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5lr0883 CF SB 69

By: Delegates Hill, Bromwell, Cullison, Hammen, Kipke, Lam, Morhaim, Pendergrass, Ready, Reznik, and K. Young

Introduced and read first time: January 29, 2015 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

State Board of Pharmacy – Sterile Compounding – Compliance by Nonresident Pharmacies and Repeal of Permit Requirement

FOR the purpose of repealing the requirement that certain entities hold a sterile compounding permit issued by the State Board of Pharmacy before engaging in certain activities relating to sterile compounding; repealing the requirement that a person that prepares and distributes sterile drug products into or within the State hold a certain permit; repealing the qualifications, fees, and other requirements for applying for a sterile compounding permit; repealing the requirement for the Board to adopt regulations relating to sterile compounding permits; repealing requirements for inspections of and reporting by sterile compounding permit holders; repealing the authority of the Board to take certain disciplinary action or impose certain fines for violating sterile compounding permit requirements; repealing the requirement that the inspection report submitted by a wholesale distributor applicant or permit holder that prepares sterile drug products demonstrate compliance with certain standards; repealing certain criminal penalties and civil fines for operating a sterile compounding facility without a permit; requiring a nonresident pharmacy that will dispense compounded sterile preparations to patients in the State to obtain and submit to the Board a report of an inspection that meets certain standards and is conducted by a certain entity within a certain time period in order for the nonresident pharmacy to obtain a pharmacy permit from the Board; requiring a nonresident pharmacy, if dispensing compounded sterile preparations to patients in the State, to comply with certain standards and regulations; repealing certain definitions; defining certain terms; making this Act an emergency measure; and generally relating to sterile compounding and the State Board of Pharmacy.

BY renumbering

Article – Health Occupations

Section 12–101(d) through (t–1) and (u) through (w), respectively

to be Section 12–101(e) through (y), respectively

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



STERILE PREPARATIONS".

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1	Annotated Code of Maryland
2	(2014 Replacement Volume)
3	BY repealing
4	Article – Health Occupations
5	Section 12–4A–01 through 12–4A–12 and the subtitle "Subtitle 4A. Sterile
6	Compounding Permits"
7	Annotated Code of Maryland
8	(2014 Replacement Volume)
9	BY adding to
10	Article – Health Occupations
11	Section 12–101(d) and (z)
12	Annotated Code of Maryland
13	(2014 Replacement Volume)
1 /	DV manualing and manualing with amondments
14 15	BY repealing and reenacting, with amendments, Article – Health Occupations
16	Section 12–403(f)(1) and (g), 12–6C–03.2, and 12–707(b) and (e)
17	Annotated Code of Maryland
18	(2014 Replacement Volume)
19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
20	That Section(s) 12-101(d) through (t-1) and (u) through (w), respectively, of Article -
21	Health Occupations of the Annotated Code of Maryland be renumbered to be Section(s)
22	12–101(e) through (y), respectively.
23	SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 12-4A-01 through
$\frac{23}{24}$	12–4A–12 and the subtitle "Subtitle 4A. Sterile Compounding Permits" of Article – Health
25	Occupations of the Annotated Code of Maryland be repealed.
26	SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
27	as follows:
ດວ	Antiala Haalth Occupations
28	Article – Health Occupations
29	12–101.
30	(D) "COMPOUNDED STERILE PREPARATIONS" MEANS BIOLOGICS,
31	DIAGNOSTICS, DRUGS, NUTRIENTS, AND RADIOPHARMACEUTICALS THAT, UNDER
32	USP 797, MUST BE COMPOUNDED USING ASEPTIC TECHNIQUES.
0.0	(a) (IICD FORT MEANS MADE COLUMN AND COLUMN
33	(Z) "USP 797" MEANS THE STANDARDS SET FORTH IN THE UNITED STATES
34	PHARMACOPEIA, GENERAL CHAPTER 797, "PHARMACEUTICAL COMPOUNDING -

1	12–403.		
2	(f) (1) pharmacy shall:	In or	der to obtain a pharmacy permit from the Board, a nonresident
4 5	requires;	(i)	Submit an application to the Board on the form that the Board
6		(ii)	Pay to the Board an application fee set by the Board;
7 8 9	an inspection conc nonresident pharm		Submit a copy of the most recent inspection report resulting from by the regulatory or licensing agency of the state in which the located; [and]
10 11 12	current address of process; AND	(iv) an ag	On the required permit application, identify the name and ent located in this State officially designated to accept service of
13 14 15			IF A NONRESIDENT PHARMACY WILL DISPENSE PREPARATIONS TO PATIENTS IN THE STATE, OBTAIN AND A REPORT OF AN INSPECTION THAT:
_	SUBMIT TO THE I	JUARL	A REPORT OF AN INSPECTION THAT:
16	SUBMIT TO THE I	JOARI	1. DEMONSTRATES COMPLIANCE WITH USP 797; AND
16 17 18	IS CONDUCTED BOARD.	вү А	 DEMONSTRATES COMPLIANCE WITH USP 797; AND WITHIN 90 DAYS BEFORE THE DATE OF APPLICATION,
16 17 18 19	IS CONDUCTED BOARD.	BY A ithstar Comp	 DEMONSTRATES COMPLIANCE WITH USP 797; AND WITHIN 90 DAYS BEFORE THE DATE OF APPLICATION, BOARD DESIGNEE OR OTHER ENTITY APPROVED BY THE adding subsection (b) of this section, a nonresident pharmacy shall: bly with the requirements of subsection (c)(2), (7) through (12), and
16 17 18 19 20	IS CONDUCTED BOARD. (g) Notw (1)	BY A ithstar Comp	 DEMONSTRATES COMPLIANCE WITH USP 797; AND WITHIN 90 DAYS BEFORE THE DATE OF APPLICATION, BOARD DESIGNEE OR OTHER ENTITY APPROVED BY THE adding subsection (b) of this section, a nonresident pharmacy shall: bly with the requirements of subsection (c)(2), (7) through (12), and
116 117 118 119 220 221 222	IS CONDUCTED BOARD. (g) Notw (1) (19) of this section	BY A ithstar Comp	1. DEMONSTRATES COMPLIANCE WITH USP 797; AND 2. WITHIN 90 DAYS BEFORE THE DATE OF APPLICATION, BOARD DESIGNEE OR OTHER ENTITY APPROVED BY THE adding subsection (b) of this section, a nonresident pharmacy shall: oly with the requirements of subsection (c)(2), (7) through (12), and

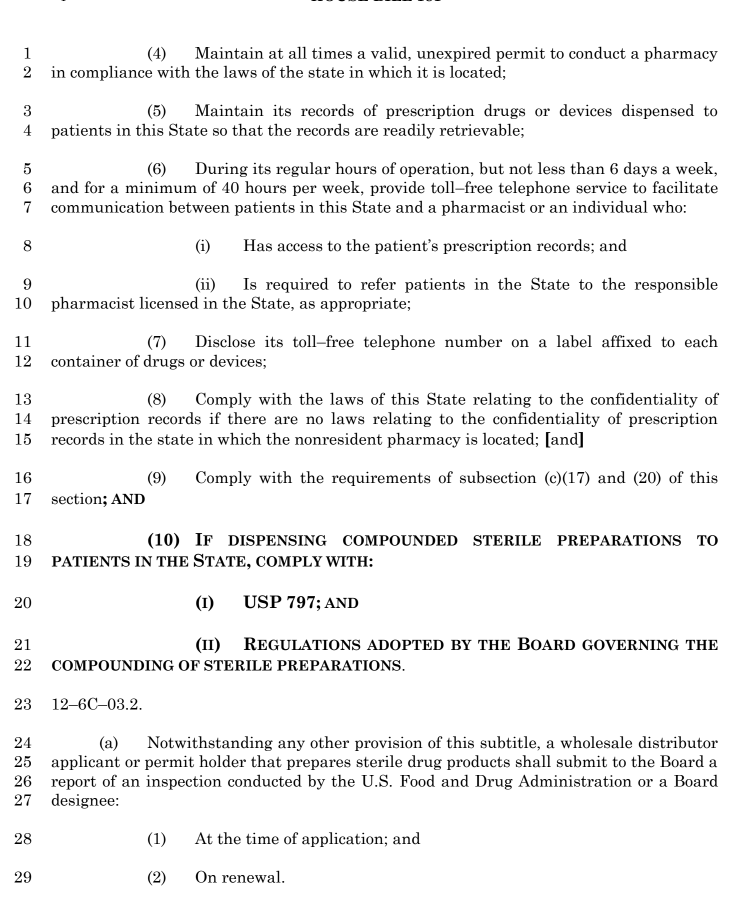
(3) Comply with all lawful directions and requests for information from the regulatory or licensing agency of the state in which it is located and all requests for information made by the Board pursuant to this section;

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(b)



The inspection report required under subsection (a) of this section shall:

- 1 (1) Be conducted within 1 year before the date of application or renewal; 2 and
- 3 (2) Demonstrate compliance with applicable federal good manufacturing 4 practice standards [or USP 797, as defined in § 12–4A–01 of this title].
- 5 (c) An applicant or permit holder is responsible for obtaining an inspection to 6 meet the requirements of this section.
- 7 12-707.
- 8 (b) A person who violates any provision of the following sections of this title is 9 guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$1,000 or 10 imprisonment not exceeding 1 year or both:
- 11 (1) [§ 12-4A-10 ("Operating a sterile compounding facility without 12 permit");
- 13 (2)] § 12–701 ("Practicing pharmacy without license");
- [(3)] (2) § 12–702 ("License obtained by false representation");
- [(4)] (3) $\S 12-703$ ("Operating a pharmacy without permit");
- 16 **[**(5)**] (4)** § 12–704 ("Misrepresentations");
- 17 **[**(6)**] (5)** § 12–6B–12 ("Working as an unregistered pharmacy 18 technician"); and
- 19 [(7)] (6) § 12–6D–15 ("Practicing as an unregistered pharmacy intern").
- (e) (1) Any person who violates [§ 12–4A–10 ("Operating a sterile compounding facility without permit"),] § 12–701 ("Practicing pharmacy without a license"), § 12–703 ("Operating a pharmacy without a permit"), § 12–6B–12 ("Working as an unregistered pharmacy technician"), or § 12–6D–15 ("Practicing as an unregistered pharmacy intern") of this title is subject to a civil fine of not more than \$50,000 to be assessed by the Board.
- 26 (2) The Board shall pay any penalty collected under this subsection into 27 the State Board of Pharmacy Fund.
- SECTION 4. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three—fifths of all the members elected to

- each of the two Houses of the General Assembly, and shall take effect from the date it is
- 2 enacted.