAGNOSTIC sample to a patient of the licensed dentist, licensed physician, or licensed podiatrist if:
25 26	(i) The sample complies with the labeling requirements of [§ 12-509] § 12-505 of this title;
27	(ii) No charge is made for the sample; and
28 29	(iii) The authorized prescriber enters an appropriate record in the patient's chart.
	(e) (1) This title does not prohibit a dentist, physician, or podiatrist from administering a prescription drug , <u>OR</u> DEVICE , OR DIAGNOSTIC in the course of treating a patient.
35	(2) For the purposes of paragraph (1) of this subsection, "administering" means the direct introduction of a single dosage of a drug, <u>OR</u> DEVICE, OR DIAGNOSTIC at a given time, whether by injection or other means, and whether in liquid, tablet, capsule, or other form.

	(f) (1) This title does not prohibit a dentist, physician, or podiatrist from personally dispensing a starter dosage of a prescription drug , <u>OR</u> DEVICE, OR DIAGNOSTIC to a patient of the dentist, physician, or podiatrist, provided that:
4 5	(i) The starter dosage complies with the labeling requirements of [§ 12-509] § 12-505 of this title;
6	(ii) No charge is made for the starter dosage; and
7 8	(iii) The dentist, physician, or podiatrist enters an appropriate record on the patient's chart.
9 10	(2) For the purposes of paragraph (1) of this subsection, "starter dosage" means an amount of drug , <u>OR</u> DEVICE , OR DIAGNOSTIC sufficient to begin therapy:
11	(i) Of short duration of 72 hours or less; or
12 13	(ii) Prior to obtaining a larger quantity of the drug , <u>OR</u> DEVICE, OR DIAGNOSTIC to complete the therapy.
14 15	(g) This title does not prohibit a dentist, physician, or podiatrist from dispensing a prescription drug , <u>OR</u> DEVICE, OR DIAGNOSTIC in the course of treating a patient:
16 17	(1) At a medical facility or clinic that specializes in the treatment of medical cases reimbursable through workers' compensation insurance;
18	(2) At a medical facility or clinic that is operated on a nonprofit basis;
19 20	(3) At a health center that operates on a campus of an institution of higher education; or
21 22	(4) At a public health facility, a medical facility under contract with a State or local health department, or a facility funded with public funds.
23	(h) This title does not limit the right of a general merchant to sell:
24	(1) Any nonprescription drug , <u>OR</u> [medicine, or] device, <u>OR DIAGNOSTIC</u>;
25	(2) Any commonly used household or domestic remedy; or
26 27	(3) Any farm remedy or ingredient for a spraying solution, in bulk or otherwise.
	(i) A dentist, physician, or podiatrist who fails to comply with the provisions of this section governing the dispensing of prescription drugs , OR DEVICES , OR DIAGNOSTICS shall:
31	(1) Have the dispensing permit revoked; and
32	(2) Be subject to disciplinary actions by the appropriate licensing board.
33	12-301.
34	(a) Except as otherwise provided in this title, an individual shall be licensed by the

7

35 Board before the individual may practice pharmacy in this State.

8

(b) This section does not apply to an individual while engaging in a [clinical
 pharmacy training] PROFESSIONAL EXPERIENCE program under the direct supervision
 of a licensed pharmacist.

4 12-302.

5 (a) To qualify for a license, an applicant shall be an individual who meets the 6 requirements of this section.

7 (b) The applicant shall be of good moral character.

8 (c) The applicant shall be at least 18 years old.

9 (d) The applicant shall:

10 (1) Be a graduate of a school or college of pharmacy that is approved by the 11 Board or accredited by the American Council on Pharmaceutical Education; and

(2) Have completed the [clinical pharmacy training] PROFESSIONAL
 EXPERIENCE PROGRAM that the Board requires.

(e) Except as otherwise provided in this title, the applicant shall pass anexamination given by the Board under this subtitle.

16 (f) (1) In this subsection, "foreign school or college of pharmacy" means a 17 school or college of pharmacy that is not located in any state in the United States.

(2) The Board may waive the requirements of subsection (d)(1) of this
section for an applicant who is a graduate of a foreign school or college of pharmacy,
provided that the applicant passes an examination approved by the Board in addition to
the examinations otherwise given by the Board under this subtitle.

(g) (1) The Board shall require, as part of its examination or licensing
procedures, an applicant for a license to practice pharmacy to demonstrate an oral
competency in the English language by passing a Board approved standardized test of
oral competency.

26 (2) The Board shall adopt regulations that establish a procedure for testing
27 an individual who because of the individual's speech or hearing impairment is unable to
28 complete satisfactorily a Board approved standardized test of oral competency.

(3) If any disciplinary charge or action that relates to a problem with the
oral communication of the English language is brought against a licensee under this title,
the Board shall require the licensee to pass a Board approved standardized test of oral
competency.

(4) The Board may not require an applicant for a license to practice
pharmacy, who was previously licensed in another state to practice pharmacy, to
demonstrate an oral competency in the English language, if the other state's examination
and licensing procedures at the time the applicant was licensed in the other state included
an oral competency component similar to the oral competency component in this State's
examination and licensing procedures.

9

9
1 12-303.
2 (a) To apply for a license, an applicant shall:
3 (1) Submit an application to the Board on the form that the Board requires;4 and
5 (2) Pay [to the Board] the application [fee] FEES set by the Board.
6 (b) An application shall be signed and verified by the applicant as to completion 7 of the required [clinical training] PROFESSIONAL EXPERIENCE PROGRAM.
8 12-305.
 9 (a) Subject to the provisions of this section, the Board may waive any examination 10 requirement of this title for an applicant who is licensed to practice pharmacy in any 11 other state, if that state grants a similar waiver to licensees of this State.
12 (b) The Board may grant a waiver under this section only if the applicant:
13 (1) Is of good moral character;
14 (2) Pays the application [fee] FEES set by the Board; and
15 (3) Provides adequate evidence that the applicant:
16 (i) Meets the qualifications otherwise required by this title; and
(ii) Became licensed or registered in the other state to practicepharmacy only after passing an examination that is approved by the Board.
(c) The Board shall adopt by regulation an examination to be administered toapplicants who are licensed to practice pharmacy in any other state.
21 12-307.
(A) A license authorizes the licensee to practice pharmacy while the license iseffective.
 (B) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, A PHARMACIST MAY ENGAGE IN DISPENSING OR DISTRIBUTING ONLY FROM A PHARMACY HOLDING A PHARMACY PERMIT ISSUED BY THE BOARD.
 (C) PURSUANT TO REGULATIONS ADOPTED BY THE BOARD, A LICENSED PHARMACIST MAY ENGAGE IN DISPENSING OR DISTRIBUTING FROM A SETTING NOT HOLDING A PHARMACY PERMIT ONLY UPON RECEIVING THE PRIOR APPROVAL OF THE BOARD.
31 12-403.
32 (a) THIS SECTION DOES NOT REQUIRE A NONRESIDENT PHARMACY TO 33 VIOLATE THE LAWS OR REGULATIONS OF THE STATE IN WHICH IT IS LOCATED

 $33\;$ VIOLATE THE LAWS OR REGULATIONS OF THE STATE IN WHICH IT IS LOCATED.

34 (B) Except as otherwise provided in this section, a pharmacy for which a pharmacy35 permit has been issued under this title:

10

1 (1) Shall be operated in compliance with the law and with the rules and 2 regulations of the Board;

3 (2) Shall be located and equipped so that the pharmacy may be operated4 without endangering the public health or safety;

5 (3) Shall [be constantly under the personal and immediate supervision of a
6 licensed pharmacist] ENSURE THAT A LICENSED PHARMACIST BE IMMEDIATELY
7 AVAILABLE ON THE PREMISES TO PROVIDE PHARMACY SERVICES AT ALL TIMES
8 THE PHARMACY IS IN OPERATION;

9 (4) SHALL BE SUPERVISED BY A LICENSED PHARMACIST WHO IS
10 RESPONSIBLE FOR THE OPERATIONS OF THE PHARMACY AT ALL TIMES THE
11 PHARMACY IS IN OPERATION;

12 [(4)] (5) Shall provide complete pharmaceutical service by preparing and 13 dispensing all prescriptions that reasonably may be expected of a pharmacist;

[(5)] (6) [Except for a hospital pharmacy, shall] SHALL provide services to
the general public and may not restrict or limit its services to any group of individuals
UNLESS GRANTED A WAIVER FROM THIS REQUIREMENT BY THE BOARD;

[(6)] (7) May not offer pharmaceutical services under any term or condition
that tends to interfere with or impair the free and complete exercise of professional
pharmaceutical judgment or skill;

20 [(7)] (8) May not make any agreement that denies a patient a free choice of 21 [pharmacists] PHARMACIST OR PHARMACY SERVICES; [and]

22 [(8)] (9) May not participate in any activity that is a ground for Board 23 action against a licensed pharmacist under § 12-313 of this title[.];

24 (10) (I) SHALL MAINTAIN AT ALL TIMES A CURRENT REFERENCE 25 LIBRARY THAT IS APPROPRIATE TO MEET THE NEEDS OF:

26 1. THE PRACTICE SPECIALTY OF THAT PHARMACY; AND

27 2. THE CONSUMERS THE PHARMACY SERVES; AND

(II) SHALL COMPLY WITH ANY REGULATIONS ADOPTED BY THE
BOARD ESTABLISHING THE TYPES OF TEXTS REQUIRED TO BE INCLUDED IN THE
REFERENCE LIBRARIES IN EACH OF THE VARIOUS PRACTICE SPECIALTY
PHARMACIES;

(11) (I) SHALL MAINTAIN AT ALL TIMES THE MINIMUM PROFESSIONAL
 AND TECHNICAL EQUIPMENT AND SANITARY APPLIANCES THAT ARE NECESSARY IN
 A PHARMACY:

35	1. TO PREPARE AND DISPENSE PRESCRIPTIONS PROPERLY;
36 AND	
37	2. TO OTHERWISE OPERATE A PHARMACY; AND

38 (II) SHALL:

1 1. BE EQUIPPED WITH THE MINIMUM EQUIPMENT AND 2 APPLIANCES SPECIFIED BY THE BOARD UNDER THIS SECTION: AND 3 2. BE KEPT IN A CLEAN AND ORDERLY MANNER; 4 (12) SHALL STORE ALL PRESCRIPTION OR NONPRESCRIPTION DRUGS, OR 5 DEVICES, OR DIAGNOSTICS PROPERLY AND SAFELY SUBJECT TO THE RULES AND 6 REGULATIONS ADOPTED BY THE BOARD; 7 (13) SHALL: (I) MAKE AND KEEP ON FILE FOR AT LEAST 5 YEARS A RECORD OF 8 9 EACH PRESCRIPTION PREPARED OR DISPENSED IN THE PHARMACY: 10 (II) DISCLOSE THE RECORDS AND FILES MAINTAINED OF 11 PRESCRIPTIONS FOR DRUGS, OR DEVICES, OR DIAGNOSTICS THAT IDENTIFY OR 12 MAY BE READILY ASSOCIATED WITH THE IDENTITY OF A PATIENT ONLY IN 13 ACCORDANCE WITH THE PROVISIONS OF TITLE 4, SUBTITLE 3 OF THE HEALTH -14 GENERAL ARTICLE; AND 15 (III) KEEP ADDITIONAL RECORDS AS REQUIRED BY THE RULES 16 AND REGULATIONS ADOPTED BY THE BOARD; 17 (14) EXCEPT AS OTHERWISE PROVIDED UNDER FEDERAL LAW, SHALL 18 ESTABLISH AND MAINTAIN MECHANISMS TO ENSURE THAT ALL PRESCRIPTION 19 DRUGS, OR DEVICES, OR DIAGNOSTICS USED WITHIN INSTITUTIONS THAT PROVIDE 20 ACUTE, SUBACUTE, OR LONG-TERM CARE, OR WITHIN THEIR RELATED CORPORATE 21 SUBSIDIARIES, BUT STORED OUTSIDE A PHARMACY, ARE STORED PROPERLY AND 22 SAFELY, SUBJECT TO RULES AND REGULATIONS ADOPTED BY THE BOARD AND 23 POLICIES ESTABLISHED BY THE INSTITUTION; 24 (15) SHALL PROVIDE SUCH PERSONNEL, AUTOMATION, AND 25 TECHNOLOGY AS ARE NECESSARY TO ALLOW THE LICENSED PHARMACIST 26 EMPLOYEE SUFFICIENT TIME TO UTILIZE THE PHARMACIST'S KNOWLEDGE AND 27 TRAINING AND TO PERFORM COMPETENTLY THE FUNCTIONS OF A LICENSED 28 PHARMACIST AS REQUIRED BY LAW; AND 29 (16) SHALL PROVIDE SUCH PERSONNEL, AUTOMATION, AND 30 TECHNOLOGY AS ARE NECESSARY TO ALLOW THE LICENSED PHARMACIST 31 EMPLOYEE TO COMPLY WITH THE LABELING REQUIREMENTS SPECIFIED IN § 12-505. [(b)] (C) (1) The Board may waive any of the requirements of this section for 32 33 the University of Maryland School of Pharmacy, for [radio] NUCLEAR pharmacy and 34 dental pharmacy experimental and teaching programs. 35 (2) The Board may waive the requirements of subsection [(a)(4)](B)(5)36 and [(5)] (6) of this section for pharmacies that are engaged in pharmaceutical 37 specialties which are recognized by the Board under rules and regulations adopted by the 38 Board.

39 (D) A NONRESIDENT PHARMACY SHALL HOLD A PHARMACY PERMIT ISSUED40 BY THE BOARD.

1 (E) (1) IN ORDER TO OBTAIN A PHARMACY PERMIT FROM THE BOARD, A 2 NONRESIDENT PHARMACY SHALL:

3 (I) SUBMIT AN APPLICATION TO THE BOARD ON THE FORM THAT 4 THE BOARD REQUIRES;

(II) PAY TO THE BOARD AN APPLICATION FEE SET BY THE BOARD;

6 (III) SUBMIT A COPY OF THE MOST RECENT INSPECTION REPORT
7 RESULTING FROM AN INSPECTION CONDUCTED BY THE REGULATORY OR
8 LICENSING AGENCY OF THE STATE IN WHICH THE NONRESIDENT PHARMACY IS
9 LOCATED; AND

(IV) ON THE REQUIRED PERMIT APPLICATION, IDENTIFY THE
 NAME AND CURRENT ADDRESS OF AN AGENT LOCATED IN THIS STATE OFFICIALLY
 DESIGNATED TO ACCEPT SERVICE OF PROCESS.

(2) A NONRESIDENT PHARMACY SHALL REPORT A CHANGE IN THE
 NAME OR ADDRESS OF THE RESIDENT AGENT IN WRITING TO THE BOARD 30 DAYS
 PRIOR TO THE CHANGE.

16 (F) A NONRESIDENT PHARMACY SHALL:

17 (1) COMPLY WITH THE LAWS OF THE STATE IN WHICH IT IS LOCATED;

(2) ON AN ANNUAL BASIS AND WITHIN 30 DAYS AFTER A CHANGE OF
 OFFICE, CORPORATE OFFICER, OR PHARMACIST, DISCLOSE TO THE BOARD THE
 LOCATION, NAMES, AND TITLES OF ALL PRINCIPAL CORPORATE OFFICERS AND ALL
 PHARMACISTS WHO ARE DISPENSING PRESCRIPTIONS FOR DRUG, <u>OR</u> DEVICES, OR
 DIAGNOSTICS TO PERSONS IN THIS STATE;

23 (3) COMPLY WITH ALL LAWFUL DIRECTIONS AND REQUESTS FOR
24 INFORMATION FROM THE REGULATORY OR LICENSING AGENCY OF THE STATE IN
25 WHICH IT IS LOCATED AND ALL REQUESTS FOR INFORMATION MADE BY THE
26 BOARD PURSUANT TO THIS SECTION;

27 (4) MAINTAIN AT ALL TIMES A VALID, UNEXPIRED PERMIT TO
28 CONDUCT A PHARMACY IN COMPLIANCE WITH THE LAWS OF THE STATE IN WHICH
29 IT IS LOCATED;

30 (5) MAINTAIN ITS RECORDS OF PRESCRIPTION DRUG, <u>OR</u> DEVICES, OR
 31 DIAGNOSTICS DISPENSED TO PATIENTS IN THIS STATE SO THAT THE RECORDS ARE
 32 READILY RETRIEVABLE;

(6) DURING ITS REGULAR HOURS OF OPERATION, BUT NOT LESS THAN
6 DAYS A WEEK, AND FOR A MINIMUM OF 40 HOURS PER WEEK, PROVIDE TOLL-FREE
TELEPHONE SERVICE TO FACILITATE COMMUNICATION BETWEEN PATIENTS IN THIS
STATE AND A PHARMACIST WHO HAS ACCESS TO THE PATIENT'S PRESCRIPTION
RECORDS;

38 (7) DISCLOSE ITS TOLL-FREE TELEPHONE NUMBER ON A LABEL
39 AFFIXED TO EACH CONTAINER OF DRUG, OR DEVICES, OR DIAGNOSTICS; AND

12

13

(8) COMPLY WITH THE LAWS OF THIS STATE RELATING TO THE
 CONFIDENTIALITY OF PRESCRIPTION RECORDS IF THERE ARE NO LAWS RELATING
 TO THE CONFIDENTIALITY OF PRESCRIPTION RECORDS IN THE STATE IN WHICH
 THE NONRESIDENT PHARMACY IS LOCATED.

G) SUBJECT TO THE HEARING PROVISIONS OF § 12-411 OF THIS TITLE, IF A
PHARMACY OR A NONRESIDENT PHARMACY IS OPERATED IN VIOLATION OF THIS
SECTION, THE BOARD MAY SUSPEND THE APPLICABLE PHARMACY PERMIT UNTIL
THE PHARMACY COMPLIES WITH THIS SECTION.

9 12-413.

(A) DURING BUSINESS HOURS, THE SECRETARY, THE BOARD, OR THE
 AGENTS OF EITHER MAY ENTER ANY PERMIT HOLDER'S PHARMACY AND INSPECT
 FOR COMPLIANCE WITH FEDERAL AND STATE LAWS AND REGULATIONS:

13 (1) ANY DRUGS, OR DEVICES, DIAGNOSTICS, DENTIFRICES, DOMESTIC
14 REMEDIES, AND TOILET ARTICLES THAT ARE IN THE PHARMACY;

15 (2) ANY RECORDS OR PUBLICATIONS THAT ARE REQUIRED TO BE KEPT16 BY A PHARMACY UNDER THIS TITLE; AND

17 (3) THE FACILITY.

(B) AT THE DIRECTION OF THE SECRETARY, THE BOARD, THE CHIEF OF THE
DIVISION OF DRUG CONTROL, OR THEIR AGENTS MAY ENTER A PERMIT HOLDER'S
PHARMACY AT ANY TIME AND INVESTIGATE WITH LAW ENFORCEMENT OFFICERS
PURSUANT TO A VALID WARRANT.

(C) A PERSON MAY NOT HINDER AN INSPECTION OR AN INVESTIGATIONCONDUCTED UNDER THIS SECTION.

24 12-501.

(A) [Whenever a pharmacy is in operation, it shall be constantly under the
personal and immediate supervision of a licensed pharmacist] A LICENSED
PHARMACIST HAS A DUTY TO EXERCISE INDEPENDENT PROFESSIONAL JUDGMENT
IN DECIDING WHETHER OR NOT TO DISPENSE OR REFILL A PRESCRIPTION.

(B) IN REFUSING TO DISPENSE OR REFILL A PRESCRIPTION, THE DECISION OF
THE PHARMACIST SHALL NOT BE ARBITRARY BUT SHALL BE BASED ON
PROFESSIONAL EXPERIENCE, KNOWLEDGE, OR AVAILABLE REFERENCE
MATERIALS.

33 12-502.

(a) [In the operation of a pharmacy, only] ONLY a licensed pharmacist or an
individual engaging in a [clinical pharmacy training] PROFESSIONAL EXPERIENCE
program and acting under the direct supervision of a licensed pharmacist may provide
information to the public OR A HEALTH CARE PRACTITIONER concerning
PRESCRIPTION OR NONPRESCRIPTION drugs; OR [medicines, and] devices; OR
DIAGNOSTICS including information as to their therapeutic values, potential side effects,
and use in the treatment and prevention of diseases.

14	
3	(b) [While on the premises of a pharmacy, a] A licensed pharmacist shall give [an individual] A PATIENT who requests, in person or by telephone, the current price of a prescription drug, <u>OR</u> DEVICE, OR DIAGNOSTIC that the pharmacy offers for sale to the public.
5	[12-503.
6 7	(a) The Board shall specify the minimum professional and technical equipment and sanitary appliances that are necessary in a pharmacy:
8	(1) To prepare and dispense prescriptions properly; and
9	(2) Otherwise to operate a pharmacy.
10	(b) Each pharmacy shall be:
11 12	(1) Equipped with the minimum equipment and appliances specified by the Board under this section; and
13	(2) Kept in a clean and orderly manner.
	(c) Subject to the hearing provisions of § 12-411 of this title, if a pharmacy is operated in violation of this section, the Board may suspend the applicable pharmacy permit until the pharmacy complies with this section.]
17	[12-504.
18 19	(a) In each pharmacy there shall be kept at all times a current reference library that is appropriate to meet the needs of:
20	(1) The practice specialty of that pharmacy; and
21	(2) The consumers the pharmacy serves.
22 23	(b) The Board shall adopt regulations establishing the types of texts required to be included in the reference libraries in each of the various practice specialty pharmacies.
	(c) Subject to the hearing provisions of § 12-411 of this title, if a pharmacy is operated in violation of this section, the Board may suspend the applicable pharmacy permit until the pharmacy complies with this section.]
27	[12-505.
28 29	(a) (1) In each pharmacy, a record of each prescription prepared or dispensed in the pharmacy shall be made and kept on file for at least 5 years.
	(2) The records and files maintained by a pharmacy of prescription orders for drugs, medicines, or devices that identify or may be readily associated with the identity of a patient:
33	(i) Are medical records; and
34	(ii) May only be disclosed in accordance with the provisions of Title 4,

35 Subtitle 3 of the Health - General Article.

1 (b) In each pharmacy, additional records also shall be kept as required by the 2 rules and regulations adopted by the Board.]

3 [12-506.

4 Subject to the rules and regulations adopted by the Board, all drugs, medicines, and 5 devices held by a pharmacy shall be stored properly and safely.]

6 [12-507.] 12-503.

7 (a) An authorized prescriber who issues a prescription shall indicate on the8 prescription the date of its issuance.

9 (b) Unless otherwise instructed by the authorized prescriber who issues the
 10 prescription, a pharmacist may not dispense any drug; <u>OR</u> [medicine, or] device; OR
 11 DIAGNOSTIC on a prescription presented more than 120 days after the date the
 12 prescription was issued.

13 [12-508.] 12-504.

(a) In this section, "brand name" means the proprietary name a manufacturer
 places on a drug, <u>OR</u> DEVICE, OR DIAGNOSTIC product or its container.

(b) A pharmacist may substitute a generically equivalent drug, <u>OR</u> DEVICE, OR
 DIAGNOSTIC product, of the same dosage form and strength, for any brand name drug,
 OR DEVICE, OR DIAGNOSTIC product prescribed, if:

19 (1) The authorized prescriber does not state expressly that the prescription 20 is to be dispensed only as directed;

(2) The substitution is recognized in the United States Food and Drug
Administration's current list of approved drug, <u>OR</u> DEVICE, <u>OR DIAGNOSTIC</u> products
with therapeutic equivalence evaluations; and

24 (3) The consumer is charged less for the substituted drug, <u>OR</u> DEVICE, OR
 25 DIAGNOSTIC than the price of the brand name drug, <u>OR</u> DEVICE, OR DIAGNOSTIC.

26 (c) If a drug, <u>OR</u> DEVICE, <u>OR</u> DIAGNOSTIC product is substituted under this 27 section, the pharmacist shall:

28 (1) Notify the patient in writing that the drug, <u>OR</u> DEVICE, OR DIAGNOSTIC
29 product dispensed is a generic equivalent of the prescribed drug, <u>OR</u> DEVICE, OR
30 DIAGNOSTIC product; and

(2) Record on the prescription and keep a record of the name and
 manufacturer of the substituted drug, <u>OR</u> DEVICE, OR DIAGNOSTIC product.

(d) The Department may list any additional drug, <u>OR</u> DEVICE, OR DIAGNOSTIC
products that are determined by the Department to meet requirements that are adequate
to assure product quality and therapeutic equivalence, after an opportunity for public
comment as provided in Title 10, Subtitle 1 of the State Government Article.

37 (e) The Department may disqualify a drug; <u>OR</u> DEVICE, OR DIAGNOSTIC product

38 on the United States Food and Drug Administration's current list from being used in

39 Maryland as a generic substitute if the Department determines that the drug; <u>OR</u>

16
1 DEVICE, OR DIAGNOSTIC is therapeutically nonequivalent or has a negative physical or
2 biological effect on the consumer of that drug<u>, OR</u> DEVICE, OR DIAGNOSTIC product:

3 (1) After providing an opportunity for public comment as provided in Title 4 10, Subtitle 1 of the State Government Article; or

5 (2) Prior to providing an opportunity for public comment, if the Department 6 believes that a particular generic drug, <u>OR</u> DEVICE, OR DIAGNOSTIC product constitutes 7 an imminent danger to the public health, safety or welfare, and the Department:

8 (i) Provides an opportunity for public comment as provided in Title
9 10, Subtitle 1 of the State Government Article within 30 days of disqualifying the DRUG;
10 <u>OR DEVICE; OR DIAGNOSTIC</u> product; and

(ii) After providing an opportunity for public comment, determines
 whether the DRUG, <u>OR</u> DEVICE, OR DIAGNOSTIC product should remain disqualified.

(f) For a drug, <u>OR</u> DEVICE, OR DIAGNOSTIC product that the Department has
disqualified from being used in Maryland as a generic substitute under subsection (e) of
this section, the Department shall provide an opportunity for public comment as provided
in Title 10, Subtitle 1 of the State Government Article before reinstating the drug, <u>OR</u>
DEVICE, OR DIAGNOSTIC product for use in Maryland as a generic substitute.

(g) A pharmacist who substitutes a drug, <u>OR</u> DEVICE, OR DIAGNOSTIC product
in compliance with this section incurs no greater liability in filling the prescription by
dispensing the equivalent drug, <u>OR</u> DEVICE, OR DIAGNOSTIC product than would be
incurred in filling the prescription by dispensing the prescribed brand name drug, <u>OR</u>
DEVICE, OR DIAGNOSTIC.

23 [12-509.] 12-505.

(a) [In this section, "established name" has the meaning stated in the FederalFood, Drug, and Cosmetic Act.]

[(b)] Except for a [medication] DRUG, <u>OR</u> DEVICE, OR DIAGNOSTIC dispensed to
 an inpatient in a hospital or related institution, a pharmacist shall label each container of
 [medication] DRUGS, <u>OR</u> DEVICES, OR DIAGNOSTICS that the pharmacist dispenses.

29 [(c)] (B) In addition to any other information required by law, the pharmacist 30 shall include on the label:

31 (1) The date the prescription is filled; and

32 (2) Unless otherwise required by the prescriber:

33 (i) [The month and year when the medication expires, if known;] AN
34 EXPIRATION DATE OF THE DRUGS, OR DEVICES, OR DIAGNOSTICS WHICH SHALL BE
35 THE LESSER OF:

36 1. 1 YEAR FROM THE DATE OF DISPENSING;
37 2. THE MONTH AND YEAR WHEN THE DRUGS; <u>OR</u> DEVICES;
38 OR DIAGNOSTICS EXPIRE;

17
13. THE APPROPRIATE EXPIRATION DATE FOR REPACKAGED2DRUGS, OR DEVICES, OR DIAGNOSTICS; OR
3 4. A SHORTER PERIOD AS DETERMINED BY THE4 PHARMACIST;
5 (ii) Any appropriate special handling instructions regarding proper 6 storage of the [medication] DRUGS , OR DEVICES, OR DIAGNOSTICS ; and
 (iii) Subject to the provisions of subsection [(d)] (C) of this section, the name and strength of the [medication] DRUGS; <u>OR</u> DEVICES, OR DIAGNOSTICS.
 9 [(d)] (C) (1) Except as provided in paragraph (2) of this subsection, the 10 pharmacist shall indicate on the label the same name for the [medication] DRUG, <u>OR</u> 11 DEVICE, OR DIAGNOSTIC as that used by the authorized prescriber.
 (2) If, under [§ 12-508] § 12-504 of this subtitle, the pharmacist substitutes a drug, <u>OR</u> DEVICE, OR DIAGNOSTIC product for that named by the authorized prescriber, the pharmacist shall indicate on the label both the [established] name of the drug, <u>OR</u> DEVICE, OR DIAGNOSTIC product [prescribed] and the name of the manufacturer or distributor of the drug, <u>OR</u> DEVICE, OR DIAGNOSTIC dispensed.
 [(e)] (D) (1) Except as provided in this subsection, if an authorized prescriber dispenses [medication] A DRUG; <u>OR</u> DEVICE, OR DIAGNOSTIC, the prescriber shall label each container of the [medication] DRUG; <u>OR</u> DEVICE, OR DIAGNOSTIC.
20 (2) In addition to any other information required by law, the authorized 21 prescriber shall include on the label:
 22 (i) The name and strength of the [medication] DRUG; <u>OR</u> DEVICE; 23 OR DIAGNOSTIC;
24 (ii) The date the prescription is dispensed;
 25 (iii) [The month and year when the medication expires, if known; and] 26 AN EXPIRATION DATE OF THE DRUG, <u>OR</u> DEVICE, OR DIAGNOSTIC WHICH SHALL BE 27 THE LESSER OF:
28 1. 1 YEAR FROM THE DATE OF DISPENSING;
 2. THE MONTH AND YEAR WHEN THE DRUG, <u>OR</u> DEVICE, OR 30 DIAGNOSTIC EXPIRES; OR
313. A SHORTER PERIOD AS DETERMINED BY THE32AUTHORIZED PRESCRIBER; AND
 (iv) Any appropriate special handling instructions regarding proper storage of the [medication] DRUG, <u>OR</u> DEVICE, OR DIAGNOSTIC.
 35 (3) The labeling requirements of this subsection do not apply if the 36 authorized prescriber dispenses the [medication] DRUG; <u>OR</u> DEVICE, OR DIAGNOSTIC:
37 (i) To an inpatient in a hospital or related institution:

37

(i) To an inpatient in a hospital or related institution;

18	
1	(ii) In an emergency situation; or
2 3 dispensed in the regu	(iii) As a sample [medication] DRUG, <u>OR</u> DEVICE, OR DIAGNOSTIC lar course of the authorized prescriber's practice.
	long as any of the original contents remain in the container, a person e, or remove any label required by this section.
6 [12-510.	
7 (a) The Sec 8 inspect during busine	cretary, the Board, or the agents of either may enter any pharmacy and ess hours:
9 (1) 10 articles that are in th	Any drugs, medicines, devices, dentifrices, domestic remedies, and toilet ne pharmacy; and
11 (2) 12 under this title.	Any records and publications that are required to be kept in a pharmacy
13 (b) A perso	on may not hinder an inspection conducted under this section.]
14 [12-511.	
15(a) A pharm16 been authorized if:	nacist may refill a prescription for a drug for which the refill has not
17 (1)	The pharmacist:
18 19 prescriber; and	(i) Attempts to obtain an authorization from the authorized
20	(ii) Is not able readily to obtain the authorization.
21 (2)	The refill of the prescription is not for a controlled dangerous substance;
22 (3)	The drug is essential to the maintenance of life;
23 (4) 24 conditions; and	(i) The drug is essential to the continuation of therapy in chronic
	(ii) In the pharmacist's professional judgment, the interruption of the might produce an undesirable health consequence, be detrimental to , or cause physical or mental discomfort;
28 (5)	The pharmacist:
2930 uniformly maintaine31 and the quantity of t	(i) Enters on the back of the prescription or on another appropriate ed, readily retrievable record, such as a medication record, the date the drug dispensed; and
32	(ii) Signs or initials the record; and
33 (6)	The pharmacist notifies the authorized prescriber of the refill of the

34 prescription within 72 hours of dispensing the drug.

(b) If a pharmacist refills a prescription under subsection (a) of this section, the
 pharmacist may provide only 1 refill of the prescription and the refill quantity dispensed
 shall be in conformity with the prescriber's directions for use and may not exceed a
 72-hour period of time.
 (c) If the federal or State government declares a state of emergency, a pharmacist
 working in the area declared an emergency may refill a prescription for a drug for which
 the refill has not been authorized if:

8 (1) As a result of the emergency, the pharmacist is unable to obtain an 9 authorization from the authorized prescriber;

10 (2) The refill of the prescription is not for a controlled dangerous substance;

11 (3) The quantity dispensed does not exceed a 7-day supply; and

12 (4) The pharmacist notifies the authorized prescriber of the refill of the13 prescription within 7 days of dispensing the drug.]

14 12-506.

(A) <u>IN THE EVENT AN AUTHORIZED PRESCRIBER IS UNAVAILABLE TO</u> <u>PROVIDE AUTHORIZATION</u>, A PHARMACIST MAY REFILL A PRESCRIPTION FOR A DRUG; <u>OR DEVICE</u>, OR DIAGNOSTIC FOR WHICH THE REFILL HAS NOT BEEN AUTHORIZED IF:

19 (1) THE PHARMACIST HAS, AS PART OF THE RECORDS REQUIRED TO BE20 KEPT ON FILE UNDER § 12-403(B)(13) OF THIS SUBTITLE:

21 (I) THE ORIGINAL PRESCRIPTION; OR

22 (II) A PRESCRIPTION LEGALLY TRANSFERRED ACCORDING TO 23 REGULATIONS ADOPTED BY THE BOARD;

24 (2) THE REFILL OF THE PRESCRIPTION IS NOT FOR A CONTROLLED25 DANGEROUS SUBSTANCE;

(3) IN THE PHARMACIST'S PROFESSIONAL JUDGMENT, UPON
ASSESSMENT OF THE PATIENT, THE INTERRUPTION OF THE THERAPY REASONABLY
MIGHT PRODUCE AN UNDESIRABLE HEALTH CONSEQUENCE, BE DETRIMENTAL TO
THE PATIENT'S WELFARE, OR CAUSE PHYSICAL OR MENTAL DISCOMFORT;

30 (4) THE QUANTITY DISPENSED DOES NOT EXCEED A 30-DAY SUPPLY;

31 (5) THE PHARMACIST:

(I) ENTERS ON THE BACK OF THE PRESCRIPTION OR ON ANOTHER
APPROPRIATE, UNIFORMLY MAINTAINED, AND READILY RETRIEVABLE RECORD,
SUCH AS A MEDICATION RECORD, THE DATE AND THE QUANTITY OF THE DRUG
DISPENSED; AND

36 (II) SIGNS OR INITIALS THE RECORD; AND

20

(6) THE PHARMACIST NOTIFIES THE AUTHORIZED PRESCRIBER OF THE
 REFILL OF THE PRESCRIPTION WITHIN 72 HOURS OF DISPENSING THE DRUG, <u>OR</u>
 DEVICE, OR DIAGNOSTIC.

4 (B) IF THE FEDERAL, STATE, OR A COUNTY GOVERNMENT DECLARES A
5 STATE OF EMERGENCY, A PHARMACIST WORKING IN THE AREA DECLARED AN
6 EMERGENCY MAY REFILL A PRESCRIPTION FOR A DRUG, <u>OR</u> DEVICE, OR
7 DIAGNOSTIC FOR WHICH THE REFILL HAS NOT BEEN AUTHORIZED IF:

8 (1) AS A RESULT OF THE EMERGENCY, THE PHARMACIST IS UNABLE TO9 OBTAIN AN AUTHORIZATION FROM THE AUTHORIZED PRESCRIBER;

10 (2) THE QUANTITY DISPENSED DOES NOT EXCEED A 7-DAY SUPPLY OR 11 UNIT-OF-USE;

(3) THE PHARMACIST NOTIFIES THE AUTHORIZED PRESCRIBER OF THE
 REFILL OF THE PRESCRIPTION WITHIN 7 DAYS OF DISPENSING THE DRUG, <u>OR</u>
 DEVICE, OR DIAGNOSTIC; AND

15 (4) THE REFILL OF THE PRESCRIPTION IS NOT FOR A CONTROLLED16 DANGEROUS SUBSTANCE.

17 [12-512.] 12-507.

(a) A pharmacist who provides prescription services to medical assistance
recipients shall offer to discuss with each medical assistance recipient or caregiver who
presents a prescription order for outpatient drugs any matter which, in the exercise of the
pharmacist's professional judgment, the pharmacist deems significant, which may include
the following:
(1) The name and description of the medication;

24 (2) The route, dosage form, dosage, route of administration, and duration of25 drug therapy;

26 (3) Special directions and precautions for preparation, administration, and27 use by the patient;

(4) Common severe side or adverse effects or interactions and therapeutic
contraindications that may be encountered, including their avoidance, and the action
required if they occur;

(5) Techniques for self-monitoring drug therapy;

32 (6) Proper storage;

- 33 (7) Prescription refill information; and
- 34 (8) Action to be taken in the event of a missed dose.

(b) The offer to discuss may be made in the manner determined by theprofessional judgment of the pharmacist, which shall include either:

37 (1) A face-to-face communication with the pharmacist; or

21

1	
1	(2) At least 2 of the following:
2	(i) A sign posted so it can be seen by patients;
3 4	(ii) A notation affixed to or written on the bag in which the prescription is to be dispensed;
5	(iii) A notation contained on the prescription container; or
6	(iv) Communication by telephone.
7 8	(c) Nothing in this section shall be construed as requiring a pharmacist to provide consultation if the medical assistance recipient or caregiver refuses the consultation.
	(d) A pharmacist must make a reasonable effort to obtain, record, and maintain, at the individual pharmacy, at least the following information regarding a medical assistance recipient:
12	(1) Name, address, telephone number, date of birth or age, and gender;
	(2) Individual history when significant, including disease state or states, known allergies and drug reactions, and a comprehensive list of medications and relevant devices; and
16 17	(3) Pharmacist comments relevant to the individual's drug therapy which may be recorded either manually or electronically in the patient's profile.
18 19	(e) This section shall apply only to medical assistance recipients presenting prescriptions for covered outpatient drugs.
20	(f) The requirements of this section do not apply to refill prescriptions.
23	(g) The Secretary, after consultation with the Maryland Pharmacists Association and the Maryland Association of Chain Drug Stores, shall adopt regulations in accordance with pharmacy practices in Maryland to implement the provisions of this section.
25	12-602.
26	(a) (1) In this section, the following words have the meanings indicated.
	(2) "Distribution permit" means a permit issued by the Board under this section to distribute prescription drugs , <u>OR</u> DEVICES, OR DIAGNOSTICS into, out of, or within the State as a distributor, jobber, manufacturer, or wholesaler, wherever located.
32 33 34 35	(3) "Prescription drugs, <u>OR</u> DEVICES, <u>OR DIAGNOSTICS</u> " means any drug, DEVICE, <u>OR DIAGNOSTIC</u> [intended for use by man] that, because of its toxicity or other potential for harmful effect, the method of its use, or the collateral measures necessary for its use, is required by federal law to bear a cautionary label warning against dispensing without a prescription or is designated by the Department as not safe for use except under the supervision of a practitioner licensed to administer drugs; <u>OR</u> DEVICES, OR DIAGNOSTICS of this nature.

37 (b) This section does not affect any person while distributing:

22	
1	(1) Feed for livestock or poultry;
2	(2) Fertilizers;
3	(3) Fungicides;
4	(4) Insecticide;
5	(5) Land plaster;
6	(6) Lime;
7	(7) Seeds; or
8 9 farm a	(8) Devices, drugs, or supplies of any kind for the treatment, care, or cure of nimals.
-	(c) A person shall hold a distribution permit issued by the Board before the n may distribute prescription drugs , <u>OR</u> DEVICES, OR DIAGNOSTICS as a butor, jobber, manufacturer, or wholesaler.
13	(d) To qualify for a distribution permit, an applicant shall:
	(1) Satisfy the Board that the applicant will distribute prescription drugs , EVICES , OR DIAGNOSTICS in compliance with the restrictions specified in ction (e) of this section; and
17 18 this se	(2) Comply with any pertinent regulations adopted under subsection (i) of ection.
19 20 OR D	(e) A distribution permit holder may distribute prescription drugs , <u>OR</u> DEVICES, HAGNOSTICS only:
21	(1) To the following persons:
22	(i) An authorized prescriber;
23	(ii) A pharmacy permit holder;
24	(iii) A distribution permit holder; or
25	(iv) Any other person approved by the Board; and
26	(2) In compliance with any rules and regulations adopted under this section.
27	(f) To apply for a distribution permit, an applicant shall:
28 29 and	(1) Submit an application to the Board on the form that the Board provides;
30	(2) Pay to the Board an application fee set by the Board.
31	(g) The Board shall issue a distribution permit to any applicant who meets the

(g) The Board shall issue a distribution permit to any applicant who meets therequirements of this section.

(h) A distribution permit issued under this section authorizes the distribution
 permit holder to distribute prescription drugs, <u>OR</u> DEVICES, <u>OR DIAGNOSTICS</u> as a
 distributor, jobber, manufacturer, or wholesaler while the distribution permit is effective.

4 (i) To protect the public health and safety, the Board may adopt rules and
5 regulations regarding the distribution of prescription drugs, <u>OR</u> DEVICES, OR
6 DIAGNOSTICS including regulations regarding:

7 (1) Qualifications and information required from an applicant seeking 8 issuance or renewal of a distribution permit;

9 (2) Minimum requirements for the receipt, storage, and handling of
10 prescription drugs, OR DEVICES, OR DIAGNOSTICS, security precautions, quality control,
11 recordkeeping, and establishment of written procedures, policy, and responsibilities of
12 personnel;

(3) The education and experience of personnel employed in positions
responsible for duties referenced in paragraph (2) of this subsection and generally
responsible for carrying out those duties that are subject to State licensure requirements
under this subtitle; and

(4) Disciplinary action to be taken against a permit holder who is convictedof or pleads guilty or nolo contendere to a violation of State, federal, or local drug laws orwho violates regulations promulgated by the Board under this section.

20 (j) (1) A distribution permit expires on the December 31 after its effective 21 date, unless the distribution permit is renewed for a 1-year term as provided in this 22 subsection.

(2) At least 1 month before a distribution permit expires, the Board shall
send to the distribution permit holder, by first-class mail to the last known address of the
distribution permit holder, a renewal notice that contains a statement of:

26 (i) The date on which the current distribution permit expires;

(ii) The date by which the renewal application must be received by theBoard for the renewal to be issued and mailed before the distribution permit expires; and

- 29 (iii) The amount of the renewal fee.
- 30 (3) Before a distribution permit expires, a distribution permit holder31 periodically may renew it for an additional 1-year term, if the distribution permit holder:
- 32 (i) Otherwise is entitled to a distribution permit;
- 33 (ii) Pays to the Board a renewal fee set by the Board; and

34 (iii) Submits to the Board a renewal application on the form that the35 Board requires.

36 (4) The Board shall renew the distribution permit of each distribution37 permit holder who meets the requirements of this section and any regulation adopted38 under this section.

1 (k) Each distribution permit shall be displayed conspicuously in the place for 2 which it is issued.
3 (1) A distribution permit is not transferable.
 4 (m) Subject to any other restriction provided by law, a person may not purchase or 5 obtain any prescription drugs, <u>OR</u> DEVICES, OR DIAGNOSTICS unless the drug, <u>OR</u> 6 DEVICE, OR DIAGNOSTIC is obtained from a distribution permit holder, a licensed 7 pharmacist, or an authorized prescriber.
8 (n) A person may not violate any rule or regulation adopted under this section.
9 (o) A distribution permit is void on conviction of the distribution permit holder 10 for any violation of:
11 (1) This section; or
12 (2) Any rule or regulation adopted by the Board under this section.
13 12-603.
14 (a) (1) In this section the following words have the meanings indicated.
15 (2) "[Hemodialysis] DIALYSIS drugs and devices" means:
16 (i) Dialysate AND DIALYSIS SOLUTIONS;
 (ii) Dialyzers, delivery systems, and their accessory equipment NECESSARY TO ADMINISTER SUCH PRODUCTS;
19 (iii) Heparin;
20 (iv) Local anesthetics AND OTHER DRUGS AND DEVICES approved by 21 the Board under subsection (g) of this section;
22 (v) Needles;
23 (vi) Syringes; and
 24 (vii) Sterile sodium chloride, [0.9%] AND STERILE POTASSIUM 25 CHLORIDE.
 26 (3) "Home [hemodialysis] DIALYSIS distribution permit" means a permit 27 issued by the Board to distribute [hemodialysis] DIALYSIS drugs and devices to the 28 homes of [hemodialysis] DIALYSIS patients.
 (b) (1) Except as provided under this subsection, a person shall hold a home [hemodialysis] DIALYSIS distribution permit issued by the Board before the person may distribute [hemodialysis] DIALYSIS drugs and devices to the home of a [hemodialysis] DIALYSIS patient.
33 (2) A licensed pharmacist may distribute [hemodialysis] DIALYSIS drugs

34 and devices under this section without the home [hemodialysis] DIALYSIS distribution

35 permit otherwise required by this section.

	(c) To qualify for a home [hemodialysis] DIALYSIS distribution permit, an applicant shall satisfy the Board that the applicant will distribute [hemodialysis] DIALYSIS drugs and devices in compliance with subsection (h) of this section.
4 5	(d) To apply for a home [hemodialysis] DIALYSIS distribution permit, an applicant shall:
6 7	(1) Submit an application to the Board on the form that the Board requires; and
8	(2) Pay to the Board a fee set by the Board.
9 10	(e) The Board shall issue a home [hemodialysis] DIALYSIS distribution permit to any applicant who meets the requirements of this section.
13 14	(f) A home [hemodialysis] DIALYSIS distribution permit issued under this section authorizes the home [hemodialysis] DIALYSIS distribution permit holder to distribute [hemodialysis] DIALYSIS drugs and devices to the home of a [hemodialysis] DIALYSIS patient while the home [hemodialysis] DIALYSIS distribution permit is effective.
	(g) (1) The Board may approve local anesthetics AND OTHER DRUGS AND DEVICES for distribution as [hemodialysis] DIALYSIS drugs AND DEVICES under this section.
	(2) The Board may adopt rules and regulations to assure safe, proper, and uninterrupted distribution of [hemodialysis] DIALYSIS drugs and devices, including rules and regulations as to:
22 23	(i) Maintaining facilities that are adequate to assure proper security and control of [hemodialysis] DIALYSIS drugs and devices;
24	(ii) Keeping records;
25	(iii) Labeling [hemodialysis] DIALYSIS drugs and devices;
26 27	(iv) Receipts AND RETURNS from patients for [hemodialysis] DIALYSIS drugs and devices;
28	(v) Reports to the Board; and
29 30	(vi) Restrictions on specific [hemodialysis] DIALYSIS drugs or devices, including limitations on the amounts that may be distributed.
31 32	(h) A person authorized to distribute [hemodialysis] DIALYSIS drugs and devices under this section may distribute only [hemodialysis] DIALYSIS drugs and devices:
33 34	(1) That the Board, after consultation with the State Commission on Kidney Disease, has approved as effective and safe for their intended use;
35 36	(2) Under supervision of a person who the Board considers qualified to safeguard and protect the public health;

37 (3) To an individual:

1 2	(i) Who has permanently <u>IRREVERSIBLY</u> lost the function of the individual's kidneys and requires regular treatment [with a kidney machine]; and
3 4	(ii) Who has completed a full course of training in providing the individual's own [hemodialysis] DIALYSIS treatment GIVEN BY:
5	1. [Given by a] A home dialysis training facility; [and] OR
	2. [With another individual personally committed to the treatment of the individual who has permanently lost kidney function; and] AN END STAGE RENAL DISEASE CLINIC CERTIFIED UNDER MEDICARE; AND
9 10	(4) In compliance with the rules and regulations adopted by the Board under this section.
13	(i) Subject to the Administrative Procedure Act, the Board may suspend or revoke the home [hemodialysis] DIALYSIS distribution permit of any home [hemodialysis] DIALYSIS distribution permit holder who fails to comply with subsection (h) of this section.
15	12-703.

A person may not establish or operate a pharmacy in this State OR A
NONRESIDENT PHARMACY unless the person holds a pharmacy permit issued by the 18 Board.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 19 20 October 1, 1997.