

Substitute Bill No. 1006

January Session, 2019



AN ACT CONCERNING REVISIONS TO THE PHARMACY AND DRUG CONTROL STATUTES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 20-633b of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective January 1, 2020*):
- 3 (a) As used in this section:
- 4 (1) "Medical order" means a written, oral or electronic order by a
- 5 prescribing practitioner, as defined in section 20-14c, for a drug to be
- 6 dispensed by a pharmacy for administration to a patient;
- 7 (2) "Sterile compounding pharmacy" means a pharmacy, as defined
- 8 in section 20-571, a nonresident pharmacy registered pursuant to
- 9 section 20-627, that dispenses or compounds sterile pharmaceuticals;
- 10 [and]
- 11 (3) "Sterile pharmaceutical" means any dosage form of a drug,
- 12 including, but not limited to, parenterals, injectables, surgical irrigants
- and ophthalmics devoid of viable microorganisms; [.] and
- 14 (4) "USP chapters" means chapters 797, 800 and 825 of the United
- 15 States Pharmacopia that pertain to compounding sterile
- 16 pharmaceuticals and their referenced companion documents, as

amended from time to time.

- (b) (1) If an applicant for a new pharmacy license pursuant to section 20-594, as amended by this act, intends to compound sterile pharmaceuticals, the applicant shall file an addendum to its pharmacy license application to include sterile pharmaceutical compounding. The Department of Consumer Protection shall inspect the proposed pharmacy premises of the applicant and the applicant shall not compound sterile pharmaceuticals until it receives notice that the addendum application has been approved by the department and the Commission of Pharmacy.
- (2) If an existing pharmacy licensed pursuant to section 20-594, as amended by this act, intends to compound sterile pharmaceuticals for the first time on or after July 1, 2014, such pharmacy shall file an addendum application to its application on file with the department to include sterile pharmaceutical compounding. The Department of Consumer Protection shall inspect the pharmacy premises and the pharmacy shall not compound sterile pharmaceuticals until it receives notice that such addendum application has been approved by the department and the Commission of Pharmacy.
- (3) If an applicant for a nonresident pharmacy registration intends to compound sterile pharmaceuticals for sale or delivery in this state, the applicant shall file an addendum to its application to include sterile pharmaceutical compounding. The applicant shall provide the department with written proof it has passed inspection by the appropriate state agency in the state where such nonresident pharmacy is located. Such pharmacy shall not compound sterile pharmaceuticals for sale or delivery in this state until it receives notice that the addendum application has been approved by the department and the Commission of Pharmacy.
- (4) If a nonresident pharmacy registered pursuant to section 20-627 intends to compound sterile pharmaceuticals for sale or delivery in this state for the first time on or after July 1, 2014, the nonresident

- 49 pharmacy shall file an addendum to its application to include sterile 50 pharmaceutical compounding. The nonresident pharmacy shall 51 provide the department with written proof it has passed inspection by 52 the appropriate state agency in the state where such nonresident 53 pharmacy is located. Such pharmacy shall not compound sterile 54 pharmaceuticals until it receives notice that the addendum application 55 has been approved by the department and the Commission of 56 Pharmacy.
 - (c) A sterile compounding pharmacy shall comply with the [most recent version of the United States Pharmacopeia, Pharmaceutical Compounding Sterile Preparations, as amended from time to time] <u>USP chapters</u>. A sterile compounding pharmacy shall also comply with all applicable federal and state statutes and regulations.
 - (d) An institutional pharmacy within a facility licensed pursuant to section 19a-490 that compounds sterile pharmaceuticals shall comply with the [most recent United States Pharmacopeia, Chapter 797, Pharmaceutical Compounding Sterile Preparations, as amended from time to time] <u>USP chapters</u>, and shall also comply with all applicable federal and state statutes and regulations. Such institutional pharmacy may request from the Commissioner of Consumer Protection an extension of time, not to exceed six months, to comply, for state enforcement purposes, with any amendments to <u>USP</u> Chapter 797, for good cause shown. The commissioner may grant an extension for a length of time not to exceed six months. Nothing herein shall prevent such institutional pharmacy from requesting a subsequent extension of time or shall prevent the commissioner from granting such extension.
 - (e) (1) A sterile compounding pharmacy may only provide patientspecific sterile pharmaceuticals to patients, practitioners of medicine, osteopathy, podiatry, dentistry or veterinary medicine, or to an acute care or long-term care hospital or health care facility licensed by the Department of Public Health.
- 80 (2) If a sterile compounding pharmacy provides sterile

57

58

59

60

61

62

63

64

65

66

67 68

69

70

71

72

73

74

75

76

77

78

79

pharmaceuticals without a patient-specific prescription or medical order, the sterile compounding pharmacy shall also obtain a certificate of registration from the Department of Consumer Protection pursuant to section 21a-70 and any required federal license or registration. A sterile compounding pharmacy may prepare and maintain on-site inventory of sterile pharmaceuticals no greater than a thirty-day supply, calculated from the completion of compounding, which thirty-day period shall include the period required for third-party analytical testing, to be performed in accordance with the [most recent United States Pharmacopeia, Chapter 797, Pharmaceutical Compounding - Sterile Preparations, as amended from time to time] <u>USP chapters</u>.

LCO

- (f) (1) If a sterile compounding pharmacy plans to remodel a pharmacy clean room within the sterile compounding facility, relocate a pharmacy clean room within the facility or upgrade or conduct a nonemergency repair to the heating, ventilation, air conditioning or primary engineering controls for a pharmacy clean room within the facility, the sterile compounding pharmacy shall notify the Department of Consumer Protection, in writing, not later than ten days prior to commencing such remodel, relocation, upgrade or repair. If a sterile compounding pharmacy makes an emergency repair, the sterile compounding pharmacy shall notify the department of such repair, in writing, as soon as possible after such repair is commenced.
- (2) If the [United States Pharmacopeia, Chapter 797, Pharmaceutical Compounding Sterile Preparations, as amended from time to time, requires] <u>USP chapters require</u> sterile recertification after such remodel, relocation, upgrade or repair, the sterile compounding pharmacy shall provide a copy of its sterile recertification to the Department of Consumer Protection not later than five days after the sterile recertification approval. The recertification shall only be performed by an independent licensed environmental monitoring entity.
- 112 (g) A sterile compounding pharmacy shall report, in writing, to the 113 Department of Consumer Protection any known violation or

- 114 noncompliance with viable and nonviable environmental sampling 115 testing, as defined in the [most recent United States Pharmacopeia, 116 Chapter 797, Pharmaceutical Compounding - Sterile Preparations, as 117 amended from time to time USP chapters, not later than the end of the
- 118 next business day after discovering such violation or noncompliance.
- 119 (h) (1) If a sterile compounding pharmacy initiates a recall of sterile 120 pharmaceuticals that were dispensed pursuant to a patient-specific 121 prescription or medical order, the sterile compounding pharmacy shall 122 notify each patient or patient care giver, the prescribing practitioner 123 and the Department of Consumer Protection of such recall not later 124 than twenty-four hours after such recall was initiated.
 - (2) If a sterile compounding pharmacy initiates a recall of sterile pharmaceuticals that were not dispensed pursuant to a patient-specific prescription or a medical order, the sterile compounding pharmacy shall notify: (A) Each purchaser of such sterile pharmaceuticals, to the extent such sterile compounding pharmacy possesses contact information for each such purchaser, (B) the Department of Consumer Protection, and (C) the federal Food and Drug Administration of such recall not later than the end of the next business day after such recall was initiated.
 - (i) Each sterile compounding pharmacy and each institutional pharmacy within a facility licensed pursuant to section 19a-490 shall prepare and maintain a policy and procedure manual. The policy and procedure manual shall comply with the [most recent United States Pharmacopeia, Chapter 797, Pharmaceutical Compounding - Sterile Preparations, as amended from time to time USP chapters.
 - (j) Each sterile compounding pharmacy shall report to the Department of Consumer Protection any administrative or legal action commenced against it by any state or federal regulatory agency or accreditation entity not later than five business days after receiving notice of the commencement of such action.

125

126

127

128

129

130

131 132

133

134

135

136

137

138

139

140

141

142

143

144

- 145 (k) Notwithstanding the provisions of subdivisions (3) and (4) of 146 subsection (b) of this section, a sterile compounding pharmacy that is a 147 nonresident pharmacy shall provide the Department of Consumer Protection proof that it has passed an inspection in such nonresident 148 149 pharmacy's home state, based on the [most recent United States 150 Pharmacopeia, Chapter 797, Pharmaceutical Compounding - Sterile 151 Preparations compliance standards, as amended from time to time 152 USP chapters. Such nonresident pharmacy shall submit to the 153 Department of Consumer Protection a copy of the most recent 154 inspection report with its initial nonresident pharmacy application and 155 shall submit to the department a copy of its most recent inspection 156 report every two years thereafter. If the state in which the nonresident pharmacy is located does not conduct inspections based on standards 157 required in the [most recent United States Pharmacopeia, Chapter 797, 158 159 Pharmaceutical Compounding, as amended from time to time] <u>USP</u> 160 chapters, such nonresident pharmacy shall provide satisfactory proof 161 to the department that it is in compliance with the standards required 162 in the [most recent United States Pharmacopeia, Chapter 797, 163 Pharmaceutical Compounding as amended from time to time] USP 164 chapters.
- (l) A practitioner, as specified in subdivision (1) of subsection (e) of this section, a hospital or a health care facility that receives sterile pharmaceuticals shall report any errors related to such dispensing or any suspected adulterated sterile pharmaceuticals to the Department of Consumer Protection.
- (m) (1) For purposes of this subsection, a "designated pharmacist"
 means a pharmacist responsible for overseeing the compounding of
 sterile pharmaceuticals and the application of the USP chapters, as it
 pertains to sterile compounding.
- (2) Any pharmacy licensed pursuant to section 20-594, as amended
 by this act, or institutional pharmacy licensed pursuant to section 19a 490, that provides sterile pharmaceuticals shall notify the department
 of its designated pharmacist.

- 178 (3) The designated pharmacist shall be responsible for providing
- 179 proof he or she has completed a program approved by the
- 180 commissioner, that demonstrates the competence necessary for the
- 181 compounding of sterile pharmaceuticals, in compliance with all
- applicable federal and state statutes and regulations.
- 183 <u>(4) The designated pharmacist shall immediately notify the</u> 184 department whenever he or she ceases such designation.
- 185 (5) Nothing in this section shall prevent a designated pharmacist 186 from being the pharmacy manager.
- [(m)] (n) The Commissioner of Consumer Protection may adopt
- 188 regulations, in accordance with chapter 54, to implement the
- 189 provisions of this section.
- 190 Sec. 2. Section 20-594 of the general statutes is amended by adding
- 191 subsection (f) as follows (*Effective from passage*):
- 192 (NEW) (f) Each pharmacy licensed pursuant to this section shall
- 193 report to the department any administrative or legal action
- 194 commenced against it by any state or federal regulatory agency or
- 195 accreditation entity not later than ten business days after receiving
- 196 notice of the commencement of such action.
- 197 Sec. 3. Subsection (h) of section 21a-243 of the general statutes is
- 198 repealed and the following is substituted in lieu thereof (Effective from
- 199 *passage*):
- (h) When a drug that is not a controlled substance in schedule I, II,
- 201 III, IV or V, as designated in the Connecticut controlled substance
- 202 scheduling regulations, is designated to be a controlled substance
- 203 under the federal Controlled Substances Act, such drug shall be
- 204 considered to be controlled at the state level in the same numerical
- schedule [for a period of two hundred forty days] from the effective
- date of the federal classification. Nothing in this section shall prevent
- 207 the Commissioner of Consumer Protection from designating a

- 208 <u>controlled substance differently in the Connecticut controlled</u>
 209 <u>substance scheduling regulations than such controlled substance is</u>
 210 <u>designated in the federal Controlled Substances Act, as amended from time to time.</u>
- Sec. 4. Subsection (e) of section 21a-243 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from* 214 passage):
- 215 (e) Notwithstanding the provisions of subsections (a) to (d), 216 inclusive, of this section, not later than January 1, 2013, the 217 Commissioner of Consumer Protection shall submit amendments to 218 sections 21a-243-7 and 21a-243-8 of the regulations of Connecticut state 219 agencies to the standing legislative regulation review committee to 220 reclassify marijuana as a controlled substance in schedule II under the 221 Connecticut controlled substance scheduling regulations, except that 222 for any marijuana product that has been approved by the federal Food 223 and Drug Administration or successor agency to have a medical use 224 and that is reclassified in any schedule of controlled substances or 225 unscheduled by the federal Drug Enforcement Administration or 226 successor agency the commissioner shall adopt the schedule 227 designated by the Drug Enforcement Administration or successor 228 agency.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	January 1, 2020	20-633b
Sec. 2	from passage	20-594
Sec. 3	from passage	21a-243(h)
Sec. 4	from passage	21a-243(e)

GL Joint Favorable Subst.