

E AND R AMENDMENTS TO LB 166

Introduced by Wishart, 27, Chairman Enrollment and Review

1       1. Strike the original sections and all amendments thereto and  
2 insert the following new sections:

3       Section 1. Section 28-410, Reissue Revised Statutes of Nebraska, is  
4 amended to read:

5       28-410 (1) Each registrant manufacturing, distributing, or  
6 dispensing controlled substances in Schedule I, II, III, IV, or V of  
7 section 28-405 shall keep and maintain a complete and accurate record of  
8 all stocks of such controlled substances on hand. Such records shall be  
9 maintained for five years.

10       (2) Each Commencing January 1, 2009, each registrant manufacturing,  
11 distributing, storing, or dispensing such controlled substances shall  
12 prepare an annual inventory of each controlled substance in his or her  
13 possession. Such inventory shall (a) be taken within two years after the  
14 previous biennial inventory date but in no event later than December 31,  
15 2009, and each year thereafter be taken within one year after the  
16 previous annual inventory date, (b) contain such information as shall be  
17 required by the Board of Pharmacy, (c) be copied and such copy forwarded  
18 to the department within thirty days after completion, (d) be maintained  
19 at the location listed on the registration for a period of five years,  
20 (e) contain the name, address, and Drug Enforcement Administration number  
21 of the registrant, the date and time of day the inventory was completed,  
22 and the signature of the person responsible for taking the inventory, (f)  
23 list the exact count or measure of all controlled substances listed in  
24 Schedules I, II, III, IV, and V of section 28-405, and (g) be maintained  
25 in permanent, read-only format separating the inventory for controlled  
26 substances listed in Schedules I and II of section 28-405 from the  
27 inventory for controlled substances listed in Schedules III, IV, and V of

1 section 28-405. A registrant whose inventory fails to comply with this  
2 subsection shall be guilty of a Class IV misdemeanor.

3 (3) This section shall not apply to practitioners who prescribe or  
4 administer, as a part of their practice, controlled substances listed in  
5 Schedule II, III, IV, or V of section 28-405 unless such practitioner  
6 regularly engages in dispensing any such drug or drugs to his or her  
7 patients.

8 (4) Controlled substances shall be stored in accordance with the  
9 following:

10 (a) All controlled substances listed in Schedule I of section 28-405  
11 must be stored in a locked cabinet; and

12 (b) All controlled substances listed in Schedule II, III, IV, or V  
13 of section 28-405 must be stored in a locked cabinet or distributed  
14 throughout the inventory of noncontrolled substances in a manner which  
15 will obstruct theft or diversion of the controlled substances or both.

16 (5) Each pharmacy which is registered with the administration and in  
17 which controlled substances are stored or dispensed shall complete a  
18 controlled-substances inventory when there is a change in the pharmacist-  
19 in-charge. The inventory shall contain the information required in the  
20 annual inventory, and the original copy shall be maintained in the  
21 pharmacy for five years after the date it is completed.

22 Sec. 2. Section 28-411, Reissue Revised Statutes of Nebraska, is  
23 amended to read:

24 28-411 (1) Every practitioner who is authorized to administer or  
25 professionally use controlled substances shall keep a record of such  
26 controlled substances received by him or her and a record of all such  
27 controlled substances administered or professionally used by him or her,  
28 other than by medical order issued by a practitioner authorized to  
29 prescribe, in accordance with subsection (4) of this section.

30 (2) Manufacturers, wholesalers, distributors, and reverse  
31 distributors shall keep records of all controlled substances compounded,

1 mixed, cultivated, grown, or by any other process produced or prepared  
2 and of all controlled substances received and disposed of by them, in  
3 accordance with subsection (4) of this section.

4 (3) Pharmacies shall keep records of all controlled substances  
5 received and disposed of by them, in accordance with subsection (4) of  
6 this section.

7 (4)(a) (4) The record of controlled substances received shall in  
8 every case show (i) (a) the date of receipt, (ii) (b) the name, address,  
9 and Drug Enforcement Administration number of the person receiving the  
10 controlled substances, (iii) (c) the name, address, and Drug Enforcement  
11 Administration number of the person from whom received, (iv) (d) the kind  
12 and quantity of controlled substances received, (v) (e) the kind and  
13 quantity of controlled substances produced or removed from process of  
14 manufacture, and (vi) (f) the date of such production or removal from  
15 process of manufacture.

16 (b) The record shall in every case show the proportion of morphine,  
17 cocaine, or ecgonine contained in or producible from crude opium or coca  
18 leaves received or produced. The record of all controlled substances  
19 sold, administered, dispensed, or otherwise disposed of shall show the  
20 date of selling, administering, or dispensing, the name and address of  
21 the person to whom or for whose use or the owner and species of animal  
22 for which the controlled substances were sold, administered, or  
23 dispensed, and the kind and quantity of controlled substances. For any  
24 lost, destroyed, or stolen controlled substances, the record shall list  
25 the kind and quantity of such controlled substances and the discovery  
26 date of such loss, destruction, or theft.

27 (c) Every such record shall be kept for a period of five years from  
28 the date of the transaction recorded.

29 (5) Any person authorized to compound controlled substances shall  
30 comply with section 38-2867.01.

31 Sec. 3. Section 28-414, Reissue Revised Statutes of Nebraska, is

1 amended to read:

2        28-414 (1) Except as otherwise provided in this section or section  
3 28-412 or when administered directly by a practitioner to an ultimate  
4 user, a controlled substance listed in Schedule II of section 28-405  
5 shall not be dispensed without a prescription from a practitioner  
6 authorized to prescribe. No prescription for a controlled substance  
7 listed in Schedule II of section 28-405 shall be filled more than six  
8 months from the date of issuance. A prescription for a controlled  
9 substance listed in Schedule II of section 28-405 shall not be refilled.

10        (2) A prescription for controlled substances listed in Schedule II  
11 of section 28-405 must contain the following information prior to being  
12 filled by a pharmacist or dispensing practitioner: (a) Patient's name and  
13 address, (b) name of the drug, device, or biological, (c) strength of the  
14 drug or biological, if applicable, (d) dosage form of the drug or  
15 biological, if applicable, (e) quantity of the drug, device, or  
16 biological prescribed, (f) directions for use, (g) date of issuance, (h)  
17 prescribing practitioner's name and address, and (i) Drug Enforcement  
18 Administration number of the prescribing practitioner. If the  
19 prescription is a written paper prescription, the paper prescription must  
20 contain the prescribing practitioner's manual signature. If the  
21 prescription is an electronic prescription, the electronic prescription  
22 must contain all of the elements in subdivisions (a) through (i) of this  
23 subsection, must be digitally signed, and must be transmitted to and  
24 received by the pharmacy electronically to meet all of the requirements  
25 of the Controlled Substances Act, 21 U.S.C. 801 et seq., as it existed on  
26 January 1, 2014, pertaining to electronic prescribing of controlled  
27 substances.

28        (3)(a) (3) In emergency situations ~~as defined by rule and regulation~~  
29 ~~of the department~~, a controlled substance listed in Schedule II of  
30 section 28-405 may be dispensed pursuant to an oral prescription reduced  
31 to writing in accordance with subsection (2) of this section, except for

1 the prescribing practitioner's signature, and bearing the word  
2 "emergency".

3       (b) For purposes of this section, emergency situation means a  
4 situation in which a prescribing practitioner determines that (i)  
5 immediate administration of the controlled substance is necessary for  
6 proper treatment of the patient, (ii) no appropriate alternative  
7 treatment is available, including administration of a drug which is not a  
8 controlled substance listed in Schedule II of section 28-405, and (iii)  
9 it is not reasonably possible for the prescribing practitioner to provide  
10 a signed, written or electronic prescription to be presented to the  
11 person dispensing the controlled substance prior to dispensing.

12       (4)(a) In nonemergency situations:

13           (i) A controlled substance listed in Schedule II of section 28-405  
14 may be dispensed pursuant to a facsimile of a written, signed paper  
15 prescription if the original written, signed paper prescription is  
16 presented to the pharmacist for review before the controlled substance is  
17 dispensed, except as provided in subdivision (a)(ii) or (iii) of this  
18 subsection;

19           (ii) A narcotic drug listed in Schedule II of section 28-405 may be  
20 dispensed pursuant to a facsimile of a written, signed paper prescription  
21 (A) to be compounded for direct parenteral administration to a patient  
22 for the purpose of home infusion therapy or (B) for administration to a  
23 patient enrolled in a hospice care program and bearing the words "hospice  
24 patient"; and

25           (iii) A controlled substance listed in Schedule II of section 28-405  
26 may be dispensed pursuant to a facsimile of a written, signed paper  
27 prescription for administration to a resident of a long-term care  
28 facility.

29       (b) For purposes of subdivisions (a)(ii) and (iii) of this  
30 subsection, a facsimile of a written, signed paper prescription shall  
31 serve as the original written prescription and shall be maintained in

1 accordance with subsection (1) of section 28-414.03.

2 (5)(a) A prescription for a controlled substance listed in Schedule  
3 II of section 28-405 may be partially filled if the pharmacist does not  
4 supply the full quantity prescribed and he or she makes a notation of the  
5 quantity supplied on the face of the prescription or in the electronic  
6 record. The remaining portion of the prescription may be filled no later  
7 than thirty days after the date on which the prescription is written  
8 ~~within seventy-two hours of the first partial filling~~. The pharmacist  
9 shall notify the prescribing practitioner if the remaining portion of the  
10 prescription is not or cannot be filled within such period. No further  
11 quantity may be supplied after such period without a new written, signed  
12 paper prescriptionor electronic prescription.

13 (b) A prescription for a controlled substance listed in Schedule II  
14 of section 28-405 written for a patient in a long-term care facility or  
15 for a patient with a medical diagnosis documenting a terminal illness may  
16 be partially filled. Such prescription shall bear the words "terminally  
17 ill" or "long-term care facility patient" on its face or in the  
18 electronic record. If there is any question whether a patient may be  
19 classified as having a terminal illness, the pharmacist shall contact the  
20 prescribing practitioner prior to partially filling the prescription.  
21 Both the pharmacist and the prescribing practitioner have a corresponding  
22 responsibility to assure that the controlled substance is for a  
23 terminally ill patient. For each partial filling, the dispensing  
24 pharmacist shall record on the back of the prescription or on another  
25 appropriate record, uniformly maintained and readily retrievable, the  
26 date of the partial filling, quantity dispensed, remaining quantity  
27 authorized to be dispensed, and the identification of the dispensing  
28 pharmacist. The total quantity of controlled substances listed in  
29 Schedule II which is dispensed in all partial fillings shall not exceed  
30 the total quantity prescribed. A prescription for a Schedule II  
31 controlled substance for a patient in a long-term care facility or a

1 patient with a medical diagnosis documenting a terminal illness is valid  
2 for sixty days from the date of issuance or until discontinuance of the  
3 prescription, whichever occurs first.

4 Sec. 4. Section 28-414.01, Reissue Revised Statutes of Nebraska, is  
5 amended to read:

6 28-414.01 (1) Except as otherwise provided in this section or when  
7 administered directly by a practitioner to an ultimate user, a controlled  
8 substance listed in Schedule III, IV, or V of section 28-405 shall not be  
9 dispensed without a written, oral, or electronic medical order. Such  
10 medical order is valid for six months after the date of issuance.  
11 Original prescription information for any controlled substance listed in  
12 Schedule III, IV, or V of section 28-405 may be transferred between  
13 pharmacies for purposes of refill dispensing pursuant to section 38-2871.

14 (2) A prescription for controlled substances listed in Schedule III,  
15 IV, or V of section 28-405 must contain the following information prior  
16 to being filled by a pharmacist or dispensing practitioner: (a) Patient's  
17 name and address, (b) name of the drug, device, or biological, (c)  
18 strength of the drug or biological, if applicable, (d) dosage form of the  
19 drug or biological, if applicable, (e) quantity of the drug, device, or  
20 biological prescribed, (f) directions for use, (g) date of issuance, (h)  
21 number of refills, including pro re nata or PRN refills, not to exceed  
22 five refills within six months after the date of issuance, (i)  
23 prescribing practitioner's name and address, and (j) Drug Enforcement  
24 Administration number of the prescribing practitioner. If the  
25 prescription is a written paper prescription, the paper prescription must  
26 contain the prescribing practitioner's manual signature. If the  
27 prescription is an electronic prescription, the electronic prescription  
28 must contain all of the elements in subdivisions (a) through (j) of this  
29 subsection, must be digitally signed, and must be transmitted to and  
30 received by the pharmacy electronically to meet all of the requirements  
31 of 21 C.F.R. 1311, as the regulation existed on January 1, 2014,

1 pertaining to electronic prescribing of controlled substances.

2 (3) A controlled substance listed in Schedule III, IV, or V of  
3 section 28-405 may be dispensed pursuant to a facsimile of a written,  
4 signed paper prescription. The facsimile of a written, signed paper  
5 prescription shall serve as the original written prescription for  
6 purposes of this subsection and shall be maintained in accordance with  
7 subsection (2) of section 28-414.03.

8 (4) A prescription for a controlled substance listed in Schedule  
9 III, IV, or V of section 28-405 may be partially filled if (a) each  
10 partial filling is recorded in the same manner as a refilling, (b) the  
11 total quantity dispensed in all partial fillings does not exceed the  
12 total quantity prescribed, and (c) each partial filling is dispensed  
13 within six months after the prescription was issued.

14 Sec. 5. Section 28-414.03, Reissue Revised Statutes of Nebraska, is  
15 amended to read:

16 28-414.03 (1) Paper prescriptions for all controlled substances  
17 listed in Schedule II of section 28-405 shall be kept in a separate file  
18 by the dispensing practitioner and shall be maintained for a minimum of  
19 five years. The practitioner shall make all such files readily available  
20 to the department and law enforcement for inspection without a search  
21 warrant.

22 (2) Prescriptions for all controlled substances listed in Schedule  
23 III, IV, or V of section 28-405 shall be maintained either separately  
24 from other prescriptions or in a form in which the information required  
25 is readily retrievable from ordinary business records of the dispensing  
26 practitioner and shall be maintained for a minimum of five years. The  
27 practitioner shall make all such records readily available to the  
28 department, the administration, and law enforcement for inspection  
29 without a search warrant.

30 (3) Before dispensing any controlled substance listed in Schedule  
31 II, III, IV, or V of section 28-405, the dispensing practitioner shall

1 affix a label to the container in which the controlled substance is  
2 dispensed. Such label shall bear the name and address of the pharmacy or  
3 dispensing practitioner, the name of the patient, the date of filling,  
4 the serial number of the prescription under which it is recorded in the  
5 practitioner's prescription records, the name of the prescribing  
6 practitioner, and the directions for use of the controlled substance.  
7 Unless the prescribing practitioner writes "do not label" or words of  
8 similar import on the original paper prescription or so designates in an  
9 electronic prescription or an oral prescription, such label shall also  
10 bear the name of the controlled substance.

11 (4) For multidrug containers, more than one drug, device, or  
12 biological may be dispensed in the same container when (a) such container  
13 is prepackaged by the manufacturer, packager, or distributor and shipped  
14 directly to the pharmacy in this manner or (b) the container does not  
15 accommodate greater than a thirty-one-day supply of compatible dosage  
16 units and is labeled to identify each drug or biological in the container  
17 in addition to all other information required by law.

18 (5) If a pharmacy fills prescriptions for controlled substances on  
19 behalf of another pharmacy under contractual agreement or common  
20 ownership, the prescription label shall contain the Drug Enforcement  
21 Administration number of the pharmacy at which the prescriptions are  
22 filled.

23 Sec. 6. Section 28-442, Reissue Revised Statutes of Nebraska, is  
24 amended to read:

25 28-442 (1) It shall be unlawful for any person to deliver, possess  
26 with intent to deliver, or manufacture with intent to deliver, drug  
27 paraphernalia, knowing, or under circumstances in which one reasonably  
28 should know, that it will be used to manufacture, inject, ingest, or  
29 inhale or otherwise be used to introduce into the human body a controlled  
30 substance in violation of sections 28-101, 28-431, and 28-439 to 28-444.

31 (2) This section shall not apply to pharmacists, pharmacist interns,

1     pharmacy technicians, and pharmacy clerks who sell hypodermic syringes or  
2     needles for the prevention of the spread of infectious diseases.

3                 (3) Any person who violates this section shall be guilty of a Class  
4     II misdemeanor.

5                 Sec. 7. Section 38-1,124, Reissue Revised Statutes of Nebraska, is  
6     amended to read:

7                 38-1,124 (1) The department shall enforce the Uniform Credentialing  
8     Act and for that purpose shall make necessary investigations. Every  
9     credential holder and every member of a board shall furnish the  
10    department such evidence as he or she may have relative to any alleged  
11    violation which is being investigated.

12                 (2) Every credential holder shall report to the department the name  
13     of every person without a credential that he or she has reason to believe  
14     is engaged in practicing any profession or operating any business for  
15     which a credential is required by the Uniform Credentialing Act. The  
16     department may, along with the Attorney General and other law enforcement  
17     agencies, investigate such reports or other complaints of unauthorized  
18     practice. The director, with the recommendation of the appropriate board,  
19     may issue an order to cease and desist the unauthorized practice of such  
20     profession or the unauthorized operation of such business as a measure to  
21     obtain compliance with the applicable credentialing requirements by the  
22     person prior to referral of the matter to the Attorney General for  
23     action. Practice of such profession or operation of such business without  
24     a credential after receiving a cease and desist order is a Class III  
25     felony.

26                 (3) Any credential holder who is required to file a report of loss  
27     or theft of a controlled substance to the federal Drug Enforcement  
28     Administration shall provide a copy of such report to the department.  
29     This subsection shall not apply to pharmacist interns or pharmacy  
30     technicians.

31                 Sec. 8. Section 38-1,125, Reissue Revised Statutes of Nebraska, is

1 amended to read:

2       38-1,125 (1) Except as otherwise provided in section 38-2897, every  
3 ~~Every credential holder, except pharmacist interns and pharmacy~~  
4 ~~technicians,~~ shall, within thirty days of an occurrence described in this  
5 subsection, report to the department in such manner and form as the  
6 department may require whenever he or she:

7           (a) Has first-hand knowledge of facts giving him or her reason to  
8 believe that any person in his or her profession:

9              (i) Has acted with gross incompetence or gross negligence;

10             (ii) Has engaged in a pattern of incompetent or negligent conduct as  
11 defined in section 38-177;

12             (iii) Has engaged in unprofessional conduct as defined in section  
13 38-179;

14             (iv) Has been practicing while his or her ability to practice is  
15 impaired by alcohol, controlled substances, mind-altering substances, or  
16 physical, mental, or emotional disability; or

17             (v) Has otherwise violated the regulatory provisions governing the  
18 practice of the profession;

19           (b) Has first-hand knowledge of facts giving him or her reason to  
20 believe that any person in another profession:

21              (i) Has acted with gross incompetence or gross negligence; or

22              (ii) Has been practicing while his or her ability to practice is  
23 impaired by alcohol, controlled substances, mind-altering substances, or  
24 physical, mental, or emotional disability; or

25             (c) Has been the subject of any of the following actions:

26              (i) Loss of privileges in a hospital or other health care facility  
27 due to alleged incompetence, negligence, unethical or unprofessional  
28 conduct, or physical, mental, or chemical impairment or the voluntary  
29 limitation of privileges or resignation from the staff of any health care  
30 facility when that occurred while under formal or informal investigation  
31 or evaluation by the facility or a committee of the facility for issues

1 of clinical competence, unprofessional conduct, or physical, mental, or  
2 chemical impairment;

3 (ii) Loss of employment due to alleged incompetence, negligence,  
4 unethical or unprofessional conduct, or physical, mental, or chemical  
5 impairment;

6 (iii) An adverse judgment, settlement, or award arising out of a  
7 professional liability claim, including a settlement made prior to suit  
8 in which the consumer releases any professional liability claim against  
9 the credentialed person, or adverse action by an insurance company  
10 affecting professional liability coverage. The department may define what  
11 constitutes a settlement that would be reportable when a credential  
12 holder refunds or reduces a fee or makes no charge for reasons related to  
13 a consumer complaint other than costs;

14 (iv) Denial of a credential or other form of authorization to  
15 practice by any jurisdiction due to alleged incompetence, negligence,  
16 unethical or unprofessional conduct, or physical, mental, or chemical  
17 impairment;

18 (v) Disciplinary action against any credential or other form of  
19 permit he or she holds taken by any jurisdiction, the settlement of such  
20 action, or any voluntary surrender of or limitation on any such  
21 credential or other form of permit;

22 (vi) Loss of membership in, or discipline of a credential related to  
23 the applicable profession by, a professional organization due to alleged  
24 incompetence, negligence, unethical or unprofessional conduct, or  
25 physical, mental, or chemical impairment; or

26 (vii) Conviction of any misdemeanor or felony in this or any other  
27 jurisdiction.

28 (2) The requirement to file a report under subdivision (1)(a) or (b)  
29 of this section shall not apply:

30 (a) To the spouse of the credential holder;

31 (b) To a practitioner who is providing treatment to such credential

1 holder in a practitioner-consumer relationship concerning information  
2 obtained or discovered in the course of treatment unless the treating  
3 practitioner determines that the condition of the credential holder may  
4 be of a nature which constitutes a danger to the public health and safety  
5 by the credential holder's continued practice; or

6 (c) When a credential holder who is chemically impaired enters the  
7 Licensee Assistance Program authorized by section 38-175 except as  
8 otherwise provided in such section.

9 (3) A report submitted by a professional liability insurance company  
10 on behalf of a credential holder within the thirty-day period prescribed  
11 in subsection (1) of this section shall be sufficient to satisfy the  
12 credential holder's reporting requirement under subsection (1) of this  
13 section.

14 Sec. 9. Section 38-2801, Reissue Revised Statutes of Nebraska, is  
15 amended to read:

16 38-2801 Sections 38-2801 to 38-28,107 and sections 11 to 13 and 15  
17 of this act and the Nebraska Drug Product Selection Act shall be known  
18 and may be cited as the Pharmacy Practice Act.

19 Sec. 10. Section 38-2802, Reissue Revised Statutes of Nebraska, is  
20 amended to read:

21 38-2802 For purposes of the Pharmacy Practice Act and elsewhere in  
22 the Uniform Credentialing Act, unless the context otherwise requires, the  
23 definitions found in sections 38-2803 to 38-2847 and sections 11 to 13 of  
24 this act apply.

25 Sec. 11. Practice agreement means a document signed by a pharmacist  
26 and a practitioner with independent prescribing authority, in which the  
27 pharmacist agrees to design, implement, and monitor a therapeutic plan  
28 based on a written protocol.

29 Sec. 12. Repackage means the act of taking a drug product from the  
30 container in which it was distributed by the manufacturer and placing it  
31 into a different container without further manipulation of the drug.

1 Repackaging also includes the act of placing the contents of multiple  
2 containers, such as vials, of the same finished drug product into one  
3 container so long as the container does not contain other ingredients or  
4 is not further manipulated to change the drug product in any way.

5 Sec. 13. Written protocol means a written template, agreed to by  
6 pharmacists and practitioners with independent prescribing authority,  
7 working in concert, which directs how the pharmacists will implement and  
8 monitor a therapeutic plan.

9 Sec. 14. Section 38-2866.01, Reissue Revised Statutes of Nebraska,  
10 is amended to read:

11 38-2866.01 A pharmacist may supervise any combination of pharmacy  
12 technicians and pharmacist interns at any time up to a total of three  
13 people. A pharmacist intern shall be supervised at all times while  
14 performing the functions of a pharmacist intern which may include all  
15 aspects of the practice of pharmacy unless otherwise restricted. This  
16 section does not apply to a pharmacist intern who is receiving  
17 experiential training directed by the accredited pharmacy program in  
18 which he or she is enrolled.

19 Sec. 15. (1) A pharmacist may enter into a practice agreement as  
20 provided in this section with a licensed health care practitioner  
21 authorized to prescribe independently to provide pharmaceutical care  
22 according to written protocols. The pharmacist shall notify the board of  
23 any practice agreement at the initiation of the agreement and at the time  
24 of any change in parties to the agreement or written protocols. The  
25 notice shall be given to both the Board of Pharmacy and the board which  
26 licensed the health care practitioner. The notice shall contain the name  
27 of each pharmacist participating in the agreement and each licensed  
28 health care practitioner authorized to prescribe independently  
29 participating in the agreement and a description of the therapy being  
30 monitored or initiated.

31 (2) A copy of the practice agreement and written protocols shall be

1   available for review by a representative of the department. A copy of the  
2   practice agreement shall be sent to the Board of Pharmacy upon request by  
3   the board.

4       (3) A practice agreement shall be in writing. Each pharmacist  
5   participating in the agreement and each licensed health care practitioner  
6   authorized to prescribe independently participating in the agreement  
7   shall sign the agreement and the written protocols at the initiation of  
8   the agreement and shall review, sign, and date the documents every two  
9   years thereafter. A practice agreement is active after it is signed by  
10   all the parties listed in the agreement.

11       (4) A practice agreement and written protocols cease immediately  
12   upon (a) the death of either the pharmacist or the practitioner, (b) the  
13   loss of license to practice by either the pharmacist or the practitioner,  
14   (c) a disciplinary action limiting the ability of either the pharmacist  
15   or practitioner to enter into practice agreement, or (d) the individual  
16   decision of either the pharmacist or practitioner or mutual agreement by  
17   the parties to terminate the agreement.

18       (5) A pharmacist intern may participate in a practice agreement  
19   without expressly being mentioned in the agreement if the pharmacist  
20   intern is supervised by a pharmacist who is a party to the agreement.

21           Sec. 16. Section 38-2870, Reissue Revised Statutes of Nebraska, is  
22   amended to read:

23           38-2870 (1) All medical orders shall be written, oral, or electronic  
24   and shall be valid for the period stated in the medical order, except  
25   that (a) if the medical order is for a controlled substance listed in  
26   section 28-405, such period shall not exceed six months from the date of  
27   issuance at which time the medical order shall expire and (b) if the  
28   medical order is for a drug or device which is not a controlled substance  
29   listed in section 28-405 or is an order issued by a practitioner for  
30   pharmaceutical care, such period shall not exceed twelve months from the  
31   date of issuance at which time the medical order shall expire.

1           (2) Prescription drugs or devices may only be dispensed by a  
2 pharmacist or pharmacist intern pursuant to a medical order, by an  
3 individual dispensing pursuant to a delegated dispensing permit, or as  
4 otherwise provided in section 38-2850. Notwithstanding any other  
5 provision of law to the contrary, a pharmacist or a pharmacist intern may  
6 dispense drugs or devices pursuant to a medical order or an individual  
7 dispensing pursuant to a delegated dispensing permit may dispense drugs  
8 or devices pursuant to a medical order. The Pharmacy Practice Act shall  
9 not be construed to require any pharmacist or pharmacist intern to  
10 dispense, compound, administer, or prepare for administration any drug or  
11 device pursuant to any medical order. A pharmacist or pharmacist intern  
12 shall retain the professional right to refuse to dispense.

13           (3) Except as otherwise provided in sections 28-414 and 28-414.01, a  
14 practitioner or the practitioner's agent may transmit a medical order to  
15 a pharmacist or pharmacist intern by the following means: (a) In writing,  
16 (b) orally, (c) by facsimile transmission of a written medical order or  
17 electronic transmission of a medical order signed by the practitioner, or  
18 (d) by facsimile transmission of a written medical order or electronic  
19 transmission of a medical order which is not signed by the practitioner.  
20 Such an unsigned medical order shall be verified with the practitioner.

21           (4)(a) Except as otherwise provided in sections 28-414 and  
22 28-414.01, any medical order transmitted by facsimile or electronic  
23 transmission shall:

24           (i) Be transmitted by the practitioner or the practitioner's agent  
25 directly to a pharmacist or pharmacist intern in a licensed pharmacy of  
26 the patient's choice. No intervening person shall be permitted access to  
27 the medical order to alter such order or the licensed pharmacy chosen by  
28 the patient. Such medical order may be transmitted through a third-party  
29 intermediary who shall facilitate the transmission of the order from the  
30 practitioner or practitioner's agent to the pharmacy;

31           (ii) Identify the transmitter's telephone number or other suitable

1 information necessary to contact the transmitter for written or oral  
2 confirmation, the time and date of the transmission, the identity of the  
3 pharmacy intended to receive the transmission, and other information as  
4 required by law; and

5 (iii) Serve as the original medical order if all other requirements  
6 of this subsection are satisfied.

7 (b) Medical orders transmitted by electronic transmission shall be  
8 signed by the practitioner either with an electronic signature for legend  
9 drugs which are not controlled substances or a digital signature for  
10 legend drugs which are controlled substances.

11 (5) The pharmacist shall exercise professional judgment regarding  
12 the accuracy, validity, and authenticity of any medical order transmitted  
13 by facsimile or electronic transmission.

14 (6) The quantity of drug indicated in a medical order for a resident  
15 of a long-term care facility shall be sixty days unless otherwise limited  
16 by the prescribing practitioner.

17 Sec. 17. Section 38-2892, Reissue Revised Statutes of Nebraska, is  
18 amended to read:

19 38-2892 (1) The pharmacist in charge of a pharmacy or hospital  
20 pharmacy employing pharmacy technicians shall be responsible for the  
21 supervision and performance of the pharmacy technicians.

22 ~~(2) The pharmacist in charge shall be responsible for the practice~~  
23 ~~of pharmacy and the onsite training, functions, supervision, and~~  
24 ~~verification of the performance of pharmacy technicians.~~ Except as  
25 otherwise provided in the Automated Medication Systems Act, the  
26 supervision of pharmacy technicians at a pharmacy shall be performed by  
27 the pharmacist who is on duty in the facility with the pharmacy  
28 technicians or located in pharmacies that utilize a real-time, online  
29 data base and have a pharmacist in all pharmacies. The supervision of  
30 pharmacy technicians at a hospital pharmacy shall be performed by the  
31 pharmacist assigned by the pharmacist in charge to be responsible for the

1 supervision and verification of the activities of the pharmacy  
2 technicians.

3 Sec. 18. Section 38-2897, Reissue Revised Statutes of Nebraska, is  
4 amended to read:

5 38-2897 (1) The requirement to file a report under subsection (1)  
6 of section 38-1,125 shall not apply to pharmacist interns or pharmacy  
7 technicians, except that a A pharmacy technician shall, within thirty  
8 days after having report first-hand knowledge of facts giving him or her  
9 reason to believe that any person in his or her profession, or any person  
10 in another profession under the regulatory provisions of the department,  
11 may be practicing while his or her ability to practice is impaired by  
12 alcohol, controlled substances, or narcotic drugs, report to the  
13 department in such manner and form as the department may require. A  
14 report made to the department under this section shall be confidential.  
15 The identity of any person making such report or providing information  
16 leading to the making of such report shall be confidential.

17 (2) A pharmacy technician Any person making a report to the  
18 department under this section, except for those self-reporting, shall be  
19 completely immune from criminal or civil liability of any nature, whether  
20 direct or derivative, for filing a report or for disclosure of documents,  
21 records, or other information to the department under this section. The  
22 immunity granted under by this section shall not apply to any person  
23 causing damage or injury by his or her willful, wanton, or grossly  
24 negligent act of commission or omission.

25 (3) A report submitted by a professional liability insurance company  
26 on behalf of a credential holder within the thirty-day period prescribed  
27 in this section shall be sufficient to satisfy the credential holder's  
28 reporting requirement under this section.

29 (4) Persons who are members of committees established under the  
30 Health Care Quality Improvement Act, the Patient Safety Improvement Act,  
31 or section 25-12,123 or witnesses before such committees shall not be

1    required to report under this section. Any person who is a witness before  
2    such a committee shall not be excused from reporting matters of first-  
3    hand knowledge that would otherwise be reportable under this section only  
4    because he or she attended or testified before such committee.

5        (5) Documents from original sources shall not be construed as immune  
6    from discovery or use in actions under this section.

7        Sec. 19. Section 71-401, Revised Statutes Cumulative Supplement,  
8    2016, is amended to read:

9            71-401 Sections 71-401 to 71-474 and section 20 of this act shall be  
10 known and may be cited as the Health Care Facility Licensure Act.

11        Sec. 20. (1)(a) When administration of a drug occurs in a hospital  
12 pursuant to a chart order, hospital personnel may provide the unused  
13 portion of the drug to the patient upon discharge from the hospital for  
14 continued use in treatment of the patient if:

15            (i) The drug has been opened and used for treatment of the patient  
16 at the hospital and is necessary for the continued treatment of the  
17 patient and would be wasted if not used by the patient; and

18            (ii) The drug is:

19            (A) In a multidose device or a multidose container; or

20            (B) In the form of a liquid reconstituted from a dry stable state to  
21 a liquid resulting in a limited stability.

22            (b) A drug provided to a patient in accordance with this subsection  
23 shall be labeled with the name of the patient, the name of the drug  
24 including the quantity if appropriate, the date the drug was provided,  
25 and the directions for use.

26        (2)(a) A licensed health care practitioner authorized to prescribe  
27 controlled substances may provide to his or her patients being discharged  
28 from a hospital a sufficient quantity of drugs adequate, in the judgment  
29 of the practitioner, to continue treatment, which began in the hospital,  
30 until the patient is reasonably able to access a pharmacy.

31        (b) The pharmacist-in-charge at the hospital shall maintain records

1   of the drugs provided to patients in accordance with this subsection  
2   which shall include the name of the patient, the name of the drug  
3   including the quantity if appropriate, the date the drug was provided,  
4   and the directions for use.

5       (3) If a drug is provided to a patient in accordance with this  
6   section:

7           (a) The drug shall be kept in a locked cabinet or automated  
8   medication system with access only by a licensed health care practitioner  
9   authorized to prescribe, dispense, or administer controlled substances;

10          (b) Prior to providing the drug to the patient, a written or  
11   electronic order shall be in the patient's record;

12          (c) The process at the hospital shall be under the direct  
13   supervision of the prescriber;

14          (d) If the label is prepared by a nurse, the prescriber shall verify  
15   the drug and the directions for the patient;

16          (e) When possible, the directions for the patient shall be  
17   preprinted on the label by the pharmacist;

18          (f) The label shall include the name of the patient, the name of the  
19   drug including the quantity if appropriate, the date the drug was  
20   provided, and the directions for use;

21          (g) A written information sheet shall be given to the patient for  
22   each drug provided; and

23          (h) Documentation in a readily retrievable format shall be  
24   maintained each time a drug is provided to a patient from the hospital  
25   pharmacy's inventory which shall include the date, the patient, the drug,  
26   and the prescriber.

27       Sec. 21. Section 71-2412, Reissue Revised Statutes of Nebraska, is  
28   amended to read:

29       71-2412 Drugs may be administered to residents of a long-term care  
30   facility by authorized personnel of the long-term care facility from the  
31   contents of emergency boxes located within such long-term care facility

1 if such drugs and boxes meet all of the following requirements:

2 (1) All emergency box drugs shall be provided by and all emergency  
3 boxes containing such drugs shall be sealed by a supplying pharmacy with  
4 the seal on such emergency box to be of such a nature that it can be  
5 easily identified if it has been broken;

6 (2) Emergency boxes shall be stored in a medication room or other  
7 secured area within the long-term care facility. Only authorized  
8 personnel of the long-term care facility or the supplying pharmacy shall  
9 obtain access to such room or secured area, by key or combination, in  
10 order to prevent unauthorized access and to ensure a proper environment  
11 for preservation of the emergency box drugs;

12 (3) The exterior of each emergency box shall be labeled so as to  
13 clearly indicate that it is an emergency box for use in emergencies only.  
14 The label shall contain a listing of the drugs contained in the box,  
15 including the name, strength, route of administration, quantity, and  
16 expiration date of each drug, and the name, address, and telephone number  
17 of the supplying pharmacy;

18 (4) All emergency boxes shall be inspected by a pharmacist  
19 designated by the supplying pharmacy at least once every thirty days or  
20 after a reported usage of any drug to determine the expiration date and  
21 quantity of the drugs in the box. Every inspection shall be documented  
22 and the record retained by the long-term care facility for a period of  
23 five years; and

24 (5) ~~An emergency box shall not contain multiple dose vials, shall~~  
25 ~~not contain more than ten drugs which are controlled substances, and~~  
26 ~~shall contain no more than a total of fifty drugs; and~~

27 (5) (6) All drugs in emergency boxes shall be in the original  
28 manufacturer's or distributor's containers or shall be repackaged by the  
29 supplying pharmacy and shall include the manufacturer's or distributor's  
30 name, lot number, drug name, strength, dosage form, NDC number, route of  
31 administration, and expiration date on a typewritten label. Any drug

1 which is repackaged shall contain on the label the calculated expiration  
2 date.

3 For purposes of the Emergency Box Drug Act, calculated expiration  
4 date has the same meaning as in ~~subdivision (7)(b) of section 38-2808.01~~  
5 ~~38-2884~~.

6 Sec. 22. Section 71-2413, Reissue Revised Statutes of Nebraska, is  
7 amended to read:

8 71-2413 (1) The supplying pharmacy and the medical director and  
9 quality assurance committee of the long-term care facility shall jointly  
10 determine the drugs, by identity and quantity, to be included in the  
11 emergency boxes. The supplying pharmacy shall maintain a list of  
12 emergency box drugs which is identical to the list on the exterior of the  
13 emergency box and shall make such list available to the department upon  
14 request. The supplying pharmacy shall obtain a receipt upon delivery of  
15 the emergency box to the long-term care facility signed by the director  
16 of nursing of the long-term care facility or his or her designee which  
17 acknowledges that the drugs initially placed in the emergency box are  
18 identical to the initial list on the exterior of the emergency box. The  
19 receipt shall be retained by the supplying pharmacy for a period of five  
20 years.

21 (2) Except for the removal of expired drugs as provided in  
22 subsection (4) of this section, drugs shall be removed from emergency  
23 boxes only pursuant to a prescription. Whenever access to the emergency  
24 box occurs, the prescription and proof of use shall be provided to the  
25 supplying pharmacy and shall be recorded on the resident's medical record  
26 by authorized personnel of the long-term care facility. Removal of any  
27 drug from an emergency box by authorized personnel of the long-term care  
28 facility shall be recorded on a form showing the name of the resident who  
29 received the drug, his or her room number, the name of the drug, the  
30 strength of the drug, the quantity used, the dose administered, the route  
31 of administration, the date the drug was used, the time of usage, the

1 disposal of waste, if any, and the signature or signatures of authorized  
2 personnel. The form shall be maintained at the long-term care facility  
3 for a period of five years from the date of removal with a copy of the  
4 form to be provided to the supplying pharmacy.

5 (3) Whenever an emergency box is opened, the supplying pharmacy  
6 shall be notified by the charge nurse or the director of nursing of the  
7 long-term care facility within twenty-four hours and a pharmacist  
8 designated by the supplying pharmacy shall restock and refill the box,  
9 reseal the box, and update the drug listing on the exterior of the box.

10 (4) Upon the expiration of any drug in the emergency box, the  
11 supplying pharmacy shall replace the expired drug, reseal the box, and  
12 update the drug listing on the exterior of the box. Emergency box drugs  
13 shall be considered inventory of the supplying pharmacy until such time  
14 as they are removed for administration.

15 (5) Authorized personnel of the long-term care facility shall  
16 examine the emergency boxes once every twenty-four hours and shall  
17 immediately notify the supplying pharmacy upon discovering evidence of  
18 tampering with any emergency box. Proof of examination by authorized  
19 personnel of the long-term care facility shall be recorded and maintained  
20 at the long-term care facility for a period of five years from the date  
21 of examination.

22 (6) The supplying pharmacy and the medical director and quality  
23 assurance committee of the long-term care facility shall jointly  
24 establish written procedures for the safe and efficient distribution of  
25 emergency box drugs.

26 Sec. 23. Section 71-2445, Revised Statutes Cumulative Supplement,  
27 2016, is amended to read:

28 71-2445 For purposes of the Automated Medication Systems Act:

29 (1) Automated medication distribution machine means a type of  
30 automated medication system that stores medication to be administered to  
31 a patient by a person credentialed under the Uniform Credentialing Act;

1           (2) Automated medication system means a mechanical system that  
2 performs operations or activities, other than compounding,  
3 administration, or other technologies, relative to storage and packaging  
4 for dispensing or distribution of medications and that collects,  
5 controls, and maintains all transaction information and includes, but is  
6 not limited to, a prescription medication distribution machine or an  
7 automated medication distribution machine. An automated medication system  
8 may only be used in conjunction with the provision of pharmacist care;

9           (3) Chart order means an order for a drug or device issued by a  
10 practitioner for a patient who is in the hospital where the chart is  
11 stored, for a patient receiving detoxification treatment or maintenance  
12 treatment pursuant to section 28-412, or for a resident in a long-term  
13 care facility in which a long-term care automated pharmacy is located  
14 from which drugs will be dispensed. Chart order does not include a  
15 prescription;

16           (4) Hospital has the definition found in section 71-419;

17           (5) Long-term care automated pharmacy means a designated area in a  
18 long-term care facility where an automated medication system is located,  
19 that stores medications for dispensing pursuant to a medical order to  
20 residents in such long-term care facility, that is installed and operated  
21 by a pharmacy licensed under the Health Care Facility Licensure Act, and  
22 that is licensed under section 71-2451;

23           (6) Long-term care facility means an intermediate care facility, an  
24 intermediate care facility for persons with developmental disabilities, a  
25 long-term care hospital, a mental health center, a nursing facility, or a  
26 skilled nursing facility, as such terms are defined in the Health Care  
27 Facility Licensure Act;

28           (7) Medical order means a prescription, a chart order, or an order  
29 for pharmaceutical care issued by a practitioner;

30           (8) Pharmacist means any person who is licensed by the State of  
31 Nebraska to practice pharmacy;

1       (9) Pharmacist care means the provision by a pharmacist of  
2 medication therapy management, with or without the dispensing of drugs or  
3 devices, intended to achieve outcomes related to the cure or prevention  
4 of a disease, elimination or reduction of a patient's symptoms, or  
5 arresting or slowing of a disease process;

6       (10) Pharmacist remote order entry means entering an order into a  
7 computer system or drug utilization review by a pharmacist licensed to  
8 practice pharmacy in the State of Nebraska and located within the United  
9 States, pursuant to medical orders in a hospital, long-term care  
10 facility, or pharmacy licensed under the Health Care Facility Licensure  
11 Act;

12       (11) Practice of pharmacy has the definition found in section  
13 38-2837 means (a) the interpretation, evaluation, and implementation of a  
14 medical order, (b) the dispensing of drugs and devices, (c) drug product  
15 selection, (d) the administration of drugs or devices, (e) drug  
16 utilization review, (f) patient counseling, (g) the provision of  
17 pharmaceutical care, and (h) the responsibility for compounding and  
18 labeling of dispensed or repackaged drugs and devices, proper and safe  
19 storage of drugs and devices, and maintenance of proper records. The  
20 active practice of pharmacy means the performance of the functions set  
21 out in this subdivision by a pharmacist as his or her principal or  
22 ordinary occupation;

23       (12) Practitioner means a certified registered nurse anesthetist, a  
24 certified nurse midwife, a dentist, an optometrist, a nurse practitioner,  
25 a physician assistant, a physician, a podiatrist, or a veterinarian;

26       (13) Prescription means an order for a drug or device issued by a  
27 practitioner for a specific patient, for emergency use, or for use in  
28 immunizations. Prescription does not include a chart order;

29       (14) Prescription medication distribution machine means a type of  
30 automated medication system that packages, labels, or counts medication  
31 in preparation for dispensing of medications by a pharmacist pursuant to

1 a prescription; and

2 (15) Telepharmacy means the provision of pharmacist care, by a  
3 pharmacist located within the United States, using telecommunications,  
4 remote order entry, or other automations and technologies to deliver care  
5 to patients or their agents who are located at sites other than where the  
6 pharmacist is located.

7 Sec. 24. Section 71-2478, Revised Statutes Cumulative Supplement,  
8 2016, is amended to read:

9 71-2478 (1) Except as otherwise provided in this section or the  
10 Uniform Controlled Substances Act or except when administered directly by  
11 a practitioner to an ultimate user, a legend drug which is not a  
12 controlled substance shall not be dispensed without a written, oral, or  
13 electronic prescription. Such prescription shall be valid for twelve  
14 months after the date of issuance.

15 (2) A prescription for a legend drug which is not a controlled  
16 substance shall contain the following information prior to being filled  
17 by a pharmacist or practitioner who holds a pharmacy license under  
18 subdivision (1) of section 38-2850: (a) Patient's name, (b) name of the  
19 drug, device, or biological, (c) strength of the drug or biological, if  
20 applicable, (d) dosage form of the drug or biological, (e) quantity of  
21 the drug, device, or biological prescribed, (f) directions for use, (g)  
22 date of issuance, (h) number of authorized refills, including pro re nata  
23 or PRN refills, (i) prescribing practitioner's name, and (j) if the  
24 prescription is written, prescribing practitioner's signature.  
25 Prescriptions for controlled substances must meet the requirements of  
26 sections 28-414 and 28-414.01.

27 (3) A written, signed paper prescription may be transmitted to the  
28 pharmacy via facsimile which shall serve as the original written  
29 prescription. An electronic prescription may be electronically or  
30 digitally signed and transmitted to the pharmacy and may serve as the  
31 original prescription.

1           (4) It shall be unlawful for any person knowingly or intentionally  
2 to possess or to acquire or obtain or to attempt to acquire or obtain, by  
3 means of misrepresentation, fraud, forgery, deception, or subterfuge,  
4 possession of any drug substance not classified as a controlled substance  
5 under the Uniform Controlled Substances Act which can only be lawfully  
6 dispensed, under federal statutes in effect on January 1, 2015, upon the  
7 written or oral prescription of a practitioner authorized to prescribe  
8 such substances.

9           Sec. 25. Section 71-2479, Revised Statutes Cumulative Supplement,  
10 2016, is amended to read:

11           71-2479 (1) Any prescription for a legend drug which is not a  
12 controlled substance shall be kept by the pharmacy or the practitioner  
13 who holds a pharmacy license in a readily retrievable format and shall be  
14 maintained for a minimum of five years. The pharmacy or practitioner  
15 shall make all such files readily available to the department and law  
16 enforcement for inspection without a search warrant.

17           (2) Before dispensing a legend drug which is not a controlled  
18 substance pursuant to a written, oral, or electronic prescription, a  
19 label shall be affixed to the container in which the drug is dispensed.  
20 Such label shall bear (a) the name, address, and telephone number of the  
21 pharmacy or practitioner, (b) the name of the patient, (c) the date of  
22 filling, (d) the serial number of the prescription under which it is  
23 recorded in the practitioner's prescription records, (e) the name of the  
24 prescribing practitioner, (f) the directions for use, (g) the name of the  
25 drug, device, or biological unless instructed to omit by the prescribing  
26 practitioner, (h) the strength of the drug or biological, if applicable,  
27 (i) the quantity of the drug, device, or biological in the container,  
28 except unit-dose containers, (j) the dosage form of the drug or  
29 biological, and (k) any cautionary statements contained in the  
30 prescription.

31           (3) For multidrug containers, more than one drug, device, or

1   biological may be dispensed in the same container when (a) such container  
2   is repackaged by the manufacturer, packager, or distributor and shipped  
3   directly to the pharmacy in this manner or (b) the container does not  
4   accommodate greater than a thirty-one-day supply of compatible dosage  
5   units and is labeled to identify each drug or biological in the container  
6   in addition to all other information required by law.

7       Sec. 26. Original sections 28-410, 28-411, 28-414, 28-414.01,  
8       28-414.03, 28-442, 38-1,124, 38-1,125, 38-2801, 38-2802, 38-2866.01,  
9       38-2870, 38-2892, 38-2897, 71-2412, and 71-2413, Reissue Revised Statutes  
10      of Nebraska, and sections 71-401, 71-2445, 71-2478, and 71-2479, Revised  
11      Statutes Cumulative Supplement, 2016, are repealed.

12       Sec. 27. The following section is outright repealed: Section  
13      38-2853, Reissue Revised Statutes of Nebraska.

14       Sec. 28. Since an emergency exists, this act takes effect when  
15      passed and approved according to law.

16       2. On page 1, strike lines 2 through 17 and insert "28-410, 28-411,  
17      28-414, 28-414.01, 28-414.03, 28-442, 38-1,124, 38-1,125, 38-2801,  
18      38-2802, 38-2866.01, 38-2870, 38-2892, 38-2897, 71-2412, and 71-2413,  
19      Reissue Revised Statutes of Nebraska, and sections 71-401, 71-2445,  
20      71-2478, and 71-2479, Revised Statutes Cumulative Supplement, 2016; to  
21      change provisions of the Uniform Controlled Substances Act and the  
22      Pharmacy Practice Act; to change provisions relating to manufacturing,  
23      distributing, storing, prescribing, administering, dispensing, and  
24      recordkeeping for controlled substances, legend drugs, and devices as  
25      prescribed; to change drug paraphernalia provisions; to define and  
26      redefine terms; to change and eliminate provisions relating to pharmacy  
27      technicians, pharmacist interns, and reporting of impaired practitioners;  
28      to provide for practice agreements; to eliminate provisions relating to  
29      temporary pharmacist licenses and obsolete provisions; to harmonize  
30      provisions; to repeal the original sections; to outright repeal section  
31      38-2853, Reissue Revised Statutes of Nebraska; and to declare an

ER37  
LB166  
MHF - 03/30/2017

ER37  
LB166  
MHF - 03/30/2017

1 emergency.".