HOUSE SUBSTITUTE FOR SENATE BILL NO. 340

A bill to amend 1978 PA 368, entitled "Public health code,"

by amending sections 17707, 17708, 17709, 17722, 17726, 17739, 17741, 17742, 17748, 17751, 17752, and 17768 (MCL 333.17707, 333.17708, 333.17709, 333.17722, 333.17726, 333.17739, 333.17741, 333.17742, 333.17748, 333.17751, 333.17752, and 333.17768), section 17707 as amended by 2016 PA 528, section 17708 as amended by 2016 PA 499, sections 17709 and 17742 as amended by 2014 PA 280, section 17739 as added by 2014 PA 285, section 17748 as amended by 2015 PA 169, section 17751 as amended by 2017 PA 165, section 17752 as amended by 2005 PA 73, and section 17768 as amended by 2014 PA 413, and by adding sections 17742a and 17742b.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:





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Sec. 17707. (1) "Parent pharmacy" means a pharmacy that
 operates a remote pharmacy through a telepharmacy system.

3 (2) "Personal charge" means the immediate physical presence of4 a pharmacist or dispensing prescriber.

5 (3) (2)—"Pharmacist" means an individual licensed under this
6 article to engage in the practice of pharmacy.

7 (4) (3) "Pharmacist in charge" or "PIC" means the pharmacist
8 who is designated by a pharmacy, manufacturer, or wholesale
9 distributor as its pharmacist in charge under section 17748(2).

10 (5) (4)—"Pharmacist intern" or "intern" means an individual 11 who satisfactorily completes the requirements set forth in rules 12 promulgated by the department in consultation with the board and is 13 licensed by the board for the purpose of obtaining instruction in 14 the practice of pharmacy from a preceptor approved by the board.

(6) (5)—"Pharmacy" means a facility or part of a facility that is licensed under this part to dispense prescription drugs or prepare prescription drugs for delivery or distribution. Pharmacy does not include the office of a dispensing prescriber or an automated device. For the purpose of a duty placed on a pharmacy under this part, "pharmacy" means the person to which the pharmacy license is issued, unless otherwise specifically provided.

(7) (6) "Pharmacy technician" means an individual who is
required to hold a health profession subfield license under this
part to serve as a pharmacy technician.

(8) (7)—"Practice of pharmacy" means a health service, the clinical application of which includes the encouragement of safety and efficacy in the prescribing, dispensing, administering, and use of drugs and related articles for the prevention of illness, and the maintenance and management of health. Practice of pharmacy



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includes the direct or indirect provision of professional functions
 and services associated with the practice of pharmacy. Professional
 functions associated with the practice of pharmacy include the

4 following:

5 (a) The interpretation and evaluation of the prescription.

6 (b) Drug product selection.

7 (c) The compounding, dispensing, safe storage, and8 distribution of drugs and devices.

9

(d) The maintenance of legally required records.

10 (e) Advising the prescriber and the patient as required as to 11 contents, therapeutic action, utilization, and possible adverse 12 reactions or interactions of drugs.

Sec. 17708. (1) "Preceptor" means a pharmacist approved by theboard to direct the training of an intern in an approved pharmacy.

15 (2) "Prescriber" means a licensed dentist, a licensed doctor 16 of medicine, a licensed doctor of osteopathic medicine and surgery, a licensed doctor of podiatric medicine and surgery, a licensed 17 18 physician's assistant, a licensed optometrist certified under part 19 174 to administer and prescribe therapeutic pharmaceutical agents, 20 an advanced practice registered nurse as that term is defined in section 17201 who meets the requirements of section 17211a, a 21 licensed veterinarian, or another licensed health professional 22 acting under the delegation and using, recording, or otherwise 23 24 indicating the name of the delegating licensed doctor of medicine 25 or licensed doctor of osteopathic medicine and surgery.

26 (3) "Prescription" means an order by a prescriber to fill,
27 compound, or dispense a drug or device written and signed; written
28 or created in an electronic format, signed, and transmitted by
29 facsimile; or transmitted electronically or by other means of



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communication. An order transmitted in other than written or hard-1 copy form must be electronically recorded, printed, or written and 2 immediately dated by the pharmacist, and that record is considered 3 the original prescription. In a health facility or agency licensed 4 5 under article 17 or other medical institution, an order for a drug 6 or device in the patient's chart is considered for the purposes of 7 this definition the original prescription. For purposes of this 8 part, prescription also includes a standing order issued under 9 section 17744e. Subject to section 17751(2) and (5), prescription 10 includes, but is not limited to, an order for a drug, not including 11 a controlled substance except under circumstances described in 12 section 17763(e), written and signed; written or created in an electronic format, signed, and transmitted by facsimile; or 13 14 transmitted electronically or by other means of communication by a 15 physician prescriber, dentist prescriber, or veterinarian prescriber who is licensed to practice dentistry, medicine, 16 17 osteopathic medicine and surgery, or veterinary medicine in another 18 state.

19 (4) "Prescription drug" means a drug to which 1 or more of the20 following apply:

(a) The drug is dispensed pursuant to a prescription.

22 (b) The drug bears the federal legend "CAUTION: federal law
23 prohibits dispensing without prescription" or "Rx only".

(c) The drug is designated by the board as a drug that mayonly be dispensed pursuant to a prescription.

(5) "Remote pharmacy" means a pharmacy described in sections17742a and 17742b.

28 Sec. 17709. (1) "Sign" means to affix one's signature manually29 to a document or to use an electronic signature when transmitting a



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1 prescription electronically.

(2) "Sterile pharmaceutical" means a dosage form of a drug
that is essentially free from living microbes and chemical or
physical contamination to the point at which it poses no present
risk to the patient, in accordance with USP standards. As used in
this subsection, "dosage form" includes, but is not limited to,
parenteral, injectable, and ophthalmic dosage forms.

8 (3) "Substitute" means to dispense, without the prescriber's9 authorization, a different drug in place of the drug prescribed.

10 (4) "Surveillance system" means a real-time, continuous audio
11 and visual camera system that connects a pharmacist at a parent
12 pharmacy with a remote pharmacy for the purposes of providing
13 oversight and security surveillance.

14 (5) "Telepharmacy system" means an interoperable computer15 system that meets all of the following requirements:

16 (a) Shares real-time data and uses a real-time audio and video
17 link to connect a pharmacist at a parent pharmacy with a remote
18 pharmacy operated by the parent pharmacy.

(b) Uses a camera that is of sufficient quality and resolution
to allow a pharmacist at a parent pharmacy who is reviewing a
prescription to visually identify the markings on tablets and
capsules at the remote pharmacy.

23 (6) (4)—"USP standards" means the pharmacopeial standards for
24 drug substances, dosage forms, and compounded preparations based on
25 designated levels of risk as published in the official compendium.

26 (7) (5) "Wholesale distributor" means a person, other than a
27 manufacturer, who supplies, distributes, sells, offers for sale,
28 barters, or otherwise disposes of, to other persons for resale,
29 compounding, or dispensing, a drug or device salable on



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prescription only that the distributor has not prepared, produced,
 derived, propagated, compounded, processed, packaged, or
 repackaged, or otherwise changed the container or the labeling of
 the drug or device.

Sec. 17722. In addition to the functions set forth in part
161, except as otherwise provided in this part, the board shall:
(a) Regulate, control, and inspect the character and standard
of pharmacy practice and of drugs and devices manufactured,
distributed, prescribed, dispensed, administered, or issued in this
state and procure samples and limit or prevent the sale of drugs
and devices that do not comply with this part.

12 (b) Prescribe minimum criteria for the use of professional and
13 technical equipment and references in the compounding and
14 dispensing of drugs and devices.

(c) Grant a pharmacy license for each separate place of practice in which the compounding or dispensing of prescription drugs or devices, or both, or the receiving of prescription orders in this state is to be conducted.

19 (d) Grant a drug control license for the place of practice of20 a dispensing prescriber who meets the requirements for the license.

(e) Grant a license to a manufacturer or a wholesale
distributor of prescription drugs who meets the requirements for
the license.

Sec. 17726. The department shall issue a license certificate
of licensure to an applicant who is granted a license by the
board.under this part.

27 Sec. 17739. (1) An individual who performs any of the
28 following functions is considered to be serving as a pharmacy
29 technician and, except as otherwise provided in this part, is



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1 required to be licensed under this part as a pharmacy technician:

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(a) Assisting in the dispensing process.

3 (b) Handling transfer of prescriptions, except controlled4 substances prescriptions.

5 (c) Compounding drugs.

6 (d) Preparing or mixing intravenous drugs for injection into a7 human patient.

8 (e) Contacting prescribers concerning prescription drug order
9 clarification, which does not include drug regimen review or
10 clinical or therapeutic interpretation.

11 (f) Receiving verbal orders for prescription drugs, except 12 orders for controlled substances.

(g) Subject to section 16215, performing any other functions
authorized under rules promulgated by the department in
consultation with the board.

16 (2) A pharmacy or dispensing prescriber that utilizes the
17 services of a pharmacy technician shall ensure that all of the
18 following requirements, as applicable, are met:

19 (a) The pharmacy technician is licensed or otherwise20 authorized to serve as a pharmacy technician under this part.

(b) The pharmacy technician only performs the activities or
functions that he or she is licensed or otherwise authorized to
perform under this part or rules promulgated under this part.

(c) Except for a remote pharmacy or as otherwise provided by
rule promulgated by the department in consultation with the board,
the pharmacy technician only performs the activities or functions
described in subdivision (b) under the supervision and personal
charge of the pharmacist or dispensing prescriber.

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Sec. 17741. (1) A pharmacy shall must not be operated unless



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1 licensed by under this part.

2 (2) A-Except for a remote pharmacy, a pharmacy open for
3 business shall must be under the personal charge of a pharmacist. A
4 pharmacist shall not simultaneously have personal charge of more
5 than 1 pharmacy.

6 (3) The person to whom a pharmacy license is issued and the
7 pharmacists on duty are responsible for compliance with federal and
8 state laws regulating the distribution of drugs and the practice of
9 pharmacy. Pharmacy Except for a remote pharmacy, pharmacy services
10 shall must be conducted under the control and personal charge of a
11 pharmacist.

12 (4) (3) A penalty sanction for a violation of this part does
13 not affect only affects the pharmacy license of other than the
14 place of business where the violation occurred.

Sec. 17742. (1) The board may require an applicant or the holder of a pharmacy, manufacturer's, or wholesale distributor's license to fully disclose the identity of each partner, stockholder, officer, or member of the board of directors of the pharmacy, manufacturer, or wholesale distributor, as applicable.

(2) As used in this section and sections 17742a, 17748,
17748a, and 17768, "applicant" means a person applying for a
pharmacy, manufacturer's, or wholesale distributor's license under
this article. Applicant includes only 1 or more of the following:

(a) An individual, if the person applying is an individual.
(b) All partners, including limited partners, if the person
applying is a partnership.

27 (c) All stockholders, officers, and members of the board of
28 directors, if the person applying is a privately held corporation.
29 Sec. 17742a. (1) A parent pharmacy shall not operate a remote



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pharmacy in this state unless the parent pharmacy and the remote
 pharmacy are each located in this state and licensed as a pharmacy
 under this part.

4 (2) The department shall grant a pharmacy license to an
5 applicant seeking to operate a remote pharmacy if the applicant
6 meets all of the following:

7 (a) Submits a completed application and pays the applicable8 fee under section 16333.

9 (b) Demonstrates to the satisfaction of the department that 10 the parent pharmacy and the proposed remote pharmacy share common 11 ownership.

(c) Subject to subsection (3), demonstrates to the satisfaction of the department that, at the time of the application, the location of the proposed remote pharmacy is not within 10 miles of another pharmacy. This subdivision does not apply if the remote pharmacy is located at a hospital or mental health facility.

18 (d) Meets any other requirement for licensure as a pharmacy as
19 established by the department, in consultation with the board, by
20 rule.

21 (3) An applicant seeking a pharmacy license under subsection 22 (2) may apply to the board for a waiver of the mileage requirement 23 described in subsection (2)(c). The board shall only grant a 24 request for a waiver if the applicant demonstrates to the 25 satisfaction of the board that the location of the proposed remote 26 pharmacy is in an area where there is limited access to pharmacy 27 services and that there are compelling circumstances that justify 28 waiving the requirement.

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(4) If a pharmacy license is granted to a pharmacy that is



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located within 10 miles of a remote pharmacy after the remote
 pharmacy's license is granted or renewed, the remote pharmacy may
 continue to operate.

4 Sec. 17742b. (1) If a remote pharmacy open for business is not 5 under the personal charge of a pharmacist, the pharmacist in charge 6 of the parent pharmacy shall ensure that the remote pharmacy is 7 staffed by a qualified pharmacy technician who, while assisting in 8 the dispensing process, is overseen through the use of a 9 surveillance system and a telepharmacy system by a pharmacist who 10 meets the requirements described in subsection (2).

(2) Subject to subsection (10), a pharmacist who is located at a parent pharmacy may only oversee the activities at a remote pharmacy if the pharmacist has access to all relevant patient information that is maintained by the parent pharmacy and he or she is employed by or under contract with the parent pharmacy or a pharmacy that has contracted with the parent pharmacy.

17 (3) For purposes of this code, a prescription dispensed under
18 this section, including a prescription for a controlled substance,
19 is considered dispensed at the remote pharmacy by the pharmacist
20 described in subsection (2).

(4) The pharmacist in charge of the parent pharmacy shall establish and maintain a written policy and procedure manual that must be made available to the department for inspection upon request and that contains each of the following, subject to this section:

26 (a) A description of how the remote pharmacy will comply with27 federal and state laws, rules, and regulations.

(b) The procedure by which a pharmacist described insubsection (2) oversees a qualified pharmacy technician at the



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remote pharmacy who is assisting in the dispensing process and the
 procedure by which the pharmacist provides counseling to patients
 at the remote pharmacy.

4 (c) The procedure for reviewing each of the following:
5 (i) Subject to section 7321, prescription drug inventory at the

7 (*ii*) Prescriptions or equivalent records approved by the board
8 that are on file at the remote pharmacy.

9 (d) The policy and procedure for providing adequate security
10 to protect the confidentiality and integrity of a patient's
11 protected health information.

12 (e) The procedure for recovering from an event that interrupts 13 or prevents a pharmacist described in subsection (2) from 14 overseeing the operations of the remote pharmacy through the 15 surveillance system or telepharmacy system. The procedure must 16 require that the remote pharmacy be closed to the public during a 17 time period in which any component of the surveillance system or 18 telepharmacy system is malfunctioning, unless a pharmacist is 19 present at the remote pharmacy during that time period.

(f) The procedure for ensuring that a pharmacist described in subsection (2) complies with the electronic system for monitoring schedule 2, 3, 4, and 5 controlled substances established under section 7333a before a controlled substance is dispensed under this section.

(g) The specific acts, tasks, and functions that a qualified pharmacy technician may perform at the remote pharmacy. However, a qualified pharmacy technician shall not do any of the following at the remote pharmacy:

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remote pharmacy.

(*i*) Provide consultation regarding a prescription or regarding



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1 medical information contained in a patient medication record or 2 patient chart.

3 (ii) Perform compounding of sterile or nonsterile drugs, except
4 for the reconstitution of prepackaged prescription drugs.

5 (h) A requirement that a pharmacist described in subsection 6 (2) complete a monthly, in-person inspection of the remote pharmacy 7 that includes, at a minimum, conducting inventory reconciliation 8 for controlled substances and reviewing any video recording from 9 the surveillance system that the pharmacist considers necessary.

(i) A policy that requires the pharmacist described in
subsection (2) to retain audio and video recordings from the
surveillance system for at least 45 calendar days.

(5) The pharmacist in charge of the parent pharmacy shall
display at the remote pharmacy in a conspicuous location, visible
to the public, a notice that provides all of the following
information:

17 (a) That the pharmacy services are being provided at a remote18 pharmacy.

(b) That if patient counseling is provided, it may be providedby a pharmacist using audio and video communication.

21

(c) The address of the parent pharmacy.

22 (6) A pharmacist described in subsection (2) shall review a 23 prescription as required by state and federal law, rules, and regulations before the drug or device that is the subject of the 24 25 prescription is dispensed under this section. The pharmacist shall 26 ensure that the pharmacist's and the qualified pharmacy 27 technician's initials or other means of identifying the pharmacist 28 and the qualified pharmacy technician involved in the dispensing 29 process are recorded on the prescription and that the specific



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1 acts, tasks, or functions performed by the pharmacist or qualified
2 pharmacy technician during the dispensing process are recorded in
3 the pharmacy management system. When submitting a claim or
4 otherwise seeking reimbursement for a public or private third party
5 payer for a drug or device that is dispensed under this section,
6 the pharmacist shall identify the remote pharmacy as the pharmacy
7 from which the drug or device was dispensed.

8 (7) If a remote pharmacy open for business is not under the 9 personal charge of a pharmacist, any patient counseling that is 10 required by rule must be provided before the drug or device is 11 dispensed at the remote pharmacy and must be provided by a pharmacist described in subsection (2) through the telepharmacy 12 13 system in a manner that complies with the health insurance 14 portability and accountability act of 1996, Public Law 101-191, or 15 regulations promulgated under that act, 45 CFR parts 160 and 164.

16 (8) If a pharmacist described in subsection (2) is not present
17 at the parent pharmacy, the remote pharmacy must be closed for
18 business unless a pharmacist is present at the remote pharmacy.

(9) A remote pharmacy shall not dispense more than an averageof 150 prescriptions per day during a 90-day period.

(10) A pharmacist described in subsection (2) shall not
simultaneously oversee the activities of 3 or more remote
pharmacies.

(11) As used in this section, "qualified pharmacy technician"
means a pharmacy technician who meets all of the following
requirements:

(a) He or she holds a pharmacy technician license other than a
temporary license under section 17739b or limited license under
section 17739c.



(b) He or she has accumulated at least 1,000 hours of
 experience working in a pharmacy after he or she was granted a
 temporary pharmacy technician license under section 17739b, a
 limited pharmacy technician license under section 17739c, or a
 pharmacy technician license under section 17739a.

6 (c) He or she holds a national certification as a pharmacy7 technician from an organization approved by the board.

8 Sec. 17748. (1) To do business in this state, a pharmacy, 9 manufacturer, or wholesale distributor, whether or not located in 10 this state, must be licensed under this part. To do business in 11 this state, a person that provides compounding services must be licensed as a pharmacy or manufacturer under this part and, if a 12 pharmacy, authorized to provide compounding services under this 13 14 section and sections 17748a and 17748b. To do business in this 15 state, an outsourcing facility must be licensed as a pharmacy under this part. Licenses are renewable biennially. 16

17 (2) A-Except for a remote pharmacy, a pharmacy shall designate 18 a pharmacist licensed in this state as the pharmacist in charge for 19 the pharmacy. For a remote pharmacy, the pharmacist designated as 20 the pharmacist in charge of the parent pharmacy shall also serve as 21 the pharmacist in charge of the remote pharmacy. Except as 22 otherwise provided in this subsection, a manufacturer shall 23 designate a pharmacist licensed in or outside of this state as the 24 pharmacist in charge for the manufacturer or, if the manufacturer 25 does not hold a license as a pharmacy, shall designate an employee 26 with the appropriate education or experience, or both, to assume 27 responsibility for compliance with licensing requirements as 28 facility manager for the manufacturer. Except as otherwise provided 29 in this subsection, a wholesale distributor shall designate a



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pharmacist licensed in or outside of this state as the pharmacist 1 2 in charge for the wholesale distributor or shall designate an 3 employee with the appropriate education or experience, or both, to 4 assume responsibility for compliance with licensing requirements as 5 facility manager for the wholesale distributor. The pharmacy, 6 manufacturer, or wholesale distributor and the individual 7 designated as the PIC or facility manager under this subsection are 8 jointly responsible for the pharmacy's, manufacturer's, or 9 wholesale distributor's compliance with this part and rules 10 promulgated under this part. A person that is a manufacturer or 11 wholesale distributor with respect to a device salable on prescription only but not with respect to any drug salable on 12 13 prescription only is exempt from this subsection.

14 (3) Subject to this subsection, a pharmacist may be designated 15 as the PIC for not more than 1 pharmacy. 3 pharmacies, including 16 remote pharmacies. A PIC described in this subsection shall work an 17 average of at least 8 hours per week at each pharmacy for which he 18 or she is the PIC unless he or she is serving as the PIC of a 19 remote pharmacy. The PIC of a remote pharmacy is not required to be 20 physically present at the remote pharmacy to satisfy the hour 21 requirement described in this subsection, but may satisfy the 22 requirement through the use of a telepharmacy system. The pharmacy 23 and the PIC shall maintain appropriate records and demonstrate 24 compliance with this subsection upon the request of the board or 25 its designee.

26 (4) A pharmacy, manufacturer, or wholesale distributor shall
27 report to the department a change in ownership, management,
28 location, or its PIC or facility manager designated under
29 subsection (2) not later than 30 days after the change occurs.



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(5) A pharmacist designated as the PIC for a pharmacy shall
 supervise the practice of pharmacy for the pharmacy. The duties of
 the PIC include, but are not limited to, the following:

4 (a) Supervision of all activities of pharmacy employees as
5 they relate to the practice of pharmacy including the purchasing,
6 storage, compounding, repackaging, dispensing, and distribution of
7 drugs and devices to ensure that those activities are performed in
8 compliance with this part and the rules promulgated under this
9 part.

10 (b) Enforcement and oversight of policies and procedures
11 applicable to the employees of the pharmacy for the procurement,
12 storage, compounding, and dispensing of drugs and the communication
13 of information to the patient in relation to drug therapy.

14 (c) Establishment and supervision of the method and manner for
15 storage and safekeeping of pharmaceuticals, including maintenance
16 of security provisions to be used when the pharmacy is closed.

17 (d) Establishment and supervision of the record-keeping system
18 for the purchase, sale, delivery, possession, storage, and
19 safekeeping of drugs and devices.

20 (e) Establishment of policies and procedures for individuals
21 who are delegated responsibilities for any of the tasks described
22 in this subsection by the PIC.

(6) Except as otherwise provided in subsection (8),
fingerprints for the following individuals shall must be submitted
with an application for a new pharmacy, manufacturer, or wholesale
distributor license in the same manner as required in section 16174
for the purpose of a criminal history check:

28 (a) If the application is from an individual, who is not a29 health professional licensed or otherwise authorized to engage in a



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health profession under this article or who is a health
 professional but was licensed or otherwise authorized to engage in
 his or her health profession under this article before October 1,
 2008, fingerprints for that individual.

5 (b) If the application is from a partnership, fingerprints for
6 all partners and any individual who will manage the day-to-day
7 operations of the new pharmacy, manufacturer, or wholesale
8 distributor.

9 (c) If the application is from a privately held corporation, 10 fingerprints for any individual who will manage the day-to-day 11 operations of the new pharmacy, manufacturer, or wholesale 12 distributor. This subdivision only applies to a privately held 13 corporation that in the aggregate owns fewer than 75 pharmacies, 14 manufacturers, or wholesale distributors on the date the 15 corporation submits its license application.

16 (7) The board, department, and department of state police 17 shall conduct the criminal history check on the individuals 18 described in subsection (6) in the same manner as described in 19 section 16174.

20 (8) Subsection (6) does not apply if a criminal history check that meets the requirements of section 16174 has been obtained for 21 the individuals described in subsection (6) within the 2 years 22 23 preceding the date of the application for a new pharmacy, 24 manufacturer, or wholesale distributor license under this part. To 25 qualify for the exception under this subsection, an applicant shall submit proof of the previous criminal history check for each 26 27 individual described in subsection (6), as applicable, with the 28 application for a new pharmacy, manufacturer, or wholesale 29 distributor license under this part. If the department or board



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determines that a criminal history check for an individual
 described in subsection (6) does not meet the requirements of
 section 16174 or was not obtained within the time period
 prescribed, fingerprints shall must be submitted for the individual
 as required under subsection (6).

6 (9) If, as authorized or required under this article, the 7 department inspects or investigates an applicant for a new pharmacy 8 license for a pharmacy that will provide compounding services or a 9 compounding pharmacy, and the applicant or compounding pharmacy is 10 located outside of this state, the applicant or compounding 11 pharmacy shall reimburse the department for its expenses incurred in carrying out its authority or duty to inspect or investigate the 12 applicant or licensee under this article. 13

14 Sec. 17751. (1) A pharmacist shall not dispense a drug 15 requiring a prescription under the federal act or a law of this state except under authority of an original prescription or an 16 equivalent record of an original prescription approved by the 17 18 board. A pharmacist described in section 17742b(2) may dispense a drug pursuant to an original prescription received at a remote 19 20 pharmacy if the pharmacist receives, reviews, and verifies an exact 21 digital image of the prescription received at the remote pharmacy 22 before the drug is dispensed at the remote pharmacy.

(2) Subject to subsection subsections (1) and (5), a
pharmacist may dispense a prescription written and signed; written
or created in an electronic format, signed, and transmitted by
facsimile; or transmitted electronically or by other means of
communication by a physician prescriber, dentist prescriber, or
veterinarian prescriber in another state, but not including a
prescription for a controlled substance except under circumstances



1 described in section 17763(e), only if the pharmacist in the 2 exercise of his or her professional judgment determines all of the 3 following:

4 (a) Except as otherwise authorized under section 5110, 17744a,
5 or 17744b, if the prescriber is a physician or dentist, that the
6 prescription was issued pursuant to an existing physician-patient
7 or dentist-patient relationship.

8

(b) That the prescription is authentic.

9 (c) That the prescribed drug is appropriate and necessary for10 the treatment of an acute, chronic, or recurrent condition.

(3) A pharmacist or a prescriber shall dispense a prescription
only if the prescription falls within the scope of practice of the
prescriber.

14 (4) A pharmacist shall not knowingly dispense a prescription15 after the death of the prescriber or patient.

16 (5) A pharmacist shall not dispense a drug or device under a 17 prescription transmitted by facsimile or created in electronic 18 format and printed out for use by the patient unless the document 19 is manually signed by the prescriber. This subsection does not 20 apply to a any of the following:

(a) A prescription that is transmitted by a computer to a
facsimile machine if that prescription complies with section 17754.

(b) A prescription that is received by a remote pharmacy and made available to a pharmacist described in section 17742b(2) for review and verification in the manner required under subsection (1).

27 (6) After consultation with and agreement from the prescriber,
28 a pharmacist may add or change a patient's address, a dosage form,
29 a drug strength, a drug quantity, a direction for use, or an issue



date with regard to a prescription. A pharmacist shall note the 1 details of the consultation and agreement required under this 2 subsection on the prescription or, if the drug is dispensed at a 3 remote pharmacy, on the digital image of the prescription described 4 5 in subsection (1), and shall maintain that documentation with the 6 prescription as required in section 17752. A pharmacist shall not 7 change the patient's name, controlled substance prescribed unless 8 authorized to dispense a lower cost generically equivalent drug 9 product under section 17755, or the prescriber's signature with 10 regard to a prescription.

11 (7) A prescription that is contained within a patient's chart in a health facility or agency licensed under article 17 or other 12 medical institution and that is transmitted to a pharmacy under 13 14 section 17744 is the original prescription. If all other 15 requirements of this part are met, a pharmacist shall dispense a 16 drug or device under a prescription described in this subsection. A pharmacist may dispense a drug or device under a prescription 17 18 described in this subsection even if the prescription does not contain the quantity ordered. If a prescription described in this 19 20 subsection does not contain the quantity ordered, the pharmacist shall consult with the prescriber to determine an agreed-upon 21 quantity. The pharmacist shall record the quantity dispensed on the 22 23 prescription and shall maintain that documentation with the 24 prescription as required in section 17752.

(8) If, after consulting with a patient, a pharmacist determines in the exercise of his or her professional judgment that dispensing additional quantities of a prescription drug is appropriate for the patient, the pharmacist may dispense, at one time, additional quantities of the prescription drug up to the



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1 total number of dosage units authorized by the prescriber on the 2 original prescription for the patient and any refills of the 3 prescription. Except for a controlled substance included in 4 schedule 5 that does not contain an opioid, this subsection does 5 not apply to a prescription for a controlled substance.

6 Sec. 17752. (1) A licensee or dispensing prescriber shall
7 preserve a prescription, or an equivalent record of the
8 prescription approved by the board, shall be preserved by a
9 licensee or dispensing prescriber for not less than 5 years.

10 (2) A prescription or equivalent record on file in a pharmacy 11 is not a public record. A person having custody of or access to 12 prescriptions shall not disclose their contents or provide copies 13 without the patient's authorization, to any person except to any of 14 the following:

15 (a) The patient for whom the prescription was issued, or16 another pharmacist acting on behalf of the patient.

17 (b) The authorized prescriber who issued the prescription, or18 a licensed health professional who is currently treating the19 patient.

20 (c) An agency or agent of government responsible for the21 enforcement of laws relating to drugs and devices.

22 (d) A person authorized by a court order.

(e) A person engaged in research projects or studies withprotocols approved by the board.

(3) A pharmacist may refill a copy of a prescription from another pharmacy if the original prescription has remaining authorized refills, and the copy is issued according to the following procedure:

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(a) The pharmacist issuing a written or oral copy of a



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prescription shall cancel the original prescription and record the cancellation. The record of cancellation shall must include the date the copy was issued, to whom issued, and the identification of the pharmacist who issued the copy.

(b) The written or oral copy issued shall must be a duplicate
of the original prescription except that it shall must also include
the prescription number, the name of the pharmacy issuing the copy,
the date the copy was issued, and the number of authorized refills
remaining available to the patient.

10 (c) The pharmacist receiving a written or oral copy of the 11 prescription shall exercise reasonable diligence to determine 12 whether it is a valid copy, and having done so may treat the copy 13 as an original prescription.

14 (d) Except as described in this part, all other copies
15 furnished shall must be used for information purposes only and
16 clearly marked "for informational or reference purposes only".

17 (4) Subsection (3) does not apply to pharmacies any of the18 following:

(a) Pharmacies that share a real-time, on-line database or
other equivalent means of communication. or to pharmacies

(b) Pharmacies that transfer prescriptions pursuant to a
written contract for centralized prescription processing services
as provided under section 17753.

(c) A parent pharmacy if the parent pharmacy receives a copyof a prescription from a remote pharmacy that it operates.

26 (d) A remote pharmacy if the remote pharmacy receives a copy27 of a prescription from a parent pharmacy.

(5) For purposes of this section, "equivalent record of theprescription approved by the board" or "equivalent record" includes



1 a digital image described in section 17751(1).

Sec. 17768. (1) In a manner consistent with part 161, the disciplinary subcommittee may fine, reprimand, or place on probation a person licensed under this part, may deny, limit, suspend, or revoke a person's license, or may order restitution or community service for a violation of this part or rules promulgated under this part.

8 (2) In addition to the grounds set forth in subsection (1), 9 and in a manner consistent with part 161, the board may fine, 10 reprimand, or place on probation a person licensed under this part, 11 may deny, limit, suspend, or revoke a license issued under this part, or may order restitution or community service if the board 12 13 finds that any of the following apply to an applicant; a partner, 14 officer, or member of the board of directors of a pharmacy, 15 manufacturer, or wholesale distributor licensed under this part; a stockholder of a pharmacy, manufacturer, or wholesale distributor 16 that is a privately held corporation licensed under this part; or a 17 18 facility manager for a **manufacturer or** wholesale distributor designated under section 17748(2): 19

20 (a) The applicant or other person described in this subsection21 lacks good moral character.

(b) Subject to subsection (3), the applicant or other person
described in this subsection has been convicted of a misdemeanor or
a felony under a state or federal law relating to a controlled
substance or the practice of pharmacy.

(c) The applicant or other person described in this subsection
has furnished false or fraudulent material information or has
knowingly omitted material information in an application filed
under this part.



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(d) The applicant or other person described in this subsection
 has maintained a financial interest in a pharmacy, manufacturer, or
 wholesale distributor that has been denied a license or federal
 registration, has had its license or federal registration limited,
 suspended, or revoked, or has been subject to any other criminal,
 civil, or administrative penalty.

7 (e) The applicant or other person described in this subsection
8 is not in compliance with article 7 or article 8 or the rules
9 promulgated under article 7 or article 8.

10 (f) The applicant or other person described in this subsection11 has violated section 17748.

(3) Except for a conviction for a misdemeanor under section 12 7404(2)(d) or a local ordinance that is substantially similar to 13 14 section 7404(2)(d), the reference to a misdemeanor in subsection 15 (2) (b) applies only to a conviction for a misdemeanor that is 16 directly related to the manufacture, delivery, possession, possession with intent to manufacture or deliver, use, 17 18 distribution, prescription, or dispensing of a controlled substance. Subsection (2) (b) does not apply to a conviction for a 19 20 misdemeanor based upon on an unintentional error or omission involving a clerical or record-keeping function. 21

22 Enacting section 1. This amendatory act takes effect 90 days23 after the date it is enacted into law.

