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	C	hapter 52. Board of F	Pharmacy.
•	KETED] indicate la		being added; words [CAPITALIZED Complete new sections are not in
12 AAC 52.0	010(b) is amended by	y adding new paragrapl	hs to read:
	(7) third-party log	istics providers license	· ,
	(8) outsourcing fa	cilities license;	
	(9) license of a wh	nolesale drug distributo	or located outside of the state. (Eff.
1/16/98, Reg	ister 145; am 2/26/2	000, Register 153; am	2/15/2006, Register 177; am
//	, Register	_)	
Authority:	AS 08.80.005	AS 08.80.150	AS 08.80.158
	AS 08.80.030	AS 08.80.155	AS 08.80.159
	AS 08.80.116	AS 08.80.157	AS 08.80.390
The introduc	tory language of 12	AAC 52.050(a)(1) is an	mended to read:
(a) W	hen a pharmacy cea	ses operations, the pha	rmacist-in-charge of that pharmacy shall
	(1) submit writter	notice to the board [A	A WRITTEN NOTICE] of the cessation
of pharmacy	operations on a form	m provided by the dep	oartment; the form [WRITTEN
NOTICE] mi	ust be submitted with	hin 10 days after the ce	essation of operations and include
• • •			
(Eff. 1/16/98	, Register 145; am 1	/17/2007, Register 181	; am/, Register)
Authority:	AS 08.80.005	AS 08.80.157	AS 08.80.330
	AS 08.80.030		

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12 AAC 52.0°	70(a) is amended to read:
(a) <u>An</u>	THE BOARD WILL ISSUE A PHARMACIST LICENSE BY EXAMINATION
TO AN] appli	icant who meets the requirements of AS 08.80.110, 08.80.116, and the
requirements	s on the checklist set out in (b) of this section has demonstrated the necessary
qualification	s for a pharmacist license by examination. An applicant who does not meet the
requirements	s on the checklist or whose responses on the form for application do not clearly
show that the	e applicant is qualified to receive a pharmacist license will not be issued a
license unless	s the board reviews the application and determines that the applicant meets
the qualificat	tions in this section for a pharmacist license by examination.
(Eff. 1/16/98,	Register 145; am 2/15/2006, Register 177; am 7/1/2007, Register 182; am
//	, Register)
Authority:	AS 08.80.005 AS 08.80.110 AS 08.80.116
	AS 08.80.030
12 AAC 52.09	95(a) is amended to read:
(a) <u>An</u>	[THE BOARD WILL ISSUE A PHARMACIST LICENSE BY RECIPROCITY
TO AN] appli	icant who meets the requirements of AS 08.80.145 and the requirements on the
checklist set	out in (c) of this section has demonstrated the qualifications for a pharmacist
license by red	ciprocity. An applicant who does not meet the requirements on the checklist or
whose respon	nses on the form for application do not clearly show that the applicant is
qualified to r	receive a pharmacist license by reciprocity will not be issued a license unless
the board rev	views the application and determines that the applicant meets the
qualification	s in this section for a pharmacist license by reciprocity.
(Eff. 7/1/2007	7, Register 182; am/, Register)

Authority: AS 08.80.005 AS 08.80.030 AS 08.80.145

12 AAC 52 is amended by adding a new section to Article 1 to read:

duty military personnel. (a) Military personnel or the spouse of an active duty military personnel who meets the requirements of AS 08.01.064 and (b) of this section has demonstrated the necessary qualifications for a temporary license. A military personnel applicant or the spouse of an active duty personnel who does not meet the requirements on the checklist or whose responses on the form for application do not clearly show that the applicant is qualified to receive a temporary license will not be issued a temporary license unless the board reviews the application and determines that the applicant meets the qualifications in this section for a temporary license.

- (b) The following checklist is established by the board for review of an application for a temporary license; a temporary license will be issued to a military personnel or the spouse of an active duty military personnel if the applicant
- (1) submits a completed, notarized application for licensure on a form provided by the department;
- (2) provides certified evidence of meeting the requirements in AS 08.80.110, AS 08.80.145, and this chapter;
 - (3) pays the application fee and temporary license fee required in 12 AAC 02.310;
- (4) passes the Alaska jurisprudence Intern Practice Questionnaire prepared by the board covering the provisions of AS 08.80 and this chapter and 21 U.S.C. 801-847 (Controlled Substance Act) with a score of 75 or above;
 - (5) has not been convicted of a felony or another crime that affects the applicant's

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ability to practice pharmacy competently and safely; and
(6) submits a verification of a current license in good standing to practice in
another state or other jurisdiction with licensing requirements at least equivalent to those of this
state.
(b) An applicant whose application for permanent licensure has been denied by the board
is not eligible to receive a temporary license.
(c) A temporary license is valid for 180 days. For good cause shown to the board's
satisfaction, the board will extend the temporary license for an additional period not to exceed 60
days.
(d) A temporary license is not renewable.
(e) An individual may not receive more than one temporary license.
(Eff/, Register)
Authority: AS 08.01.064 AS 08.80.030 AS 08.80.150
AS 08.80.005 AS 08.80.145
12 AAC 52.110(a)(4) is repealed:
12 AAC 52.110(a)(4) is repealed: (4) <u>repealed / / [PASSES THE ALASKA PHARMACY</u>
(4) <u>repealed</u> / / [PASSES THE ALASKA PHARMACY
(4) <u>repealed</u> / / [PASSES THE ALASKA PHARMACY
(4) repealed / / [PASSES THE ALASKA PHARMACY JURISPRUDENCE EXAMINATION WITH A SCALED SCORE OF 75 OR ABOVE]; and

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12 AAC 52.120	(b)(1) is amended to read:
(1) submits a complete, notarized application [APPLIES] on a form provided
by the departme	nt;
12 AAC 52.120	(b)(5) is repealed:
(5) <u>repealed / / [SUBMITS A DECLARATION OF</u>
SPONSORSHII	P OF PHARMACY INTERN FORM COMPLETED BY THE APPLICANT'S
SPONSOR PHA	ARMACIST AT EACH WORK LOCATION FOR WHICH THE APPLICANT
IS TO WORK];	
	(c) is amended to read:
(c) A ph	armacist intern license is valid for two years and may be renewed. An applicant
for renewal of a	pharmacist intern license must meet the requirements of $(b)(1)$ and (2) $[(b)(1)$ -
(2) AND (5)] of	`this section.
12 AAC 52.120	(d) is amended to read:
(d) An ii	ndividual must be licensed as a pharmacist intern before beginning an internship
in the state. [TH	IE PHARMACIST INTERN LICENSE IS VALID FOR ONLY THOSE WORK
LOCATIONS F	OR WHICH THE INDIVIDUAL PREVIOUSLY SUBMITTED SPONSORSHII
DECLARATIO	NS IN ACCORDANCE WITH (b)(5) OF THIS SECTION. BEFORE THE
INDIVIDUAL I	MAY WORK AT AN ADDITIONAL WORK LOCATION, THE INDIVIDUAL
MUST	
(1) SUBMIT A SPONSORSHIP DECLARATION FOR THAT LOCATION IN

ACCORDANCE WITH (b)(5) OF THIS SECTION; AND

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(2) HAVE A REVISED LICENSE ISSUED TO THE INDIVIDUAL.]

12 AAC 52.120 is amended by adding a new subsection to read:

AS 08.80.030

12 AAC 52 is amended by adding a new section to Article 1 to read:

12 AAC 52.150. Proof of licensure for individual pharmacists working for tribal health programs. (a) A pharmacist who engages in the practice of pharmacy in a tribal health program in this state and who is not already licensed by the board must provide the board notice that they are practicing under another license in accordance with 25 U.S.C. 1621t (sec. 221, Indian Health Care Improvement Act). Notice required under this section must be received no later than 30 days after an individual begins working at a tribal health program in this state, and must include

- (1) a completed Alaska state pharmacist license exemption form provided by the department;
- (2) a certified true copy of a current, valid pharmacist license in good standing from another jurisdiction; and
 - (A) proof of employment by a tribal health program that is operating under

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an agr	reement with the feder	al Indian Health S	ervice under	25 U.S.C. 4	50-458ddd-2
(India	n Self-Determination	and Education As	sistance Act)); or	
	(B) proof of s	status as an indepo	endent contra	actor, includi	ng a copy of the
contra	act, if the out-of-state p	oharmacist is worl	king for the t	ribal health p	rogram as an
indepe	endent contractor.				
(b) A	pharmacist practicing	under the exempt	ion may not	practice beyo	and the scope of
the other state	e license.				
(c) Th	e licensing exemption	does not extend t	o services pr	covided to no	n-tribal health
program. In a	ddition, an out-of-state	e licensed pharma	cist working	outside the s	scope of their
contracted en	nployment with a triba	l health program i	nust apply fo	or licensure a	s a pharmacist in
accordance w	rith AS 08.80. (Eff	_/,	Register)	
Authority:	AS 08.80.003	AS 08.80.005	AS 08	8.80.030	
12 AAC 52.2	20(b) is amended to re	ead:			
(b) Ex	acept as provided in (c) of this section, a	pharmacist	intern may pe	erform any duty of
a pharmacist	or pharmacy technic	ian under the dire	ct supervisio	on of a pharm	acist.
(Eff. 1/16/98,	Register 145; am 1/17	7/2007, Register 1	.81; am	//	_, Register)
Authority:	AS 08.80.005	AS 08.80.110	AS 08	8.80.410	
	AS 08.80.030	AS 08.80.116			
12 AAC 52.2	40(b) is amended by a	dding new paragr	aphs to read:		
	(9) a prohibition on t	the administration	or dispensir	ng of any scho	edule I, II, III, or
IV controlled	substances; and				
	(10) an acknowledge	ement that the autl	norizing prac	titioner will	not receive any

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compensation	from a pharmacist or	pharmacy as a result of	f the care or treatme	ent of any patient
under the agre	eement.			
(Eff. 11/10/20	001, Register 160; am 2	2/11/2004, Register 169	9; am 11/16/2012,	Register 204; am
//	, Register)			
Authority:	AS 08.80.030	AS 08.80.480		
12 AAC 52.3	40(a)(1) is amended to	read:		
	(1) any program prese	ented by a provider acc	credited by the ACI	PE <u>that results in a</u>
continuing ed	ducation certificate sh	nowing the date of the	course and the A	CPE Universal
Activity Nun	nber associated with t	he program;		
(Eff. 1/16/98,	Register 145; am 5/5/2	2000, Register 154; am	5/15/2004, Regist	er 170; am
2/15/2006, Re	egister 177; am 8/12/20	007, Register 183; am	/	Register)
Authority:	AS 08.80.005	AS 08.80.147	AS 08.80.165	
	AS 08.80.030			
12 AAC 52.4	23(c) is amended to rea	nd:		
(c) An	applicant for renewal	of a remote pharmacy	license must comp	ly with the
requirements	of 12 AAC 52.300. [A	REMOTE PHARMA	CY LICENSE MA	Y NOT BE
RENEWED I	F A NON-REMOTE P	PHARMACY OPENS	FOR BUSINESS V	VITHIN TEN
ROAD MILE	S OF THE REMOTE	PHARMACY SITE U	NLESS THE NON	-REMOTE
PHARMACY	' IS PREVENTED BY	FEDERAL LAW FRO	OM PROVIDING I	PHARMACY
SERVICES T	O ALL THE INDIVID	OUALS WITHIN THE	TEN ROAD MILE	ES.] (Eff.
9/17/2011, Re	egister 199; am/_	/, Register _)	
Authority:	AS 08.80.005	AS 08.80.030	AS 08.80.157	

12 AAC 52.425(a) is amended to read:

(a) Only a <u>pharmacist employed by a</u> central pharmacy located in this state may provide pharmacy services to a remote pharmacy through a telepharmacy system. A telepharmacy system must be conducted under the direct supervision of a pharmacist <u>located in this state</u>. The pharmacist-in-charge of a <u>remote</u> [CENTRAL] pharmacy may supervise one or more remote pharmacies.

The introductory language of 12 AAC 52.425(b) is amended to read:

(b) Before a **pharmacist employed by a** central pharmacy may provide pharmacy services to a remote pharmacy, the telepharmacy system between the central pharmacy and remote pharmacy must be tested by the supervising pharmacist of the central pharmacy and found to operate properly. The supervising pharmacist of the central pharmacy shall make the results of the test available to the board upon request. The computer link and video link with sound of the telepharmacy system must include at least one of the following:

• • •

12 AAC 52.425(e) is amended to read:

(e) Drugs may be shipped to a remote pharmacy [ONLY] from the central pharmacy <u>or a wholesale distributor</u>. Drugs must be shipped in a sealed container with an itemized list of the product contained. The itemized list of drugs shipped must be kept on file at both the central pharmacy and the remote pharmacy for at least two years from the date that the drugs are shipped. [ITEMIZED RECORDS OF DRUGS SHIPPED OR RECEIVED MUST BE VERIFIED BY THE SUPERVISING PHARMACIST AT BOTH THE CENTRAL PHARMACY AND THE REMOTE PHARMACY.]

Register ______, _____ 2019 **PROFESSIONAL REGULATIONS**12 AAC 52.425(f) is amended to read:

(f) A remote pharmacy must keep a record of all prescriptions filled at that location. The central pharmacy must have access to the records [ALSO MAINTAIN A RECORD] of the prescriptions dispensed.by [FILLED AT] the remote pharmacy. [THE RECORD MUST DISTINGUISH PRESCRIPTIONS FILLED AT THE REMOTE PHARMACY FROM THOSE FILLED AT THE CENTRAL PHARMACY AND AT OTHER REMOTE PHARMACY LOCATIONS.]

12 AAC 52.425(g) is amended to read:

(g) The prescription label of a prescription drug <u>dispensed</u> [DISTRIBUTED] by a remote pharmacy must meet the requirements of 12 AAC 52.480.

12 AAC 52.425(h) is amended to read:

(h) Under a telepharmacy system a prescription drug is considered as being dispensed by the [CENTRAL PHARMACY AND DISTRIBUTED BY THE] remote pharmacy. A prescription drug may not be **dispensed** [DISTRIBUTED] by a remote pharmacy until a pharmacist **employed by** [AT] the central pharmacy has verified the finished prescription product through the telepharmacy system.

12 AAC 52.425(j) is repealed:

(j) Repealed / / [THE PHARMACIST-IN-CHARGE OF THE CENTRAL PHARMACY MUST ENSURE THAT THE REMOTE PHARMACY IS IN COMPLIANCE WITH ALL LAWS, INCLUDING REGULATIONS, GOVERNING THE ACTIVITIES OF THE PHARMACY]. (Eff. 2/15/2006, Register 177; am ___/____,

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Authority:	AS 08.80.005	AS 08.80.030	AS 08.80.157
12 AAC 52 is a	amended by adding	a new section to Arti	cle 5 to read:
12 AA(C 52.465. Controlle	d substance prescri	ption drug orders. (a) A prescription
drug order for a	a schedule II control	led substance may be	e partially filled if prescribed for
	(1) a terminally ill p	patient or a patient res	siding in a long term care facility, in
accordance wit	h 21 CFR §1306.13	; or	
	(2) a patient who is	not terminally ill or i	residing in a long term care facility if
	(A) the parti	al fill is requested by	the patient or the practitioner that wrote
the pres	scription;		
	(B) the total	quantity dispensed in	n all partial filling does not exceed the
total qu	antity prescribed;		
	(C) each par	tial fill is electronica	lly documented in the patient record;
	(D) the rema	aining portions are fil	lled not later than 30 days after the date
on whic	ch the prescription is	s written; and	
	(E) it only o	ccurs at the pharmacy	y where the original prescription order is
on file.	(Eff//	, Register)
Authority:	AS 08.80.005	AS 08.80.030	AS 08.80.345
12 AAC 52.470	O(d) is amended to r	ead:	

- (d) If an original prescription drug order is prescribed as a 30-day supply, the pharmacist may dispense any quantity so long as [UP TO A 100-DAY SUPPLY ON REFILLS IF] the
 - (1) total quantity of dosage units dispensed does not exceed the total quantity of

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dosage units au	uthorized by the prescriber on the prescription, including refills;
	(2) drug is not a federal or state scheduled controlled substance; and
	(3) [THE] pharmacist is exercising professional judgment.
(Eff. 1/16/98, I	Register 145; am 6/29/2018, Register 226; am/, Register)
Authority:	AS 08.80.005 AS 08.80.030
12 AAC 52.50	0(a) is amended to read:
(a) For	the purpose of dispensing [A REFILL OF] a prescription drug order, original
prescription dr	ug order information may be transferred between pharmacies if the requirements
of 12 AAC 52.	460 and this section are met.
(Eff. 1/16/98, I	Register 145; am 7/9/2017, Register 223; am/, Register)
Authority:	AS 08.80.005 AS 08.80.030
The introducto	ry language of 12 AAC 52.510(a) is amended to read:
(a) A p	harmacist may dispense an equivalent drug product or interchangeable biological
product instea	ad of the prescribed drug if
•••	
12 AAC 52.51	0(a)(3) is repealed:
	(3) <u>repealed</u> / / [THE EQUIVALENT DRUG PRODUCT
COSTS THE F	PATIENT LESS THAN THE PRESCRIBED DRUG PRODUCT]; and
• • •	

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12 AAC 52.510(b) is amended to read:	
(b) The determination of the drug product to be dispensed for a prescription drug order in	S
a professional responsibility of the pharmacist. A pharmacist may not dispense any product that	
in the pharmacist's professional opinion is not an equivalent drug product as the terms [TERM]	
"equivalent drug product" or "interchangeable biological product" are [IS] defined in	
AS 08.80.480. (Eff. 1/16/98, Register 145; am 10/9/2008, Register 188; am 6/29/2018, Register	•
226; am/, Register)	
Authority: AS 08.80.005 AS 08.80.030 AS 08.80.295	
12 AAC 52.530(a) is amended to read:	
(a) $\underline{\mathbf{A}}$ [EXCEPT AS PROVIDED IN (b) OF THIS SECTION, A] pharmacy or pharmaci	st
may [NOT] accept a drug for return or exchange after the drug has been taken from the premise	S
where the drug was sold, distributed, or dispensed $\underline{\mathbf{if}}$	
(1) the prescription was dispensed in a manner inconsistent with the original	<u>l</u>
prescription drug order; or	
(2) the medication was recalled by the manufacturer or FDA; and	
(3) it is segregated from the normal pharmacy inventory and may not be	
dispensed.	
(Eff. 1/16/98, Register 145; am/, Register)	
Authority: AS 08.80.005 AS 08.80.030	
12 AAC 52.610 is amended to read:	
12 AAC 52.610. Wholesale drug distributor license. (a) An applicant who meets the	۱ -
requirements on the checklist set out in (b) of this section has demonstrated the necessary	

(b) The following checklist is established by the board for review of an application

[AN APPLICANT] for a wholesale drug distributor license. A wholesale drug distributor

license will be issued to an applicant who [SHALL]

- (1) <u>submits a completed, notarized application</u> [APPLY] on <u>a</u> [THE] form provided by the department;
 - (2) pays [PAY] the fees required in 12 AAC 02.310;
- (3) **provides** [PROVIDE] a list of the names and resumes of officers, directors, or primary stockholders responsible for the wholesale drug facility;
- (4) **provides** [PROVIDE] the name and the resume of the **facility manager**[PERSON] who will manage the wholesale distribution of drugs and the wholesale drug facility;
 - (5) **submits** [SUBMIT]
 - (A) a completed self-inspection of the premises questionnaire on a form provided by the department; or [AND]

(B) a completed Verification Accredited Wholesale Distributors (VAWD) inspection report;

(6) <u>submits</u> [SUBMIT] completed fingerprint cards of the facility manager for evaluation and investigation by the Department of Public Safety<u>: and</u>

(7) submits a copy of a current valid license, permit, or registration to conduct operations in the jurisdiction in which it is located for non-resident wholesale drug

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distributors.	
<u>(c)</u> [(b)] An applicant for a wholesale drug distributor license that will be distributing
controlled sul	estances shall
	(1) meet the requirements of (b) [(a)] of this section; and
	(2) be registered with the <u>DEA</u> [(DEA)].
<u>(d)</u> [(d)] Within 30 days of a change in location, ownership, or facility manager, the new
facility manag	ger must
	(1) submit the completed change of facility [PHARMACY] manager form
provided by t	ne department;
	(2) submit the applicable fees established in 12 AAC 02.105(3); and
	(3) meet the requirements of $(b)(4)$ [(a)(4)] and (6) of this section.
<u>(e) W</u>	nen a wholesale distributor ceases operations, the facility manager of the
wholesale dis	tributor shall notify the board on a form provided by the department the
cessation of c	perations; the form must be submitted within 10 days after the cessation of
operations. (Eff. 1/16/98, Register 145; am 8/21/2002, Register 163; am 1/17/2007, Register
181; am 6/29	2018, Register 226; am/, Register)
Authority:	AS 08.80.005 AS 08.80.157 AS 08.80.480
	AS 08.80.030 <u>AS 08.80.159</u>
12 AAC 52.6	20 is amended by adding a new subsection to read:
(d) A	wholesale drug distributor facility seeking to ship into or distribute prescription
drugs in this	tate must first verify that the purchaser of the prescription drugs holds a valid
license under	AS 08. (Eff. 1/16/98, Register 145; am/, Register)
Authority:	AS 08.80.005 AS 08.80.157 AS 08.80.480

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	AS 08.80.030	AS 08.80.159	

12 AAC 52.625(b) is amended to read:

(b) The board will not approve an application for a wholesale drug distributor license unless the designated <u>facility</u> manager in charge of the drug facility documents having a basic knowledge of federal and state laws related to the wholesale distribution of drugs. (Eff. 1/16/98, Register 145; am ___/____, Register _____)

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.261

AS 08.80.030 **AS 08.80.159** AS 08.80.480

12 AAC 52.630(a) is amended to read:

(a) A wholesale drug distributor shall ensure that all drugs are stored at appropriate temperatures in accordance with label requirements [OR OFFICIAL UNITED STATES PHARMACOPOEIA (USP), 1995 REVISION, COMPENDIUM REQUIREMENTS,] to help ensure that the identity, strength, quality, and purity of the products are not affected. [IF A TEMPERATURE REQUIREMENT IS NOT LISTED FOR A DRUG, THE DRUG MAY BE STORED AT CONTROLLED ROOM TEMPERATURE AS DEFINED IN THE USP.]

(Eff. 1/16/98, Register 145; am ____/____, Register _____)

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.480

AS 08.80.030 **AS 08.80.159**

[EDITOR'S NOTE: A COPY OF THE UNITED STATES PHARMACOPOEIA MAY BE OBTAINED FROM THE UNITED STATES PHARMACOPOEIAL CONVENTION, INC., P.O. BOX 560, WILLISTON, VT 05495.]

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The authority citation of 12 AAC 52.640 is changed to read:

12 AAC 52.640. Written policies and procedures.

• • •

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.480

AS 08.80.030 **AS 08.80.159**

The authority citation of 12 AAC 52.645 is changed to read:

12 AAC 52.645. Examination of drug shipments.

• • •

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.480

AS 08.80.030 **AS 08.80.159**

The authority citation of 12 AAC 52.650 is changed to read:

12 AAC 52.650. Records and inventories.

• • •

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.480

AS 08.80.030 **AS 08.80.159**

The authority citation of 12 AAC 52.660 is changed to read:

12 AAC 52.660. Returned, damaged, and outdated drugs.

• • •

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.480

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AS 08.80.030 **AS 08.80.159**

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The authority citation of 12 AAC 52.670 is changed to read:

12 AAC 52.670. Drug recalls.

• • •

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.480

AS 08.80.030 **AS 08.80.159**

The authority citation of 12 AAC 52.680 is changed to read:

12 AAC 52.680. Inspections.

• • •

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.480

AS 08.80.030 **AS 08.80.159**

The authority citation of 12 AAC 52.685 is changed to read:

12 AAC 52.685. Prohibition against direct distribution.

• • •

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.261

AS 08.80.030 **AS 08.80.159**

The authority citation of 12 AAC 52.690 is changed to read:

12 AAC 52.690. Salvage and reprocessing.

• • •

Authority: AS 08.80.005 AS 08.80.157 AS 08.80.480

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AS 08.80.030 **AS 08.80.159**

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The authority citation of 12 AAC 52.695 is changed to read:

12 AAC 52.695. Provisions not applicable.

• • •

Authority:

AS 08.80.005

AS 08.80.157

AS 08.80.159

AS 08.80.030

12 AAC 52 is amended by adding a new section to Article 6 to read:

12 AAC 52.696. Outsourcing facilities. (a) An applicant who meets the requirements on the checklist set out in (b) of this section has demonstrated the necessary qualifications for an outsourcing facility license. An applicant who does not meet the requirements on the checklist or whose responses on the form for application do not clearly show that the applicant is qualified to receive an outsourcing facility license will not be issued a license unless the board reviews the application and determines that the applicant meets the qualifications in this section for an outsourcing facility license.

- (b) The following checklist is established by the board for review of an application for an outsourcing facility license; an outsourcing facility license will be issued to an applicant who
- (1) submits a complete, notarized application on a form provided by the department;
 - (2) pays the fees required in 12 AAC 02.310;
- (3) provides a list of the names and resumes of officers, directors, or primary stockholders responsible for the facility;
 - (4) provides the name and the resume of the designated facility manager;
- (5) submits a completed self-inspection of the premises questionnaire on a form provided by the department;

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- (6) submits completed fingerprint cards of the facility manager for evaluation and investigation by the Department of Public Safety; and
- (7) submits the results of the most recent Good Manufacturing Practice (GMP) inspection by the Food and Drug Administration (FDA).
- (c) Within 10 days of a change in facility manager, the new facility manager must meet the requirements of (b) of this section and submit the change on a form provided by the department. The outgoing facility manager must submit a change on a separate form provided by the department.
- (d) The facility manager of an outsourcing facility that has changed its name or physical address shall apply for a new and separate outsourcing facility license in accordance with (b) of this section.
- (e) A new owner of an outsourcing facility shall apply for a new and separate third-party logistics provider license in accordance with (b) of this section.
 - (f) When an outsourcing facility ceases operations, the facility manager shall
- (1) submit to the board a written notice of the cessation of operations; the written notice must be submitted within 10 days after the cessation of operations and include
 - (A) the date the outsourcing facility ceased operations;
 - (B) arrange for the records of the outsourcing facility to be retained for two years.
- (g) An outsourcing facility shall permit an authorized inspector or law enforcement official, who shows proper identification, to enter and inspect the facility and delivery vehicles at reasonable times and in a reasonable manner, and to inspect the facility records and written operating procedures.
 - (h) The outsourcing facility shall be registered with the Food and Drug Administration as

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a 503b outsou	rcing facility. (Eff.		egister)
Authority:	AS 08.80.005	AS 08.80.159	AS 08.80.480
	AS 08.80.030		
12 AAC 52 is amended by adding a new section to Article 6 to read:			

12 AAC 52.697. Third-party logistics providers. (a) An applicant who meets the requirements on the checklist set out in (b) of this section has demonstrated the necessary qualifications for a third-party logistics providers license. An applicant who does not meet the requirements on the checklist or whose responses on the form for application do not clearly show that the applicant is qualified to receive a third-party logistics provider license will not be issued a license unless the board reviews the application and determines that the applicant meets the qualifications in this section for a third-party logistics provider license.

- (b) The following checklist is established by the board for review of an application for a third-party logistics provider license; a third-party logistics provider license will be issued to an applicant who
- (1) submits a complete, notarized application on a form provided by the department;
 - (2) pays the fees required in 12 AAC 02.310;
- (3) provides a list of the names and résumés of officers, directors, or primary stockholders responsible for the facility;
 - (4) provides the name and the resume of the designated facility manager;
- (5) submits a completed self-inspection of the premises questionnaire on a form provided by the department; and
 - (6) submits completed fingerprint cards of the facility manager for evaluation and

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investigation by the Department of Public Safety.
(c) Within 10 days of a change in facility manager, the new facility manager must meet
the requirements of (b) of this section and submit the change on a form provided by the
department. The outgoing facility manager must submit a change on a separate form provided b
the department.
(d) The facility manager of a third-party logistics provider that has changed its name or
physical address shall apply for a new and separate third-party logistics provider license in
accordance with (b) of this section.
(e) A new owner of third-party logistics provider shall apply for a new and separate third
party logistics provider license in accordance with (b) of this section.
(f) When a third-party logistics provider ceases operations, the facility manager shall
(1) submit to the board a written notice of the cessation of operations; the writter
notice must be submitted within 10 days after the cessation of operations and include
(A) the date the third-party logistics provider ceased operations;
(B) arrange for the records of the third-party logistics provider to be
retained for two years.
(g) A third-party logistics provider shall permit an authorized inspector or law
enforcement official, who shows proper identification, to enter and inspect the facility and
delivery vehicles at reasonable times and in a reasonable manner, and to inspect the facility
records and written operating procedures. (Eff/, Register)
Authority: AS 08.80.005 AS 08.80.159 AS 08.80.480
AS 08.80.030

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12 AAC 52.920(a)(19) is amended to read:			
	(19) discriminating o	n the basis of race, reli	gious creed, color, national origin,
ancestry, sexu	ual orientation, gende	r identity, or sex in the	e provision of a service that is part of
the practice o	f pharmacy;		
12 AAC 52.9	20 is amended by addit	ng a new subsection to	read:
(e) Fa	iling to meet continuin	g education requiremen	nts will result in a \$100 civil fine per
missing conti	nuing education credit	hour for pharmacists a	nd a \$25 civil fine per missing
continuing ed	lucation credit hour for	technicians. (Eff. 1/16	/98, Register 145; am 6/7/2018,
Register 226;	am//	, Register)	
Authority:	AS 08.01.075	AS 08.80.261	AS 08.80.460
	AS 08.80.005	AS 08.80.315	AS 17.30.200
	AS 08.80.030		
12 AAC 52 is	s amended by adding a	new section to Article	10 to read:
12 AA	AC 52.925. Grounds fo	or denial or discipline	for criminal history. (a) As used in
AS 08.80.261	and this chapter, crim	es that affect the applic	cant's or licensee's ability to practice
competently a	and safely include		
	(1) murder;		
	(2) manslaughter;		
	(3) criminally negligo	ent homicide;	
	(4) assault;		
	(5) sexual assault;		
	(6) sexual abuse of a	minor;	

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	(7) unlawful exploitation of a minor, including possession or distribution of child
pornography;	
	(8) incest;
	(9) indecent exposure;
	(10) robbery;
	(11) extortion;
	(12) stalking;
	(13) kidnapping;
	(14) theft;
	(15) burglary;
	(16) forgery;
	(17) endangering the welfare of a child;
	(18) endangering the welfare of a vulnerable adult;
	(19) unlawful distribution or possession for distribution of a controlled substance;
for purposes of	of this paragraph, "controlled substance" has the meaning given in AS 11.71.900;
	(20) reckless endangerment.
(b) Co	nvictions of an offense in another jurisdiction with elements similar to an offense
listed in (a) of	this section affect the applicant's or licensee's ability to practice competently and
safely. (Eff	/, Register)
Authority:	AS 08.01.075 AS 08.80.030 AS 08.80.261

12 AAC 52 is amended by adding a new section to Article 11 to read:

12 AAC 52.985 Emergency Preparedness. (a) If, as a consequence of a natural disaster or terrorist attack, a state of emergency is declared by the governor under AS 26.23.020 which

results in the inability to refill existing prescriptions, the board will cooperate with the state,

borough, city, or town to assist in the provision of drugs, devices, and professional services to the

public.

(b) If, as a consequence of a natural disaster or terrorist attack, a state of emergency is

declared by the governor of another state or territory, or a province of Canada which results in an

individual being temporarily relocated to Alaska who is unable to refill an existing prescription,

the board will assist in the provision of drugs, devices, and professional services to the relocated

individual.

(c) When a state of emergency has been declared, a pharmacist in the area of the declared

emergency may dispense a one-time emergency refill prescription of up to a 30-day supply of a

prescribed medication if

(1) in the pharmacist's professional opinion the medication is essential to the

maintenance of life or to the continuation of therapy; and

(2) the pharmacist makes a good faith effort to reduce the patients prescription

drug information to a written prescription marked "emergency prescription" and then files and

maintains the prescription in accordance with 12 AAC 52.450.

(d) If a declared state of emergency continues for more than 21-days after a pharmacist

dispenses an emergency prescription under (c) of this section, the pharmacist may dispense one

additional emergency refill prescription of up to a 30-day supply of the prescribed medication.

(e) To assist during an emergency, a pharmacist who is not licensed in this state may

apply for emergency licensure in accordance with 12 AAC 52.110. (Eff. / / , Register

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Authority:

AS 08.80.005

AS 08.80.030

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2 AAC 52 is amended by adding a new section to Article 11 to read:
12 AAC 52.993. Executive administrator. The executive administrator may
(1) review and approve continuing education competency audits; audits that are
ot in compliance are to be reviewed by a board member;
(2) attend state or national meetings or conferences on behalf of the board;
(3) work with the National Association of Boards of Pharmacy (NABP) on behalf
f the board;
(4) work with the board chair and vice-chair in evaluation of questions posed to
ne board regarding AS 08.80 or 12 AAC 52;
(5) work with regulations specialist to draft and make regulatory amendment

Authority: AS 08.80.005 AS 08.80.030 AS 08.80.270

recommendations to 12 AAC 52 to the board. (Eff. ___/____, Register _____)

12 AAC 52.995(a) is amended by adding a new paragraph to read:

(37) "moral turpitude" includes conduct that is considered contrary to community standards of justice, honesty, or good morals.

12 AAC 52.995 is amended by adding a new subsection to read:

(e) In 12 AAC 52.610 – 12 AAC 52.697, "facility manager" means the responsible manager who serves as the supervisor or manager and is responsible for ensuring the third-party logistics provider, wholesale drug distributor, or outsourcing facility is in compliance with all state and federal laws and regulations pertaining to the operations. (Eff. 1/16/98, Register 145; am 5/5/2000, Register 154; am 11/10/2001, Register 160; am 8/21/2002, Register 163; am 2/15/2006, Register 177; am 8/12/2007, Register 183; am 9/11/2010, Register 195; am

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12/29/2011, 1	Register 200; am 8/1	/2014, Register 211; a	m 6/7/2018, Register 226	; am
//	, Register	_)		
Authority:	AS 08.80.005	AS 08.80.159	AS 17.30.200	
	AS 08.80.030	AS 11.71.900	AS 17.30.900	
	AS 08.80.157			