

E N G R O S S E D

COMMITTEE SUBSTITUTE

FOR

H. B. 2513

(BY DELEGATES MORGAN, STEPHENS, GIVENS,
HARTMAN, HATFIELD, MARTIN, STAGGERS, SWARTZMILLER,
COWLES, C. MILLER AND ROWAN)

(Originating in the Committee on the Judiciary)
[February 24, 2011]

A BILL to repeal §30-5-1a, §30-5-1b, §30-5-2a, §30-5-3a, §30-5-5a, §30-5-5b, §30-5-6a, §30-5-7a, §30-5-7b, §30-5-7c, §30-5-9a, §30-5-12a, §30-5-12b, §30-5-14a, §30-5-14b, §30-5-16a, §30-5-16b, §30-5-16c and §30-5-22a of the Code of West Virginia, 1931, as amended; to amend and reenact §16-5A-9a of said code; to amend and reenact §30-5-1, §30-5-2, §30-5-3,

§30-5-4, §30-5-5, §30-5-6, §30-5-7, §30-5-8, §30-5-9, §30-5-10, §30-5-11, §30-5-12, §30-5-13, §30-5-14, §30-5-15, §30-5-16, §30-5-17, §30-5-18, §30-5-19, §30-5-20, §30-5-21, §30-5-22, §30-5-23, §30-5-24 §30-5-25, §30-5-26, §30-5-27, §30-5-28, §30-5-29 and §30-5-30 of said code; to amend said code by adding thereto four new sections, designated §30-5-31, §30-5-32, §30-5-33 and §30-5-34; and to amend and reenact §60A-10-3 of said code, all relating to the practice of pharmacist care; prohibiting the practice of pharmacist care without a license; permitting a licensed practitioner to dispense in certain settings; providing other applicable sections; providing definitions; providing for board composition; setting forth the powers and duties of the board; clarifying rule-making authority; continuing a special revenue account; establishing license, registration and permit requirements; creating a scope of practice; creating a temporary permit; establishing renewal requirements; providing for exemptions from licensure; providing requirement to participate in collaborative pharmacy practice; providing requirement for dispensing generic drugs; requiring the registration of pharmacies requiring a permit for

mail-order pharmacies and manufacturing of drugs; providing requirements of filling prescriptions; providing requirements for the display of a board authorization; permitting the board to file an injunction; setting forth grounds for disciplinary actions; allowing for specific disciplinary actions; providing procedures for investigation of complaints; providing for judicial review and appeals of decisions; setting forth hearing and notice requirements; providing for civil causes of action; providing criminal penalties; and updating references.

Be it enacted by the Legislature of West Virginia:

That §30-5-1a, §30-5-1b, §30-5-2a, §30-5-3a, §30-5-5a, §30-5-5b, §30-5-6a, §30-5-7a, §30-5-7b, §30-5-7c, §30-5-9a, §30-5-12a, §30-5-12b, §30-5-14a, §30-5-14b, §30-5-16a, §30-5-16b, §30-5-16c and §30-5-22a of the Code of West Virginia, 1931, as amended, be repealed; that §16-5A-9a of said code be amended and reenacted; that §30-5-1, §30-5-2, §30-5-3, §30-5-4, §30-5-5, §30-5-6, §30-5-7, §30-5-8, §30-5-9, §30-5-10, §30-5-11, §30-5-12, §30-5-13, §30-5-14, §30-5-15, §30-5-16, §30-5-17, §30-5-18, §30-5-19, §30-5-20, §30-5-21, §30-5-22, §30-5-23, §30-5-24 §30-5-25, §30-5-26, §30-5-

27, §30-5-28, §30-5-29 and §30-5-30 of said code be amended and reenacted; that said code be amended by adding thereto four new sections, designated §30-5-31, §30-5-32, §30-5-33 and §30-5-34; and that §60A-10-3 of said code be amended and reenacted; all to read as follows:

CHAPTER 16. PUBLIC HEALTH.

ARTICLE 5A. CANCER CONTROL.

§16-5A-9a. Laetrile use; informed consent.

1 A hospital or other health care facility may not interfere
2 with the physician-patient relationship by restricting or
3 forbidding the intravenous use of amygdalin (laetrile) as
4 certified in accordance with ~~section sixteen-a~~, article five,
5 chapter thirty of this code, as an adjunct to recognized,
6 customary or accepted modes of therapy in the treatment of
7 any malignancy for terminally ill cancer patients when it is
8 prescribed or administered by a physician holding an
9 unlimited license for the practice of medicine in the State of
10 West Virginia and the patient has signed the “written
11 informed request” therefor as set forth in this section:

12 *Provided*, That a parent or guardian may sign the “written
13 informed request” on a minor’s behalf.

14 In the event that no recognized, customary or accepted
15 mode of therapy is available for the treatment of any
16 malignancy for a terminally ill cancer patient, the physician
17 may prescribe or administer intravenous amygdalin (laetrile),
18 as certified in accordance with ~~section sixteen-a~~, article five,
19 chapter thirty of this code, as the sole mode of therapy,
20 providing further that said patient executed the “written
21 informed request” as set forth in this section.

22 Any physician, hospital or other health care facility
23 participating in any act permitted or required by this section
24 is immune from any civil or criminal liability that otherwise
25 might result by reason of such actions. A physician may not
26 be subjected to disciplinary action by the State Board of
27 Medicine of West Virginia for prescribing or administering
28 intravenous amygdalin (laetrile), in compliance with the
29 provisions of this section.

30 Nothing in this section shall be construed as constituting
31 an endorsement of amygdalin (laetrile), as certified in
32 accordance with ~~section sixteen-a~~, article five, chapter thirty
33 of this code, for the treatment of any malignancy, disease,
34 illness or physical condition.

35 The “written informed request” referred to in this section
36 shall be on a form prepared by and obtained from the state
37 department of health and shall be in substance as follows:

38 **“WRITTEN INFORMED REQUEST” FOR**
39 **PREScription OF INTRAVENOUS AMYGDALIN**
40 **(LAETRILE) FOR MEDICAL TREATMENT**

41 Patient’s name: _____

42 Address: _____

43 Age _____ Sex _____

44 Name and address of prescribing physician:

45 _____

46 Nature of malignancy diagnosed for medical treatment by
47 amygdalin (laetrile):

48 _____

49 _____

50 _____

51 My physician has explained to me:

52 (a) That the manufacture and distribution of amygdalin
53 (laetrile) has not been approved by the Federal Food and
54 Drug Administration.

55 (b) That neither the American Cancer Society, the
56 American Medical Association nor the West Virginia State
57 Medical Association recommends use of amygdalin (laetrile)
58 in the treatment of any malignancy, disease, illness or
59 physical condition.

60 (c) That there are alternative recognized treatments for
61 the malignancy, disease, illness or physical condition from
62 which I suffer which he or she has offered to provide for me
63 including:

64 (here describe) (state "none" if applicable) _____
65 _____
66 _____

67 (d) That I have the right to refuse or terminate the
68 intravenous use of laetrile at any time.

69 I understand that physicians, hospitals or health care
70 facilities are immune from civil and criminal liability for
71 prescribing or administering amygdalin (laetrile) in
72 compliance with state statutes.

73 That notwithstanding the foregoing, I hereby request
74 prescription and use of intravenous amygdalin (laetrile) in the
75 medical treatment of the malignancy from which I suffer.

76 _____

77 Patient or person signing for patient

78 Date of execution of request _____

79 ATTEST: _____

80 Prescribing physician

81 The prescribing physician shall forward a copy of the
82 written informed request to the state registrar of vital
83 statistics within ten days of the execution of such request and
84 shall retain a copy of the request in the patient's medical file.

**ARTICLE 5. PHARMACISTS, PHARMACY TECHNICIANS,
PHARMACY INTERNS AND PHARMACIES.**

§30-5-1. Unlawful acts.

1 (a) It is unlawful for any person to practice or offer to
2 practice pharmacist care or practice or offer to assist in the
3 practice of pharmacist care in this state without a license or
4 registration, issued under the provisions of this article, or
5 advertise or use any title or description tending to convey or
6 give the impression that they are a pharmacist or pharmacy
7 technician, unless the person is licensed or registered under
8 the provisions of this article.

9 (b) A business entity may not render any service or
10 engage in any activity which, if rendered or engaged in by an
11 individual, would constitute the practice of pharmacist care,
12 except through a licensee.

13 (c) It is unlawful for the proprietor of a pharmacy or an
14 ambulatory health care facility to permit any person not a
15 licensed pharmacist to practice pharmacist care: *Provided,*
16 That a charitable clinic pharmacy may permit a licensed

17 practitioner to act in place of the pharmacist when no
18 pharmacist is present in the charitable clinic.

§30-5-2. Applicable law.

1 The practices authorized under the provisions of this
2 article and the Board of Pharmacy are subject to article one
3 of this chapter, the provisions of this article, and any rules
4 promulgated hereunder.

§30-5-3. Definitions.

1 The following words and phrases have the following
2 meaning:

3 (1) “Ambulatory health care facility” as defined in
4 section one, article five-b, chapter sixteen of this code, that
5 has a pharmacy, offers pharmacist care, or is otherwise
6 engaged in the practice of pharmacist care.

7 (2) “Active Ingredients” means chemicals, substances, or
8 other components of articles intended for use in the
9 diagnosis, cure, mitigation, treatment, or prevention of
10 diseases in humans or animals or for use as nutritional
11 supplements.

12 (3) “Administer” means the direct application of a drug
13 to the body of a patient or research subject by injection,
14 inhalation, ingestion or any other means.

15 (4) “Board” means the West Virginia Board of Pharmacy.

16 (5) “Board authorization” means a license, registration or
17 permit issued under this article.

18 (6) “Brand name” means the proprietary or trade name
19 selected by the manufacturer and placed upon a drug or drug
20 product, its container, label or wrapping at the time of
21 packaging.

22 (7) “Cash Retail Sales Price” means the price paid by the
23 consumer which is not affected by contractual governmental
24 or private third party payors.

25 (8) “Chain Pharmacy Warehouse” means a permanent
26 physical location for drugs and/or devices that acts as a
27 central warehouse and performs intracompany sales and
28 transfers of prescription drugs or devices to chain
29 pharmacies, which are members of the same affiliated group,
30 under common ownership and control.

31 (9) “Charitable clinic pharmacy” means a clinic or
32 facility organized as a not-for-profit corporation that has a
33 pharmacy, offers pharmacist care, or is otherwise engaged in
34 the practice of pharmacist care and dispenses its prescriptions
35 free of charge to appropriately screened and qualified
36 indigent patients.

37 (10) “Collaborative pharmacy practice” is that practice of
38 pharmacist care where one or more pharmacists have jointly
39 agreed, on a voluntary basis, to work in conjunction with one
40 or more physicians under written protocol where the
41 pharmacist or pharmacists may perform certain patient care
42 functions authorized by the physician or physicians under
43 certain specified conditions and limitations.

44 (11) “Collaborative pharmacy practice agreement” is a
45 written and signed agreement between a pharmacist, a
46 physician and the individual patient, or the patient’s
47 authorized representative who has granted his or her
48 informed consent, that provides for collaborative pharmacy
49 practice for the purpose of drug therapy management of a

50 patient, which has been approved by the board, the Board of
51 Medicine in the case of an allopathic physician or the West
52 Virginia Board of Osteopathy in the case of an osteopathic
53 physician.

54 (12) “Common Carrier” means any person or entity who
55 undertakes, whether directly or by any other arrangement, to
56 transport property including prescription drugs for
57 compensation.

58 (13) “Component” means any active ingredient or added
59 substance intended for use in the compounding of a drug
60 product, including those that may not appear in such product.

61 (14) “Confidential information” means information
62 maintained by the pharmacist in the patient record or which
63 is communicated to the patient as part of patient counseling
64 or which is communicated by the patient to the pharmacist.
65 This information is privileged and may be released only to
66 the patient or to other members of the health care team and
67 other pharmacists where, in the pharmacists’ professional
68 judgment, the release is necessary to the patient’s health and

69 well-being; to health plans, as that term is defined in 45 CFR
70 §160.103, for payment; to other persons or governmental
71 agencies authorized by law to receive the privileged
72 information; as necessary for the limited purpose of peer
73 review and utilization review; as authorized by the patient or
74 required by court order.

75 (15) “Deliver” or “delivery” means the actual,
76 constructive or attempted transfer of a drug or device from
77 one person to another, whether or not for a consideration.

78 (16) “Device” means an instrument, apparatus,
79 implement or machine, contrivance, implant or other similar
80 or related article, including any component part or accessory,
81 which is required under federal law to bear the label,
82 “Caution: Federal or state law requires dispensing by or on
83 the order of a physician.”

84 (17) “Digital Signature” means an electronic signature
85 based upon cryptographic methods of originator
86 authentication, and computed by using a set of rules and a set
87 of parameters so that the identity of the signer and the
88 integrity of the data can be verified.

89 (18) “Dispense” or “dispensing” means the interpretation,
90 evaluation, and implementation of a prescription drug order,
91 including the preparation, verification and delivery of a drug
92 or device to a patient or patient’s agent in a suitable container
93 appropriately labeled for subsequent administration to, or use
94 by, a patient.

95 (19) “Distribute” or “Distribution” means to sell, offer to
96 sell, deliver, offer to deliver, broker, give away, or transfer a
97 drug, whether by passage of title, physical movement, or
98 both. The term does not include:

99 (A) To dispense or administer;

100 (B) (i) Delivering or offering to deliver a drug by a
101 common carrier in the usual course of business as a common
102 carrier; or providing a drug sample to a patient by a
103 practitioner licensed to prescribe such drug;

104 (ii) A health care professional acting at the direction and
105 under the supervision of a practitioner; or the pharmacy of a
106 hospital or of another health care entity that is acting at the
107 direction of such a practitioner and that received such sample

108 in accordance with the Prescription Drug Marketing Act and
109 regulations to administer or dispense.

110 (20) “Drop shipment” means the sale of a prescription
111 drug to a wholesale distributor by the manufacturer of the
112 prescription drug or by that manufacturer’s co-licensed
113 product partner, that manufacturer’s third party logistics
114 provider, that manufacturer’s exclusive distributor, or by an
115 authorized distributor of record that purchased the product
116 directly from the manufacturer or from one of these entities
117 whereby:

118 (A) The wholesale distributor takes title to but not
119 physical possession of such prescription drug;

120 (B) The wholesale distributor invoices the pharmacy,
121 pharmacy warehouse, or other person authorized by law to
122 dispense or administer such drug; and

123 (C) The pharmacy, pharmacy warehouse or other person
124 authorized by law to dispense or administer such drug
125 receives delivery of the prescription drug directly from the
126 manufacturer or from that manufacturer’s co-licensed

127 product partner, that manufacturer's third party logistics
128 provider, that manufacturer's exclusive distributor, or from
129 an authorized distributor of record that purchased the product
130 directly from the manufacturer or from one of these entities.

131 (21) "Drug" means:

132 (A) Articles recognized as drugs by the United States
133 Food and Drug Administration, or in any official
134 compendium, or supplement thereto, designated by the board
135 for use in the diagnosis, cure, mitigation, treatment, or
136 prevention of disease in humans or other animals;

137 (B) Articles, other than food, intended to affect the
138 structure or any function of the body of human or other
139 animals; and

140 (C) Articles intended for use as a component of any
141 articles specified in paragraph (A) or (B) of this subdivision.

142 (22) "Drug regimen review" includes, but is not limited
143 to, the following activities:

144 (A) Evaluation of the prescription drug orders and patient
145 records for:

- 146 (i) Known allergies;
- 147 (ii) Rational therapy-contraindications;
- 148 (iii) Reasonable dose and route of administration; and
- 149 (iv) Reasonable directions for use.
- 150 (B) Evaluation of the prescription drug orders and patient
- 151 records for duplication of therapy.
- 152 (C) Evaluation of the prescription drug for interactions
- 153 and/or adverse effects which may include, but are not limited
- 154 to, any of the following:
- 155 (i) Drug-drug;
- 156 (ii) Drug-food;
- 157 (iii) Drug-disease; and
- 158 (iv) Adverse drug reactions.
- 159 (D) Evaluation of the prescription drug orders and patient
- 160 records for proper use, including overuse and underuse and
- 161 optimum therapeutic outcomes.
- 162 (E) All drug regimen review activities according to
- 163 subdivision (22).

164 (23) "Drug therapy management" means the review of
165 drug therapy regimens of patients by a pharmacist for the
166 purpose of evaluating and rendering advice to a physician
167 regarding adjustment of the regimen in accordance with the
168 collaborative pharmacy practice agreement. Decisions
169 involving drug therapy management shall be made in the best
170 interest of the patient. Drug therapy management shall be
171 limited to:

172 (A) Implementing, modifying and managing drug therapy
173 according to the terms of the collaborative pharmacy practice
174 agreement;
175 (B) Collecting and reviewing patient histories;
176 (C) Obtaining and checking vital signs, including pulse,
177 temperature, blood pressure and respiration;
178 (D) Ordering screening laboratory tests that are dose
179 related and specific to the patient's medication or are
180 protocol driven and are also specifically set out in the
181 collaborative pharmacy practice agreement between the
182 pharmacist and physician.

183 (24) “Electronic data intermediary” means an entity that
184 provides the infrastructure to connect a computer system,
185 hand-held electronic device or other electronic device used
186 by a prescribing practitioner with a computer system or other
187 electronic device used by a pharmacy to facilitate the secure
188 transmission of:
189 (A) An electronic prescription order;
190 (B) A refill authorization request;
191 (C) A communication; or
192 (D) Other patient care information.
193 (25) “E-prescribing” means the transmission, using
194 electronic media, of prescription or prescription-related
195 information between a practitioner, pharmacist, pharmacy
196 benefit manager or health plan as defined in 45 CFR
197 §160.103, either directly or through an electronic data
198 intermediary. E-prescribing includes, but is not limited to,
199 two-way transmissions between the point of care and the
200 pharmacist. E-prescribing may also be referenced by the
201 terms “electronic prescription” or “electronic order”.

202 (26) “Electronic Signature” means an electronic sound,
203 symbol, or process attached to or logically associated with a
204 record and executed or adopted by a person with the intent to
205 sign the record.

206 (27) “Electronic transmission” means transmission of
207 information in electronic form or the transmission of the
208 exact visual image of a document by way of electronic
209 equipment.

210 (28) “Emergency medical reasons” include, but are not
211 limited to, transfers of a prescription drug by one pharmacy
212 to another pharmacy to alleviate a temporary shortage of a
213 prescription drug; sales to nearby emergency medical
214 services, i.e., ambulance companies and firefighting
215 organizations in the same state or same marketing or service
216 area, or nearby licensed practitioners of prescription drugs
217 for use in the treatment of acutely ill or injured persons; and
218 provision of minimal emergency supplies of prescription
219 drugs to nearby nursing homes for use in emergencies or
220 during hours of the day when necessary prescription drugs
221 cannot be obtained.

222 (29) “Equivalent drug product” means a drug product
223 which has the same established name, active ingredient(s),
224 strength or concentration, dosage form, and route of
225 administration and which is formulated to contain the same
226 amount of active ingredient(s) in the same dosage form and
227 to meet the same compendial or other applicable standards
228 (e.g., strength, quality, purity, and identity) and is approved
229 by the United States Food and Drug Administration, but
230 which may differ in characteristics, such as shape, scoring,
231 configuration, packaging, excipients (including colors,
232 flavors, and preservatives), and expiration time.

233 (30) “Exclusive distributor” means an entity that:

234 (A) Contracts with a manufacturer to provide or
235 coordinate warehousing, wholesale distribution, or other
236 services on behalf of a manufacturer and who takes title to
237 that manufacturer’s prescription drug, but who does not have
238 general responsibility to direct the sale or disposition of the
239 manufacturer’s prescription drug; and

240 (B) Is licensed as a wholesale distributor under this
241 chapter.

242 (31) “FDA” means the Food and Drug Administration, a
243 federal agency within the United States Department of Health
244 and Human Services.

245 (32) “Generic name” means the official title of a drug or
246 drug combination for which a new drug application, or an
247 abbreviated new drug application, has been approved by the
248 FDA.

249 (33) “Health care entity” means any person that provides
250 diagnostic, medical, community pharmacies, surgical, dental
251 treatment, or rehabilitative care but does not include any
252 retail pharmacy or wholesale distributor.

253 (34) “Health information” means any information,
254 whether oral or recorded in any form or medium, that:
255 (A) Is created or received by a health care provider,
256 health plan, public health authority, employer, life insurer,
257 school or university, or health care clearinghouse, and

258 (B) Relates to the past, present, or future physical or
259 mental health or condition of an individual; or the past,
260 present, or future payment for the provision of health care to
261 an individual.

262 (35) "HIPAA" is the federal Health Insurance Portability
263 and Accountability Act of 1996 (Public Law 104-191).

264 (36) "Immediate container" means a container and does
265 not include package liners.

266 (37) "Individually identifiable health information" is
267 information that is a subset of health information, including
268 demographic information collected from an individual and is
269 created or received by a health care provider, health plan,
270 employer, or health care clearinghouse; and relates to the
271 past, present, or future physical or mental health or condition
272 of an individual; the provision of health care to an individual;
273 or the past, present, or future payment for the provision of
274 health care to an individual; and that identifies the individual;
275 or with respect to which there is a reasonable basis to believe
276 the information can be used to identify the individual.

277 (38) “Intracompany transaction” means any transaction
278 between a division, subsidiary, parent, and/or affiliated or
279 related company under the common ownership and control
280 of a corporate or other legal business entity.

281 (39) “Label” means a display of written, printed, or
282 graphic matter upon the immediate container of any drug or
283 device.

284 (40) “Labeling” means the process of preparing and
285 affixing a label to a drug container exclusive, however, of a
286 labeling by a manufacturer, packer or distributor of a
287 nonprescription drug or commercially packaged legend drug
288 or device.

289 (41) “Long-Term care facility” means a nursing home,
290 retirement care, mental care, or other facility or institution
291 that provides extended health care to resident patients.

292 (42) “Mail-order pharmacy” means a pharmacy,
293 regardless of its location, which dispenses greater than
294 twenty-five percent prescription drugs via the mail or other
295 delivery services.

296 (43) “Manufacturer” means a person engaged in the
297 manufacture of drugs or devices.

298 (44) “Manufacturing” means the production, preparation,
299 propagation or processing of a drug or device, either directly
300 or indirectly, by extraction from substances of natural origin
301 or independently by means of chemical or biological
302 synthesis and includes any packaging or repackaging of the
303 substance or substances or labeling or relabeling of its
304 contents and the promotion and marketing of the drugs or
305 devices. Manufacturing also includes the preparation and
306 promotion of commercially available products from bulk
307 compounds for resale by pharmacies, practitioners or other
308 persons.

309 (45) “Medical order” means a lawful order of a
310 practitioner that may or may not include a prescription drug
311 order.

312 (46) “Medication therapy management” is a distinct
313 service or group of services that optimize therapeutic
314 outcomes for individual patients. Medication therapy

315 management services are independent of, but can occur in
316 conjunction with, the provision of a medication or a medical
317 device. Medication therapy management encompasses a
318 broad range of professional activities and responsibilities
319 within the licensed pharmacist's scope of practice. These
320 services may include, but are not limited to, the following,
321 according to the individual needs of the patient:

322 (A) Performing or obtaining necessary assessments of the
323 patient's health status;
324 (B) Formulating a medication treatment plan;
325 (C) Selecting, initiating, modifying, or administering
326 medication therapy;
327 (D) Monitoring and evaluating the patient's response to
328 therapy, including safety and effectiveness;
329 (E) Performing a comprehensive medication review to
330 identify, resolve, and prevent medication-related problems,
331 including adverse drug events;
332 (F) Documenting the care delivered and communicating
333 essential information to the patient's primary care providers;

334 (G) Providing verbal education and training designed to
335 enhance patient understanding and appropriate use of his or
336 her medications;

337 (H) Providing information, support services and
338 resources designed to enhance patient adherence with his or
339 her therapeutic regimens;

340 (I) Coordinating and integrating medication therapy
341 management services within the broader health care
342 management services being provided to the patient; and

343 (J) Such other patient care services as may be allowed by
344 law.

345 (47) “Misbranded” means a drug or device that has a
346 label that is false or misleading in any particular; or the label
347 does not bear the name and address of the manufacturer,
348 packer, or distributor and does not have an accurate statement
349 of the quantities of the active ingredients in the case of a
350 drug; or the label does not show an accurate monograph for
351 prescription drugs.

352 (48) “Nonprescription drug” means a drug which may be
353 sold without a prescription and which is labeled for use by
354 the consumer in accordance with the requirements of the
355 laws and rules of this state and the federal government.

356 (49) “Normal distribution channel” means a chain of
357 custody for a prescription drug that goes from a manufacturer
358 of the prescription drug, the manufacturer’s third-party
359 logistics provider, or the manufacturer’s exclusive distributor
360 to:

361 (A) A wholesale distributor to a pharmacy to a patient or
362 other designated persons authorized by law to dispense or
363 administer such prescription drug to a patient;

364 (B) A wholesale distributor to a chain pharmacy
365 warehouse, to that chain pharmacy warehouse’s
366 intracompany pharmacy, to a patient or other designated
367 persons authorized by law to dispense or administer such
368 prescription drug to a patient;

369 (C) A chain pharmacy warehouse to that chain pharmacy
370 warehouse’s intracompany pharmacy, to a patient or other

371 designated persons authorized by law to dispense or

372 administer such prescription drug to a patient;

373 (D) A pharmacy or to other designated persons

374 authorized by law to dispense or administer such prescription

375 drug to a patient; or

376 (E) As prescribed by the board's rules.

377 (50) "Patient counseling" means the oral communication

378 by the pharmacist of information, as defined in the rules of

379 the board, to the patient to improve therapy by aiding in the

380 proper use of drugs and devices.

381 (51) "Pedigree" means a statement or record in a written

382 form or electronic form, approved by the board, that records

383 each wholesale distribution of any given prescription drug

384 (excluding veterinary prescription drugs), which leaves the

385 normal distribution channel.

386 (52) "Person" means an individual, corporation,

387 partnership, association or any other legal entity, including

388 government.

389 (53) "Pharmacist" means an individual currently licensed
390 by this state to engage in the practice of pharmacist care.

391 (54) "Pharmacist Care" is the provision of health care by
392 a pharmacist of medication therapy management services,
393 with or without the dispensing of drugs or devices, intended
394 to achieve outcomes related to the cure or prevention of a
395 disease, elimination or reduction of a patient's symptoms, or
396 arresting or slowing of a disease process, and as provided for
397 in section nine.

398 (55) "Pharmacist-in-charge" means a pharmacist
399 currently licensed in this state who accepts responsibility for
400 the operation of a pharmacy in conformance with all laws
401 and legislative rules pertinent to the practice of pharmacist
402 care and the distribution of drugs and who is personally in
403 full and actual charge of the pharmacy and personnel.

404 (56) "Pharmacist's scope of practice pursuant to the
405 collaborative pharmacy practice agreement" means those
406 duties and limitations of duties placed upon the pharmacist
407 by the collaborating physician, as jointly approved by the
408 board and the Board of Medicine or the Board of Osteopathy.

409 (57) “Pharmacy” means any place within this state where
410 drugs are dispensed and pharmacist care is provided and any
411 place outside of this state where drugs are dispensed and
412 pharmacist care is provided to residents of this state.

413 (58) “Pharmacy Intern” or “Intern” means an individual
414 who is currently licensed to engage in the practice of
415 pharmacist care while under the supervision of a pharmacist.

416 (59) “Pharmacy Technician” means s person registered
417 with the board to practice certain tasks related to the practice
418 of pharmacist care as permitted by the board.

419 (60) “Physician” means an individual currently licensed,
420 in good standing and without restrictions, as an allopathic
421 physician by the West Virginia Board of Medicine or an
422 osteopathic physician by the West Virginia Board of
423 Osteopathy.

424 (61) “Practice of telepharmacy” means the provision of
425 pharmacist care by properly licensed pharmacists located
426 within United States jurisdictions through the use of
427 telecommunications or other technologies to patients or their

428 agents at a different location that are located within United
429 States jurisdictions.

430 (62) “Practitioner” means an individual authorized by a
431 jurisdiction of the United States to prescribe drugs in the
432 course of professional practices, as allowed by law.

433 (63) “Prescription drug” or “legend drug” means a drug
434 which, under federal law, is required to be labeled with either
435 of the following statements prior to being dispensed and
436 delivered:

437 (A) “Rx Only”; or

438 (B) “Caution: Federal law prohibits dispensing without
439 prescription”; or

440 (C) “Caution: Federal law restricts this drug to use by, or
441 on the order of, a licensed veterinarian”; or a drug which is
442 required by any applicable federal or state law or rule to be
443 dispensed pursuant only to a prescription drug order or is
444 restricted to use by practitioners only.

445 (64) “Prescription or prescription drug order” means a
446 lawful order from a practitioner for a drug or device for a

447 specific patient, including orders derived from collaborative
448 pharmacy practice, where a valid patient-practitioner
449 relationship exists, that is communicated to a pharmacist in
450 a pharmacy.

451 (65)"Primary care" is the first level of contact of
452 individuals, the family, and the community with the health
453 care delivery system, bringing health care as close as
454 possible to where people live and work, and constitutes the
455 first element of a continuing health care process. (Areas of
456 primary care where pharmacists provide pharmacist care
457 include, but are not limited to, the following: chronic disease
458 management; smoking cessation; maternal and child health;
459 immunizations; family planning; self-care consulting; drug
460 selection under protocol; treatment of common diseases and
461 injuries; nutrition; and general health education and
462 promotion.

463 (66)"Product Labeling" means all labels and other
464 written, printed, or graphic matter upon any article or any of
465 its containers or wrappers, or accompanying such article.

466 (67) “Repackage” means changing the container,
467 wrapper, quantity, or product labeling of a drug or device to
468 further the distribution of the drug or device.

469 (68) “Repackager” means a person who repackages.

470 (69) “Substitute” means to dispense without the
471 prescriber’s express authorization a therapeutically
472 equivalent generic drug product in the place of the drug
473 ordered or prescribed.

474 (70) “Therapeutic equivalence” mean drug products
475 classified as therapeutically equivalent can be substituted
476 with the full expectation that the substituted product will
477 produce the same clinical effect and safety profile as the
478 prescribed product which contain the same active
479 ingredient(s); dosage form and route of administration; and
480 strength.

481 (71) “Third-Party logistics provider” means an entity
482 that:
483 (A) Provides or coordinates warehousing, distribution, or
484 other services on behalf of a manufacturer, but does not take

485 title to the prescription drug or have general responsibility to
486 direct the prescription drug's sale or disposition; and
487 (B) Is licensed as a wholesale distributor under this
488 article.

489 (72) "Valid patient-practitioner relationship" means the
490 following have been established:

491 (A) A patient has a medical complaint;
492 (B) A medical history has been taken;
493 (C) A face-to-face physical examination adequate to
494 establish the medical complaint has been performed by the
495 prescribing practitioner or in the instances of telemedicine
496 through telemedicine practice approved by the appropriate
497 practitioner board; and

498 (D) Some logical connection exists between the medical
499 complaint, the medical history, and the physical examination
500 and the drug prescribed.

501 (73) "Wholesale Distribution" means the distribution of
502 prescription drugs or devices by wholesale distributors to
503 persons other than consumers or patients, and includes the

504 transfer of prescription drugs by a pharmacy to another
505 pharmacy if the value of the goods transferred exceeds 5% of
506 total prescription drug sales revenue of either the transferor
507 or transferee pharmacy during any consecutive 12 month
508 period. Wholesale distribution does not include:

509 (A) The sale, purchase, or trade of a prescription drug or
510 device, an offer to sell, purchase, or trade a prescription drug
511 or device, or the dispensing of a prescription drug or device
512 pursuant to a prescription;

513 (B) The sale, purchase, or trade of a prescription drug or
514 device or an offer to sell, purchase, or trade a prescription
515 drug or device for emergency medical reasons;

516 (C) Intracompany transactions, unless in violation of own
517 use provisions;

518 (D) The sale, purchase, or trade of a prescription drug or
519 device or an offer to sell, purchase, or trade a prescription
520 drug or device among hospitals, chain pharmacy warehouses,
521 pharmacies, or other health care entities that are under
522 common control;

523 (E) The sale, purchase, or trade of a prescription drug or
524 device or the offer to sell, purchase, or trade a prescription
525 drug or device by a charitable organization described in
526 503(c)(3) of the Internal Revenue Code of 1954 to a
527 nonprofit affiliate of the organization to the extent otherwise
528 permitted by law;

529 (F) The purchase or other acquisition by a hospital or
530 other similar health care entity that is a member of a group
531 purchasing organization of a prescription drug or device for
532 its own use from the group purchasing organization or from
533 other hospitals or similar health care entities that are
534 members of these organizations;

535 (G) The sale, purchase, or trade of blood and blood
536 components intended for transfusion;

537 (H) The return of recalled, expired, damaged, or
538 otherwise non-salable prescription drugs, when conducted by
539 a hospital, health care entity, pharmacy, or charitable
540 institution in accordance with the board's rules; or

541 (I) The sale, transfer, merger, or consolidation of all or
542 part of the business of a pharmacy or pharmacies from or
543 with another pharmacy or pharmacies, whether accomplished
544 as a purchase and sale of stock or business assets, in
545 accordance with the board's legislative rules.

546 (74) "Wholesale distributor" means a person engaged in
547 wholesale distribution of drugs, including, but not limited to,
548 manufacturers' and distributors' warehouses, chain drug
549 warehouses and wholesale drug warehouses, independent
550 wholesale drug trader and retail pharmacies that conduct
551 wholesale distributions.

§30-5-4. West Virginia Board of Pharmacy.

- 1 (a) The West Virginia Board of Pharmacy is continued.
- 2 The members of the board in office on July 1, 2011, shall,
3 unless sooner removed, continue to serve until their
4 respective terms expire and until their successors have been
5 appointed and qualified.
- 6 (b) The Governor, by and with the advice and consent of
7 the Senate, shall appoint:

8 (1) Five members who are licensed to practice pharmacist

9 care in this state; and,

10 (2) Two citizen members, who are not licensed under the
11 provisions of this article, and who do not perform any
12 services related to the practice of the pharmacist care
13 regulated under the provisions of this article.

14 (c) After the initial appointment term, the appointment
15 term is five years. A member may not serve more than two
16 consecutive terms. A member who has served two
17 consecutive full terms may not be reappointed for at least one
18 year after completion of his or her second full term. A
19 member may continue to serve until his or her successor has
20 been appointed and qualified.

21 (d) Each licensed member of the board, at the time of his
22 or her appointment, must have held a license in this state for
23 a period of not less than three years immediately preceding
24 the appointment.

25 (e) Each member of the board must be a resident of this
26 state during the appointment term.

27 (f) A vacancy on the board shall be filled by appointment
28 by the Governor for the unexpired term of the member whose
29 office is vacant.

30 (g) The Governor may remove any member from the
31 board for neglect of duty, incompetency or official
32 misconduct.

33 (h) A licensed member of the board immediately and
34 automatically forfeits membership to the board if his or her
35 license to practice is suspended or revoked in any
36 jurisdiction.

37 (i) A member of the board immediately and automatically
38 forfeits membership to the board if he or she is convicted of
39 a felony under the laws of any jurisdiction or becomes a
40 nonresident of this state.

41 (j) The board shall elect annually one of its members as
42 president, one member as vice-president and one member as
43 treasurer who shall serve at the will and pleasure of the
44 board.

45 (k) Each member of the board is entitled to receive
46 compensation and expense reimbursement in accordance
47 with article one of this chapter.

48 (l) A simple majority of the membership serving on the
49 board at a given time is a quorum for the transaction of
50 business.

51 (m) The board shall hold at least two meetings annually.
52 Other meetings shall be held at the call of the chairperson or
53 upon the written request of three members, at the time and
54 place as designated in the call or request.

55 (n) Prior to commencing his or her duties as a member of
56 the board, each member shall take and subscribe to the oath
57 required by section five, article four of the Constitution of
58 this state.

59 (o) The members of the board when acting in good faith
60 and without malice shall enjoy immunity from individual
61 civil liability while acting within the scope of their duties as
62 board members.

§30-5-5. Powers and duties of the board.

1 The board has all the powers and duties set forth in this
2 article, by rule, in article one of this chapter and elsewhere in
3 law, including:
4 (1) Hold meetings;
5 (2) Establish additional requirements for a license, permit
6 and registration;
7 (3) Establish procedures for submitting, approving and
8 rejecting applications for a license, permit and registration;
9 (4) Determine the qualifications of any applicant for a
10 license, permit and registration;
11 (5) Establish the fees charged under the provisions of this
12 article;
13 (6) Issue, renew, deny, suspend, revoke or reinstate a
14 license, permit, and registration;
15 (7) Prepare, conduct, administer and grade written, oral
16 or written and oral examinations for a license and
17 registration;
18 (8) Contract with third parties to administer the
19 examinations required under the provisions of this article;

20 (9) Maintain records of the examinations the board or a
21 third party administers, including the number of persons
22 taking the examination and the pass and fail rate;
23 (10) Maintain an office, and hire, discharge, establish the
24 job requirements and fix the compensation of employees and
25 contract with persons necessary to enforce the provisions of
26 this article. Inspectors shall be licensed pharmacists;
27 (11) Investigate alleged violations of the provisions of
28 this article, legislative rules, orders and final decisions of the
29 board;
30 (12) Conduct disciplinary hearings of persons regulated
31 by the board;
32 (13) Determine disciplinary action and issue orders;
33 (14) Institute appropriate legal action for the enforcement
34 of the provisions of this article;
35 (15) Maintain an accurate registry of names and
36 addresses of all persons regulated by the board;
37 (16) Keep accurate and complete records of its
38 proceedings, and certify the same as may be necessary and
39 appropriate;

40 (17) Propose rules in accordance with the provisions of
41 article three, chapter twenty-nine-a of this code to implement
42 the provisions of this article;

43 (18) Sue and be sued in its official name as an agency of
44 this state;

45 (19) Confer with the Attorney General or his or her
46 assistant in connection with legal matters and questions; and
47 (20) Take all other actions necessary and proper to
48 effectuate the purposes of this article.

§30-5-6. Rule-making authority.

1 (a) The board shall propose rules for legislative approval,
2 in accordance with the provisions of article three, chapter
3 twenty-nine-a of this code, to implement the provisions of

4 this article, and articles two, three, eight, nine and ten of
5 chapter sixty-A including:

6 (1) Standards and requirements for a license, permit and
7 registration;

8 (2) Educational and experience requirements;

9 (3) Procedures for examinations and reexaminations;

10 (4) Requirements for third parties to prepare, administer
11 or prepare and administer examinations and reexaminations;
12 (5) The passing grade on the examination;
13 (6) Procedures for the issuance and renewal of a license,
14 permit and registration;
15 (7) A fee schedule;
16 (8) Continuing education requirements;
17 (9) Set standards for professional conduct;
18 (10) Establish equipment and facility standards for
19 pharmacies;
20 (11) Approve courses and standards for training
21 pharmacist technicians;
22 (12) Regulation of charitable clinic pharmacies;
23 (13) Regulation of mail order pharmacies;
24 (14) Agreements with organizations to form pharmacist
25 recovery networks;
26 (15) Creating an alcohol or chemical dependency
27 treatment program;

28 (16) A ratio of pharmacy technicians to on-duty
29 pharmacist operating in any outpatient, mail order or
30 institutional pharmacy;

31 (17) Regulation of telepharmacy;

32 (18) The minimum standards for a charitable clinic
33 pharmacy and rules regarding the applicable definition of a
34 pharmacist-in-charge, who may be a volunteer, at charitable
35 clinic pharmacies: *Provided,* A charitable clinic pharmacy
36 may not be charged any applicable licensing fees and such
37 clinics may receive donated drugs.

38 (19) Establish standards for substituted drug products;

39 (20) Establish the regulations for E-prescribing;

40 (21) Establish the proper use of the automated data
41 processing system;

42 (22) Registration and control of the manufacture and
43 distribution of controlled substances within this state.

44 (23) Regulation of pharmacies;

45 (24) Sanitation and equipment requirements for
46 wholesalers, distributers and pharmacies.

47 (25) The procedures for denying, suspending, revoking,
48 reinstating or limiting the practice of a licensee, permittee or
49 registrant;

50 (26) Regulations on prescription paper as provided in
51 article section five article five-w, chapter sixteen;

52 (27) Regulations on controlled substances as provided in
53 article two, chapter sixty-A;

54 (28) Regulations on manufacturing, distributing, or
55 dispensing any controlled substance as provided in article
56 three, chapter sixty-A;

57 (29) Regulations on wholesale drug distribution as
58 provided in article eight, chapter sixty-A;

59 (30) Regulations on controlled substances monitoring as
60 provided in article nine, chapter sixty-A;

61 (31) Regulations on Methamphetamine Laboratory
62 Eradication Act as provided in article ten, chapter sixty-A;
63 and

64 (32) Any other rules necessary to effectuate the
65 provisions of this article.

66 (b) The board may provide an exemption to the
67 pharmacist-in-charge requirement for the opening of a new
68 retail pharmacy or during a declared emergency;

69 (c) The board, the Board of Medicine and the Board of
70 Osteopathy shall jointly agree and propose rules concerning
71 collaborative pharmacy practice for legislative approval in
72 accordance with the provisions of article three, chapter
73 twenty-nine-a of the code;

74 (d) The Board with the advice of the Board of Medicine
75 and the Board of Osteopathy shall propose rules for
76 legislative approval in accordance with the provisions of
77 article three, chapter twenty-nine-a of this code to perform
78 influenza and pneumonia immunizations, on a person of
79 eighteen years of age or older. These rules shall provide, at
80 a minimum, for the following:

81 (1) Establishment of a course, or provide a list of
82 approved courses, in immunization administration. The
83 courses must be based on the standards established for such
84 courses by the Centers for Disease Control and Prevention in

85 the public health service of the United States Department of
86 Health and Human Services;

87 (2) Definitive treatment guidelines which shall include,
88 but not be limited to, appropriate observation for an adverse
89 reaction of an individual following an immunization;

90 (3) Prior to administration of immunizations, a
91 pharmacist shall have completed a board approved
92 immunization administration course and completed an
93 American Red Cross or American Heart Association basic
94 life-support training, and maintain certification in the same.

95 (4) Continuing education requirements for this area of
96 practice;

97 (5) Reporting requirements for pharmacists administering
98 immunizations to report to the primary care physician or
99 other licensed health care provider as identified by the person
100 receiving the immunization;

101 (6) Reporting requirements for pharmacists administering
102 immunizations to report to the West Virginia Statewide
103 Immunization Information (WVSII);

104 (7) That a pharmacist may not delegate the authority to
105 administer immunizations to any other person; unless
106 administered by a licensed pharmacy intern under the direct
107 supervision of a pharmacist of whom both pharmacist and
108 intern have successfully completed all board required
109 training.

110 (8) Any other provisions necessary to implement the
111 provisions of this section.

112 (e) The board, the Board of Medicine and the Board of
113 Osteopathy shall propose joint rules for legislative approval
114 in accordance with the provisions of article three, chapter
115 twenty-nine-a of this code to permit licensed pharmacists to
116 administer other immunizations such as Hepatitis A,
117 Hepatitis B, Herpes Zoster and Tetanus. These rules shall
118 provide, at a minimum, the same provisions contained in
119 subsection (d)(1) through (d)(8) of this section

120 (f) All of the board's rules in effect on July 1, 2011, shall
121 remain in effect until they are amended, modified, repealed
122 or replaced.

§30-5-7. Fees; special revenue account; administrative fines.

1 (a) All fees and other moneys, except fines, received by
2 the board shall be deposited in a separate special revenue
3 fund in the State Treasury designated the "Board of
4 Pharmacy Fund", which fund is continued. The fund is used
5 by the board for the administration of this article. Except as
6 may be provided in article one of this chapter, the board shall
7 retain the amounts in the special revenue account from year
8 to year. Any compensation or expense incurred under this
9 article is not a charge against the General Revenue Fund.
10 (b) The board shall deposit any amounts received as
11 administrative fines imposed pursuant to this article into the
12 General Revenue Fund of the State Treasury.

§30-5-8. Qualifications for licensure as pharmacist;

1 (a) To be eligible for a license to practice pharmacist care
2 under the provisions of this article, the applicant must:
3 (1) Submit a written application to the board;
4 (2) Be eighteen years of age or older;
5 (3) Pay all applicable fees;

- 6 (4) Graduate from a recognized school of pharmacy;
- 7 (5) Complete at least fifteen hundred hours of internship
- 8 in a pharmacy under the instruction and supervision of a
- 9 pharmacist;
- 10 (6) Pass an examination or examinations approved by the
- 11 board;
- 12 (7) Not be an alcohol or drug abuser, as these terms are
- 13 defined in section eleven, article one-a, chapter twenty-seven
- 14 of this code: *Provided*, That an applicant in an active
- 15 recovery process, which may, in the discretion of the board,
- 16 be evidenced by participation in a twelve-step program or
- 17 other similar group or process, may be considered;
- 18 (8) Present to the board satisfactory evidence that he or
- 19 she is a person of good moral character, has not been
- 20 convicted of a felony involving controlled substances or
- 21 violent crime;
- 22 (9) Not been convicted in any jurisdiction of a felony or
- 23 any crime which bears a rational nexus to the individual's
- 24 ability to practice pharmacist care; and

25 (10) Has fulfilled any other requirement specified by the
26 board in rule.

27 (b) An applicant from another jurisdiction shall comply
28 with all the requirements of this article.

§30-5-9. Scope practice for licensed pharmacist;

- 1 (a) A licensed pharmacist may:
 - 2 (1) Provide care related to the interpretation, evaluation,
3 and implementation of medical orders;
 - 4 (2) Dispense of prescription drug orders; participation in
5 drug and device selection;
 - 6 (3) Provide drug administration;
 - 7 (4) Provide drug regimen review;
 - 8 (5) Provide drug or drug-related research;
 - 9 (6) Perform patient counseling;
 - 10 (7) Provide pharmacist care in all areas of patient care,
11 including collaborative pharmacy practice;
 - 12 (8) May compound and label drugs and drug devices;
 - 13 (9) Proper and safe storage of drugs and devices;
 - 14 (10) Maintain of proper records;

15 (11) Provide patient counseling concerning the
16 therapeutic value and proper use of drugs and devices;

17 (12) Order laboratory tests in accordance with drug
18 therapy management and medication therapy management;
19 and

20 (13) Medication therapy management.

21 (b) A licensee meeting the requirements as promulgated
22 by legislative rule may administer immunizations.

§30-5-10. Registration of pharmacy technicians;

1 (a) To be eligible for a registration as a pharmacy
2 technician to assist in the practice of pharmacist care, the
3 applicant must:

4 (1) Submit a written application to the board;

5 (2) Be at least eighteen years of age;

6 (3) Pay the applicable fees;

7 (4) Have graduated from high school or obtained a
8 Certificate of General Educational Development (GED) or
9 equivalent;

10 (5) Have:

11 (A) Graduated from a competency-based pharmacy
12 technician education and training program as approved by
13 legislative rule of the board; or
14 (B)Completed a pharmacy provided, competency-based
15 education and training program approved by the board;
16 (6) Effective July 1, 2012, have successfully passed an
17 examination developed using nationally recognized and
18 validated psychometric and pharmacy practice standards
19 approved by the board;
20 (7) Not be an alcohol or drug abuser, as these terms are
21 defined in section eleven, article one-a, chapter twenty-seven
22 of this code: *Provided*, That an applicant in an active
23 recovery process, which may, in the discretion of the board,
24 be evidenced by participation in a twelve-step program or
25 other similar group or process, may be considered;
26 (8) Not have been convicted of a felony in any
27 jurisdiction within ten years preceding the date of application
28 for license which conviction remains unreversed;

29 (9) Not have been convicted of a misdemeanor or felony
30 in any jurisdiction if the offense for which he or she was
31 convicted bearing a rational nexus to the practice of
32 pharmacist care, which conviction remains unreversed; and
33 (10) Has fulfilled any other requirement specified by the
34 board in rule.

35 (b) A person whose license to practice pharmacist care
36 has been denied, revoked, suspended, or restricted for
37 disciplinary purposes in any jurisdiction is not eligible to be
38 registered as a pharmacy technician.

39 (c) A person registered to assist in the practice pharmacist
40 care issued by the board prior to July 1, 2011, shall for all
41 purposes be considered registered under this article and may
42 renew pursuant to the provisions of this article.

§30-5-11. Scope practice for registered pharmacy technician;

1 (a) A registered pharmacy technician shall, under the
2 direct supervision of the licensed pharmacist, but is not
3 limited to, perform the following:
4 (1) Assist in the dispensing process;

- 5 (2) Receive new written or electronic prescription drug
- 6 orders;
- 7 (3) Compound; and
- 8 (4) Stock of medications.
- 9 (b) A registered pharmacy technician may perform the
- 10 following under indirect supervision:
- 11 (1) Process medical coverage claims; and
- 12 (2) Cashier.
- 13 (c) A registered pharmacy technician may not perform
- 14 the following:
- 15 (1) Drug regimen review;
- 16 (2) Clinical conflict resolution;
- 17 (3) Contact a prescriber concerning prescription drug
- 18 order clarification or therapy modification;
- 19 (4) Patient counseling;
- 20 (5) Dispense process validation;
- 21 (6) Prescription transfer; and
- 22 (7) Receive new oral prescription drug orders.

23 (d) Indirect supervision of a registered pharmacy
24 technician is permitted to allow a pharmacist to take one
25 break of no more than thirty minutes during any contiguous
26 eight hour period. The pharmacist may leave the pharmacy
27 area but may not leave the building during the break. When
28 a pharmacist is on break, a pharmacy technician may
29 continue to prepare prescriptions for the pharmacist's
30 verification. A prescription may not be delivered until the
31 pharmacist has verified the accuracy of the prescription, and
32 counseling, if required, has been provided to or refused by
33 the patient.

34 (e) A pharmacy that permits indirect supervision of
35 pharmacy technician during a pharmacist's break shall have
36 either an interactive voice response system or a voice mail
37 system installed on the pharmacy phone line in order to
38 receive new prescription orders and refill authorizations
39 during the break.

40 (f) The pharmacy shall establish protocols that require a
41 registered pharmacy technician to interrupt the pharmacist's
42 break if an emergency arises.

§30-5-12. Pharmacist interns.

- 1 (a) To be eligible for a license to assist in the practice of
- 2 pharmacist care as a pharmacy intern, the applicant must be:
- 3 (1) Enrolled in a professional degree program of a school
- 4 or college of pharmacy that has been approved by the board,
- 5 is in good standing and is satisfactorily progressing toward
- 6 meeting the requirements for licensure as a pharmacist; or
- 7 (2) A graduate of an approved professional degree
- 8 program of a school or college of pharmacy or a graduate
- 9 who has established educational equivalency by obtaining a
- 10 Foreign Pharmacy Graduate Examination Committee
- 11 Certificate, who is currently licensed by the board for the
- 12 purpose of obtaining practical experience as a requirement
- 13 for licensure as a pharmacist; or
- 14 (3) A qualified applicant awaiting examination for
- 15 licensure or meeting board requirements for re-licensure; or
- 16 (4) An individual participating in a pharmacy residency
- 17 or fellowship program.

§30-5-13. Prohibiting the dispensing of prescription orders in absence of practitioner-patient relationship.

1 A pharmacist may not compound or dispense any
2 prescription order when he or she has knowledge that the
3 prescription was issued by a practitioner without establishing
4 an ongoing practitioner-patient relationship. An online or
5 telephonic evaluation by questionnaire is inadequate to
6 establish an appropriate practitioner-patient relationship:
7 Provided, That this prohibition does not apply:

8 (1) In a documented emergency;
9 (2) In an on-call or cross-coverage situation; or
10 (3) Where patient care is rendered in consultation with
11 another practitioner who has an ongoing relationship with the
12 patient and who has agreed to supervise the patient's
13 treatment, including the use of any prescribed medications.

§30-5-14. Reciprocal licensure of pharmacists from other states or countries.

1 (a) The board may by reciprocity license pharmacists in
2 this state who have been authorized to practice pharmacist
3 care in another state: *Provided, That the applicant for*

4 licensure meets the requirements of the rules for reciprocity
5 promulgated by the board in accordance with the provisions
6 of chapter twenty-nine-a of this code: *Provided, however,*
7 That reciprocity is not authorized for pharmacists from
8 another state where that state does not permit reciprocity to
9 pharmacists licensed in West Virginia.

10 (b) The board may refuse reciprocity to pharmacists from
11 another country unless the applicant qualifies under the
12 legislative rules as may be promulgated by the board for
13 licensure of foreign applicants.

§30-5-15. Renewal requirements.

1 (a) All persons regulated by this article shall annually or
2 biannually, renew his or her board authorization by
3 completing a form prescribed by the board and submitting
4 any other information required by the board.

5 (b) The board shall charge a fee for each renewal of an
6 board authorization and shall charge a late fee for any
7 renewal not paid by the due date.

8 (c) The board shall require as a condition of renewal that

9 each licensee or registrant complete continuing education.

10 (d) The board may deny an application for renewal for

11 any reason which would justify the denial of an original

12 application.

13 (e) After July 1, 2013, a previously registered pharmacist

14 technician may renew his or her current registration without

15 having successfully completed subdivision six, subsection

16 (a), of section ten. The previously registered pharmacist may

17 continue to renew his or her registration under this provision.

§30-5-16. Special volunteer pharmacist license; civil immunity for voluntary services rendered to indigents.

1 (a) There is a special volunteer pharmacist license for

2 pharmacists retired or retiring from the active practice of

3 pharmacist care who wish to donate their expertise for the

4 pharmacist care and treatment of indigent and needy patients

5 in the clinic setting of clinics organized, in whole or in part,

6 for the delivery of health care services without charge. The

7 special volunteer pharmacist license shall be issued by the

8 board to pharmacists licensed or otherwise eligible for
9 licensure under this article and the legislative rules
10 promulgated hereunder without the payment of an
11 application fee, license fee or renewal fee, and the initial
12 license shall be issued for the remainder of the licensing
13 period, and renewed consistent with the boards other
14 licensing requirements. The board shall develop application
15 forms for the special license provided in this subsection
16 which shall contain the pharmacist's acknowledgment that:
17 (1) The pharmacist's practice under the special volunteer
18 pharmacist license shall be exclusively devoted to providing
19 pharmacist care to needy and indigent persons in West
20 Virginia;
21 (2) The pharmacist may not receive any payment or
22 compensation, either direct or indirect, or have the
23 expectation of any payment or compensation, for any
24 pharmacist care rendered under the special volunteer
25 pharmacist license;

26 (3) The pharmacist will supply any supporting
27 documentation that the board may reasonably require; and
28 (4) The pharmacist agrees to continue to participate in
29 continuing professional education as required by the board
30 for the special volunteer pharmacist license.

31 (b) Any pharmacist who renders any pharmaceutical
32 service to indigent and needy patients of a clinic organized,
33 in whole or in part, for the delivery of health care services
34 without charge under a special volunteer pharmacist license
35 authorized under subsection (a) of this section without
36 payment or compensation or the expectation or promise of
37 payment or compensation is immune from liability for any
38 civil action arising out of any act or omission resulting from
39 the rendering of the pharmacist care at the clinic unless the
40 act or omission was the result of the pharmacist's gross
41 negligence or willful misconduct. In order for the immunity
42 under this subsection to apply, there must be a written
43 agreement between the pharmacist and the clinic pursuant to
44 which the pharmacist provides voluntary uncompensated

45 pharmacist care under the control of the clinic to patients of
46 the clinic before the rendering of any services by the
47 pharmacist at the clinic: *Provided*, That any clinic entering
48 into such written agreement is required to maintain liability
49 coverage of not less than one million dollars per occurrence.

50 (c) Notwithstanding the provisions of subsection (b) of
51 this section, a clinic organized, in whole or in part, for the
52 delivery of health care services without charge is not relieved
53 from imputed liability for the negligent acts of a pharmacist
54 rendering voluntary pharmaceutical services at or for the
55 clinic under a special volunteer pharmacist license authorized
56 under subsection (a) of this section.

57 (d) For purposes of this section, “otherwise eligible for
58 licensure” means the satisfaction of all the requirements for
59 licensure as listed in section eight of this article and in the
60 legislative rules promulgated thereunder, except the fee
61 requirements of that section and of the legislative rules
62 promulgated by the board relating to fees.

63 (e) Nothing in this section may be construed as requiring
64 the board to issue a special volunteer pharmacist license to
65 any pharmacist whose license is or has been subject to any
66 disciplinary action or to any pharmacist who has surrendered
67 a license or caused such license to lapse, expire and become
68 invalid in lieu of having a complaint initiated or other action
69 taken against his or her license, or who has elected to place
70 a pharmacist license in inactive status in lieu of having a
71 complaint initiated or other action taken against his or her
72 license, or who has been denied a pharmacist license.

73 (f) Any policy or contract of liability insurance providing
74 coverage for liability sold, issued or delivered in this state to
75 any pharmacist covered under the provisions of this article
76 shall be read so as to contain a provision or endorsement
77 whereby the company issuing such policy waives or agrees
78 not to assert as a defense on behalf of the policyholder or any
79 beneficiary thereof, to any claim covered by the terms of
80 such policy within the policy limits, the immunity from
81 liability of the insured by reason of the care and treatment of

82 needy and indigent patients by a pharmacist who holds a
83 special volunteer pharmacist license.

§30-5-17. Pharmacist requirements to participate in a collaborative pharmacy practice agreement.

1 For a pharmacist to participate in a collaborative
2 pharmacy practice agreement, the pharmacist shall:
3 (a) Have an unrestricted and current license to practice as
4 a pharmacist in West Virginia;
5 (b) Have at least one million dollars of professional
6 liability insurance coverage;
7 (c) Meet one of the following qualifications, at a
8 minimum:
9 (1) Earned a Certification from the Board of
10 Pharmaceutical Specialties, is a Certified Geriatric
11 Practitioner, or has completed an American Society of Health
12 System Pharmacists (ASHP) accredited residency program,
13 which includes two years of clinical experience approved by
14 the boards;
15 (2) Successfully completed the course of study and holds
16 the academic degree of Doctor of Pharmacy and has three

17 years of clinical experience approved by the board and has
18 completed an Accreditation Council for Pharmacy Education
19 (ACPE) approved certificate program in the area of practice
20 covered by the collaborative pharmacy practice agreement;
21 or

22 (3) Successfully completed the course of study and hold
23 the academic degree of Bachelor of Science in Pharmacy and
24 has five years of clinical experience approved by the boards
25 and has completed two ACPE approved certificate programs
26 with at least one program in the area of practice covered by
27 a collaborative pharmacy practice agreement.

§30-5-18. Collaborative pharmacy practice agreement.

1 (a) A pharmacist engaging in collaborative pharmacy
2 practice shall have on file at his or her place of practice the
3 collaborative pharmacy practice agreement. The existence
4 and subsequent termination of the agreement and any
5 additional information the rules may require concerning the
6 agreement, including the agreement itself, shall be made
7 available to the appropriate licensing board for review upon
8 request. The agreement may allow the pharmacist, within the

9 pharmacist's scope of practice pursuant to the collaborative
10 pharmacy practice agreement, to conduct drug therapy
11 management activities approved by the collaborating
12 physician. The collaborative pharmacy practice agreement
13 must be a voluntary process, which is a physician directed
14 approach, that is entered into between an individual
15 physician, an individual pharmacist and an individual patient
16 or the patient's authorized representative who has given
17 informed consent.

18 (b) A collaborative pharmacy practice agreement may
19 authorize a pharmacist to provide drug therapy management.
20 In instances where drug therapy is discontinued, the
21 pharmacist shall notify the treating physician of the
22 discontinuance in the time frame and in the manner
23 established by joint legislative rules. Each protocol
24 developed, pursuant to the collaborative pharmacy practice
25 agreement, shall contain detailed direction concerning the
26 services that the pharmacists may perform for that patient.
27 The protocol shall include, but need not be limited to:

28 (1) The specific drug or drugs to be managed by the
29 pharmacist;

30 (2) The terms and conditions under which drug therapy
31 may be implemented, modified or discontinued;

32 (3) The conditions and events upon which the pharmacist
33 is required to notify the physician; and

34 (4) The laboratory tests that may be ordered in
35 accordance with drug therapy management.

36 (c) All activities performed by the pharmacist in
37 conjunction with the protocol shall be documented in the
38 patient's medical record. The pharmacists shall report at
39 least every thirty days to the physician regarding the patient's
40 drug therapy management. The collaborative pharmacy
41 practice agreement and protocols shall be available for
42 inspection by the board, the West Virginia Board of
43 Medicine, or the West Virginia Board of Osteopathy,
44 depending on the licensing board of the participating
45 physician. A copy of the protocol shall be filed in the
46 patient's medical record.

47 (d) Collaborative pharmacy agreements may not include
48 the management of controlled substances.

49 (e) A collaborative pharmacy practice agreement,
50 meeting the requirements herein established and in
51 accordance with joint rules, shall be allowed in the hospital
52 setting, the nursing home setting, the medical school setting
53 and the hospital, community-based pharmacy setting and
54 ambulatory care clinics. The pharmacist shall be employed
55 by or under contract to provide services to the hospital,
56 pharmacy, nursing home or medical school, or hold a faculty
57 appointment with one of the schools of pharmacy or
58 medicine in this state.

59 (f) Nothing pertaining to collaborative pharmacy practice
60 shall be interpreted to permit a pharmacist to accept
61 delegation of a physician's authority outside the limits
62 included in the appropriate board's statute and rules.

§30-5-19. Board authorizations shall be displayed.

1 (a) The board shall prescribe the form for an board
2 authorization, and may issue a duplicate upon payment of a
3 fee.

4 (b) Any person regulated by the article shall
5 conspicuously display his or her board authorization at his or
6 her principal business location.

§30-5-20. Responsibility for quality of drugs dispensed; exception; falsification of labels; deviation from prescription.

1 (a) All persons, whether licensed pharmacists or not,
2 shall be responsible for the quality of all drugs, chemicals
3 and medicines they may sell or dispense, with the exception
4 of those sold in or dispensed unchanged from the original
5 retail package of the manufacturer, in which event the
6 manufacturer shall be responsible.

7 (b) Except as provided in section twenty-one of this
8 article, the following acts shall be prohibited:

9 (1) The falsification of any label upon the immediate
10 container, box and/or package containing a drug;
11 (2) The substitution or the dispensing of a different drug
12 in lieu of any drug prescribed in a prescription without the
13 approval of the practitioner authorizing the original
14 prescription: *Provided*, That this may not be construed to

15 interfere with the art of prescription compounding which
16 does not alter the therapeutic properties of the prescription or
17 appropriate generic substitute;

18 (3) The filling or refilling of any prescription for a greater
19 quantity of any drug or drug product than that prescribed in
20 the original prescription without a written or electronic order
21 or an oral order reduced to writing, or the refilling of a
22 prescription without the verbal, written or electronic consent
23 of the practitioner authorizing the original prescription.

§30-5-21. Generic drug products.

1 (a) A pharmacist who receives a prescription for a brand
2 name drug or drug product shall substitute the least
3 expensive therapeutic equivalent generic drug or drug
4 product based on the cash retail sales price of the respective
5 products at the time it is dispensed unless otherwise required
6 by a third party payor, the patient or in the exercise of his or
7 her professional judgment the pharmacist affirmatively
8 indicates that the least expensive therapeutic equivalent drug
9 is not suitable for the particular patient: *Provided,* That no

10 substitution may be made by the pharmacist where the
11 prescribing practitioner indicates that, in his or her
12 professional judgment, a specific brand name drug is
13 medically necessary for a particular patient.

14 (b) A written prescription order shall permit the
15 pharmacist to substitute an equivalent generic name drug or
16 drug product except where the prescribing practitioner has
17 indicated in his or her own handwriting, the words “Brand
18 Necessary” or “Brand Medically Necessary”. The following
19 sentence shall be printed on the prescription form. “This
20 prescription may be filled with a generically equivalent drug
21 product unless the words ‘Brand Necessary’ or ‘Brand
22 Medically Necessary’ are written, in the practitioner’s own
23 handwriting, indicated by the prescribing practitioner on this
24 prescription form.”

25 (c) A verbal prescription order shall permit the
26 pharmacist to substitute an equivalent generic name drug or
27 drug product except where the prescribing practitioner shall
28 indicate to the pharmacist that the prescription is “Brand

29 Necessary” or “Brand Medically Necessary”. The pharmacist
30 shall note the instructions on the file copy of the prescription
31 or electronic chart.

32 (d) An electronic prescription order shall permit the
33 pharmacist to substitute an equivalent generic name drug or
34 drug product except where the prescribing practitioner shall
35 indicate to the pharmacist that the prescription is “Brand
36 Necessary” or “Brand Medically Necessary”. The
37 pharmacist shall note the instructions on the file copy of the
38 prescription or electronic chart.

39 (e) No person may by trade rule, work rule, contract or in
40 any other way prohibit, restrict, limit or attempt to prohibit,
41 restrict or limit the making of a generic name drug or other
42 product substitution under the provisions of this section. No
43 employer or his or her agent may use coercion or other
44 means to interfere with the professional judgment of the
45 pharmacist in deciding which generic name drugs or drug
46 products shall be stocked or substituted: *Provided*, That this
47 section may not be construed to permit the pharmacist to

48 generally refuse to substitute less expensive therapeutically
49 equivalent generic drugs for brand name drugs and that any
50 pharmacist so refusing shall be subject to the penalties
51 prescribed in this article.

52 (f) A pharmacist may substitute a drug pursuant to the
53 provisions of this section only if the drug is a lower cash
54 retail sales price than the prescribed drug. Where substitution
55 is proper, pursuant to this section, or where the practitioner
56 prescribes the drug by generic name, the pharmacist shall,
57 consistent with his or her professional judgment, dispense an
58 equivalent generic drug product with the lowest cash retail
59 sales price which is available in the pharmacy at the time of
60 dispensing, *Provided*, That all savings in the retail price of
61 the prescription shall be passed on to the purchaser and shall
62 be equal to the difference between the retail price of the
63 brand name product and the customary and usual price of the
64 generic product substituted therefor: *Provided, however,*
65 That in no event shall such savings be less than the difference
66 in acquisition cost of the brand name product prescribed and
67 the acquisition cost of the substituted product.

68 (g) Each pharmacy shall maintain a record of any
69 substitution of an equivalent generic name drug product for
70 a prescribed brand name drug product on the file copy of a
71 written, electronic or verbal prescription or chart order. The
72 record shall include the manufacturer and generic name of
73 the drug product selected.

74 (h) All drugs shall be labeled in accordance with the
75 instructions of the practitioner.

76 (i) Unless the practitioner directs otherwise, the
77 prescription label on all drugs dispensed by the pharmacist
78 shall indicate the generic name using abbreviations, if
79 necessary, and either the name of the manufacturer or
80 packager, whichever is applicable in the pharmacist's
81 discretion. The same notation will be made on the original
82 prescription retained by the pharmacist.

83 (j) A pharmacist may not dispense a product under the
84 provisions of this section unless the manufacturer has shown
85 that the drug has been manufactured with the following
86 minimum good manufacturing standards and practices by:

87 (1) Labeling products with the name of the original
88 manufacturer and control number;

89 (2) Maintaining quality control standards equal to or
90 greater than those of the FDA;

91 (3) Marking products with identification code or
92 monogram; and

93 (4) Labeling products with an expiration date.

94 (k) A pharmacist may not substitute a generic-named
95 therapeutically equivalent drug product for a prescribed
96 brand name drug product if the brand name drug product or
97 the generic drug type is listed on the formulary established
98 by the board pursuant to this article or is found to be in
99 violation of the requirements of the FDA.

100 (l) A pharmacist who substitutes any drug shall, either
101 personally or through his or her agent, assistant or employee,
102 notify the person presenting the prescription of the
103 substitution. The person presenting the prescription shall
104 have the right to refuse the substitution. Upon request the
105 pharmacist shall relate the cash retail sales price difference
106 between the brand name and the drug substituted for it.

107 (m) A pharmacist complying with the provisions of this
108 section may not be liable in any way for the dispensing of a
109 generic-named therapeutically equivalent drug, substituted
110 under the provisions of this section, unless the generic-named
111 therapeutically equivalent drug was incorrectly substituted.

112 (n) In no event where the pharmacist substitutes a drug
113 under the provisions of this section shall the prescribing
114 physician be liable in any action for loss, damage, injury or
115 death of any person occasioned by or arising from the use of
116 the substitute drug unless the original drug was incorrectly
117 prescribed.

118 (o) Failure of a practitioner to specify that a specific
119 brand name is necessary for a particular patient does not
120 constitute evidence of negligence unless the practitioner had
121 reasonable cause to believe that the health of the patient
122 required the use of a certain product and no other.

§30-5-22. Pharmacies to be registered.

- 1 (a) A pharmacy, an ambulatory health care facility, and
- 2 a charitable clinic pharmacy shall register with the board.

3 (b) A person desiring to operate, maintain, open or
4 establish a pharmacy shall register with the board.

5 (c) To be eligible for a registration to operate, maintain,
6 open or establish a pharmacy the applicant shall:

- 7 (1) Submit a written application to the board;
- 8 (2) Pay all applicable fees;
- 9 (3) Designate a pharmacist-in-charge;
- 10 (4) Successfully complete an inspection by the board;
- 11 (d) A separate application shall be made and separate
12 permits issued for each location.
- 13 (e) Permits are not transferable.

14 (f) Permits expire and shall be renewed annually.
15 (g) If a permit expires, the pharmacy shall be reinspected
16 and an inspection fee is required.

17 (h) A registrant shall employ a pharmacist-in-charge and
18 operate in compliance with the legislative rules governing the
19 practice of pharmacist care and the operation of a pharmacy.

20 (i) The provisions of this section do not apply to the sale
21 of nonprescription drugs which are not required to be
22 dispensed pursuant to a practitioner's prescription.

§30-5-23. Pharmacist-in-charge.

1 (a) A pharmacy shall be under the direction and
2 supervision of a licensed pharmacist who shall be designated
3 by the owner of the pharmacy as the pharmacist-in-charge.
4 This designation shall be filed with the board within thirty
5 days of the designation.

6 (b) The pharmacist-in-charge is responsible for the
7 pharmacy's compliance with state and federal pharmacy laws
8 and regulations and for maintaining records and inventory.

9 (c) A pharmacist-in-charge may not hold the designated
10 position at more than one pharmacy, whether within or
11 outside the state, except as provided in legislative rule.

12 (d) An interim pharmacist-in-charge may be designated
13 for a period not to exceed sixty days. The request for an
14 interim pharmacist-in-charge shall detail the circumstances
15 which warrant the change. This change in designation shall
16 be filed with the board within thirty days of the designation.

§30-5-24. Permits for mail-order pharmacy.

1 (a) A mail-order pharmacy which dispenses drugs shall
2 register with the board.

3 (b) A mail-order pharmacy shall submit an application

4 for a permit to the board. The application shall require the

5 following information:

6 (1) The owner of the mail-order pharmacy, whether an

7 individual, a partnership, or a corporation.

8 (2) The names and titles of all individual owners, partners

9 or corporate officers.

10 (3) The pharmacy manager.

11 (4) The pharmacist-in-charge.

12 (5) The complete address, telephone number and fax

13 number of the mail-order pharmacy.

14 (c) This section does not apply to any mail-order

15 pharmacy which operates solely as a wholesale distributor.

**§30-5-25. Permit for manufacture and packaging of drugs,
medicines, distribution of legend drugs.**

1 (a) Drugs may not be manufactured, made, produced,

2 packed, packaged or prepared within the state, except under

3 the personal supervision of a pharmacist or other qualified

4 person as may be approved by the board;

5 (b) A person may not manufacture, package or prepare a

6 drug without obtaining a permit from the board.

7 (c) A person, who offers for sale, sells, offers for sale

8 through the method of distribution any legend drugs is

9 subject to this article.

10 (d) The application for a permit shall be made on a form

11 to be prescribed and furnished by the board and shall be

12 accompanied by an application fee.

13 (e) The board shall promulgate rules on permit

14 requirements and sanitation requirements.

15 (f) Separate applications shall be made and separate

16 permits issued for each place of manufacture, distribution,

17 making, producing, packing, packaging or preparation.

§30-5-26. Filling of prescriptions more than one year after issuance.

1 A prescription order may not be dispensed after twelve

2 months from the date of issuance by the practitioner. A

3 pharmacist may fill the prescription after twelve months if

4 the prescriber confirms to the pharmacist that he or she still

5 wants the prescription filled and the pharmacist documents
6 upon the prescription that the confirmation was obtained.

§30-5-27. Partial filling of prescriptions.

1 (a) The partial filling of a prescription is permissible for
2 any prescription if the pharmacist is unable to supply, or the
3 patient requests less than the full quantity called for in a
4 written, electronic, or oral prescription, provided the
5 pharmacist makes a notation of the quantity supplied on
6 either the written prescription or in the electronic record.

7 (b) The partial filling of a prescription for a controlled
8 substance listed in Schedule II is permissible if the pharmacist
9 is unable to supply or the patient requests less than the full
10 quantity called for in the prescription. The remaining portion of
11 the prescription may be filled within seventy-two hours of the
12 first partial filling: *Provided*, That if the remaining portion is not
13 or cannot be filled within the seventy-two hour period, the
14 pharmacist shall notify the prescribing individual practitioner.
15 Further quantity may not be supplied beyond seventy-two hours
16 without a new prescription.

§30-5-28. Partial filling of prescriptions for long-term care facility or terminally ill patients; requirements; records; violations.

1 (a) As used in this section, “long-term care facility” or
2 “LTCF” means any nursing home, personal care home, or
3 residential board and care home as defined in section two,
4 article five-c, chapter sixteen of this code which provides
5 extended health care to resident patients: *Provided*, That the
6 care or treatment in a household, whether for compensation
7 or not, of any person related by blood or marriage, within the
8 degree of consanguinity of second cousin to the head of the
9 household, or his or her spouse, may not be deemed to
10 constitute a nursing home, personal care home or residential
11 board and care home within the meaning of this article. This
12 section does not apply to:
13 (1) Hospitals, as defined under section one, article five-b,
14 chapter sixteen of this article or to extended care facilities
15 operated in conjunction with a hospital;
16 (2) State institutions as defined in section six, article one,
17 chapter twenty-seven or in section three, article one, chapter
18 twenty-five, all of this code;

19 (3) Nursing homes operated by the federal government;

20 (4) Facilities owned or operated by the state government;

21 (5) Institutions operated for the treatment and care of

22 alcoholic patients;

23 (6) Offices of physicians; or

24 (7) Hotels, boarding homes or other similar places that

25 furnish to their guests only a room and board.

26 (b) As used in this section, “terminally ill” means that an

27 individual has a medical prognosis that his or her life

28 expectancy is six months or less.

29 (c) Schedule II prescriptions for patients in a LTCF and

30 for terminally ill patients shall be valid for a period of sixty

31 days from the date of issue unless terminated within a shorter

32 period by the discontinuance of the medication.

33 (d) A prescription for a Schedule II controlled substance

34 written for a patient in a LTCF or for a terminally ill patient

35 may be filled in partial quantities, including, but not limited

36 to, individual dosage units. The total quantity of Schedule II

37 controlled substances dispensed in all partial filling may not
38 exceed the total quantity prescribed.

39 (1) If there is any question whether a patient may be
40 classified as having a terminal illness, the pharmacist shall
41 contact the prescribing practitioner prior to partially filling
42 the prescription.

43 (2) Both the pharmacist and the prescribing practitioner
44 have a corresponding responsibility to assure that the
45 controlled substance is for a terminally ill patient.

46 (e) The pharmacist shall record on the prescription that
47 the patient is “terminally ill” or a “LTCF patient”. A
48 prescription that is partially filled and does not contain the
49 notation “terminally ill” or “LTCF patient” shall be deemed
50 to have been filled in violation of section three hundred eight,
51 article three, chapter sixty-a of this code.

52 (f) For each partial filling, the dispensing pharmacist
53 shall record on the back of the prescription, or on another
54 appropriate record which is readily retrievable, the following
55 information:

56 (1) The date of the partial filling;

57 (2) The quantity dispensed;

58 (3) The remaining quantity authorized to be dispensed;

59 and

60 (4) The identification of the dispensing pharmacist.

61 (g) Information pertaining to current Schedule II

62 prescriptions for terminally ill and LTCF patients may be

63 maintained in a computerized system if such a system has the

64 capability to permit either by display or printout, for each

65 patient and each medication, all of the information required

66 by this section as well as the patient's name and address, the

67 name of each medication, original prescription number, date

68 of issue, and prescribing practitioner information. The

69 system shall also allow immediate updating of the

70 prescription record each time a partial filling of the

71 prescription is performed and immediate retrieval of all

72 information required under this section.

§30-5-29. Limitations of article.

1 (a) This article may not be construed to prevent, restrict
2 or in any manner interfere with the sale of nonnarcotic
3 nonprescription drugs which may be lawfully sold without a
4 prescription in accordance with the United States Food, Drug
5 and Cosmetic Act or the laws of this state, nor may any
6 legislative rule be adopted by the board which shall require
7 the sale of nonprescription drugs by a licensed pharmacist or
8 in a pharmacy or which shall prevent, restrict or otherwise
9 interfere with the sale or distribution of such drugs by any
10 retail merchant. The sale or distribution of nonprescription
11 drugs may not be deemed to be improperly engaging in the
12 practice of pharmacist care.

13 (b) This article may not be construed to interfere with any
14 legally qualified practitioner of medicine, dentistry or
15 veterinary medicine, who is not the proprietor of the store for
16 the dispensing or retailing of drugs and who is not in the
17 employ of such proprietor, in the compounding of his or her
18 own prescriptions or to prevent him or her from supplying to

19 his or her patients such medicines as he or she may deem
20 proper, if such supply is not made as a sale.

21 (c) The exception provided in subsection (b) of this section
22 does not apply to an ambulatory health care facility: *Provided,*
23 That a legally licensed and qualified practitioner of medicine or
24 dentistry may supply medicines to patients that he or she treats
25 in a free clinic and that he or she deems appropriate.

§30-5-30. Actions to enjoin violations.

1 (a) If the board obtains information that any person has
2 engaged in, is engaging in or is about to engage in any act
3 which constitutes or will constitute a violation of the
4 provisions of this article, the rules promulgated pursuant to
5 this article, or a final order or decision of the board, it may
6 issue a notice to the person to cease and desist in engaging in
7 the act and/or apply to the circuit court in the county of the
8 alleged violation for an order enjoining the act.

9 (b) The circuit court may issue a temporary injunction
10 Pending a decision on the merits, and may issue a permanent
11 injunction based on its findings in the case.

12 (c) The judgment of the circuit court on an application
13 permitted by the provisions of this section is final unless
14 reversed, vacated or modified on appeal to the West Virginia
15 Supreme Court of Appeals.

§30-5-31. Complaints; investigations; due process procedure; grounds for disciplinary action.

1 (a) The board may initiate a complaint upon receipt of
2 credible information, and shall upon the receipt of a written
3 complaint of any person, cause an investigation to be made
4 to determine whether grounds exist for disciplinary action
5 under this article or the legislative rules promulgated
6 pursuant to this article.

7 (b) After reviewing any information obtained through an
8 investigation, the board shall determine if probable cause
9 exists that the licensee, registrant or permittee has violated
10 subsection (g) of this section or rules promulgated pursuant
11 to this article.

12 (c) Upon a finding of probable cause to go forward with
13 a complaint, the board shall provide a copy of the complaint
14 to the licensee, registrant or permittee.

15 (d) Upon a finding that probable cause exists that the
16 licensee, registrant or permittee has violated subsection (g)
17 of this section or rules promulgated pursuant to this article,
18 the board may enter into a consent decree or hold a hearing
19 for disciplinary action against the licensee, registrant or
20 permittee. Any hearing shall be held in accordance with the
21 provisions of this article, and shall require a violation to be
22 proven by a preponderance of the evidence.

23 (e) Any member of the board or the executive director
24 of the board may issue subpoenas and subpoenas duces
25 tecum to obtain testimony and documents to aid in the
26 investigation of allegations against any person regulated by
27 the article.

28 (f) Any member of the board or its executive director
29 may sign a consent decree or other legal document on behalf
30 of the board.

31 (g) The board may, after notice and opportunity for
32 hearing, deny or refuse to renew, suspend, restrict or revoke
33 the license, registration or permit of, or impose probationary

34 conditions upon or take disciplinary action against, any
35 licensee, registrant or permittee for any of the following
36 reasons:

- 37 (1) Obtaining a board authorization by fraud,
38 misrepresentation or concealment of material facts;
39 (2) Being convicted of a felony or other crime involving
40 drugs, violent crime, or moral turpitude, or engaging in any
41 act involving moral turpitude or gross immorality;
42 (3) Being guilty of unprofessional conduct which placed
43 the public at risk, as defined by legislative rule of the board;
44 (4) Intentional violation of a lawful order or legislative
45 rule of the board;
46 (5) Having had a board authorization revoked or
47 suspended, other disciplinary action taken, or an application
48 for a board authorization revoked or suspended by the
49 proper authorities of another jurisdiction;
50 (6) Aiding or abetting unlicensed practice;
51 (7) Engaging in an act while acting in a professional
52 capacity which has endangered or is likely to endanger the
53 health, welfare or safety of the public;

54 (8) Incapacity that prevents a licensee or registrant from
55 engaging in the practice of pharmacist care or assisting in the
56 practice of pharmacist care, with reasonable skill,
57 competence, and safety to the public;

58 (9) Violation of any laws, including rules pertaining
59 thereto, of this or any other jurisdiction, relating to the practice
60 of pharmacist care, drug samples, drug manufacturing,
61 wholesale or retail drug or device distribution, or controlled
62 substances;

63 (10) Committing fraud in connection with the practice
64 of pharmacist care;

65 (11) Disciplinary action taken by another state or
66 jurisdiction against an board authorization to practice
67 pharmacist care based upon conduct by the licensee,
68 registrant or permittee similar to conduct that would
69 constitute grounds for actions as defined in this section;

70 (12) Failure to report to the board any adverse action
71 taken by another licensing jurisdiction, government agency,
72 law enforcement agency, or court for conduct that would
73 constitute grounds for action as defined in this section;

74 (13) Failure to report to the board one's surrender of a
75 license or authorization to practice pharmacist care in another
76 jurisdiction while under disciplinary investigation by any of
77 those authorities or bodies for conduct that would constitute
78 grounds for action as defined in this section;

79 (14) Failure to report to the board any adverse judgment,
80 settlement, or award arising from a malpractice claim arising
81 related to conduct that would constitute grounds for action as
82 defined in this section;

83 (15) Knowing or suspecting that a licensee or registrant
84 is incapable of engaging in the practice of pharmacist care or
85 assisting in the practice of pharmacist care, with reasonable
86 skill, competence, and safety to the public, and failing to
87 report any relevant information to the board;

88 (16) Illegal use or disclosure of protected health
89 information;

90 (17) Engaging in any conduct that subverts or attempts
91 to subvert any licensing examination or the administration of
92 any licensing examination;

93 (18) Failure to furnish to the board or its representatives
94 any information legally requested by the board, or failure to
95 cooperate with or engaging in any conduct which obstructs
96 an investigation being conducted by the board;

97 (19) Agree to participate in a legend drug product
98 conversion program promoted or offered by a manufacturer,
99 wholesaler or distributor of such product for which the
100 pharmacist or pharmacy received any form of financial
101 remuneration, or agreed to participate in a legend drug
102 program in which the pharmacist or pharmacy is promoted or
103 offered as the exclusive provider of legend drug products or
104 whereby in any way the public is denied, limited or
105 influenced in selecting pharmaceutical service or counseling.

106 (20) Violation of any of the terms or conditions of any
107 order entered in any disciplinary action.

108 (h) For the purposes of subsection (g) of this section,
109 effective July 1, 2011, disciplinary action may include:
110 (1) Reprimand;
111 (2) Probation;

112 (3) Restrictions;

113 (4) Suspension;

114 (5) Revocation;

115 (6) Administrative fine, not to exceed \$1,000 per day

116 per violation;

117 (7) Mandatory attendance at continuing education

118 seminars or other training;

119 (8) Practicing under supervision or other restriction; or

120 (9) Requiring the licensee, registrant or permittee to

121 report to the board for periodic interviews for a specified

122 period of time.

123 (i) In addition to any other sanction imposed, the board

124 may require a licensee, registrant or permittee to pay the

125 costs of the proceeding.

126 (j) The board may defer disciplinary action with regard

127 to an impaired licensee or registrant who voluntarily signs an

128 agreement, in a form satisfactory to the board, agreeing not

129 to practice pharmacist care and to enter an approved

130 treatment and monitoring program in accordance with the

131 board's legislative rule. This subsection, provided that this
132 section should not apply to a licensee or registrant who has
133 been convicted of, pleads guilty to, or enters a plea of nolo
134 contendere or a conviction relating to a controlled substance
135 in any jurisdiction.

136 (k) Nothing shall be construed as barring criminal
137 prosecutions for violations of this article.

138 (l) A person authorized to practice under this article,
139 who reports or otherwise provides evidence of the
140 negligence, impairment or incompetence of another member
141 of this profession to the board or to any peer review
142 organization, is not liable to any person for making such a
143 report if such report is made without actual malice and in the
144 reasonable belief that such report is warranted by the facts
145 known to him or her at the time.

§30-5-32. Procedures for hearing; right of appeal.

1 (a) Hearings are governed by the provisions of section
2 eight, article one of this chapter.

3 (b) The board may conduct the hearing or elect to have

4 an administrative law judge conduct the hearing.

5 (c) If the hearing is conducted by an administrative law

6 judge, at the conclusion of a hearing he or she shall prepare

7 a proposed written order containing findings of fact and

8 conclusions of law. The proposed order may contain

9 proposed disciplinary actions if the board so directs. The

10 board may accept, reject or modify the decision of the

11 administrative law judge.

12 (d) Any member or the executive director of the board

13 has the authority to administer oaths, examine any person

14 under oath and issue subpoenas and subpoenas duces tecum.

15 (e) If, after a hearing, the board determines the licensee,

16 registrant or permittee has violated provisions of this article

17 or the board's rules, a formal written decision shall be

18 prepared which contains findings of fact, conclusions of law

19 and a specific description of the disciplinary actions imposed.

§30-5-33. Judicial review.

1 Any person adversely affected by a decision of the
2 board entered after a hearing may obtain judicial review of
3 the decision in accordance with section four, article five,
4 chapter twenty-nine-a of this code, and may appeal any
5 ruling resulting from judicial review in accordance with
6 article six, chapter twenty-nine-a of this code.

§30-5-34. Criminal proceedings; penalties.

1 (a) When, as a result of an investigation under this
2 article or otherwise, the board has reason to believe that a
3 person authorized under this article has committed a criminal
4 offense under this article, the board may bring its information
5 to the attention of an appropriate law-enforcement official.

6 (b) Any person, who violates any of the provisions of
7 this article is guilty of a misdemeanor, and, upon conviction,
8 shall be fined not to exceed \$50 for the first offense, and
9 upon conviction of a second offense shall be fined not less
10 than \$50 nor more than \$500, or shall be imprisoned in the
11 county jail not to exceed 30 days, or both fined and
12 imprisoned. Each and every day that the violation continues
13 shall constitute a separate offense.

CHAPTER 60A. UNIFORM CONTROLLED SUBSTANCES ACT.

ARTICLE 10. METHAMPHETAMINE LABORATORY ERADICATION ACT.

§60A-10-3. Definitions.

1 In this article:

2 (a) “Board of Pharmacy” or “board” means the West
3 Virginia Board of Pharmacy established by the provisions of
4 article five, chapter thirty of this code.

5 (b) “Designated precursor” means any drug product made
6 subject to the requirements of this article by the provisions of
7 section seven of this article.

8 (c) “Distributor” means any person within this state or
9 another state, other than a manufacturer or wholesaler, who
10 sells, delivers, transfers or in any manner furnishes a drug
11 product to any person who is not the ultimate user or
12 consumer of the product;

13 (d) “Drug product” means a pharmaceutical product that
14 contains as its single active ingredient ephedrine,
15 pseudoephedrine or phenylpropanolamine or a substance

16 identified on the supplemental list provided for in section
17 seven of this article which may be sold without a prescription
18 and which is labeled for use by a consumer in accordance
19 with the requirements of the laws and rules of this state and
20 the federal government.

21 (e) "Ephedrine" means ephedrine, its salts or optical
22 isomers or salts of optical isomers.

23 (f) "Manufacturer" means any person within this state
24 who produces, compounds, packages or in any manner
25 initially prepares for sale or use any drug product or any such
26 person in another state if they cause the products to be
27 compounded, packaged or transported into this state.

28 (g) "Phenylpropanolamine" means phenylpropanolamine,
29 its salts, optical isomers and salts of optical isomers.

30 (h) "Pseudoephedrine" means pseudoephedrine, its salts,
31 optical isomers and salts of optical isomers.

32 (i) "Precursor" means any substance which may be used
33 along with other substances as a component in the production
34 and distribution of illegal methamphetamine.

35 (j) "Pharmacist" means an individual currently licensed
36 by this state to engage in the practice of ~~pharmacy and~~
37 ~~pharmaceutical care~~ pharmacist care as defined in ~~subsection~~
38 ~~(t), section one-b, article fifty five,~~ chapter thirty of this code.

39 (k) "Pharmacy intern" has the same meaning as the term
40 "intern" as set forth in ~~section one-b,~~ article five, chapter
41 thirty of this code.

42 (l) "Pharmacy" means any drugstore, apothecary or place
43 within this state where drugs are dispensed and sold at retail
44 or display for sale at retail and ~~pharmaceutical~~ pharmacist
45 care is provided outside of this state where drugs are
46 dispensed and ~~pharmaceutical~~ pharmacist care is provided to
47 residents of this state.

48 (m) "Pharmacy counter" means an area in the pharmacy
49 restricted to the public where controlled substances are stored
50 and housed and where controlled substances may only be
51 sold, transferred or dispensed by a pharmacist or pharmacy
52 technician.

53 (n) “Pharmacy technician” means a registered technician
54 who meets the requirements for registration as set forth in
55 article five, chapter thirty of this code.

56 (o) “Retail establishment” means any entity or person
57 within this state who sells, transfers or distributes goods,
58 including over-the-counter drug products, to an ultimate
59 consumer.

60 (p) “Schedule V” means the schedule of controlled
61 substances set out in section two hundred twelve, section two
62 of this chapter.

63 (q) “Single active ingredient” means those ingredients
64 listed on a drug product package as the only active ingredient
65 in over-the-counter medication or identified on the Schedule
66 maintained by the Board of Pharmacy as being primarily
67 used in the illegal production and distribution of
68 methamphetamine.

69 (r) “Superintendent of the State Police” or
70 “Superintendent” means the Superintendent of the West
71 Virginia State Police as set forth in section five, article two,
72 chapter fifteen of this code.

73 (s) "Wholesaler" means any person within this state or
74 another state, other than a manufacturer, who sells, transfers
75 or in any manner furnishes a drug product to any other
76 person in this state for the purpose of being resold.