AN ACT relating to dialysate solutions and devices.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

3 → Section 1. KRS 315.0351 is amended to read as follows:

(1) Except as provided in subsection (2) of this section:

(a)[(1)] Every person or pharmacy located outside this Commonwealth which does business, physically or by means of the Internet, facsimile, phone, mail, or any other means, inside this Commonwealth within the meaning of KRS Chapter 315, shall hold a current pharmacy permit as provided in KRS 315.035(1) and (4) issued by the Kentucky Board of Pharmacy. The pharmacy shall be designated an "out-of-state pharmacy" and the permit shall be designated an "out-of-state pharmacy permit." The fee for the permit shall not exceed the current in-state pharmacy permit fee as provided under KRS 315.035:[.]

(b)[(2)] Every out-of-state pharmacy granted an out-of-state pharmacy permit by the board shall disclose to the board the location, names, and titles of all principal corporate officers and all pharmacists who are dispensing prescription drugs to residents of the Commonwealth. A report containing this information shall be made to the board on an annual basis and within thirty (30) days after any change of office, corporate officer, or pharmacist; [...]

(c)[(3)] Every out-of-state pharmacy granted an out-of-state pharmacy permit shall comply with all statutorily-authorized directions and requests for information from any regulatory agency of the Commonwealth and from the board in accordance with the provisions of this section. The out-of-state pharmacy shall maintain at all times a valid unexpired permit, license, or registration to conduct the pharmacy in compliance with the laws of the jurisdiction in which it is a resident. As a prerequisite to seeking a permit from the Kentucky Board of Pharmacy, the out-of-state pharmacy shall submit a

HB021820.100 - 1126 - XXXX Engrossed

1	copy of the most recent inspection report resulting from an inspection
2	conducted by the regulatory or licensing agency of the jurisdiction in which it
3	is located. Thereafter, the out-of-state pharmacy granted a permit shall submit
4	to the Kentucky Board of Pharmacy a copy of any subsequent inspection
5	report on the pharmacy conducted by the regulatory or licensing body of the
6	jurisdiction in which it is located:[.]
7	(d) Every out-of-state pharmacy granted an out-of-state pharmacy permit by
8	the board shall maintain records of any controlled substances or dangerous
9	drugs or devices dispensed to patients in the Commonwealth so that the
10	records are readily retrievable from the records of other drugs dispensed:[.]
11	(e) [(5)] Records for all prescriptions delivered into Kentucky shall be readily
12	retrievable from the other prescription records of the out-of-state pharmacy;[.]
13	(f) [(6)] Each out-of-state pharmacy shall, during its regular hours of operation,
14	but not less than six (6) days per week and for a minimum of forty (40) hours
15	per week, provide a toll-free telephone service directly to the pharmacist in
16	charge of the out-of-state pharmacy and available to both the patient and each
17	licensed and practicing in-state pharmacist for the purpose of facilitating
18	communication between the patient and the Kentucky pharmacist with access
19	to the patient's prescription records. A toll-free number shall be placed on a
20	label affixed to each container of drugs dispensed to patients within the
21	Commonwealth: [.]
22	(g) [(7)] Each out-of-state pharmacy shall have a pharmacist in charge who is
23	licensed to engage in the practice of pharmacy by the Commonwealth that
24	shall be responsible for compliance by the pharmacy with the provisions of
25	this section and for the distribution and sale of dialysate solutions and
26	devices pursuant to subsection (2) of this section; [.]
27	(h) [(8)] Each out-of-state pharmacy shall comply with KRS 218A.202;[]

Page 2 of 14 HB021820.100 - 1126 - XXXX Engrossed

1	$\underline{(i)}$ Any out-of-state pharmacy that dispenses more than twenty-five percent
2	(25%) of its total prescription volume as a result of an original prescription
3	order received or solicited by use of the Internet, including but not limited to
4	electronic mail, shall receive and display in every medium in which is
5	advertises itself a seal of approval for the National Association of Boards of
6	Pharmacy certifying that it is a Verified Internet Pharmacy Practice Site
7	(VIPPS) or a seal certifying approval of a substantially similar program
8	approved by the Kentucky Board of Pharmacy. VIPPS, or any other
9	substantially similar accreditation, shall be maintained and remain current:[.]
10	(i)[(10)] Any out-of-state pharmacy doing business in the Commonwealth of
11	Kentucky shall certify the percentage of its annual business conducted via the
12	Internet and electronic mail and submit such supporting documentation as
13	requested by the board, and in a form or application required by the board
14	when it applies for permit or renewal:[.]
15	(k)[(11)] Any pharmacy doing business within the Commonwealth of Kentucky
16	shall use the address on file with the Kentucky Board of Pharmacy as the
17	return address on the labels of any package shipped into or within the
18	Commonwealth. The return address shall be placed on the package in a clear
19	and prominent manner: and[.]
20	(1)[(12)] The Kentucky Board of Pharmacy may waive the permit requirements of
21	this chapter for an out-of-state pharmacy that only does business within the
22	Commonwealth of Kentucky in limited transactions.
23	(2) (a) Only subsection (1)(g) of this section shall apply to the sale or distribution
24	of dialysate solutions or devices necessary to perform home peritoneal
25	kidney dialysis to patients with end-stage renal disease, if:
26	1. The dialysate solutions or devices are approved or cleared by the
27	federal Food and Drug Administration, as required by federal law;

HB021820.100 - 1126 - XXXX Engrossed

1	<u>2.</u>	The dialysate solutions or devices are lawfully held by a manufacturer
2		or manufacturer's agent that is properly registered with or licensed by
3		the board as a manufacturer, wholesale distributer, or third-party
4		logistics provider under this chapter;
5	<u>3.</u>	The dialysate solutions or devices are held and delivered in their
6		original, sealed packaging from an Food and Drug Administration
7		approved manufacturing facility;
8	<u>4.</u>	The dialysate solutions or devices are only delivered upon receipt of a
9		physician's prescription by a Kentucky licensed pharmacy and the
10		transmittal of an order from the Kentucky licensed pharmacy to the
11		manufacturer or manufacturer's agent; and
12	<u>5.</u>	The manufacturer or manufacturer's agent delivers the dialysate
13		solutions or devices directly to:
14		a. A patient with end-stage renal disease or the patient's designee
15		for the patient's self-administration of dialysis therapy; or
16		b. A health care provider or institution for administration or
17		delivery of dialysis therapy to a patient with end-stage renal
18		<u>disease.</u>
19	(b) 1.	A manufacturer or manufacturer's agent who sells or distributes
20		dialysate solutions or devices under this subsection shall employ or
21		contract with a pharmacist who is licensed to engage in the practice of
22		pharmacy by the Commonwealth to conduct a retrospective audit on
23		ten percent (10%) of the orders processed by that manufacturer or
24		manufacturer's agent each month.
25	<u>2.</u>	On or before February 1 of each year, an annual summary of the
26		monthly audits shall be prepared and submitted to the board, in the
27		form prescribed by the board.

1		3. On or before June 1 of each year, the board shall compile the
2		summaries of monthly audits into a single report and submit that
3		report to the Interim Joint Committee on Health and Welfare and
4		Family Services.
5		(c) Prescriptions and records of delivery for dialysate solutions or devices sold
6		or distributed under this subsection shall be maintained by the
7		manufacturer or manufacturer's agent for a minimum of two (2) years and
8		shall be made available to the board upon request.
9		(d) As used in this subsection, "dialysate solutions" means dextrose or
10		icodextrin when used to perform home peritoneal kidney dialysis.
11		(e) The Kentucky Board of Pharmacy will retain oversight of the distribution of
12		dialysate solutions and devices under this section.
13		→ Section 2. KRS 315.040 is amended to read as follows:
14	(1)	Nothing in this chapter shall be construed to prevent, restrict, or otherwise interfere
15		with the sale of nonprescription drugs in their original packages by any retailer. No
16		rule or regulation shall be adopted by the Board of Pharmacy under this chapter
17		which shall require the sale of nonprescription drugs by a licensed pharmacist or
18		under the supervision of a licensed pharmacist.
19	(2)	Nothing in this chapter shall interfere with the professional activities of any licensed
20		practicing physician, or prevent the physician from keeping any drug or medicine
21		that he or she may need in his or her practice, from compounding the physician's
22		own medications, or from dispensing or supplying to patients any article that seems
23		proper to the physician.
24	(3)	Nothing in this chapter pertaining to the use of collaborative care agreements shall
25		apply in any hospital or other health facility operated by a hospital without the
26		express written permission of the hospital's governing body. Collaborative care
27		agreements may be restricted by the policies and procedures of the facility.

Page 5 of 14
HB021820.100 - 1126 - XXXX
Engrossed

Nothing in this chapter shall interfere with the activities of a physician assistant as authorized in KRS Chapter 311.

- Nothing in this chapter shall interfere with the activities of an advanced practice registered nurse as authorized in KRS Chapter 314.
- 5 Nothing in this chapter shall be construed to prevent, restrict, or otherwise 6 interfere with the sale or distribution of dialysate solutions as defined in Section 1 7 of this Act or devices necessary to perform home peritoneal dialysis to patients with end-stage renal disease, provided that the requirements established in 8 9 subsection (2) of Section 1 of this Act are satisfied. No rule or administrative 10 regulation shall be adopted or promulgated by the board under this chapter that 11 requires the sale or distribution of dialysate solutions as defined in Section 1 of 12 this Act or devices necessary to perform home peritoneal dialysis by a licensed pharmacist or under the supervision of a licensed pharmacist. 13
 - → Section 3. KRS 315.400 is amended to read as follows:
- 15 As used in KRS 315,400 to 315,412:

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- 16 (1) "Authorized distributor of record" means a wholesale distributor that:
- 17 (a) Has established an ongoing relationship with a manufacturer to distribute the
 18 manufacturer's prescription drug. An ongoing relationship exists between a
 19 wholesale distributor and a manufacturer if the wholesale distributor,
 20 including any affiliated group of the wholesale distributor as defined in
 21 Section 1504 of the Internal Revenue Code, has a written agreement for
 22 distribution in effect; and
- 23 (b) Is listed on the manufacturer's current list of authorized distributors of record;
- 24 (2) "Co-licensed product" means a prescription drug manufactured by two (2) or more co-licensed partners;
- 26 (3) "Counterfeit prescription drug" means a drug which, or the container or labeling of which, without authorization, bears the trademark, trade name, or other identifying

HB021820.100 - 1126 - XXXX Engrossed

mark, imprint, or device, or any likeness thereof, of a drug manufacturer, processor, packer, or distributor other than the person or persons who in fact manufactured, processed, packed, or distributed the drug and which thereby falsely purports or is represented to be the product of, or to have been packed or distributed by, the other drug manufacturer, processor, packer, or distributor;

"Dispenser" means: (4)

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- A retail pharmacy, hospital pharmacy, a group of chain pharmacies under (a) common ownership and control that do not act as a wholesale distributor, or any other person authorized by law to dispense or administer prescription drugs, and the affiliated warehouse distribution centers of such entities under common ownership and control that do not act as a wholesale distributor; but
 - Does not include a person who dispenses only products to be used in animals in accordance with 21 U.S.C. sec. 360b(a)(4) and (5);
- (5) "Distribution" or "distribute" means the sale, purchase, trade, delivery, handling, storage, or receipt of a product, and does not include the dispensing of a product pursuant to a prescription executed in accordance with Section 503(b)(1) of the federal Drug Quality and Security Act or the dispensing of a product approved under Section 512(b) of the federal Drug Quality and Security Act;
- (6) "Drop shipment" means a product not physically handled or stored by a wholesale distributor and that is exempt from Section 582 of the federal Drug Quality and Security Act, except the notification requirements under clauses (ii), (iii), and (iv) of subsection (c)(4)(B) of Section 582 of the federal Drug Quality and Security Act, provided that the manufacturer, repackager, or other wholesale distributor that distributes the product to the dispenser by means of a drop shipment for the wholesale distributor includes on the transaction information and transaction history to the dispenser the contact information of the wholesale distributor and provides the transaction information, transaction history, and transaction statement directly to

Page 7 of 14 HB021820.100 - 1126 - XXXX Engrossed

1		the dispenser. Providing administrative services, including the processing of orders			
2		and	and payments, shall not by itself be construed as being involved in the handling,		
3		distr	distribution, or storage of a product;		
4	(7)	"Em	ergency medical reasons" includes but is not limited to:		
5		(a)	Transfers of a prescription drug between health-care entities or between a		
6			health-care entity and a retail pharmacy to alleviate a temporary shortage of a		
7			prescription drug arising from delays in or interruptions of the regular		
8			distribution schedules;		
9		(b)	Sales of drugs for use in the treatment of acutely ill or injured persons to		
10			nearby emergency medical services providers, firefighting organizations, or		
11			licensed health-care practitioners in the same marketing or service area;		
12		(c)	The provision of emergency supplies of drugs to nearby nursing homes, home		
13			health agencies, or hospice organizations for emergency use when necessary		
14			drugs cannot be obtained; or		
15		(d)	Transfers of prescription drugs by a retail pharmacy to another retail pharmacy		
16			to alleviate a temporary shortage;		
17	(8)	"Enc	d user" means a patient or consumer that uses a prescription drug as prescribed		
18		by a	n authorized health-care professional;		
19	(9)	"Exc	clusive distributor" means the wholesale distributor that directly purchased the		
20		prod	luct from the manufacturer and is the sole distributor of that manufacturer's		
21		prod	luct to a subsequent repackager, wholesale distributor, or dispenser;		
22	(10)	"FD	A" means the United States Food and Drug Administration and any successor		
23		agen	acy;		
24	(11)	"Ille	gitimate product" means a product for which credible evidence shows that the		
25		prod	luct:		
26		(a)	Is counterfeit, diverted, or stolen;		
27		(b)	Is intentionally adulterated so that the product would result in serious adverse		

Page 8 of 14
HB021820.100 - 1126 - XXXX Engrossed

1		health consequences or death to humans;
2		(c) Is the subject of a fraudulent transaction; or
3		(d) Appears otherwise unfit for distribution so that the product would be
4		reasonably likely to result in serious adverse health consequences or death to
5		humans;
6	(12)	"Manufacturer" means the same as defined in KRS 315.010;
7	(13)	"Medical gas wholesaler" means a person licensed to distribute, transfer, wholesale,
8		deliver, or sell medical gases on drug orders to suppliers or other entities licensed to
9		use, administer, or distribute medical gas;
10	(14)	"Pharmacy warehouse" means a physical location for prescription drugs that acts as
11		a central warehouse and performs intracompany sales or transfers of prescription
12		drugs to a group of pharmacies under common ownership and control;
13	(15)	"Prescription drug" means the same as defined in KRS 315.010;
14	(16)	"Repackager" means a person who owns or operates an establishment that repacks
15		and relabels a product or package for further sale, or distribution without a further
16		transaction;
17	(17)	"Reverse distributor" means every person who acts as an agent for pharmacies, drug
18		wholesalers, manufacturers, or other entities by receiving, taking inventory, and
19		managing the disposition of outdated or nonsalable drugs;
20	(18)	"Third-party logistics provider" means an entity that contracts with a manufacturer,
21		wholesale distributor, repackager, or dispenser to provide and coordinate
22		warehousing or other logistics services on behalf of a manufacturer, wholesale
23		distributor, repackager, or dispenser, but does not take title to the drug or have
24		responsibility to direct the sale of the drug. A third-party logistics provider shall be
25		considered as part of the normal distribution channel;
26	(19)	"Transaction" means the transfer of product between persons in which a change of

Page 9 of 14
HB021820.100 - 1126 - XXXX Engrossed

ownership occurs, with the following exemptions:

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1	(a)	Intracompany distribution of any product between members of an affiliate or
2	(4)	within a manufacturer;
3	(b)	The distribution of a product among hospitals or other health care entities that
	(b)	
4		are under common control;
5	(c)	The distribution of a product for emergency medical reasons, including a
6		public health emergency declaration pursuant to Section 319 of the federal
7		Public Health Service Act, except that a drug shortage not caused by a public
8		health emergency shall not constitute an emergency medical reason;
9	(d)	The dispensing of a product pursuant to a prescription executed in accordance
10		with Section 503(b)(1) of the Federal Food, Drug, and Cosmetic Act;
11	(e)	The distribution of product samples by a manufacturer or a licensed wholesale
12		distributor in accordance with Section 503(d) of the Federal Food, Drug, and
13		Cosmetic Act;
14	(f)	The distribution of blood or blood components intended for transfusion;
15	(g)	The distribution of minimal quantities of product by a licensed retail
16		pharmacy to a licensed practitioner for office use;
17	(h)	The sale, purchase, or trade of a drug or an offer to sell, purchase, or trade a
18		drug by a charitable organization described in Section 501(c)(3) of the Internal
19		Revenue Code of 1986 to a nonprofit affiliate of the organization to the extent
20		otherwise permitted by law;
21	(i)	The distribution of a product pursuant to the sale or merger of a pharmacy or
22		pharmacies or a wholesale distributor or wholesale distributors, except that
23		any records required to be maintained for the product shall be transferred to
24		the new owner of the pharmacy or pharmacies or wholesale distributor or
25		wholesale distributors;
26	(j)	The dispensing of a product approved under Section 512(c) of the Federal
27		Food, Drug, and Cosmetic Act;

Page 10 of 14
HB021820.100 - 1126 - XXXX Engrossed

1	(k)	Products transferred to or from any facility that is licensed by the Nuclear
2		Regulatory Commission or by the state pursuant to an agreement with the
3		commission under Section 274 of the federal Atomic Energy Act, 42 U.S.C.
4		sec. 2021;
5	(1)	A combination product that is not subject to approval under Section 505 of the
6		federal Drug Quality and Security Act or licensure under Section 351 of the
7		federal Public Health Service Act, and that is:
8		1. A product composed of a device and one (1) or more other regulated
9		components such as a drug or drug device, a biologic or biologic device,
10		or a drug and biologic or drug and biologic device that are physically,
11		chemically, or otherwise combined or mixed and produced as a single
12		entity;
13		2. Two (2) or more separate products packaged together in a single
14		package or as a unit and composed of a drug and device or device and
15		biological product; or
16		3. Two (2) or more finished medical devices plus one (1) or more drug or
17		biological products that are packaged together in what is referred to as a
18		medical convenience kit as described in paragraph (m) of this
19		subsection;
20	(m)	The distribution of a medical convenience kit or collection of finished medical
21		devices which may include a product or biological product, assembled in kit
22		form strictly for the convenience of the purchaser or user, if:
23		1. The medical convenience kit is assembled in an establishment that is
24		registered with the federal Food and Drug Administration as a device
25		manufacturer in accordance with Section 510(b)(2) of the Federal Food,
26		Drug, and Cosmetic Act;

Page 11 of 14
HB021820.100 - 1126 - XXXX Engrossed

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2.

The medical convenience kit does not contain a controlled substance

I		that appears in a schedule contained in the federal Comprehensive Drug
2		Abuse Prevention and Control Act of 1970;
3		3. In the case of a medical convenience kit that includes a product, the
4		person that manufacturers the kit:
5		a. Purchased the product directly from the pharmaceutical
6		manufacturer or from a wholesale distributor that purchased the
7		product directly from the pharmaceutical manufacturer; and
8		b. Does not alter the primary container or label of the product as
9		purchased from the manufacturer or wholesale distributor; and
10		4. In the case of a medical convenience kit that includes a product, the
11		product is:
12		a. An intravenous solution intended for the replenishment of fluids
13		and electrolytes;
14		b. A product intended to maintain the equilibrium of water and
15		minerals in the body;
16		c. A product intended for irrigation or reconstitution;
17		d. An anesthetic;
18		e. An anticoagulant;
19		f. A vasopressor; or
20		g. A sympathomimetic;
21	(n)	The distribution of an intravenous product that, by its formulation, is intended
22		for the replenishment of fluids and electrolytes such as sodium, chloride, and
23		potassium, or calories such as dextrose and amino acids;
24	(o)	The distribution of an intravenous product used to maintain the equilibrium of
25		water and minerals in the body, such as dialysis solutions;
26	(p)	The distribution of a product that is intended for irrigation, or sterile water,
27		whether intended for such purposes or for injection;

Page 12 of 14
HB021820.100 - 1126 - XXXX Engrossed

1		(q)	The distribution of a medical gas as defined in Section 5/5 of the Federal
2			Food, Drug, and Cosmetic Act; or
3		(r)	The distribution or sale of any licensed product under Section 351 of the
4			federal Public Health Service Act that meets the definition of a device under
5			Section 201(h) of the Federal Food, Drug, and Cosmetic Act;
6	(20)	"Wh	olesale distribution" means the distribution of a prescription drug to persons
7		othe	r than an end user <u>or to the end user pursuant to subsection (2) of Section 1 of</u>
8		this.	Act, but does not include:
9		(a)	Intracompany sales or transfers;
10		(b)	The sale, purchase, distribution, trade, or transfer of a prescription drug for
11			emergency medical reasons;
12		(c)	The distribution of prescription drug samples by a manufacturer or authorized
13			distributor;
14		(d)	Drug returns or transfers to the original manufacturer, original wholesale
15			distributor, or transfers to a reverse distributor or third-party returns processor;
16		(e)	The sale, purchase, or trade of a drug pursuant to a prescription;
17		(f)	The delivery of a prescription drug by a common carrier;
18		(g)	The purchase or acquisition by a health-care entity or pharmacy that is a
19			member of a group purchasing organization of a drug for its own use from the
20			group purchasing organization, or health-care entities or pharmacies that are
21			members of the group organization;
22		(h)	The sale, purchase, distribution, trade, or transfer of a drug by a charitable
23			health-care entity to a nonprofit affiliate of the organization as otherwise
24			permitted by law;
25		(i)	The sale, transfer, merger, or consolidation of all or part of the business of a
26			pharmacy with another pharmacy or pharmacies; or
27		(j)	The distribution of a prescription drug to a health-care practitioner or to

Page 13 of 14
HB021820.100 - 1126 - XXXX Engrossed

1	another pharmacy if the total number of units transferred during a twelve (12)
2	month period does not exceed five percent (5%) of the total number of al
3	units dispensed by the pharmacy during the immediate twelve (12) month
4	period; and
5	(21) "Wholesale distributor" or "virtual wholesale distributer" means a person other than
6	a manufacturer, a manufacturer's co-licensed partner, a third-party logistics
7	provider, or repackager engaged in wholesale distribution as defined by 21 U.S.C
8	sec. 353(e)(4) as amended by the federal Drug Supply Chain Security Act.

HB021820.100 - 1126 - XXXX Engrossed