SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 826

99TH GENERAL ASSEMBLY

5029H.07C

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 195.010, 195.070, 195.080, 338.010, and 338.056, RSMo, and to enact in lieu thereof six new sections relating to pharmacy, with an emergency clause for a certain section.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 195.010, 195.070, 195.080, 338.010, and 338.056, RSMo, are 2 repealed and six new sections enacted in lieu thereof, to be known as sections 195.010, 195.070, 3 195.080, 195.265, 338.010, and 338.056, to read as follows: 195.010. The following words and phrases as used in this chapter and chapter 579, unless the context otherwise requires, mean: 2 3 (1) "Acute pain", pain, whether resulting from disease, accidental or intentional 4 trauma, or other causes, that the practitioner reasonably expects to last only a short period of time. "Acute pain" shall not include chronic pain, pain being treated as part of cancer 5 care, hospice or other end of life care, or medication-assisted treatment for substance use 6 7 disorders: 8 (2) "Addict", a person who habitually uses one or more controlled substances to such an 9 extent as to create a tolerance for such drugs, and who does not have a medical need for such

10 drugs, or who is so far addicted to the use of such drugs as to have lost the power of self-control

- 11 with reference to his or her addiction;
- [(2)] (3) "Administer", to apply a controlled substance, whether by injection, inhalation,
 ingestion, or any other means, directly to the body of a patient or research subject by:

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

14

(a) A practitioner (or, in his or her presence, by his or her authorized agent); or

15 (b) The patient or research subject at the direction and in the presence of the practitioner;

16 [(3)] (4) "Agent", an authorized person who acts on behalf of or at the direction of a 17 manufacturer, distributor, or dispenser. The term does not include a common or contract carrier, 18 public warehouseman, or employee of the carrier or warehouseman while acting in the usual and 19 lawful course of the carrier's or warehouseman's business;

20 [(4)] (5) "Attorney for the state", any prosecuting attorney, circuit attorney, or attorney 21 general authorized to investigate, commence and prosecute an action under this chapter;

[(5)] (6) "Controlled substance", a drug, substance, or immediate precursor in Schedules
 I through V listed in this chapter;

[(6)] (7) "Controlled substance analogue", a substance the chemical structure of which is substantially similar to the chemical structure of a controlled substance in Schedule I or II and:

(a) Which has a stimulant, depressant, or hallucinogenic effect on the central nervous
system substantially similar to the stimulant, depressant, or hallucinogenic effect on the central
nervous system of a controlled substance included in Schedule I or II; or

29 (b) With respect to a particular individual, which that individual represents or intends 30 to have a stimulant, depressant, or hallucinogenic effect on the central nervous system 31 substantially similar to the stimulant, depressant, or hallucinogenic effect on the central nervous 32 system of a controlled substance included in Schedule I or II. The term does not include a 33 controlled substance; any substance for which there is an approved new drug application; any 34 substance for which an exemption is in effect for investigational use, for a particular person, under Section 505 of the federal Food, Drug and Cosmetic Act (21 U.S.C. Section 355) to the 35 36 extent conduct with respect to the substance is pursuant to the exemption; or any substance to 37 the extent not intended for human consumption before such an exemption takes effect with 38 respect to the substance;

39 [(7)] (8) "Counterfeit substance", a controlled substance which, or the container or 40 labeling of which, without authorization, bears the trademark, trade name, or other identifying 41 mark, imprint, number or device, or any likeness thereof, of a manufacturer, distributor, or 42 dispenser other than the person who in fact manufactured, distributed, or dispensed the 43 substance;

[(8)] (9) "Deliver" or "delivery", the actual, constructive, or attempted transfer from one
person to another of drug paraphernalia or of a controlled substance, or an imitation controlled
substance, whether or not there is an agency relationship, and includes a sale;

47 [(9)] (10) "Dentist", a person authorized by law to practice dentistry in this state;

48

[(10)] (11) "Depressant or stimulant substance":

- (a) A drug containing any quantity of barbituric acid or any of the salts of barbituric acid
 or any derivative of barbituric acid which has been designated by the United States Secretary of
- 51 Health and Human Services as habit forming under 21 U.S.C. Section 352(d);
- 51 Theatur and Truman Services as habit forming under 21 0.5.C. 52 (b) A drug containing any quantity of:
- 53
- a. Amphetamine or any of its isomers;
- b. Any salt of amphetamine or any salt of an isomer of amphetamine; or

c. Any substance the United States Attorney General, after investigation, has found to
 be, and by regulation designated as, habit forming because of its stimulant effect on the central
 nervous system;

- 58
- (c) Lysergic acid diethylamide; or

(d) Any drug containing any quantity of a substance that the United States Attorney
General, after investigation, has found to have, and by regulation designated as having, a
potential for abuse because of its depressant or stimulant effect on the central nervous system or
its hallucinogenic effect;

63 [(11)] (12) "Dispense", to deliver a narcotic or controlled dangerous drug to an ultimate 64 user or research subject by or pursuant to the lawful order of a practitioner including the 65 prescribing, administering, packaging, labeling, or compounding necessary to prepare the 66 substance for such delivery. "Dispenser" means a practitioner who dispenses;

[(12)] (13) "Distribute", to deliver other than by administering or dispensing a controlled
 substance;

69 [(13)] (14) "Distributor", a person who distributes;

70 [(14)] (15) "Drug":

(a) Substances recognized as drugs in the official United States Pharmacopoeia, Official
Homeopathic Pharmacopoeia of the United States, or Official National Formulary, or any
supplement to any of them;

(b) Substances intended for use in the diagnosis, cure, mitigation, treatment orprevention of disease in humans or animals;

(c) Substances, other than food, intended to affect the structure or any function of thebody of humans or animals; and

(d) Substances intended for use as a component of any article specified in thissubdivision. It does not include devices or their components, parts or accessories;

80 [(15)] (16) "Drug-dependent person", a person who is using a controlled substance and 81 who is in a state of psychic or physical dependence, or both, arising from the use of such 82 substance on a continuous basis. Drug dependence is characterized by behavioral and other 83 responses which include a strong compulsion to take the substance on a continuous basis in order 84 to experience its psychic effects or to avoid the discomfort caused by its absence;

85 [(16)] (17) "Drug enforcement agency", the Drug Enforcement Administration in the 86 United States Department of Justice, or its successor agency;

[(17)] (18) "Drug paraphernalia", all equipment, products, substances and materials of any kind which are used, intended for use, or designed for use, in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, storing, containing, concealing, injecting, ingesting, inhaling, or otherwise introducing into the human body a controlled substance or an imitation controlled substance in violation of this chapter or chapter 579. It includes, but is not limited to:

(a) Kits used, intended for use, or designed for use in planting, propagating, cultivating,
growing or harvesting of any species of plant which is a controlled substance or from which a
controlled substance can be derived;

96 (b) Kits used, intended for use, or designed for use in manufacturing, compounding,
97 converting, producing, processing, or preparing controlled substances or imitation controlled
98 substances;

99 (c) Isomerization devices used, intended for use, or designed for use in increasing the 100 potency of any species of plant which is a controlled substance or an imitation controlled 101 substance;

(d) Testing equipment used, intended for use, or designed for use in identifying, or in
 analyzing the strength, effectiveness or purity of controlled substances or imitation controlled
 substances;

105 (e) Scales and balances used, intended for use, or designed for use in weighing or 106 measuring controlled substances or imitation controlled substances;

(f) Dilutents and adulterants, such as quinine hydrochloride, mannitol, mannite, dextrose
and lactose, used, intended for use, or designed for use in cutting controlled substances or
imitation controlled substances;

(g) Separation gins and sifters used, intended for use, or designed for use in removing
 twigs and seeds from, or in otherwise cleaning or refining, marijuana;

(h) Blenders, bowls, containers, spoons and mixing devices used, intended for use, ordesigned for use in compounding controlled substances or imitation controlled substances;

(i) Capsules, balloons, envelopes and other containers used, intended for use, or designed
 for use in packaging small quantities of controlled substances or imitation controlled substances;

(j) Containers and other objects used, intended for use, or designed for use in storing orconcealing controlled substances or imitation controlled substances;

(k) Hypodermic syringes, needles and other objects used, intended for use, or designed
for use in parenterally injecting controlled substances or imitation controlled substances into the
human body;

- 121 (1) Objects used, intended for use, or designed for use in ingesting, inhaling, or otherwise 122 introducing marijuana, cocaine, hashish, or hashish oil into the human body, such as:
- a. Metal, wooden, acrylic, glass, stone, plastic, or ceramic pipes with or without screens,
 permanent screens, hashish heads, or punctured metal bowls;
- b. Water pipes;
- 126 c. Carburetion tubes and devices;
- 127 d. Smoking and carburetion masks;
- e. Roach clips meaning objects used to hold burning material, such as a marijuana cigarette, that has become too small or too short to be held in the hand;
- 130 f. Miniature cocaine spoons and cocaine vials;
- 131 g. Chamber pipes;
- h. Carburetor pipes;
- i. Electric pipes;
- 134 j. Air-driven pipes;
- 135 k. Chillums;
- 136 l. Bongs;
- 137 m. Ice pipes or chillers;
- (m) Substances used, intended for use, or designed for use in the manufacture of acontrolled substance;
- 140 In determining whether an object, product, substance or material is drug paraphernalia, a court
- 141 or other authority should consider, in addition to all other logically relevant factors, the 142 following:
- 143 a. Statements by an owner or by anyone in control of the object concerning its use;
- b. Prior convictions, if any, of an owner, or of anyone in control of the object, under any
 state or federal law relating to any controlled substance or imitation controlled substance;
- c. The proximity of the object, in time and space, to a direct violation of this chapter orchapter 579;
- 148 d. The proximity of the object to controlled substances or imitation controlled149 substances;
- e. The existence of any residue of controlled substances or imitation controlledsubstances on the object;
- 152 f. Direct or circumstantial evidence of the intent of an owner, or of anyone in control of 153 the object, to deliver it to persons who he or she knows, or should reasonably know, intend to 154 use the object to facilitate a violation of this chapter or chapter 579; the innocence of an owner, 155 or of anyone in control of the object, as to direct violation of this chapter or chapter 579 shall not 156 prevent a finding that the object is intended for use, or designed for use as drug paraphernalia;

- g. Instructions, oral or written, provided with the object concerning its use;
- 158 h. Descriptive materials accompanying the object which explain or depict its use;
- i. National or local advertising concerning its use;
- 160 j. The manner in which the object is displayed for sale;
- 161 k. Whether the owner, or anyone in control of the object, is a legitimate supplier of like 162 or related items to the community, such as a licensed distributor or dealer of tobacco products;

163 l. Direct or circumstantial evidence of the ratio of sales of the object to the total sales of164 the business enterprise;

- m. The existence and scope of legitimate uses for the object in the community;
- 166 n. Expert testimony concerning its use;

o. The quantity, form or packaging of the product, substance or material in relation to
the quantity, form or packaging associated with any legitimate use for the product, substance or
material;

170 [(18)] (19) "Federal narcotic laws", the laws of the United States relating to controlled
 171 substances;

[(19)] (20) "Hospital", a place devoted primarily to the maintenance and operation of facilities for the diagnosis, treatment or care, for not less than twenty-four hours in any week, of three or more nonrelated individuals suffering from illness, disease, injury, deformity or other abnormal physical conditions; or a place devoted primarily to provide, for not less than twenty-four consecutive hours in any week, medical or nursing care for three or more nonrelated individuals. The term "hospital" does not include convalescent, nursing, shelter or boarding homes as defined in chapter 198;

179

[(20)] (21) "Immediate precursor", a substance which:

(a) The state department of health and senior services has found to be and by rule
designates as being the principal compound commonly used or produced primarily for use in the
manufacture of a controlled substance;

(b) Is an immediate chemical intermediary used or likely to be used in the manufactureof a controlled substance; and

(c) The control of which is necessary to prevent, curtail or limit the manufacture of thecontrolled substance;

187 [(21)] (22) "Imitation controlled substance", a substance that is not a controlled 188 substance, which by dosage unit appearance (including color, shape, size and markings), or by 189 representations made, would lead a reasonable person to believe that the substance is a controlled 190 substance. In determining whether the substance is an imitation controlled substance the court 191 or authority concerned should consider, in addition to all other logically relevant factors, the 192 following: (a) Whether the substance was approved by the federal Food and Drug Administration
for over-the-counter (nonprescription or nonlegend) sales and was sold in the federal Food and
Drug Administration approved package, with the federal Food and Drug Administration
approved labeling information;

(b) Statements made by an owner or by anyone else in control of the substanceconcerning the nature of the substance, or its use or effect;

(c) Whether the substance is packaged in a manner normally used for illicit controlledsubstances;

(d) Prior convictions, if any, of an owner, or anyone in control of the object, under state
 or federal law related to controlled substances or fraud;

203

(e) The proximity of the substances to controlled substances;

(f) Whether the consideration tendered in exchange for the noncontrolled substance substantially exceeds the reasonable value of the substance considering the actual chemical composition of the substance and, where applicable, the price at which over-the-counter substances of like chemical composition sell. An imitation controlled substance does not include a placebo or registered investigational drug either of which was manufactured, distributed, possessed or delivered in the ordinary course of professional practice or research;

[(22)] (23) "Initial prescription", a prescription issued to a patient who has never previously been issued a prescription for the drug or its pharmaceutical equivalent or who was previously issued a prescription for the drug or its pharmaceutical equivalent, but the date on which the current prescription is being issued is more than five months after the date the patient last used or was administered the drug or its equivalent;

(24) "Laboratory", a laboratory approved by the department of health and senior services
 as proper to be entrusted with the custody of controlled substances but does not include a
 pharmacist who compounds controlled substances to be sold or dispensed on prescriptions;

218 [(23)] (25) "Manufacture", the production, preparation, propagation, compounding or 219 processing of drug paraphernalia or of a controlled substance, or an imitation controlled 220 substance, either directly or by extraction from substances of natural origin, or independently by 221 means of chemical synthesis, or by a combination of extraction and chemical synthesis, and 222 includes any packaging or repackaging of the substance or labeling or relabeling of its container. 223 This term does not include the preparation or compounding of a controlled substance or an 224 imitation controlled substance or the preparation, compounding, packaging or labeling of a 225 narcotic or dangerous drug:

(a) By a practitioner as an incident to his or her administering or dispensing of a
 controlled substance or an imitation controlled substance in the course of his or her professional
 practice, or

8

(b) By a practitioner or his or her authorized agent under his or her supervision, for thepurpose of, or as an incident to, research, teaching or chemical analysis and not for sale;

231 [(24)] (26) "Marijuana", all parts of the plant genus Cannabis in any species or form 232 thereof, including, but not limited to Cannabis Sativa L., Cannabis Indica, Cannabis Americana, 233 Cannabis Ruderalis, and Cannabis Gigantea, whether growing or not, the seeds thereof, the resin 234 extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds or resin. It does not include the mature stalks of the plant, 235 236 fiber produced from the stalks, oil or cake made from the seeds of the plant, any other compound, 237 manufacture, salt, derivative, mixture or preparation of the mature stalks (except the resin 238 extracted therefrom), fiber, oil or cake, or the sterilized seed of the plant which is incapable of 239 germination;

[(25)] (27) "Methamphetamine precursor drug", any drug containing ephedrine,
pseudoephedrine, phenylpropanolamine, or any of their salts, optical isomers, or salts of optical
isomers;

[(26)] (28) "Narcotic drug", any of the following, whether produced directly or indirectly
by extraction from substances of vegetable origin, or independently by means of chemical
synthesis, or by a combination of extraction and chemical analysis:

(a) Opium, opiate, and any derivative, of opium or opiate, including their isomers, esters,
ethers, salts, and salts of isomers, esters, and ethers, whenever the existence of the isomers,
esters, ethers, and salts is possible within the specific chemical designation. The term does not
include the isoquinoline alkaloids of opium;

(b) Coca leaves, but not including extracts of coca leaves from which cocaine, ecgonine,and derivatives of ecgonine or their salts have been removed;

252

(c) Cocaine or any salt, isomer, or salt of isomer thereof;

253

(d) Ecgonine, or any derivative, salt, isomer, or salt of isomer thereof;

(e) Any compound, mixture, or preparation containing any quantity of any substance
 referred to in paragraphs (a) to (d) of this subdivision;

[(27)] (29) "Official written order", an order written on a form provided for that purpose by the United States Commissioner of Narcotics, under any laws of the United States making provision therefor, if such order forms are authorized and required by federal law, and if no such order form is provided, then on an official form provided for that purpose by the department of health and senior services;

[(28)] (30) "Opiate" or "opioid", any substance having an addiction-forming or
addiction-sustaining liability similar to morphine or being capable of conversion into a drug
having addiction-forming or addiction-sustaining liability. The term includes its racemic and

levorotatory forms. It does not include, unless specifically controlled under section 195.017, the
dextrorotatory isomer of 3-methoxy-n-methyl-morphinan and its salts (dextromethorphan);

[(29)] (31) "Opium poppy", the plant of the species Papaver somniferum L., except its
 seeds;

[(30)] (32) "Over-the-counter sale", a retail sale licensed pursuant to chapter 144 of a
 drug other than a controlled substance;

[(31)] (33) "Person", an individual, corporation, government or governmental
subdivision or agency, business trust, estate, trust, partnership, joint venture, association, or any
other legal or commercial entity;

[(32)] (34) "Pharmacist", a licensed pharmacist as defined by the laws of this state, and where the context so requires, the owner of a store or other place of business where controlled substances are compounded or dispensed by a licensed pharmacist; but nothing in this chapter shall be construed as conferring on a person who is not registered nor licensed as a pharmacist any authority, right or privilege that is not granted to him by the pharmacy laws of this state;

278

[(33)] (35) "Poppy straw", all parts, except the seeds, of the opium poppy, after mowing;

279 [(34)] (36) "Possessed" or "possessing a controlled substance", a person, with the 280 knowledge of the presence and nature of a substance, has actual or constructive possession of 281 the substance. A person has actual possession if he has the substance on his or her person or 282 within easy reach and convenient control. A person who, although not in actual possession, has 283 the power and the intention at a given time to exercise dominion or control over the substance 284 either directly or through another person or persons is in constructive possession of it. 285 Possession may also be sole or joint. If one person alone has possession of a substance 286 possession is sole. If two or more persons share possession of a substance, possession is joint;

[(35)] (37) "Practitioner", a physician, dentist, optometrist, podiatrist, veterinarian, scientific investigator, pharmacy, hospital or other person licensed, registered or otherwise permitted by this state to distribute, dispense, conduct research with respect to or administer or to use in teaching or chemical analysis, a controlled substance in the course of professional practice or research in this state, or a pharmacy, hospital or other institution licensed, registered, or otherwise permitted to distribute, dispense, conduct research with respect to or administer a controlled substance in the course of professional practice or research;

[(36)] (38) "Production", includes the manufacture, planting, cultivation, growing, or harvesting of drug paraphernalia or of a controlled substance or an imitation controlled substance;

[(37)] (39) "Registry number", the number assigned to each person registered under the
 federal controlled substances laws;

[(38)] (40) "Sale", includes barter, exchange, or gift, or offer therefor, and each such
 transaction made by any person, whether as principal, proprietor, agent, servant or employee;

301 [(39)] (41) "State" when applied to a part of the United States, includes any state,
 302 district, commonwealth, territory, insular possession thereof, and any area subject to the legal
 303 authority of the United States of America;

304 [(40)] (42) "Synthetic cannabinoid", includes unless specifically excepted or unless 305 listed in another schedule, any natural or synthetic material, compound, mixture, or preparation 306 that contains any quantity of a substance that is a cannabinoid receptor agonist, including but not 307 limited to any substance listed in paragraph (11) of subdivision (4) of subsection 2 of section 308 195.017 and any analogues; homologues; isomers, whether optical, positional, or geometric; 309 esters; ethers; salts; and salts of isomers, esters, and ethers, whenever the existence of the 310 isomers, esters, ethers, or salts is possible within the specific chemical designation, however, it shall not include any approved pharmaceutical authorized by the United States Food and Drug 311 312 Administration;

313 [(41)] (43) "Ultimate user", a person who lawfully possesses a controlled substance or 314 an imitation controlled substance for his or her own use or for the use of a member of his or her 315 household or immediate family, regardless of whether they live in the same household, or for 316 administering to an animal owned by him or by a member of his or her household. For purposes 317 of this section, the phrase "immediate family" means a husband, wife, parent, child, sibling, 318 stepparent, stepchild, stepbrother, stepsister, grandparent, or grandchild;

319 [(42)] (44) "Wholesaler", a person who supplies drug paraphernalia or controlled
 320 substances or imitation controlled substances that he himself has not produced or prepared, on
 321 official written orders, but not on prescriptions.

195.070. 1. A physician, podiatrist, dentist, a registered optometrist certified to administer pharmaceutical agents as provided in section 336.220, or an assistant physician in accordance with section 334.037 or a physician assistant in accordance with section 334.747 in good faith and in the course of his or her professional practice only, may prescribe, administer, and dispense controlled substances or he or she may cause the same to be administered or dispensed by an individual as authorized by statute.

2. An advanced practice registered nurse, as defined in section 335.016, but not a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016, who holds a certificate of controlled substance prescriptive authority from the board of nursing under section 335.019 and who is delegated the authority to prescribe controlled substances under a collaborative practice arrangement under section 334.104 may prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017, and may have restricted authority in Schedule II. Prescriptions for Schedule II medications prescribed by an advanced

11

practice registered nurse who has a certificate of controlled substance prescriptive authority are restricted to only those medications containing hydrocodone. However, no such certified advanced practice registered nurse shall prescribe controlled substance for his or her own self or family. Schedule III narcotic controlled substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply without refill.

19 3. A veterinarian, in good faith and in the course of the veterinarian's professional 20 practice only, and not for use by a human being, may prescribe, administer, and dispense 21 controlled substances and the veterinarian may cause them to be administered by an assistant or 22 orderly under his or her direction and supervision.

23 4. A practitioner shall not accept any portion of a controlled substance unused by a 24 patient, for any reason, if such practitioner did not originally dispense the drug. However, 25 unused controlled substances may be accepted from ultimate consumers through collection 26 receptacles, drug disposal boxes, and other means provided through drug take back 27 programs by a Drug Enforcement Agency-authorized collector in accordance with federal 28 regulations, even if the authorized collector did not originally dispense the drug. This 29 subsection shall supersede and preempt any local ordinances or regulations, including any 30 ordinances or regulations enacted by any political subdivision of the state, regarding the disposal of unused controlled substances. 31 32 5. An individual practitioner shall not prescribe or dispense a controlled substance for

An individual practitioner shall not prescribe or dispense a controlled substance for
 such practitioner's personal use except in a medical emergency.

195.080. 1. Except as otherwise provided in this chapter and chapter 579, this chapter and chapter 579 shall not apply to the following cases: prescribing, administering, dispensing or selling at retail of liniments, ointments, and other preparations that are susceptible of external use only and that contain controlled substances in such combinations of drugs as to prevent the drugs from being readily extracted from such liniments, ointments, or preparations, except that this chapter and chapter 579 shall apply to all liniments, ointments, and other preparations that contain coca leaves in any quantity or combination.

8 Unless otherwise provided in sections 334.037, 334.104, and 334.747, a 2. practitioner, other than a veterinarian, shall not issue an initial prescription for more than 9 10 a seven-day supply of any opioid controlled substance upon the initial consultation and 11 treatment of a patient for acute pain. Upon any subsequent consultation for the same pain, 12 the practitioner may issue any appropriate renewal, refill, or new prescription in compliance with the general provisions of this chapter and chapter 579. Prior to issuing 13 14 an initial prescription for an opioid controlled substance, a practitioner shall consult with the patient regarding the quantity of the opioid and the patient's option to fill the 15 16 prescription in a lesser quantity and shall inform the patient of the risks associated with

the opioid prescribed. If, in the professional medical judgment of the practitioner, more 17 18 than a seven-day supply is required to treat the patient's acute pain, the practitioner may issue a prescription for the quantity needed to treat the patient; provided, that the 19 20 practitioner shall document in the patient's medical record the condition triggering the 21 necessity for more than a seven-day supply and that a nonopioid alternative was not appropriate to address the patient's condition. The provisions of this subsection shall not 22 23 apply to prescriptions for opioid controlled substances for a patient who is currently 24 undergoing treatment for cancer, is receiving hospice care from a hospice certified under 25 chapter 197 or palliative care, is a resident of a long-term care facility licensed under 26 chapter 198, or is receiving treatment for substance abuse or opioid dependence.

3. A pharmacist or pharmacy shall not be subject to disciplinary action or other
civil or criminal liability for dispensing or refusing to dispense medication pursuant to an
otherwise valid prescription that exceeds the prescribing limits established by subsection
2 of this section.

31 4. Unless otherwise provided in this section, the quantity of Schedule II controlled 32 substances prescribed or dispensed at any one time shall be limited to a thirty-day supply. The quantity of Schedule III, IV or V controlled substances prescribed or dispensed at any one time 33 34 shall be limited to a ninety-day supply and shall be prescribed and dispensed in compliance with 35 the general provisions of this chapter and chapter 579. The supply limitations provided in this 36 subsection may be increased up to three months if the physician describes on the prescription form or indicates via telephone, fax, or electronic communication to the pharmacy to be entered 37 on or attached to the prescription form the medical reason for requiring the larger supply. The 38 39 supply limitations provided in this subsection shall not apply if:

(1) The prescription is issued by a practitioner located in another state according to and
in compliance with the applicable laws of that state and the United States and dispensed to a
patient located in another state; or

43 (2) The prescription is dispensed directly to a member of the United States Armed Forces44 serving outside the United States.

45 [3.] **5.** The partial filling of a prescription for a Schedule II substance is permissible as 46 defined by regulation by the department of health and senior services.

195.265. By August 28, 2019, the department of health and senior services shall 2 develop an education and awareness program regarding drug disposal, including 3 controlled substances. The education and awareness program may include, but not be 4 limited to:

5

(1) A web-based resource that:

6 (a) Describes available drug disposal options including take back, take back events, 7 mailers, in-home disposal options that render a product safe from misuse, or any other 8 methods that comply with state and federal laws and regulations, may reduce the 9 availability of unused controlled substances, and may minimize the potential 10 environmental impact of drug disposal;

- 11 (b) Provides a list of drug disposal take back sites, which may be sorted and 12 searched by name or location;
- 13 (c) Provides a list of take back events in the state, including the date, time, and
 14 location information for each event; and
- 15 (d) Provides information for authorized collectors regarding state and federal 16 requirements to comply with the provisions of subsection 4 of section 195.070; and
- 17 (2) Promotional activities designed to ensure consumer awareness of proper storage
 18 and disposal of prescription drugs, including controlled substances.

338.010. 1. The "practice of pharmacy" means the interpretation, implementation, and evaluation of medical prescription orders, including any legend drugs under 21 U.S.C. Section 2 3 353; receipt, transmission, or handling of such orders or facilitating the dispensing of such orders; the designing, initiating, implementing, and monitoring of a medication therapeutic plan 4 5 as defined by the prescription order so long as the prescription order is specific to each patient for care by a pharmacist; the compounding, dispensing, labeling, and administration of drugs and 6 7 devices pursuant to medical prescription orders and administration of viral influenza, pneumonia, 8 shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, and meningitis vaccines by 9 written protocol authorized by a physician for persons [twelve] seven years of age or [older as authorized by rule] the Centers for Disease Control and Prevention recommendations, 10 11 whichever is higher, or the administration of pneumonia, shingles, hepatitis A, hepatitis B, 12 diphtheria, tetanus, pertussis, [and] meningitis, and viral influenza vaccines by written protocol authorized by a physician for a specific patient as authorized by rule; the participation in drug 13 14 selection according to state law and participation in drug utilization reviews; the proper and safe storage of drugs and devices and the maintenance of proper records thereof; consultation with 15 16 patients and other health care practitioners, and veterinarians and their clients about legend drugs, about the safe and effective use of drugs and devices; and the offering or performing of 17 18 those acts, services, operations, or transactions necessary in the conduct, operation, management and control of a pharmacy. No person shall engage in the practice of pharmacy unless he is 19 20 licensed under the provisions of this chapter. This chapter shall not be construed to prohibit the use of auxiliary personnel under the direct supervision of a pharmacist from assisting the 21 22 pharmacist in any of his or her duties. This assistance in no way is intended to relieve the 23 pharmacist from his or her responsibilities for compliance with this chapter and he or she will

be responsible for the actions of the auxiliary personnel acting in his or her assistance. This chapter shall also not be construed to prohibit or interfere with any legally registered practitioner of medicine, dentistry, or podiatry, or veterinary medicine only for use in animals, or the practice of optometry in accordance with and as provided in sections 195.070 and 336.220 in the compounding, administering, prescribing, or dispensing of his or her own prescriptions.

29 2. Any pharmacist who accepts a prescription order for a medication therapeutic plan 30 shall have a written protocol from the physician who refers the patient for medication therapy 31 services. The written protocol and the prescription order for a medication therapeutic plan shall 32 come from the physician only, and shall not come from a nurse engaged in a collaborative 33 practice arrangement under section 334.104, or from a physician assistant engaged in a 34 supervision agreement under section 334.735.

35 3. Nothing in this section shall be construed as to prevent any person, firm or corporation 36 from owning a pharmacy regulated by sections 338.210 to 338.315, provided that a licensed 37 pharmacist is in charge of such pharmacy.

4. Nothing in this section shall be construed to apply to or interfere with the sale of
nonprescription drugs and the ordinary household remedies and such drugs or medicines as are
normally sold by those engaged in the sale of general merchandise.

5. No health carrier as defined in chapter 376 shall require any physician with which they
contract to enter into a written protocol with a pharmacist for medication therapeutic services.

6. This section shall not be construed to allow a pharmacist to diagnose or independentlyprescribe pharmaceuticals.

45 7. The state board of registration for the healing arts, under section 334.125, and the state 46 board of pharmacy, under section 338.140, shall jointly promulgate rules regulating the use of protocols for prescription orders for medication therapy services [and administration of viral 47 48 influenza vaccines]. Such rules shall require protocols to include provisions allowing for timely 49 communication between the pharmacist and the referring physician, and any other patient 50 protection provisions deemed appropriate by both boards. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither board shall separately 51 52 promulgate rules regulating the use of protocols for prescription orders for medication therapy 53 services [and administration of viral influenza vaccines]. Any rule or portion of a rule, as that 54 term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 55 56 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any 57 of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the 58 effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the

15

grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall beinvalid and void.

8. The state board of pharmacy may grant a certificate of medication therapeutic plan authority to a licensed pharmacist who submits proof of successful completion of a board-approved course of academic clinical study beyond a bachelor of science in pharmacy, including but not limited to clinical assessment skills, from a nationally accredited college or university, or a certification of equivalence issued by a nationally recognized professional organization and approved by the board of pharmacy.

9. Any pharmacist who has received a certificate of medication therapeutic plan authority may engage in the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by a prescription order from a physician that is specific to each patient for care by a pharmacist.

10. Nothing in this section shall be construed to allow a pharmacist to make a therapeutic
substitution of a pharmaceutical prescribed by a physician unless authorized by the written
protocol or the physician's prescription order.

11. "Veterinarian", "doctor of veterinary medicine", "practitioner of veterinary medicine", "DVM", "VMD", "BVSe", "BVMS", "BSe (Vet Science)", "VMB", "MRCVS", or an equivalent title means a person who has received a doctor's degree in veterinary medicine from an accredited school of veterinary medicine or holds an Educational Commission for Foreign Veterinary Graduates (EDFVG) certificate issued by the American Veterinary Medical Association (AVMA).

80 12. In addition to other requirements established by the joint promulgation of rules by81 the board of pharmacy and the state board of registration for the healing arts:

82 (1) A pharmacist shall administer vaccines by protocol in accordance with treatment83 guidelines established by the Centers for Disease Control and Prevention (CDC);

(2) A pharmacist who is administering a vaccine shall request a patient to remain in the
pharmacy a safe amount of time after administering the vaccine to observe any adverse reactions.
Such pharmacist shall have adopted emergency treatment protocols;

(3) In addition to other requirements by the board, a pharmacist shall receive additional
training as required by the board and evidenced by receiving a certificate from the board upon
completion, and shall display the certification in his or her pharmacy where vaccines are
delivered.

13. A pharmacist shall inform the patient that the administration of the vaccine will
be entered into the ShowMeVax system, as administered by the department of health and
senior services. The patient shall attest to the inclusion of such information in the system
by signing a form provided by the pharmacist. If the patient indicates that he or she does

not want such information entered into the ShowMeVax system, the pharmacist shall
provide a written report within fourteen days of administration of a vaccine to the patient's
primary health care provider, if provided by the patient, containing:

- 98 (1) The identity of the patient;
- 99 (2) The identity of the vaccine or vaccines administered;
- 100 (3) The route of administration;
- 101 (4) The anatomic site of the administration;
- 102 (5) The dose administered; and
- 103 (6) The date of administration.

338.056. 1. Except as provided in subsection 2 of this section, the pharmacist filling prescription orders for drug products prescribed by trade or brand name may select another drug 2 product with the same active chemical ingredients of the same strength, quantity and dosage 3 form, and of the same generic drug or interchangeable biological product type, as determined by 4 5 the United States Adopted Names and accepted by the Federal Food and Drug Administration. Selection pursuant to this section is within the discretion of the pharmacist, except as provided 6 in subsection 2 of this section. The pharmacist who selects the drug or interchangeable 7 biological product to be dispensed pursuant to this section shall assume the same responsibility 8 9 for selecting the dispensed drug or biological product as would be incurred in filling a 10 prescription for a drug or interchangeable biological product prescribed by generic or 11 interchangeable biologic name. The pharmacist shall not select a drug or interchangeable biological product pursuant to this section unless the product selected costs the patient less than 12 the prescribed product. 13 14 2. A pharmacist who receives a prescription for a brand name drug or biological product

may[, unless requested otherwise by the purchaser,] select a less expensive generically equivalent
or interchangeable biological product [under the following circumstances:

(1) If a written prescription is involved, the prescription form used shall have two 17 18 signature lines at opposite ends at the bottom of the form. Under the line at the right side shall be clearly printed the words: "Dispense as Written". Under the line at the left side shall be 19 20 clearly printed the words "Substitution Permitted". The prescriber shall communicate the 21 instructions to the pharmacist by signing the appropriate line unless requested otherwise by 22 the patient or the prescribing practitioner who indicates that substitution is prohibited or clearly displays "brand medically necessary", "dispense as written", "do not substitute", 23 24 "DAW", or words of similar import on the prescription. No prescription shall be valid without the signature of the prescriber [on one of these lines; 25

26 - (2)].

3. If an oral prescription is involved, the practitioner or the practitioner's agent,
communicating the instructions to the pharmacist, shall instruct the pharmacist [as to whether
or not] if a therapeutically equivalent generic drug or interchangeable biological product [may]
shall not be substituted. The pharmacist shall note the instructions on the file copy of the
prescription.

32 [3. All prescriptions written in the state of Missouri by practitioners authorized to write
 33 prescriptions shall be on forms which comply with subsection 2 hereof.]

4. Notwithstanding the provisions of subsection 2 of this section to the contrary, a pharmacist may fill a prescription for a brand name drug by substituting a generically equivalent drug or interchangeable biological product when substitution is allowed in accordance with the laws of the state where the prescribing practitioner is located.

38 5. Violations of this section are infractions.

Section B. Because immediate action is necessary to allow for the safe disposal of unused pharmaceuticals, the repeal and reenactment of section 195.070 of this act is deemed

3 necessary for the immediate preservation of the public health, welfare, peace, and safety, and is

4 hereby declared to be an emergency act within the meaning of the constitution, and the repeal

5 and reenactment of section 195.070 of this act shall be in full force and effect upon its passage

6 and approval.