Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 12-0234.02 Christy Chase x2008

HOUSE BILL 12-1311

HOUSE SPONSORSHIP

Summers, Acree, Brown, Fields, Joshi, Kefalas, McCann, Schafer S., Young

SENATE SPONSORSHIP

Boyd,

House Committees Health and Environment Finance Senate Committees

A BILL FOR AN ACT

101	CONCERNING CONTINUATION OF THE STATE BOARD OF PHARMACY,
102	AND, IN CONNECTION THEREWITH, IMPLEMENTING THE
103	RECOMMENDATIONS CONTAINED IN THE SUNSET REVIEW AND
104	REPORT REGARDING THE BOARD AND RECODIFYING THE LAWS
105	REGULATING PHARMACISTS, THE PRACTICE OF PHARMACY, AND
106	THE MANUFACTURE, DISTRIBUTION, AND DISPENSING OF
107	PRESCRIPTION DRUGS AND CONTROLLED SUBSTANCES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Sunset Process - House Health and Environment Committee.

The bill implements the recommendations of the sunset review and report on the Colorado state board of pharmacy as follows:

Recommendation 1 - Contained in C.R.S. section 12-42.5-103(3)(b) and Section 3 of the bill

! The bill continues the state board of pharmacy (board) and its functions and the regulation of the practice of pharmacy through September 1, 2021.

Recommendation 2 - Contained in C.R.S. sections 12-42.5-106(1)(j) and 12-42.5-202(1.5) and Section 2 of the bill

! The bill repeals the rehabilitation evaluation committee, which is tasked with reviewing applications to participate in the pharmacy peer health assistance program and making recommendations to the board. The functions of the rehabilitation evaluation committee are transferred to the board.

Recommendation 3 - Contained in C.R.S. section 12-42.5-203 (2)(a)

! The pharmacy peer health assistance program is funded from license and renewal fees, the amount of which are set in statute. The bill permits the board annually to increase license and renewal fees, based on increases in the consumer price index, to cover the costs of the pharmacy peer health assistance program.

Recommendation 4 - Contained in C.R.S. section 12-42.5-102 (25)(b)

! The definition of an "other outlet" that registers with the board is expanded to include ambulatory surgical centers, medical clinics operated by hospitals, and long-term care facilities for seniors.

Recommendation 5 - Contained in C.R.S. sections 12-42.5-102 (16) and 12-42.5-118 (10)

! Currently, hospitals, which are registered as prescription drug outlets (PDOs), are allowed to operate "satellite" pharmacies that are located in an area outside the PDO but at the same location as the PDO. If a satellite has an address that differs from the PDO, the satellite must obtain a separate registration from the federal drug enforcement agency (DEA), which requires, as a prerequisite, a state registration; however, current law does not permit a separate registration for a satellite that has a different address than the PDO. The bill establishes a new hospital satellite pharmacy registration to require a satellite that is located in a building that is under the same ownership and control as a registered PDO but that has a different address to obtain a separate registration from the board, thereby allowing the hospital satellite pharmacy to obtain its own registration from the DEA.

Recommendation 6 - Contained in C.R.S. section 12-42.5-302 (2)

! Current law permits the board to exempt wholesalers who exclusively distribute veterinary prescription drugs from the requirements that otherwise apply to prescription drug wholesalers, including the requirement to maintain records of the pedigree of each wholesale distribution of a prescription drug that occurs outside the normal distribution channel. The bill allows the board to exempt wholesalers that distribute veterinary prescription drugs from the pedigree requirement, regardless of whether the wholesaler exclusively distributes veterinary prescription drugs.

Recommendation 7 - *Contained in C.R.S. section* 12-42.5-119 (3)(b) *and* 12-64-111 (1)(hh)

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A licensed veterinarian is permitted to issue an oral prescription order to a wholesaler, in which case the veterinarian must provide a written prescription to the wholesaler within 72 hours after issuing the oral order. A licensed veterinarian is subject to discipline by the state board of veterinary medicine if he or she fails to provide a written prescription within 72 hours as required by section 12 of the bill.

Recommendation 8 - Contained in C.R.S. section 12-42.5-125 (6)

! Under current law, the board may issue a letter of admonition to a licensee as a form of discipline, but the board is not authorized to issue letters of admonition to registrants. The bill permits the board to issue letters of admonition to registrants as a disciplinary tool.

Recommendation 9 - Contained in C.R.S. section 12-42.5-125 (7)

! When the board issues a confidential letter of concern to a licensee or registrant, current law requires the board to send the letter via certified mail. The bill deletes the certified mail requirement, thereby allowing the board to determine the manner in which to transmit the letter to the licensee or registrant.

Recommendation 10 - Contained in C.R.S. section 12-42.5-117 (1)(b)

PDOs are required to employ a pharmacist manager to ensure the PDO operates in accordance with applicable laws. If the pharmacist manager's employment is terminated, either voluntarily or involuntarily, the PDO must replace the former pharmacist manager and, within 14 days after termination of the former pharmacist manager, apply to transfer the registration of the former pharmacist manager to a new pharmacist manager, and pay a transfer fee. The bill extends the deadline for applying for the registration transfer and payment of the fee to 30 days after termination of the former pharmacist manager.

Recommendation 11 - Contained in C.R.S. section 12-42.5-204(1) and (2)(a)

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Current law requires a pharmacist or pharmacy intern to actually experience impaired practice before he or she is allowed to apply to the board for participation in a pharmacy peer health assistance program. The requirement to experience impaired practice is repealed, and a pharmacist or pharmacy intern who recognizes a potential for the existence of a problem that may impair his or her practice is allowed to apply for the program.

Recommendation 12 - Contained in C.R.S. section 12-42.5-123 (2)

When a practitioner determines that an equivalent drug should not be substituted for the prescribed drug, the practitioner must indicate that order by writing "dispense as written" on the prescription order or by initialing in his or her own handwriting a preprinted box labeled "dispense as written". The bill allows the practitioner, when issuing an electronically generated prescription order, to indicate the "dispense as written" by electronic means, including use of an electronic signature.

Recommendation 13 - Contained in C.R.S. sections 12-42.5-124 (1)(d) and (1)(r) and 12-42.5-125

Under current law, a pharmacist or pharmacy intern is subject to discipline if he or she is unfit to practice by reason of a physical or mental illness. The bill removes as grounds for discipline the mere existence of a physical or mental illness and instead authorizes discipline only if the pharmacist or pharmacy intern fails to notify the board of a physical or mental illness or condition that affects his or her ability to safely practice pharmacy; fails to act within the limitations of the illness or condition; or fails to comply with the limitations agreed to under a confidential agreement with the board. Additionally, the bill authorizes the board to enter into a confidential agreement to limit the practice of a pharmacist or pharmacy intern who has a physical or mental illness or condition that impedes his or her ability to practice with reasonable skill and safety.

The bill, in C.R.S. section 12-42.5-119 (13), permits interns to practice pharmacy under the direct and immediate supervision of a registered manufacturer or regulated health care-related professional, as determined pursuant to board rule.

Section 1 of the bill also recodifies and relocates the laws regulating pharmacists and the practice of pharmacy by the board from article 22 in title 12, C.R.S., to a new article 42.5 in title 12, C.R.S. Section 5 relocates laws pertaining to the licensing of addiction programs and researchers by the department of human services to a new part 2 in article 80 of title 27, C.R.S.

Sections 6 through 91 contain conforming amendments related to the recodification and relocations.

The bill takes effect July 1, 2012.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add with amended
3	and relocated provisions article 42.5 to title 12 as follows:
4	ARTICLE 42.5
5	Pharmacists, Pharmacy Businesses,
6	and Pharmaceuticals
7	PART 1
8	GENERAL PROVISIONS
9	12-42.5-101. [Formerly 12-22-101] Public interest. The practice
10	of pharmacy is declared a professional practice affecting the public
11	health, safety, and welfare and is subject to regulation and control in the
12	public interest. It is a matter of public interest and concern that the
13	practice of pharmacy, as defined in this part 1 ARTICLE, merits and
14	receives the confidence of the public, and that only qualified persons be
15	permitted to practice pharmacy in this state. This part 1 shall be ARTICLE
16	IS liberally construed to carry out these objects and purposes. Pursuant to
17	these standards and obligations, the state board of pharmacy may adopt
18	by rule and regulation, rules of professional conduct IN ACCORDANCE
19	WITH ARTICLE 4 OF TITLE 24, C.R.S.
20	12-42.5-102. [Formerly 12-22-102] Definitions. As used in this

part 1 ARTICLE, unless the context otherwise requires OR THE TERM IS
 OTHERWISE DEFINED IN ANOTHER PART OF THIS ARTICLE:

3 (1) "Administer" means the direct application of a drug to the
body of a patient or research subject by injection, inhalation, ingestion,
or any other method.

6 (2) "Advertise" means to publish or display information about
7 prescription prices or drugs in any medium.

8 (2.5) (3) "Anabolic steroid" has the same meaning as that set forth
9 in section 18-18-102 (3), C.R.S.

10 (3) Repealed.

24

11 (3.5) [Formerly 12-22-801 (1) (b)] "Authorized distributor of 12 record" means a wholesaler with whom a manufacturer has established an 13 ongoing relationship to distribute the manufacturer's prescription drug. 14 FOR PURPOSES OF THIS SUBSECTION (3.5), an ongoing relationship is 15 deemed to exist between a wholesaler and a manufacturer when the 16 wholesaler, including any affiliated group of the wholesaler as defined in 17 section 1504 of the federal "Internal Revenue Code of 1986", complies 18 with the following:

(f) (a) The wholesaler has a written agreement currently in effect
 with the manufacturer evidencing such ongoing relationship; and

(II) (b) The wholesaler is listed on the manufacturer's current list
of authorized distributors of record, which list is updated by the
manufacturer on no less than a monthly basis.

(4) "Board" means the state board of pharmacy.

(5) [Formerly 12-22-303 (6)] "Bureau" means the drug
enforcement administration, or its successor agency, of the United States
department of justice.

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(5) (6) "Casual sale" means a transfer, delivery, or distribution to
a corporation, individual, or other entity, other than a consumer, entitled
to possess prescription drugs; except that the amount of drugs transferred,
delivered, or distributed in such manner by any registered prescription
drug outlet or hospital other outlet shall not exceed ten percent of the total
number of dosage units of drugs dispensed and distributed on an annual
basis by such outlet.

8 (6.5) [Formerly 12-22-801 (1) (d)] "Chain pharmacy warehouse" 9 means a physical location for prescription drugs that acts SERVES as a 10 central warehouse and performs intracompany sales or transfers of such 11 PRESCRIPTION drugs to a group of chain pharmacies or other chain 12 pharmacy warehouses that are under common ownership or control. 13 Notwithstanding any other provision of this part 8 ARTICLE, a chain 14 pharmacy warehouse receiving distributions on behalf of, or making 15 distributions to, an intracompany pharmacy is not required to NEED NOT 16 be an authorized distributor of record to be considered part of the normal 17 distribution channel.

18 (6) (7) (a) "Compounding" means the preparation, mixing,
19 assembling, packaging, or labeling of a drug or device:

(I) As the result of a practitioner's prescription drug order, chart
order, or initiative, based on the relationship between the practitioner,
patient, and pharmacist in the course of professional practice; or

- (II) For the purpose of, or as an incident to, research, teaching, orchemical analysis and not for sale or dispensing.
- (b) "Compounding" also includes the preparation of drugs or
 devices in anticipation of prescription drug orders based on routine,
 regularly observed prescribing patterns.

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(8) [Formerly 12-22-303 (7)] "Controlled substance" shall have
 the same meaning as in section 18-18-102 (5), C.R.S.

3 (7) (9) "Delivery" means the actual, constructive, or attempted
4 transfer of a drug or device from one person to another, whether or not for
5 consideration.

(8) (10) "Device" means an instrument, apparatus, implement,
machine, contrivance, implant, or similar or related article that is required
under federal law to bear the label, "Caution: federal law requires
dispensing by or on the order of a physician." "Device" also includes
any component part of, or accessory or attachment to, any such article,
whether or not the component part, accessory, or attachment is separately
so labeled.

(9) (11) "Dispense" means to interpret, evaluate, and implement
a prescription drug order or chart order, including the preparation of a
drug or device for a patient or patient's agent in a suitable container
appropriately labeled for subsequent administration to or use by a patient.

17 (10) (12) "Distribution" means the transfer of a drug or device
18 other than by administering or dispensing.

19 (11) (13) (a) "Drug" means:

(I) Substances recognized as drugs in the official United States
 pharmacopoeia, national formulary, or the official homeopathic
 pharmacopoeia of the United States, or any supplement to any of them
 COMPENDIA;

- 24 (II) Substances intended for use in the diagnosis, cure, mitigation,
 25 treatment, or prevention of disease in individuals or animals;
- 26 (III) Substances, other than food, intended to affect the structure
 27 or any function of the body of individuals or animals; and

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1	(IV) Substances intended for use as a component of any substance
2	specified in subparagraph (I), (II), or (III) of this paragraph (a).
3	(b) "Drug" does not include devices or their components, parts, or
4	accessories.
5	(12) (14) "Generic drug type" means the chemical or generic
6	name, as determined by the United States adopted names (USAN) and
7	accepted by the federal food and drug administration (FDA), of those
8	drug products having exactly the same active chemical ingredients in
9	exactly the same strength and quantity.
10	(13) (Deleted by amendment, L. 2003, p. 944, § 1, effective July
11	1, 2003.)
12	(14)(15) "Hospital" means a general hospital or specialty hospital
13	having a license or certificate of compliance issued by the department of
14	public health and environment.
15	(16) "HOSPITAL SATELLITE PHARMACY" MEANS A SATELLITE THAT
16	REGISTERS PURSUANT TO SECTION $12-42.5-117(10)$ for the purpose of
17	ADMINISTRATION OF DRUGS TO PATIENTS WHILE BEING TREATED IN THE
18	FACILITY.
19	(15) (17) "Intern" means a person who is: attending, or who is in
20	good standing with, an accredited school of pharmacy, who has graduated
21	from an accredited school of pharmacy and is completing an internship
22	to satisfy board requirements for licensure, or who is licensed
23	(a) (I) ENROLLED IN A PROFESSIONAL DEGREE PROGRAM OF A
24	SCHOOL OR COLLEGE OF PHARMACY THAT HAS BEEN APPROVED BY THE
25	BOARD;
26	(II) CURRENTLY LICENSED BY THE BOARD TO ENGAGE IN THE
27	PRACTICE OF PHARMACY; AND

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1 (III) IS SATISFACTORILY PROGRESSING TOWARD MEETING THE 2 REQUIREMENTS FOR LICENSURE AS A PHARMACIST;

3 (b) LICENSED AS A PHARMACIST IN COLORADO OR ANOTHER STATE
4 OR TERRITORY OF THE UNITED STATES and in good standing and making
5 the clinical rotations of the nontraditional pharmacy program at the
6 university of Colorado or a substantially equivalent program as
7 determined by the board;

8 (c) A GRADUATE OF AN APPROVED PROFESSIONAL DEGREE 9 PROGRAM OF A SCHOOL OR COLLEGE OF PHARMACY OR A GRADUATE WHO 10 HAS ESTABLISHED EDUCATION EQUIVALENCY BY OBTAINING A 11 BOARD-APPROVED FOREIGN PHARMACY GRADUATE CERTIFICATION AND 12 WHO IS CURRENTLY LICENSED BY THE BOARD FOR THE PURPOSE OF 13 OBTAINING PRACTICAL EXPERIENCE AS A REQUIREMENT FOR LICENSURE AS 14 A PHARMACIST; OR

15 (d) A QUALIFIED APPLICANT AWAITING EXAMINATION FOR
16 LICENSURE AS A PHARMACIST OR MEETING BOARD REQUIREMENTS FOR
17 LICENSURE.

(16) (18) "Labeling" means the process of preparing and affixing
 a label to any drug container, exclusive, however, of the labeling by a
 manufacturer, packer, or distributor of a nonprescription drug or
 commercially packaged legend drug or device. Any such label shall
 include all information required by federal and state law or regulation.

- 23 (16.5) (19) "Location" means the physical confines of an
 24 individual building or at the same address.
- (19.5) "LONG-TERM CARE FACILITY" MEANS A NURSING FACILITY,
 AS DEFINED IN SECTION 25.5-4-103 (14), C.R.S., THAT IS LICENSED
 PURSUANT TO SECTION 25-1.5-103, C.R.S.

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(17) (20) "Manufacture" means to cultivate, grow, or prepare by
other process drugs for sale to wholesalers or other persons entitled to
purchase drugs other than the ultimate user, but "manufacture" does not
include the compounding and dispensing of a prescription drug pursuant
to a prescription order.

6

(18) and (19) Repealed.

7 (20.5) [Formerly 12-22-801 (1) (h)] "Manufacturer's exclusive 8 distributor" means anyone A PERSON who contracts with a manufacturer 9 to provide or coordinate warehousing, distribution, or other services on 10 behalf of a manufacturer and who takes title to the manufacturer's 11 prescription drug but who does not have general responsibility to direct 12 the sale or disposition of the manufacturer's prescription drug. Such 13 manufacturer's exclusive distributor shall be licensed as a wholesaler 14 under this part 8 and, To be considered part of the normal distribution 15 channel, AS DEFINED IN SECTION 12-42.5-301 (6), A MANUFACTURER'S 16 EXCLUSIVE DISTRIBUTOR shall also be an authorized distributor of record. 17 (20) (21) "Nonprescription drug" means a drug that may be sold 18 without a prescription and that is labeled for use by the consumer in 19 accordance with the requirements of the law and rules of this state and the 20 federal government.

(21) (22) "Nuclear pharmacy" means a specialized pharmacy
 which THAT deals with the preparation and delivery of radioactive
 material as defined in section 25-11-101, C.R.S.

24 (22) (23) "Official compendia" means the official United States
25 pharmacopeia, national formulary, homeopathic pharmacopoeia of the
26 United States, or any supplements thereto.

27 (22.5) (24) "Order" means:

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1 (a) A prescription order which THAT is any order, other than a 2 chart order, authorizing the dispensing of a single drug or device that is 3 written, mechanically produced, computer generated and signed by the 4 practitioner, transmitted electronically or by facsimile, or produced by 5 other means of communication by a practitioner to a licensed pharmacy 6 or pharmacist and that includes the name or identification of the patient, 7 the date, the symptom or purpose for which the drug is being prescribed, 8 if included by the practitioner at the patient's authorization, and sufficient 9 information for compounding, dispensing, and labeling; or

10 (b) A chart order, which is an order for inpatient drugs or 11 medications that are to be dispensed by a pharmacist, or by a pharmacy 12 intern under the direct supervision of a pharmacist, and administered by 13 an authorized person only during the patient's stay in a hospital, MEDICAL 14 CLINIC OPERATED BY A HOSPITAL, AMBULATORY SURGICAL CENTER, 15 HOSPICE, or long-term care facility. The chart order shall contain the name 16 of the patient and the medicine ordered and such directions as the 17 practitioner may prescribe concerning strength, dosage, frequency, and 18 route of administration.

19

(23) (25) "Other outlet" means: any

(a) A hospital that does not operate a registered pharmacy, and
any rural health clinic, FEDERALLY QUALIFIED HEALTH CENTER, AS
DEFINED IN SECTION 1861 (aa) (4) OF THE FEDERAL "SOCIAL SECURITY
ACT", 42 U.S.C. SEC. 1395x (aa) (4), family planning clinic, school, jail,
county or district public health agency, community health clinic,
university, or college that:

26 (I) Has facilities in this state registered pursuant to this article; and
27 (II) that Engages in the compounding, dispensing, and delivery of

1 drugs or devices; OR

2 (b) AN AMBULATORY SURGICAL CENTER LICENSED PURSUANT TO 3 PART 1 OF ARTICLE 3 OF TITLE 25, C.R.S., A MEDICAL CLINIC OPERATED BY 4 A HOSPITAL, OR A HOSPICE LICENSED PURSUANT TO PART 1 OF ARTICLE 3 5 OF TITLE 25, C.R.S., THAT: 6 (I) HAS FACILITIES IN THIS STATE REGISTERED PURSUANT TO THIS 7 ARTICLE: AND 8 (II) ENGAGES IN THE COMPOUNDING, DISPENSING, AND DELIVERY 9 OF DRUGS OR DEVICES FOR ADMINISTRATION TO PATIENTS WHILE BEING 10 TREATED IN THE FACILITY. 11 (23.5) (26) "Patient counseling" means the oral communication by 12 a pharmacist or intern of information to the patient or caregiver in order 13 to improve therapy by ensuring proper use of drugs and devices. 14 (23.6) (27) "Pharmaceutical care" means the provision of drug 15 therapy and other pharmaceutical patient care services by a pharmacist intended to achieve outcomes related to the cure or prevention of a 16 17 disease, elimination or reduction of a patient's symptoms, or arresting or 18 slowing of a disease process. In addition to the preparation, dispensing, 19 and distribution of medications, "pharmaceutical care" may include 20 assessment and evaluation of the patient's medication-related needs and 21 development and communication of a therapeutic plan with defined 22 outcomes in consultation with the patient and the patient's other health 23 care professionals to attain the desired outcome. This function includes 24 efforts to prevent, detect, and resolve medication-related problems for 25 individual patients. "Pharmaceutical care" does not include prescriptive 26 authority; except that a pharmacist may prescribe only over-the-counter 27 medications to a recipient under the "Colorado Medical Assistance Act"

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1 as authorized pursuant to section 25.5-5-322, C.R.S.

2 (24) (28) "Pharmacist" means an individual licensed by this state
3 to engage in the practice of pharmacy.

4 (24.1) (29) "Pharmacist manager" means an individual, licensed
5 in this state as a pharmacist, who has direct control of the pharmaceutical
6 affairs of a prescription drug outlet, and who is not the manager of any
7 other prescription drug outlet.

8 (29.5) [Formerly 12-22-801 (1) (k)] "Pharmacy buying 9 cooperative warehouse" means a permanent physical location that acts as 10 a central warehouse for prescription drugs and from which sales of such 11 PRESCRIPTION drugs are made to an exclusive group of pharmacies that 12 are members or member owners of the buying cooperative operating the 13 warehouse. that shall be licensed as a wholesaler.

(24.2) (30) "Pharmacy technician" means an unlicensed person
who performs those functions set forth in paragraph (b) of subsection (26)
(31) of this section under the supervision of a pharmacist.

17

(24.5) and (25) Repealed.

18 (26) (31) "Practice of pharmacy" means:

(a) The interpretation, evaluation, implementation, and dispensing
of orders; participation in drug and device selection, drug administration,
drug regimen reviews, and drug or drug-related research; provision of
patient counseling; and the provision of those acts or services necessary
to provide pharmaceutical care in all areas of patient care; and

(b) (I) The preparation, mixing, assembling, packaging, labeling,
or delivery of a drug or device;

- 26 (II) Proper and safe storage of drugs or devices; and
- 27 (III) The maintenance of proper records for such drugs and

- 1 devices.
- 2 (c) (Deleted by amendment, L. 81, p. 696, § 1, effective July 1, 3 1981.) 4 (27) (32) "Practitioner" means a person authorized by law to 5 prescribe any drug or device, acting within the scope of such authority. 6 (28) Repealed. 7 (29) (33) "Prescription" means the finished product of the 8 dispensing of a prescription order in an appropriately labeled and suitable 9 container. 10 (30) (34) "Prescription drug" means a drug that: 11 (a) IS REQUIRED BY ANY APPLICABLE FEDERAL OR STATE LAW OR 12 RULE TO BE DISPENSED ONLY PURSUANT TO AN ORDER; 13 (b) IS RESTRICTED BY ANY APPLICABLE FEDERAL OR STATE LAW OR 14 RULE TO USE BY PRACTITIONERS ONLY; OR 15 (c) Prior to being dispensed or delivered, is required UNDER 16 FEDERAL LAW to be labeled with ONE OF the following statement: 17 "Caution: Federal law prohibits dispensing without a prescription.", 18 STATEMENTS: 19 (I) "Rx only"; or 20 (II) "Caution: Federal law restricts this drug to use by or on the 21 order of a licensed veterinarian." 22 (30.2) (35) "Prescription drug outlet" OR "PHARMACY" means any 23 pharmacy outlet registered pursuant to this article where prescriptions are 24 compounded and dispensed. "Prescription drug outlet" includes, without 25 limitation, a compounding prescription drug outlet registered pursuant to 26 section 12-22-120 (9) 12-42.5-117 (9) OR SPECIALIZED PRESCRIPTION 27 DRUG OUTLET REGISTERED PURSUANT TO SECTION 12-42.5-117 (11).

(30.3) (36) "Refill" means the compounding and dispensing of any
 drug pursuant to a previously executed order.

3 (31) Repealed.

4 (36.3) [Formerly 12-22-801 (1) (m)] "Repackage" means
5 repackaging or otherwise changing the container, wrapper, or labeling to
6 further the distribution of a prescription drug, excluding that
7 REPACKAGING OR LABELING completed by the pharmacist responsible for
8 dispensing product to the patient.

9 (36.5) [Formerly 12-22-801 (1) (n)] "Repackager" means a
10 person who repackages prescription drugs.

(32) (37) "Sample" means any prescription drug given free of
 charge to any practitioner for any reason except for a bona fide research
 program.

14 (32.5) (38) "Satellite" means an area outside the prescription drug
15 outlet where pharmaceutical care and services are provided and that is in
16 the same location.

17 (32.6) (39) "Supervision" means that a licensed pharmacist is on
18 the location and readily available to consult with and assist unlicensed
19 personnel performing tasks described in paragraph (b) of subsection (26)
20 (31) of this section.

(33) (40) "Therapeutically equivalent" or "equivalent" means
those compounds containing the identical active chemical ingredients of
identical strength, quantity, and dosage form and of the same generic drug
type, which, when administered in the same amounts, will provide the
same therapeutic effect as evidenced by the control of a symptom or
disease.

27 (33.5) Repealed.

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1 (41) [Formerly 12-22-303 (33)] "Ultimate user" means a person 2 who lawfully possesses a controlled substance PRESCRIPTION DRUG for his 3 OR HER own use, for the use of a member of his THE PERSON'S household, 4 or for use in administering to an animal owned by him THE PERSON or a 5 member of his OR HER household. 6 (42) [Formerly 12-22-801 (2)] (a) For the purposes of this part 7 8, "Wholesale distribution" means distribution of prescription drugs to 8 persons or entities other than a consumer or patient. 9 (b) "Wholesale distribution" does not include: 10 (a) (I) Intracompany sales or transfers of prescription drugs, 11 including a transaction or transfer between a division, subsidiary, parent, 12 or affiliated or related company under common ownership or control of 13 an entity; 14 (b) (II) The sale, purchase, distribution, trade, or transfer of a 15 prescription drug or offer to sell, purchase, distribute, trade, or transfer a 16 prescription drug for emergency medical reasons or during a state or 17 national declaration of emergency; 18 (c) (III) The sale or transfer of a drug for medical reasons by a 19 retail pharmacy to another retail pharmacy to alleviate a temporary 20 shortage; pursuant to Colorado law; 21 (d) (IV) The distribution of prescription drug samples by a 22 manufacturer's representative; 23 (e) (V) Drug returns, when conducted by a hospital, health care 24 entity, or charitable institution in accordance with 21 CFR 203.23; 25 (f) (VI) The sale of minimal quantities of prescription drugs by 26 retail pharmacies to licensed practitioners for office use; 27 (g) (VII) A retail pharmacy's delivery of prescription drugs to a

patient or patient's agent pursuant to the lawful order of a licensed
 practitioner;

3 (h) (VIII) The sale, transfer, merger, or consolidation of all or part
4 of the business of a pharmacy or pharmacies from or with another
5 pharmacy or pharmacies, whether accomplished as a purchase and sale of
6 stock or business assets;

(i) (IX) The direct sale, purchase, distribution, trade, or transfer
of a prescription drug from a manufacturer to an authorized distributor of
record to one additional authorized distributor of record but only if an
authorized distributor of record that purchases a prescription drug from
an authorized distributor of record that purchased the prescription drug
directly from the manufacturer:

(f) (A) Provides the supplying authorized distributor of record
with a verifiable statement that the product is unavailable from the
manufacturer; and

16 (H) (B) Receives a verifiable statement from the supplying
authorized distributor of record that the product was purchased directly
from the manufacturer;

19 (j) (Deleted by amendment, L. 2007, p. 1246, § 1, effective
 20 August 3, 2007.)

(k) (X) The delivery of, or offer to deliver, a prescription drug by
 a common carrier solely in the common carrier's usual course of business
 of transporting prescription drugs where the common carrier does not
 store, warehouse, or take legal ownership of the prescription drug;

(1) (XI) The sale or transfer from a retail pharmacy or chain
 pharmacy warehouse of expired, damaged, returned, or recalled
 prescription drugs to the original manufacturer or to a third-party returns

1 processor;

(m) (XII) The sale or transfer of compounded drugs compounded
by a retail pharmacy as defined in section 12-22-102 (6) SUBSECTION (7)
OF THIS SECTION and as authorized by section 12-22-121 12-42.5-119 (6)
(b);

6 (n) (XIII) The transfer of prescription drugs within Colorado 7 purchased with public funds by the department of public health and 8 environment, created in section 25-1-102, C.R.S., or a district or county 9 public health agency, created pursuant to section 25-1-506, C.R.S., and 10 procured by a physician licensed in Colorado who is either the executive 11 director or the chief medical officer appointed pursuant to section 12 25-1-105, C.R.S., or a public health director or medical officer of a 13 county or district public health agency selected pursuant to section 14 25-1-508 (5) (c) (I), C.R.S. The transfers may only be made to the 15 department of public health and environment pursuant to the Colorado 16 medical license of the executive director or chief medical officer, a 17 district or county public health agency pursuant to the Colorado medical 18 license of the public health director or medical officer, or a physician 19 licensed in Colorado.

(34) (43) "Wholesaler" means a corporation, individual, or other 20 21 entity with facilities in this state that buys drugs or devices for resale or 22 distributes drugs or devices to corporations, individuals, or entities 23 entitled to possess such drugs or devices, other than consumers PERSON 24 ENGAGED IN THE WHOLESALE DISTRIBUTION OF PRESCRIPTION DRUGS TO 25 PERSONS, OTHER THAN CONSUMERS, WHO ARE ENTITLED TO POSSESS 26 PRESCRIPTION DRUGS, INCLUDING: REPACKAGERS; OWN-LABEL 27 DISTRIBUTORS; PRIVATE-LABEL DISTRIBUTORS; JOBBERS; BROKERS;

1 WAREHOUSES, INCLUDING MANUFACTURERS' AND DISTRIBUTORS' 2 WAREHOUSES; MANUFACTURERS' EXCLUSIVE DISTRIBUTORS; AUTHORIZED 3 DISTRIBUTORS OF RECORD; DRUG WHOLESALERS OR DISTRIBUTORS; 4 INDEPENDENT WHOLESALE DRUG TRADERS; PHARMACY BUYING 5 COOPERATIVE WAREHOUSES; RETAIL PHARMACIES THAT CONDUCT 6 WHOLESALE DISTRIBUTION; AND CHAIN PHARMACY WAREHOUSES THAT 7 CONDUCT WHOLESALE DISTRIBUTION.

8

12-42.5-103. [Formerly 12-22-103] State board of pharmacy 9 - creation - subject to termination - repeal of parts. (1) The 10 responsibility for enforcement of the provisions of this part 1 ARTICLE is 11 vested in the state board of pharmacy, which is hereby created. The board 12 shall have HAS all of the duties, powers, and authority specifically granted 13 by and necessary to the enforcement of this part 1 ARTICLE, as well as 14 such other duties, powers, and authority as may be granted by statute from 15 time to time. Except as otherwise provided to the contrary, the board shall 16 exercise all its duties, powers, and authority in accordance with the "State 17 Administrative Procedure Act", article 4 of title 24, C.R.S.

18 (2) The board shall exercise its powers and perform its duties and 19 functions specified by this part 1 ARTICLE under the department of 20 regulatory agencies and the executive director thereof OF THE 21 DEPARTMENT as if the same were transferred to the department by a **type** 22 1 transfer, as such transfer is defined in the "Administrative Organization" 23 Act of 1968", article 1 of title 24, C.R.S.

24 (3) (a) The provisions of Section 24-34-104, C.R.S., concerning 25 the termination schedule for regulatory bodies of the state, unless 26 extended as provided in that section, are applicable APPLIES to the state 27 board of pharmacy created by this section.

1 (b) PARTS 1 TO 3 OF this article is ARE repealed, effective July 1, 2 2012 SEPTEMBER 1, 2021. PRIOR TO THE REPEAL, THE DEPARTMENT OF 3 REGULATORY AGENCIES SHALL REVIEW THE BOARD AND THE REGULATION 4 OF THE PRACTICE OF PHARMACY PURSUANT TO PARTS 1 TO 3 OF THIS 5 ARTICLE AS PROVIDED IN SECTION 24-34-104, C.R.S. 6 12-42.5-104. [Formerly 12-22-104] Membership of board -7 removal - compensation - meetings. (1) (a) The board shall be IS 8 composed of five licensed pharmacists, each having at least five years' 9 experience in this state and actively engaged in the practice of pharmacy 10 in this state, and two nonpharmacists who have no financial interest in the 11 practice of pharmacy. 12 (2) (b) THE GOVERNOR SHALL MAKE all appointments shall be 13 made by the governor TO THE BOARD in accordance with this section. 14 (3) (c) For purposes of achieving a balance in the membership on 15 the board, the governor shall consider: 16 (a) (I) Whether the appointee's home is in: 17 (H) (A) An urban or rural location; and 18 (II) (B) An area already represented geographically by another 19 appointee on the board; and 20 (b) (II) The type of practice of the appointee so that various types 21 of practices are represented on the board. 22 (4) (a) (d) (I) The term of office of each member shall be IS four 23 years. 24 (b) (II) In the case of any AN appointment to fill a vacancy, the 25 appointee shall complete the unexpired term of the former board member. 26 (c) (III) No member of the board may serve more than two 27 consecutive full terms.

- 1 (5) (e) No more than four members of the board shall be members 2 of the same major political party.
- 3 (6) (f) The GOVERNOR SHALL APPOINT THE pharmacist members 4 shall be appointed so IN A MANNER TO ENSURE that the term of one 5 member shall expire EXPIRES July 1 OF each year.
- 6

7

(2) [Formerly 12-22-105] The governor may remove any board member for misconduct, incompetence, or neglect of duty.

- 8 (3) [Formerly 12-22-106] Each member of the board shall receive 9 the compensation provided for in section 24-34-102 (13), C.R.S.
- 10

(4) [Formerly 12-22-107] Meetings of The board shall be held 11 HOLD MEETINGS at least once every four months at such THE times and 12 places as may be fixed by the board. AT one meeting, THE BOARD shall be 13 for the purpose of electing officers, who shall be ELECT a president and 14 a vice-president. A majority of the members of the board shall constitute 15 CONSTITUTES a quorum for the conduct of business, and, except as 16 otherwise provided in this part 1, all actions of the board shall MUST be 17 by a majority of a quorum. THE BOARD SHALL GIVE full and timely notice 18 of all meetings of the board shall be given pursuant to any requirements 19 of state laws. All board meetings and hearings shall be ARE open to the 20 public; except that the board may conduct any portion of its meetings in 21 executive session closed to the public, as may be permitted by law.

22 12-42.5-105. [Formerly 12-22-108] Rules. The board shall make, 23 adopt, amend, or repeal such rules and regulations as may be deemed IN 24 ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S., THAT THE BOARD 25 DEEMS necessary by the board for the proper administration and 26 enforcement of the responsibilities and duties delegated to the board by this article, including those relating to prescription drug outlets dealing 27

1	with the prescription and delivering of radioactive materials, as defined
2	in section 25-11-101, C.R.S. All rules adopted or amended by the board
3	on or after July 1, 1979, shall be subject to sections 24-4-103 (8) (c) and
4	(8) (d) and 24-34-104 (9) (b) (II), C.R.S. NUCLEAR PHARMACIES.
5	12-42.5-106. [Formerly 12-22-110] Powers and duties. (1) The
6	board shall:
7	(a) Inspect, or direct inspectors who are licensed pharmacists to
8	inspect, all outlets and investigate violations of this part 1 ARTICLE;
9	(b) Prescribe forms and receive applications for licensure and
10	registration and grant, and renew, REACTIVATE, AND REINSTATE licenses
11	and registrations;
12	(c) Deny, suspend, or revoke licenses or registrations;
13	(d) Apply to the courts for and obtain in accordance with the
14	Colorado rules of civil procedure restraining orders and injunctions to
15	enjoin violations of the laws which THAT the board is empowered to
16	enforce;
17	(e) Administer examinations to, and determine the qualifications
18	and fitness of, applicants for licensure OR REGISTRATION;
19	(f) Keep a record of:
20	(I) All licenses, registrations, and license and registration
21	renewals, REACTIVATIONS, AND REINSTATEMENTS for a reasonable period;
22	(II) All suspensions, revocations, and any other disciplinary
23	actions; and
24	(III) Its own proceedings;
25	(g) Collect all fees prescribed by this part 1 ARTICLE;
26	(h) Fine registrants when consistent with the provisions of this
27	article and the rules adopted pursuant to this article;

(i) (I) Make CONDUCT investigations, hold hearings, and take
 evidence in all matters relating to the exercise and performance of the
 powers and duties of the board.

- 4 (II) (A) The board or an administrative law judge may administer
 5 oaths, take affirmations of witnesses, and issue subpoenas to compel the
 6 attendance of witnesses and the production of all relevant papers, books,
 7 records, documentary evidence, and materials in any hearing,
 8 investigation, accusation, or other matter coming before the board.
- 9 (B) The board may appoint an administrative law judge pursuant
 10 to part 10 of article 30 of title 24, C.R.S., to take evidence, and to make
 11 findings, and report them THE FINDINGS to the board.

12 (III) Upon failure of any witness to comply with such A subpoena 13 or process, the district court of the county in which the subpoenaed 14 person or licensee resides or conducts business, upon application by the 15 board or director with notice to the subpoenaed person or licensee, may 16 issue to the person or licensee an order requiring that person or licensee 17 to appear before the board; or director; to produce the relevant papers, 18 books, records, documentary evidence, or materials if so ordered; or to 19 give evidence touching the matter under investigation or in question. THE 20 COURT MAY HOLD THE PERSON OR LICENSEE IN CONTEMPT OF COURT FOR 21 failure to obey the order of the court. may be punished by the court as a 22 contempt of court.

(j) REVIEW AND APPROVE OR REJECT APPLICATIONS FOR
PARTICIPATION IN THE PHARMACY PEER HEALTH ASSISTANCE DIVERSION
PROGRAM PURSUANT TO PART 2 OF THIS ARTICLE AND PERFORM ANY
OTHER FUNCTIONS THAT WERE PERFORMED BY THE REHABILITATION
EVALUATION COMMITTEE PRIOR TO ITS REPEAL.

1	(2) The board shall have such HAS other duties, powers, and
2	authority as may be necessary to the enforcement of ENFORCE this part 1
2	ARTICLE and to the enforcement of THE rules and regulations made
4	
	pursuant thereto ADOPTED PURSUANT TO THIS ARTICLE.
5	(3) The board may:
6	(a) Adopt a seal to be used only in such THE manner as may be
7	prescribed by the board PRESCRIBES;
8	(b) Promulgate rules governing the compounding of
9	pharmaceutical products, which rules shall MUST address the following:
10	(I) Training and qualifications;
11	(II) Quality control;
12	(III) Internal operating procedures;
13	(IV) Procurement of compounding materials;
14	(V) Formulation, documentation, and testing requirements;
15	(VI) Equipment standards;
16	(VII) Facility standards; and
17	(VIII) A recall system.
18	(4) (a) (I) Whenever a duly authorized agent of the board finds or
19	has probable cause to believe that, in any registered outlet, any drug,
20	nonprescription drug, or device is adulterated or misbranded within the
21	meaning of the "Colorado Food and Drug Act", part 4 of article 5 of title
22	25, C.R.S., the agent shall affix to such THE article a tag or other
23	appropriate marking giving notice:
24	(A) That such THE article is, or is suspected of being, adulterated
25	or misbranded; and
26	(B) THAT THE ARTICLE has been detained or embargoed; and
27	(C) Warning all persons not to remove or dispose of such THE

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article by sale or otherwise until THE BOARD, ITS AGENT, OR THE COURT
 GIVES provision for removal or disposal. is given by the board, its agent,
 or the court.

4 (II) No person shall remove or dispose of such AN embargoed 5 article by sale or otherwise without the permission of the board or its 6 agent or, after summary proceedings have been instituted, without 7 permission from the court.

8 (b) If the BOARD OR THE COURT REMOVE THE embargo, is removed
9 by the board or by the court, neither the board nor the state shall be held
10 IS liable for damages because of such THE embargo in the event that IF the
11 court finds that there was probable cause for the embargo.

(c) When an AGENT FINDS THAT AN article detained or embargoed
under paragraph (a) of this subsection (4) has been found by an agent to
be IS adulterated or misbranded, such THE agent shall petition the judge
of the district court in whose jurisdiction the article is detained or
embargoed for an order for condemnation of such THE article. When such
THE agent finds that an article so detained or embargoed is not adulterated
or misbranded, he OR SHE shall remove the tag or other marking.

19 (d) (I) If the court finds that a detained or embargoed article is 20 adulterated or misbranded, such article shall EXCEPT AS PROVIDED IN 21 SUBPARAGRAPH (II) OF THIS PARAGRAPH (d), THE COURT SHALL ORDER 22 THE ARTICLE, after entry of the decree, TO be destroyed at the expense of 23 the owner thereof OF THE ARTICLE under the supervision of such THE 24 agent. and THE OWNER OF THE ARTICLE OR THE OWNER'S AGENT SHALL 25 BEAR all court costs and fees, storage, and other proper expense; shall be 26 borne by the owner of such article or his agent; except that,

27

(II) When THE OWNER CAN CORRECT the adulteration or

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1 misbranding can be corrected by proper labeling or processing of the 2 article, the court, after entry of the decree and after such THE OWNER HAS 3 PAID THE costs, fees, and expenses have been paid by the owner of such 4 article and HAS POSTED a good and sufficient bond, conditioned that such 5 THE article shall be so PROPERLY labeled or processed, has been executed, 6 THE COURT may by order, direct, BY ORDER, that such THE article be 7 delivered to the owner thereof for such PROPER labeling or processing 8 under the supervision of an agent. The OWNER SHALL PAY THE expense of 9 such THE AGENT'S supervision. shall be paid by the owner. Such THE bond 10 shall MUST be returned to the owner of the article on representation ONCE 11 THE BOARD REPRESENTS to the court by the board that the article is no 12 longer in violation of the embargo and that THE OWNER HAS PAID the 13 expenses of supervision. have been paid.

14 (e) It is the duty of the attorney general or the district attorney to 15 whom the board reports any violation of this subsection (4) to cause 16 INSTITUTE appropriate proceedings to be instituted in the proper courts 17 without delay and to be prosecuted PROSECUTE THE MATTER in the 18 manner required by law. Nothing in this paragraph (e) shall be construed 19 as requiring REQUIRES the board to report violations whenever WHEN the 20 board believes the public interest will be adequately served in the 21 circumstances by a suitable written notice or warning.

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- 23

12-42.5-107. [Formerly 12-22-112] Drugs, devices, and other 24 materials. (1) The board shall be IS responsible for the control and 25 regulation of drugs, including the following:

26 (a) The regulation of the sale at retail and the dispensing of drugs; (b) The specification of minimum professional and technical 27

1 equipment, environment, supplies, and procedures for the compounding 2 or dispensing of medications and drugs;

3

(c) The control of the purity and quality of drugs.

4 (2) The board shall be IS responsible for the control and regulation 5 of the sale of devices at retail.

6

12-42.5-108. [Formerly 12-22-113] Publications. THE BOARD 7 SHALL ISSUE ITS publications of the board THAT ARE circulated in quantity 8 outside the executive branch shall be issued in accordance with the 9 provisions of section 24-1-136, C.R.S. THE BOARD SHALL CIRCULATE ITS 10 publications of the board shall be circulated to all registered prescription 11 drug outlets which THAT will be directly affected by the publications.

12 12-42.5-109. [Formerly 12-22-113.5] Reporting - malpractice 13 claims. (1) Each insurance company licensed to do business in this state 14 and engaged in the writing of malpractice insurance for licensed 15 pharmacists AND PHARMACIES, and each pharmacist or pharmacy that 16 self-insures, shall send to the board, in the form prescribed by the board, 17 information relating to each malpractice claim against a licensed 18 pharmacist which THAT is settled or in which judgment is rendered 19 against the insured.

20 (2)The insurance company or self-insured pharmacist or 21 pharmacy shall provide information relating to each malpractice claim as 22 is deemed necessary by the board to conduct a further investigation and 23 hearing.

24 (3) Information relating to each malpractice claim provided by 25 insurance companies or self-insured pharmacists or pharmacies shall be 26 IS exempt from the provisions of any law requiring that the proceedings 27 of the board be conducted publicly or that the minutes or records of the board be open to public inspection unless there is THE BOARD TAKES final
 disciplinary action. taken. The board may use such THE information in any
 formal hearing involving a licensee OR REGISTRANT.

- 4 12-42.5-110. [Formerly 12-22-114] Fees. (1) THE DIRECTOR OF
 5 THE DIVISION OF REGISTRATIONS SHALL DETERMINE, AND THE BOARD
 6 SHALL COLLECT, fees shall be determined and collected pursuant to
 7 section 24-34-105, C.R.S., for the following licenses and registrations:
- 8 (a) For certifying to another state the grades of a person who has
 9 taken the pharmacist examination in this state;
- 10 (b) Repealed.
- (c) (b) For the initial licensure, upon examination, as a pharmacist,
 as provided in section 12-22-116 (3.3) 12-42.5-112 (4);

(d) (c) For the initial licensure, without examination and upon
presentation of evidence of licensure in another state, as a pharmacist, as
provided in section 12-22-116 (7) 12-42.5-112 (8);

- (e) (d) For the renewal of a license as a licensed pharmacist, as
 provided in section 12-22-118 (2) 12-42.5-114 (1);
- 18 (f) (e) For reinstatement as a licensed pharmacist, as provided in
 19 section 12-22-118 (2) 12-42.5-114 (2);

20 (g) (f) For the transfer of a prescription drug outlet registration to
21 a new owner, as provided in section 12-22-119 (2) 12-42.5-116 (2);

- 22 (h) (g) For the transfer of a manager's name, as provided in
 23 section 12-22-119 (1) 12-42.5-116 (1);
- 24 (i) (h) For the issuance of a duplicate certificate to a licensed
 25 pharmacist;
- 26 (j) (i) For the initial licensure as a pharmacy intern;
- 27 (k) (j) For the issuance of a duplicate license of a pharmacy intern;

1 (1) Repealed.

2	(m) (k) For the transfer of a prescription drug outlet registration
3	to a new location, as provided in section 12-22-119 (2) 12-42.5-116 (2);
4	(n) (l) For reissuing a prescription drug outlet registration in a new
5	store name, without change of owner or manager, as provided in section
6	12-22-119 (2) 12-42.5-116 (2);
7	(\mathbf{o}) (m) For the initial registration or the renewal of the registration
8	of a prescription drug outlet, as provided in section 12-22-119 (2)
9	12-42.5-116 (2);
10	(p) (n) For the initial certificate evidencing licensure for all
11	pharmacists;
12	(q) (o) For the initial and renewal registration of all other outlets
13	under section 12-22-120 12-42.5-117 not covered in this section;
14	(\mathbf{r}) (p) For the initial and renewal registration of all nonresident
15	prescription drug outlets under section 12-22-130. 12-42.5-130;
16	(q) For the initial and renewal registration of humane
17	SOCIETIES AND ANIMAL CONTROL AGENCIES PURSUANT TO SECTION
18	12-42.5-117 (12).
19	(2) Any licensed pharmacist licensed in Colorado for fifty years
20	or more as a licensed pharmacist shall be IS exempt from the payment of
21	fees under this part 1 but shall be ARTICLE AND IS allowed to practice as
22	a licensed pharmacist.
23	12-42.5-111. [Formerly 12-22-115] Approval of schools. (1) A
24	school or college of pharmacy which THAT is approved by the board as a
25	school or college of pharmacy from which graduation is required in order
26	for the graduate thereof OF THE SCHOOL OR COLLEGE OF PHARMACY to be
27	an applicant for licensure APPLY FOR A LICENSE as a pharmacist shall

1 MUST meet the requirements set forth by the board.

2 (2) The board may utilize the facilities, reports, requirements, and 3 recommendations of any recognized accrediting organization in 4 determining the requirements for a school or college of pharmacy.

5

(3) THE BOARD SHALL MAINTAIN a list of approved schools or 6 colleges. shall be maintained by the board at its office.

7 12-42.5-112. [Formerly 12-22-116] Licensure or registrations 8 - applicability - applications - licensure requirements. (1) The 9 provisions of This part 1 shall apply ARTICLE APPLIES to all persons in this 10 state engaged in the practice of pharmacy and to all outlets in this state 11 engaged in the manufacture, DISPENSING, production, sale, and 12 distribution of drugs, devices, and other materials used in the treatment 13 of injury, illness, and disease.

14 (2) (a) Every applicant for a license under this part 1 shall be able 15 to ARTICLE MUST read and write the English language, or IF THE 16 APPLICANT IS a partnership, each of whose members meet said 17 qualifications, or MEMBER OF THE PARTNERSHIP MUST READ AND WRITE 18 THE ENGLISH LANGUAGE. IF THE APPLICANT IS a Colorado corporation, 19 THE CORPORATION MUST BE in good standing, or AND IF THE APPLICANT 20 IS a foreign corporation, IT MUST BE qualified to do business in this state.

21 (b) [Formerly 12-22-305 (1)] The department or the board as 22 provided in section 12-22-304 (1) or (2) shall issue the appropriate license 23 REGISTRATION to each manufacturer distributor, researcher, and addiction 24 program meeting all WHOLESALER THAT MEETS the requirements of this 25 part 3 ARTICLE unless it THE BOARD determines that the issuance of the 26 license REGISTRATION would be inconsistent with the public interest. In 27 determining the public interest, the department or the board shall consider

1 the following factors:

5

- 2 (a) (I) Maintenance of effective controls against diversion of
 3 controlled substances into illegitimate medical, scientific, or industrial
 4 channels;
 - (b) (II) Compliance with applicable state and local laws;
- 6 (c) (III) Any conviction of the applicant under any federal or state
 7 law relating to a controlled substance;

8 (d) (IV) Past experience in the manufacture or distribution of
9 controlled substances and the existence in the applicant's establishment
10 of effective controls against diversion;

- (e) (V) Any false or fraudulent information in an application filed
 under this part 3 1;
- (f) (VI) Suspension or revocation of the applicant's federal
 registration to manufacture, distribute, or dispense a controlled substance
 as authorized by federal law; and
- 16 (g) (VII) Any other factors relevant to and consistent with the
 public peace, health, and safety.
- 18 (3) Every applicant for a license or registration under this part 1 19 ARTICLE shall make written application in the manner and form prescribed 20 by the board, setting forth the applicant's name and address, the 21 applicant's qualifications for said THE license or registration, and other 22 information required by the board. Every THE APPLICANT SHALL SUBMIT 23 WITH THE application shall be accompanied by the REQUIRED fee, 24 specified, and, if the applicant is required to take an examination, such 25 THE applicant shall appear for examination at the time and place fixed by 26 the board.
- 27 (3.3) (4) (a) (I) An applicant who has graduated from a school or

college of pharmacy approved by the board may take an examination
 before the board.

3 (II) The examination shall be fairly MUST BE designed FAIRLY to
4 test the applicant's knowledge of pharmacy and other related subjects and
5 shall MUST be in a form approved by the board. except that The
6 examination shall not CANNOT be administered orally.

7 (III) An applicant for licensure by examination shall have8 completed an internship as prescribed by the board.

9 (b) A person who produces evidence satisfactory to the board that 10 such THE person has graduated and obtained a degree from a school of 11 pharmacy outside the United States and has passed a foreign graduate 12 equivalency test given or approved by the board may apply to take the 13 examination set forth in paragraph (a) of this subsection (3.3) (4).

(3.5) (5) Every applicant for licensure as a pharmacist, whether by
 examination, transfer of license, REACTIVATION, or reinstatement, shall
 take a jurisprudence examination approved by the board that tests such
 applicant's knowledge of the laws of this state.

18

(4) Repealed.

19 (5) (6) No applicant shall exercise the privileges of licensure or
 20 registrations REGISTRATION until the BOARD GRANTS THE license or
 21 registration. has been granted by the board.

(6) (7) The board may require any applicant for licensure to
display written or oral competency in English. The board may utilize a
standardized test to determine language proficiency.

(7) (8) A person licensed by examination and in good standing in
 another state may apply for A license transfer. The board shall designate
 a clearinghouse for license transfer applicants, and such individuals A

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PERSON APPLYING FOR A LICENSE TRANSFER shall apply for license
 transfer through the clearinghouse designated by the board.

(8) (9) The board shall adopt such rules and regulations as may be
deemed necessary by the board to ensure that any person who
manufactures drugs as defined in section 12-22-102 (17), and any
wholesaler of drugs as defined in section 12-22-102 (34), possesses
the minimum qualifications required for wholesale drug distributors
pursuant to the federal "Prescription Drug Marketing Act of 1987", 21
U.S.C. sec. 353, as amended.

10 (9) (10) No individual A PERSON whose license has been revoked
shall NOT reapply for licensure earlier than two years after the effective
date of the revocation.

(11) [Formerly 12-22-305 (2)] Issuance of a license OR
REGISTRATION under subsection (1) of this section AND SECTION
12-42.5-117 does not entitle a licensee OR REGISTERED FACILITY OR
OUTLET to wholesale, manufacture, distribute, DISPENSE, or professionally
use controlled substances beyond the scope of his OR HER federal
registration.

19 12-42.5-113. [Formerly 12-22-116.5] Exemptions from 20 licensure - hospital residency programs - home renal dialysis -21 The board shall have the authority IS research companies. (1) 22 AUTHORIZED to approve hospital residency programs in the practice of 23 pharmacy. Persons accepted into an approved hospital residency program 24 who are licensed to practice pharmacy in another state shall be ARE 25 exempt from the licensing requirements of this part 1 ARTICLE so long as 26 their practice is limited to participation in the residency program.

27

(2) This article shall DOES not apply to the sale or delivery of a

1 dialysis solution if all of the following conditions are met:

2 (a) The sale or delivery is made directly by the manufacturer to a
3 person with chronic kidney failure or to the designee of such a THE
4 person;

5 (b) Such THE sale or delivery is for the purpose of 6 self-administration by the person pursuant to an order by a physician 7 lawfully practicing in this state; and

8 (c) The solution is sold or delivered in original packages, properly 9 labeled, and unadulterated in accordance with the requirements of the 10 "Colorado Food and Drug Act", part 4 of article 5 of title 25, C.R.S., and 11 the "Federal Food, Drug, and Cosmetic Act".

12 (3) A manufacturer that must obtain a prescription drug or device 13 solely for use in its research, development, or testing procedures and that 14 does not further distribute the drug or device may apply to the board for 15 a waiver of registration pursuant to this subsection (3). The board may 16 grant such a waiver if the manufacturer submits to the board the name of 17 the drug or device it requires and an affidavit certifying that the drug or 18 device shall WILL only be used for necessary research, development, or 19 testing procedures and shall WILL not be further distributed. No A waiver 20 granted pursuant to this subsection (3) shall DOES NOT apply to any A 21 controlled substance, as defined in state SECTION 18-18-102 (5), C.R.S., 22 or IN federal law.

(4) [Formerly 12-22-304 (5)] The following persons need not be
 licensed by the department or by the board to lawfully possess controlled
 substances under this part 3:

26 (a) to (d) (Deleted by amendment, L. 92, p. 387, § 6, effective July
 27 1, 1992.)

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(e) Employees of facilities AN EMPLOYEE OF A FACILITY, as
 defined in section 25-1.5-301, C.R.S., who are IS administering and
 monitoring medications to persons under the care or jurisdiction of such
 facilities THE FACILITY pursuant to part 3 of article 1.5 of title 25, C.R.S.,
 NEED NOT BE LICENSED BY THE BOARD TO LAWFULLY POSSESS
 CONTROLLED SUBSTANCES UNDER THIS ARTICLE.

7 12-42.5-114. [Formerly 12-22-118] Expiration and renewal of 8 licenses or registrations. (1) All licenses shall AND REGISTRATIONS 9 expire pursuant to a schedule established by the director of the division 10 of registrations within the department of regulatory agencies and shall 11 MUST be renewed or reinstated pursuant to section 24-34-102 (8), C.R.S. 12 The director of the division of registrations within the department of 13 regulatory agencies may establish renewal fees and delinquency fees for 14 reinstatement pursuant to section 24-34-105, C.R.S. If a person fails to 15 renew his or her license OR REGISTRATION pursuant to the schedule 16 established by the director of the division of registrations, such THE 17 license shall expire OR REGISTRATION EXPIRES. Any person whose license 18 has expired shall be OR REGISTRATION EXPIRES IS subject to the penalties 19 provided in this article or section 24-34-102 (8), C.R.S.

20 (2) (a) and (b) (Deleted by amendment, L. 2004, p. 1806, § 29,
21 effective August 4, 2004.)

(c) (2) Any A pharmacist failing WHO FAILS to renew such
pharmacist's HIS OR HER license on or before the applicable renewal time
may be HAVE HIS OR HER LICENSE reinstated for the remainder of the
current renewal period by filing a proper application, satisfying the board
that such THE pharmacist is fully qualified to practice, and paying the
reinstatement fee as provided in section 12-22-114 (1) (f) 12-42.5-110 (1)

1 (e) and all delinquent fees.

(3) Except for good cause shown, no THE BOARD SHALL NOT
GRANT A license shall be granted to a pharmacy intern more than two
years after the applicant has ceased to be an enrolled student in a college
or school of pharmacy approved by the board.

6

12-42.5-115. [Formerly 12-22-118.5] Continuing education.

(1) Except as permitted in subsections (2) and (3) of this section, the
board may SHALL not renew, REINSTATE, or reactivate the license of any
pharmacist until the pharmacist presents evidence of having THAT HE OR
SHE HAS completed twenty-four hours of approved continuing
pharmaceutical education within the preceding two years. Subject to
subsection (9) of this section, such THE evidence may be provided by
checking a sign-off box on the license renewal application.

(2) (a) The board may renew the license of a pharmacist who
presents acceptable evidence that the pharmacist was unable to comply
with subsection (1) of this section.

(b) The board may grant a six-month compliance extension to
pharmacists who are unable to comply with subsection (1) of this section.
(c) With regard to license renewals occurring prior to July 1,
2002, the board shall require pharmacists to present evidence of having
completed only twelve hours of approved continuing pharmaceutical
education.

(3) The board may renew the license for the first renewal period
following the issuance of the original license without requiring a
pharmacist to complete any continuing pharmaceutical education if the
pharmacist obtains a license within one year after the completion of the
pharmacist's pharmaceutical education.

(4) To qualify for continuing education credit, a program of
 continuing pharmaceutical education must be currently approved by the
 American ACCREDITATION council on pharmaceutical education or an
 equivalent accrediting body as determined by the board.

5 (5) Each program of continuing pharmaceutical education shall 6 MUST consist of at least one continuing education unit, which is one hour 7 of participation in an organized continuing educational experience, 8 including postgraduate studies, institutes, seminars, lectures, conferences, 9 workshops, correspondence courses, cassette programs, programmed 10 learning courses, audiovisual programs, internet programs, and any other 11 form of presentation that is accredited.

(6) Any aspect of the practice of pharmacy may be the subject of
a program of continuing pharmaceutical education, including but not
limited to, pharmaceutics, compounding, pharmacology, pharmaceutical
chemistry, biochemistry, physiology, microbiology, pharmacy
administration, and professional practice management.

17 (7) A program of continuing pharmaceutical education may18 include but is not limited to, the following:

19 (a) A definite stated objective;

20

- (b) Presentation in an organized manner; and
- 21 (c) A method of program evaluation that is suitable to the type of22 program being presented.
- (8) A program of continuing pharmaceutical education shall MUST
 meet the requirements as established by the accrediting body.
- (9) The board may annually audit up to five percent of the
 pharmacists licensed and residing in Colorado to determine compliance
 with this section.

1 (10) Failure IF A LICENSED PHARMACIST FAILS to obtain the 2 twenty-four hours of approved continuing pharmaceutical education, shall 3 result in the PHARMACIST'S license becoming BECOMES inactive. AN 4 inactive licensees shall LICENSEE IS not be required to comply with any 5 continuing pharmaceutical education requirement so long as such 6 licensees remain THE LICENSEE REMAINS inactive, but shall THE LICENSEE 7 MUST continue to be required to pay applicable fees, including renewal 8 fees. Inactive status shall be noted THE BOARD SHALL NOTE "INACTIVE 9 STATUS" on the face of any license issued IT ISSUES TO A LICENSEE while 10 the licensee remains inactive. Should an inactive pharmacist wish to 11 resume the practice of pharmacy after being placed on an inactive list, the 12 pharmacist shall file an application therefor TO ACTIVATE HIS OR HER 13 LICENSE, pay the registration LICENSE renewal fee, and, subject to 14 subsections (2) and (3) of this section, meet the twenty-four-hour 15 continuing education requirement. Engaging IF A LICENSED PHARMACIST 16 ENGAGES in the practice of pharmacy while on inactive status, pursuant 17 to this article THAT CONDUCT may be grounds for license revocation 18 UNDER THIS ARTICLE.

19 12-42.5-116. [Formerly 12-22-119] Prescription drug outlet
20 under charge of pharmacist. (1) (a) A prescription drug outlet shall
21 MUST be under the direct charge of a pharmacist manager. A proprietor
22 who is not a pharmacist shall comply with this requirement and shall
23 provide a manager who is a pharmacist.

(b) The registration of any prescription drug outlet shall become
BECOMES void if the pharmacist manager in whose name the prescription
drug outlet registration was issued ceases to be engaged as the manager.
and The owner shall close the prescription drug outlet unless such THE

1 owner:

(I) has employed EMPLOYS a NEW pharmacist manager; and

3 (II) Within fourteen THIRTY days after termination of the former 4 manager's employment: has made application

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(A) APPLIES to transfer the registration to the new pharmacist 6 manager; and

7

(B) has paid PAYS the REGISTRATION transfer fee. therefor.

8 (c) AT THE TIME the pharmacist manager in whose name the 9 registration was obtained at the time such pharmacist manager ceases to 10 be employed as such THE PHARMACIST MANAGER, HE OR SHE shall 11 immediately report to the board the fact that he or she is no longer 12 manager of the prescription drug outlet. Such THE pharmacist manager 13 shall be held IS responsible as the manager until the cessation of 14 employment is reported. The proprietor of the prescription drug outlet 15 shall also notify the board of the termination of managership.

(2) No A prescription drug outlet shall NOT commence business 16 17 until it has made application APPLIES TO THE BOARD for a registration and 18 has received RECEIVES from the board a registration showing the name of 19 the proprietor and the name of the manager. Upon transfer of the 20 ownership of a prescription drug outlet, THE NEW PROPRIETOR SHALL 21 SUBMIT TO THE BOARD an application to transfer the registration of said 22 THE prescription drug outlet, shall be submitted, and, upon approval of the 23 transfer by the board, the BOARD SHALL TRANSFER THE registration shall 24 be transferred to the new proprietor. Upon the change of name or location 25 of a prescription drug outlet, the registrant shall submit an application to 26 change the name or location AND THE APPLICABLE FEE, and, upon 27 approval of the same and the payment of the fee therefor APPLICATION,

THE BOARD SHALL ISSUE a new registration showing the new name or new
 location. shall be issued.

3 (3) (a) A prescription drug outlet operated by the state of Colorado 4 or any political subdivision thereof. OF THE STATE is not required to be registered but, in lieu thereof, shall OF A REGISTRATION, MUST apply to the 5 6 board, on a form approved by the board, for a certificate of compliance. 7 The board shall determine whether said THE prescription drug outlet is 8 operated in accordance with the laws of this state and the rules and 9 regulations of the board. and, If it THE BOARD determines that the 10 prescription drug outlet is so operated IN ACCORDANCE WITH STATE LAWS 11 AND BOARD RULES, except for the holding of a prescription drug outlet 12 registration, it THE BOARD shall issue a certificate of compliance, which 13 shall expire CERTIFICATE EXPIRES and may be renewed in accordance with 14 the provisions of section 24-34-102 (8), C.R.S. and, thereafter, said ONCE 15 THE BOARD ISSUES THE CERTIFICATE OF COMPLIANCE, THE prescription 16 drug outlet shall have HAS the rights and privileges of, and shall be IS 17 treated in all respects as, a registered prescription drug outlet. The 18 provisions of this part 1 ARTICLE with respect to the denial, suspension, 19 or revocation of a prescription drug outlet registration shall apply to a 20 certificate of compliance.

(b) An outlet as recognized in section 12-22-120 (1) (e)
12-42.5-117 (1) (d) need not be under the direct charge of a pharmacist,
but a licensed pharmacist shall either initially interpret all prescription
orders compounded or dispensed from such THE outlet or provide written
protocols for such compounding and dispensing by unlicensed persons.
An outlet qualifying for registration under this paragraph (b) may also
apply to the board for a waiver of such THE requirements concerning

physical space, equipment, inventory, or business hours as may be necessary and consistent with the outlet's limited public welfare purpose. In determining the grant GRANTING or denial of such A waiver application, the board shall ensure that the public interest criteria set forth in section 12-22-101 12-42.5-101 are satisfied. All other provisions of this part **1** ARTICLE, except as specifically waived by the board, shall apply to such THE outlet.

8 (4) The registration of Every outlet and the license of every 9 pharmacist and pharmacy intern regularly practicing shall be 10 conspicuously displayed DISPLAY THE REGISTRATION AND LICENSE, 11 RESPECTIVELY, within the premises of the place of practice or outlet.

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(5) (a) Repealed.

13 (b) (I) (5) The pharmacist responsible for the prescription order 14 or chart order may delegate certain specific tasks as provided DESCRIBED 15 in section $\frac{12-22-102}{(26)}$ (b), 12-42.5-102(31) (b) to a person who is not 16 a pharmacist or pharmacy intern but who is an unlicensed assistant under 17 such THE pharmacist's supervision if, in the pharmacist's professional 18 judgment, such THE delegation is appropriate; except that no such THE 19 PHARMACIST SHALL NOT MAKE THE delegation may be made if the 20 delegation jeopardizes the public health, safety, or welfare, is prohibited 21 by rule or regulation of the board, or violates the provisions of section 22 12-22-126 (1) 12-42.5-126 (1).

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(II) This paragraph (b) is effective February 1, 1999.

24

12-42.5-117. [Formerly 12-22-120] Registration of facilities -

rules. (1) All outlets with facilities in this state shall register with the
board in one of the following classifications:

27 (a) Prescription drug outlet;

- 1 (b) Wholesale drug outlet;
- 2 (c) Manufacturing drug outlet;
 - (d) Repealed.

4 (e) (d) Any other outlet, as may be authorized by this article or 5 that meets the definition of outlet as set forth in section $\frac{12-22-102}{(23)}$ 6 12-42.5-102 (25).

7 (2) The board shall establish, by rule, or regulation criteria, 8 consistent with section 12-22-116 12-42.5-112 and with the public 9 interest as set forth in section 12-22-101, which 12-42.5-101, THAT an 10 outlet that has employees or personnel engaged in the practice of 11 pharmacy must meet to qualify for registration in each classification.

12 (3) The board shall specify by rule or regulation the registration 13 procedures to be followed APPLICANTS MUST FOLLOW, including but not 14 limited to, the specification of forms SPECIFICATIONS for use in applying 15 APPLICATION for registration and the information needed.

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16 (4) Registrations issued by the board pursuant to this section are 17 transferable or assignable only pursuant to this article and rules 18 established by the board.

19 (5) It shall be IS lawful for a person to sell and distribute 20 nonprescription drugs. Any person engaged in the sale and distribution of 21 such NONPRESCRIPTION drugs shall IS not be deemed to be improperly 22 engaged in the practice of pharmacy, nor AND THE BOARD shall the board 23 NOT promulgate any rule or regulation pursuant to this part 1 which 24 ARTICLE THAT permits the sale of nonprescription drugs only by a 25 licensed pharmacist or only under the supervision of a licensed 26 pharmacist or which THAT would otherwise apply to or interfere with the sale and distribution of nonprescription drugs. 27

(6) The board shall accept the licensure or certification of nursing
 care facilities and intermediate care facilities required by the department
 of public health and environment as sufficient registration under this
 section.

5 (7) A separate registration shall be IS required under this section 6 for any area outside the outlet that is not a satellite where pharmaceutical 7 care and services are provided and for any such area OUTSIDE THE OUTLET 8 that is under different ownership from the outlet.

9 (8) No hospital outlet filling inpatient chart orders shall sell or 10 otherwise transfer any portion of its prescription drug inventory to 11 another registered outlet for sale or dispensing at retail. This subsection 12 (8) shall not be construed to DOES NOT limit any transfer of prescription 13 drugs for the hospital's own use or to limit the ability of a hospital outlet 14 to engage in a casual sale. as defined in section 12-22-102 (5).

(9) (a) Subject to paragraph (b) of this subsection (9), a
prescription drug outlet may register as a compounding prescription drug
outlet.

(b) No THE BOARD SHALL NOT REGISTER A facility shall be
 registered as a compounding prescription drug outlet unless:

(I) The facility has been accredited by a board-approved
compounding accreditation entity to be within acceptable parameters to
compound more than ten percent of the facility's total sales; and

23

(II) Ownership of the facility is vested solely in a pharmacist.

(c) To be approved by the board to accredit a compounding
prescription drug outlet, a compounding accreditation entity shall be, at
a minimum, a scientific organization with expertise in compounding
medications.

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(10) (a) ON OR AFTER JANUARY 1, 2013, A SATELLITE SHALL
 REGISTER AS A HOSPITAL SATELLITE PHARMACY IF THE SATELLITE:

3 (I) IS LOCATED IN A FACILITY THAT IS UNDER THE SAME
4 MANAGEMENT AND CONTROL AS THE BUILDING OR SITE WHERE THE
5 PRESCRIPTION DRUG OUTLET IS LOCATED; AND

6 (II) HAS A DIFFERENT ADDRESS THAN THE PRESCRIPTION DRUG
7 OUTLET.

8 (b) THE BOARD SHALL ADOPT RULES AS NECESSARY TO IMPLEMENT 9 THIS SUBSECTION (10). AT A MINIMUM, THE RULES MUST SET FORTH THE 10 MANNER IN WHICH A SATELLITE IS TO APPLY FOR A HOSPITAL SATELLITE 11 PHARMACY REGISTRATION AND THE LIMITS ON THE DISTANCE OF 12 SATELLITES FROM THE MAIN PRESCRIPTION DRUG OUTLET.

(11) ON OR AFTER JANUARY 1, 2013, A PRESCRIPTION DRUG
OUTLET MAY REGISTER AS A SPECIALIZED PRESCRIPTION DRUG OUTLET IF
IT ENGAGES IN THE COMPOUNDING, DISPENSING, AND DELIVERY OF DRUGS
AND DEVICES TO, OR THE PROVISION OF PHARMACEUTICAL CARE TO
RESIDENTS OF, A LONG-TERM CARE FACILITY. THE BOARD SHALL ADOPT
RULES AS NECESSARY TO IMPLEMENT THIS SUBSECTION (11).

(12) [Formerly 12-22-304 (3)] (a) A license issued by A 19 20 HUMANE SOCIETY THAT IS DULY REGISTERED WITH THE SECRETARY OF 21 STATE AND HAS BEEN IN EXISTENCE AND IN BUSINESS FOR AT LEAST FIVE 22 YEARS IN THIS STATE AS A NONPROFIT CORPORATION, OR AN ANIMAL 23 CONTROL AGENCY THAT IS OPERATED BY A UNIT OF GOVERNMENT, SHALL 24 REGISTER WITH the board. shall be obtained annually by a humane society 25 as provided in this subsection (3). The board shall, as provided in section 26 24-34-105, C.R.S., collect a fee and issue a license to a humane society 27 as provided in this subsection (3).

1 (b) A humane society that is duly registered with the secretary of 2 state and has been in existence and in business for at least five years in 3 this state as a nonprofit corporation, or an animal control agency that is 4 operated by a unit of government, may apply to the board for a license for 5 the purposes of being authorized to purchase, possess, and administer 6 sodium pentobarbital, or sodium pentobarbital in combination with other 7 prescription drugs that are medically recognized for euthanasia, to 8 euthanize injured, sick, homeless, or unwanted pets and animals and to 9 purchase, possess, and administer drugs commonly used for the chemical 10 capture of animals for control purposes or to sedate or immobilize pet 11 animals immediately prior to euthanasia. Any society or agency so 12 licensed shall not permit a person to administer scheduled controlled 13 substances, sodium pentobarbital, or sodium pentobarbital in combination 14 with other noncontrolled prescription drugs that are medically recognized 15 for euthanasia unless such person has demonstrated adequate knowledge 16 of the potential hazards and proper techniques to be used in administering 17 such drug or combination of drugs. The board may issue a limited license 18 to carry out the provisions of this subsection (3) A HUMANE SOCIETY OR 19 ANIMAL CONTROL AGENCY TO PERFORM THE ACTIVITIES DESCRIBED IN 20 SECTION 12-42.5-118 (17).

(c) The board shall issue such ADOPT rules as it deems necessary
to ensure strict compliance with the provisions of this subsection (3) (12)
AND SECTION 12-42.5-118 (17) and, shall, in conjunction with the state
board of veterinary medicine, SHALL develop criteria for training
individuals in the administration of such THE drug or combination of
drugs. The board may suspend or revoke the license upon determination
that the person administering such drug or combination of drugs has not

1 demonstrated adequate knowledge required by this subsection (3).

2 (d) Nothing in this subsection (3) shall be construed to apply (12)
3 APPLIES to a licensed veterinarian.

4 (13) [Formerly 12-22-307 (1)] An applicant A FACILITY OR
5 OUTLET APPLYING for a license REGISTRATION under this part 3 must
6 SECTION SHALL have adequate and proper facilities for the handling and
7 storage of controlled substances and SHALL maintain proper control over
8 such THE controlled substances to insure against their being ENSURE THE
9 CONTROLLED SUBSTANCES ARE NOT illegally dispensed or distributed.

(14) [Formerly 12-22-304 (7)] No license shall be issued THE
BOARD SHALL NOT ISSUE A REGISTRATION under this part 3 SECTION to a
researcher, manufacturer or distributor of marijuana or marijuana
concentrate, AS THOSE TERMS ARE DEFINED IN SECTION 27-80-203 (15)
AND (16), C.R.S., RESPECTIVELY.

15 12-42.5-118. [Formerly 12-22-121] Compounding - dispensing
- sale of drugs and devices - rules. (1) Except as otherwise provided in
this section and part 3 of this article OR PART 2 OF ARTICLE 80 OF TITLE 27,
C.R.S., no drug, controlled substance, as defined in section 12-22-303 (7),
or device shall be sold, compounded, dispensed, given, received, or held
in possession unless it is sold, compounded, dispensed, given, or received
in accordance with this section.

22 (2) Except as provided in subsection (7) of this section, a
23 manufacturer of drugs may sell or give any drug to:

- 24 (a) Any wholesaler of drugs;
- 25 (b) A licensed hospital;
- 26 (c) An other outlet; as defined in section 12-22-102 (23);
- 27 (d) A registered prescription drug outlet; or

1 (e) Any practitioner authorized by law to prescribe the drugs. 2 (3) (a) A wholesaler may sell or give any drug or device to: 3 (I) Another wholesaler of drugs or devices; 4 (II) Any licensed hospital; 5 (III) A registered prescription drug outlet; 6 (IV) An other outlet; as defined in section 12-22-102 (23); or 7 (V) Any practitioner authorized by law to prescribe the drugs or 8 devices. 9 (b) A wholesaler may sell or deliver to a person responsible for 10 the control of an animal a drug intended for veterinary use for that animal 11 only if a licensed veterinarian has issued, prior to such sale or delivery, 12 a written prescription order for the drug in the course of an existing, 13 valid veterinarian-client-patient relationship as defined in section 14 12-64-103 (15.5); EXCEPT THAT, IF THE PRESCRIPTION ORDER IS FOR A 15 DRUG THAT IS NOT A CONTROLLED SUBSTANCE OR IS A CONTROLLED 16 SUBSTANCE LISTED ON SCHEDULE III, IV, OR V, THE LICENSED 17 VETERINARIAN MAY ISSUE AN ORAL PRESCRIPTION ORDER FOR THAT DRUG. 18 IF THE LICENSED VETERINARIAN ISSUES AN ORAL PRESCRIPTION ORDER FOR 19 A CONTROLLED SUBSTANCE LISTED ON SCHEDULE III, IV, OR V, THE 20 LICENSED VETERINARIAN SHALL PROVIDE A WRITTEN PRESCRIPTION TO THE 21 WHOLESALER WITHIN SEVENTY-TWO HOURS AFTER ISSUING THE ORAL 22 ORDER. 23 (4) An order shall be compounded ONLY A REGISTERED 24 PRESCRIPTION DRUG OUTLET OR OTHER OUTLET REGISTERED PURSUANT TO 25 SECTION 12-42.5-117(1)(d) MAY COMPOUND or DISPENSE a prescription. 26 dispensed only from a registered prescription drug outlet or other outlet

27 registered pursuant to section 12-22-120(1)(e). INITIAL INTERPRETATION

1	AND FINAL EVALUATION, AS DEFINED BY THE BOARD, MAY BE CONDUCTED
2	AT A LOCATION OTHER THAN A REGISTERED PRESCRIPTION DRUG OUTLET
3	OR OTHER OUTLET REGISTERED PURSUANT TO THIS ARTICLE IN
4	ACCORDANCE WITH RULES ADOPTED BY THE BOARD.
5	(5) (a) A registered prescription drug or licensed hospital other
6	outlet may:
7	(I) Make a casual sale or loan of or may give a drug to another
8	registered outlet or to a wholesaler of drugs; or it may
9	(II) Sell or give a drug to a practitioner authorized by law to
10	prescribe the drug; or it may
11	(III) Supply an emergency kit OR STARTER DOSE, AS DEFINED BY
12	THE BOARD BY RULE, to:
13	(A) Any facility approved by the board for receipt of an
14	emergency kit;
15	(B) Any home health agency certified LICENSED by the department
16	of public health and environment and approved by the board for receipt
17	of an emergency kit; and
18	(C) Any licensed hospice approved by the board for receipt of an
19	emergency kit in compliance with subsection (13) (12) of this section.
20	(b) In the case of a county or district public health agency that
21	operates registered other outlets, as defined in section 12-22-102 (23),
22	one registered other outlet may make a casual sale of a drug to another
23	registered other outlet if:
24	(I) The drug is sold in the original sealed container in which it was
25	originally received from the wholesaler;
26	(II) No such A casual sale is NOT made to any A registered other
27	outlet that is not owned or operated by that county or district public health

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1 agency; and

2 (III) The amount sold does not exceed the five TEN percent limit
3 established by section 12-22-102 (5) 12-42.5-102 (6).

4 (c) PURSUANT TO SECTION 17-1-113.1, C.R.S., the department of 5 corrections may pursuant to section 17-1-113.1, C.R.S., transfer, deliver, 6 or distribute to a corporation, individual, or other entity other than a 7 consumer, entitled to possess prescription drugs, OTHER THAN A 8 CONSUMER, PRESCRIPTION DRUGS in an amount that is less than, equal to, 9 or in excess of five percent of a casual sale THE TOTAL NUMBER OF 10 DOSAGE UNITS OF DRUGS DISPENSED AND DISTRIBUTED ON AN ANNUAL 11 BASIS.

12 (6) (a) A practitioner may personally compound and dispense for 13 any patient under the practitioner's care any drug that the practitioner is 14 authorized to prescribe and that the practitioner deems desirable or 15 necessary in the treatment of any condition being treated by the 16 practitioner, and such THE practitioner shall be IS exempt from all 17 provisions of this part 1 ARTICLE except for the provisions of section 18 12-22-126 12-42.5-126.

(b) The board shall promulgate rules authorizing a pharmacist to
compound drugs for office use by a practitioner. Such THE rules shall
MUST limit the amount of drugs a pharmacist may compound to no more
than ten percent of the total number of drug dosage units dispensed and
distributed on an annual basis by such THE outlet.

(c) Nothing in this section shall prohibit PROHIBITS an optometrist
licensed pursuant to article 40 of this title or a physician licensed pursuant
to article 36 of this title from charging a fee for prescribing, adjusting,
fitting, adapting, or dispensing ophthalmic devices, such as contact

lenses, that are classified by the federal food and drug administration as
a drug, as long as the activity is within the scope of practice of the
optometrist pursuant to article 40 of this title or the scope of practice of
the physician pursuant to article 36 of this title.

5 (7) Distribution of any sample shall MAY be made only upon
6 written receipt from a practitioner, and such THE receipt must be given
7 specifically for each drug or drug strength received.

8 (8) It is lawful for the vendor of any drug or device to repurchase 9 the same DRUG OR DEVICE from the vendee to correct an error, to retire an 10 outdated article, or for other good reason, under such rules and 11 regulations as the board may adopt to protect consumers of drugs and 12 devices against the possibility of obtaining unsafe or contaminated drugs 13 or devices.

(9) A duly authorized agent or employee of an outlet registered by
the board is not deemed to be in possession of a drug or device in
violation of this section if he OR SHE is in possession thereof OF THE DRUG
OR DEVICE for the sole purpose of carrying out the authority granted by
this section to his OR HER principal or employer.

19 (10) (Deleted by amendment, L. 96, p. 1424, § 12, effective July
 20 1, 1996.)

(11) (10) Any hospital employee or agent authorized by law to
 administer or dispense medications may dispense a twenty-four-hour
 supply of drugs on the specific order of a practitioner to a registered
 emergency room patient.

(12) (11) The original, duplicate, or electronic or mechanical
 facsimile of a chart order by the physician or lawfully designated agent
 shall constitute CONSTITUTES a valid authorization to a pharmacist or

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pharmacy intern to dispense to a hospitalized patient for administration such THE amounts of such THE drugs as will enable an authorized person to administer to such THE patient the drug ordered by the practitioner. It shall be the responsibility of the practitioner to verify for THE PRACTITIONER IS RESPONSIBLE FOR VERIFYING THE accuracy OF any chart order HE OR SHE transmitted to anyone other than a pharmacist or pharmacist intern within forty-eight hours of such THE transmittal.

8 (13) (12) Any facility approved by the board, any home health 9 agency certified by the department of public health and environment and 10 approved by the board, and any licensed hospice approved by the board 11 may maintain emergency drugs provided and owned by a prescription 12 drug outlet, consisting of drugs and quantities as established by the board. 13 (14) Repealed.

14 (15) (13) Interns AN INTERN under the direct and immediate 15 supervision of a pharmacist may engage in the practice of pharmacy. 16 AN INTERN, AS DEFINED IN SECTION 12-42.5-102(17)(a), ENGAGED IN THE 17 PRACTICE OF PHARMACY WITHIN THE CURRICULUM OF A SCHOOL OR 18 COLLEGE OF PHARMACY IN ACCORDANCE WITH SECTION 12-42.5-102 (17) 19 (a), MAY BE SUPERVISED BY A MANUFACTURER REGISTERED PURSUANT TO 20 SECTION 12-42.5-112 OR BY ANOTHER REGULATED INDIVIDUAL AS 21 PROVIDED FOR IN RULES ADOPTED BY THE BOARD.

(16) (14) No A manufacturer or wholesaler of prescription drugs shall NOT sell or give any prescription drug, as provided in subsections (2) and (3) of this section, to a licensed hospital or registered outlet or to any practitioner unless the prescription drug stock container bears a label containing the name and place of business of the manufacturer of the finished dosage form of the drug and, if different from the manufacturer, 1 the name and place of business of the packer or distributor.

2 (17) (Deleted by amendment, L. 2007, p. 807, § 4, effective
3 August 3, 2007.)

4 (18) (15) (a) A compounding prescription drug outlet registered
5 pursuant to section 12-22-120 (9) 12-42.5-117 (9) may dispense and
6 distribute compounded drugs without limitation to practitioners or to
7 prescription drug outlets under common ownership with the pharmacist
8 who owns the compounding prescription drug outlet.

9 (b) The following may distribute compounded and prepackaged 10 medications, without limitation, to pharmacies under common ownership 11 of the entity:

(I) A prescription drug outlet owned and operated by a hospital
that is accredited by the joint commission on accreditation of healthcare
organizations or a successor organization; and

(II) A prescription drug outlet operated by a health maintenance
organization, as defined in section 10-16-102, C.R.S.

17 (c) (I) A prescription drug outlet shall not compound drugs that
18 are commercially available except as provided in subparagraph (II) of this
19 paragraph (c).

20 (II) A pharmacist may compound a commercially available drug 21 if the compounded drug is significantly different from the commercially 22 available drug or if use of the compounded drug is in the best medical 23 interest of the patient, based upon the practitioner's drug order, including 24 without limitation, the removal of a dye that causes an allergic reaction. 25 If THE PHARMACIST COMPOUNDS a drug is compounded in lieu of a 26 commercially available product, the PHARMACIST SHALL NOTIFY THE 27 patient shall be notified of the THAT fact.

(19) (16) A prescription drug outlet may allow a licensed
pharmacist to remove immunizations and vaccines from the prescription
drug outlet for the purpose of administration by a licensed pharmacist, or
an intern under the supervision of a pharmacist certified in immunization,
pursuant to rules promulgated by the board. The board shall promulgate
rules regarding the storage, transportation, and record-keeping of
immunizations and vaccines that are administered off-site.

8 (17) [Formerly 12-22-304 (3) (b)] (a) A humane society OR 9 ANIMAL CONTROL AGENCY that is duly registered with the secretary of 10 state and has been in existence and in business for at least five years in 11 this state as a nonprofit corporation, or an animal control agency that is 12 operated by a unit of government, may apply to the board for a license for 13 the purposes of being authorized PURSUANT TO SECTION 12-42.5-117(12) 14 IS AUTHORIZED to:

(I) Purchase, possess, and administer sodium pentobarbital, or
sodium pentobarbital in combination with other prescription drugs that
are medically recognized for euthanasia, to euthanize injured, sick,
homeless, or unwanted pets and animals; and to

(II) Purchase, possess, and administer drugs commonly used for
the chemical capture of animals for control purposes or to sedate or
immobilize pet animals immediately prior to euthanasia.

(b) Any A society or agency so licensed REGISTERED PURSUANT
TO SECTION 12-42.5-117 (12) shall not permit a person to administer
scheduled controlled substances, sodium pentobarbital, or sodium
pentobarbital in combination with other noncontrolled prescription drugs
that are medically recognized for euthanasia unless such THE person has
demonstrated adequate knowledge of the potential hazards and proper

1 techniques to be used in administering such THE drug or combination of 2 drugs. The board may issue a limited license to carry out the provisions 3 of this subsection (3). The board shall issue such rules as it deems 4 necessary to ensure strict compliance with the provisions of this 5 subsection (3) and shall, in conjunction with the state board of veterinary 6 medicine, develop criteria for training individuals in the administration 7 of such drug or combination of drugs. The board may suspend or revoke 8 the license upon determination that the person administering such drug or 9 combination of drugs has not demonstrated adequate knowledge required 10 by this subsection (3). Nothing in this subsection (3) shall be construed 11 to apply to a licensed veterinarian.

(18) [Formerly 12-22-304 (4)] Persons licensed REGISTERED as
required under this part 3 1, or otherwise licensed OR REGISTERED as
required by federal law, may possess, manufacture, distribute, dispense,
OR administer or conduct or do research with controlled substances only
to the extent authorized by their licenses REGISTRATIONS OR FEDERAL
REGISTRATIONS OR LICENSES and in conformity with the provisions of this
part 3 ARTICLE and with article 18 of title 18, C.R.S.

19 12-42.5-119. [Formerly 12-22-121.7] Limited authority to
20 delegate activities constituting practice of pharmacy to pharmacy
21 interns or pharmacy technicians.

22

(1) Repealed.

(2) (a) (1) A pharmacist may supervise up to three persons who
are either pharmacy interns or pharmacy technicians, of whom no more
than two may be pharmacy interns. If three pharmacy technicians are on
duty, at least one shall MUST be certified by a nationally recognized
certification board, possess a degree from an accredited pharmacy

technician training program, or have completed five hundred hours of
 experiential training in duties described in section 12-22-102 (26) (b)
 12-42.5-102 (31) (b) at the pharmacy as certified by the pharmacist
 manager.

5 (2) THE PHARMACY SHALL RETAIN documentation verifying the 6 training shall be retained within the pharmacy for review by the 7 pharmacist responsible for the final check on prescriptions filled by the 8 pharmacy technician and SHALL MAKE THE DOCUMENTATION available for 9 inspection by the board.

(3) This THE supervision ratio SPECIFIED IN SUBSECTION (1) OF
THIS SECTION does not include other ancillary personnel that WHO may be
in the prescription drug outlet but WHO are not performing duties
described in section 12-22-102 (26) (b) 12-42.5-102 (31) (b) that are
delegated to such THE interns or pharmacy technicians.

15 (b) This subsection (2) is effective February 1, 1999.

16

12-42.5-120. [Formerly 12-22-122] Prescription required -

exception. (1) Except as provided in section 18-18-414, C.R.S., and
subsection (2) of this section, an order is required prior to dispensing any
prescription drug. Orders shall be readily retrievable within the
appropriate statute of limitations.

(2) A pharmacist may refill a prescription order for any
prescription drug without the prescriber's PRACTITIONER'S authorization
when all reasonable efforts to contact the prescriber PRACTITIONER have
failed and when, in the pharmacist's professional judgment, continuation
of the medication is necessary for the patient's health, safety, and welfare.
Such THE prescription refill shall MAY only be in an amount sufficient to
maintain the patient until the prescriber PRACTITIONER can be contacted,

1 but in no event shall MAY a refill under this subsection (2) continue 2 medication beyond seventy-two hours. However, if the prescriber 3 PRACTITIONER states on the prescription that there shall be no emergency 4 filling of the prescription IS PERMITTED, then the pharmacist shall not 5 issue any medication THAT IS not authorized by the prescription. Neither 6 a prescription drug outlet nor a pharmacist shall incur any liability IS 7 LIABLE as a result of refusing to refill a prescription pursuant to this 8 subsection (2).

9 12-42.5-121. [Formerly 12-22-123] Labeling. (1) A prescription
10 drug dispensed pursuant to an order must be labeled as follows:

11

(a) Repealed.

12 (b) (a) Drugs compounded and dispensed pursuant to a chart order 13 for a patient in a hospital shall MUST bear a label containing the name of 14 the outlet, the name and location of the patient, and the identification of 15 the drug and, when applicable, any suitable control numbers, the 16 expiration date, any warnings, and any precautionary statements.

17 (c) (b) (I) If the prescription is for an anabolic steroid, the purpose
18 for which the anabolic steroid is being prescribed shall MUST appear on
19 the label.

20 (II) If the prescription is for any drug other than an anabolic 21 steroid, the symptom or purpose for which the drug is being prescribed 22 shall MUST appear on the label, if, after being advised by the practitioner, 23 the patient or the patient's authorized representative so requests. If the 24 PRACTITIONER DOES NOT PROVIDE THE symptom or purpose for which a 25 drug is being prescribed, is not provided by the practitioner, the 26 pharmacist may fill the prescription order without contacting the practitioner, patient, or the patient's representative, unless the prescription 27

1 is for an anabolic steroid.

2 (2) Except as otherwise required by law, any drug dispensed 3 pursuant to a prescription order shall MUST bear a label prepared and 4 placed on or securely attached to the medicine container stating at least 5 the name and address of the prescription drug outlet, the serial number 6 and the date of the prescription or of its dispensing, the name of the drug 7 dispensed unless otherwise requested by the practitioner, the name of the 8 practitioner, the name of the patient, and, if stated in the prescription, the 9 directions for use and cautionary statements, if any, contained in such THE 10 prescription.

11 12-42.5-122. [Formerly 12-22-124] Substitution of prescribed 12 drugs authorized - when - conditions. (1) A pharmacist filling a 13 prescription order for a specific drug by brand or proprietary name may 14 substitute an equivalent drug product if the substituted drug product is the 15 same generic drug type as defined in section 12-22-102 (12) and, in the 16 pharmacist's professional judgment, the substituted drug product is 17 therapeutically equivalent, as defined in section 12-22-102 (33), is 18 interchangeable with the prescribed drug, and is permitted to be moved 19 in interstate commerce. A pharmacist making a substitution shall assume 20 the same responsibility for selecting the dispensed drug product as he OR 21 SHE would incur in filling a prescription for a drug product prescribed by 22 a generic name; except that he shall be THE PHARMACIST IS charged with 23 notice and knowledge of the federal food and drug administration list of 24 approved drug substances and manufacturers as may be THAT IS published 25 from time to time PERIODICALLY.

26 (2) (a) If, in the opinion of the practitioner, it is in the best interest
27 of his THE patient that THE PHARMACIST NOT SUBSTITUTE an equivalent

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drug not be substituted, he FOR THE SPECIFIC DRUG HE OR SHE
 PRESCRIBED, THE PRACTITIONER may so indicate on the prescription by
 either writing the words "dispense as written" or by CONVEY THIS
 INFORMATION TO THE PHARMACIST IN ANY OF THE FOLLOWING MANNERS:

5 (I) Initialing in his own handwriting BY HAND OR 6 ELECTRONICALLY a preprinted box labeled THAT STATES "dispense as 7 written" In no case shall a facsimile of the handwritten signature or the 8 handwritten initials of a practitioner be OR "DAW";

9 (II) SIGNING BY HAND OR ELECTRONICALLY A preprinted to
10 indicate BOX STATING "DO NOT SUBSTITUTE" OR "dispense as written"; OR
11 (III) ORALLY, if the PRACTITIONER COMMUNICATES THE
12 prescription is communicated orally by the practitioner to the pharmacist.
13 the practitioner may indicate the prohibition on substitution in the same
14 manner and at the same time.

15 (b) THE PRACTITIONER SHALL NOT TRANSMIT BY FACSIMILE HIS OR
16 HER HANDWRITTEN SIGNATURE, NOR PREPRINT HIS OR HER INITIALS, TO
17 INDICATE "DISPENSE AS WRITTEN".

18 (3) If a PHARMACIST MAKES A substitution, is made, the 19 PHARMACIST SHALL COMMUNICATE THE substitution shall be 20 communicated to the purchaser in writing and orally, LABEL the container 21 shall be labeled with the name of the drug dispensed, and the pharmacist 22 shall indicate on the file copy of the prescription both the name of the 23 prescribed drug and the name of the drug dispensed in lieu thereof. 24 Communication of such OF THE PRESCRIBED DRUG. THE PHARMACIST IS NOT REQUIRED TO COMMUNICATE A substitution to institutionalized 25 26 patients. shall not be required.

27

(4) Except as provided in subsection (5) of this section, in no case

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1 shall the pharmacist SHALL NOT substitute a drug product as provided in 2 this section unless the drug product substituted costs the purchaser less 3 than the drug product prescribed. The prescription shall be priced as if it 4 had been prescribed generically.

5 (5) If a prescription drug outlet does not have in stock the 6 prescribed drug product and the only equivalent drug product in stock is 7 higher priced, the pharmacist, with the consent of the purchaser, may 8 substitute the higher priced drug product. This subsection (5) applies only 9 to a prescription drug outlet located in a town, as defined in section 10 31-1-101 (13), C.R.S.

11 12-42.5-123. [Formerly 12-22-125] Unprofessional conduct -12 grounds for discipline. (1) The board may suspend, revoke, refuse to 13 renew, or otherwise discipline any license or registration issued by it, 14 after a hearing held in accordance with the provisions of this section, 15 upon proof that the licensee or registrant:

16 (a) Is guilty of misrepresentation, fraud, or deceit in procuring, 17 attempting to procure, or renewing a license or registration;

18 (b) Is guilty of the commission of a felony or has had accepted by 19 a court a plea of guilty or nolo contendere to a felony or has received a 20 deferred judgment and sentence for a felony;

- 21 (c) Has violated:
- 22

(I) Any of the provisions of this part 1 ARTICLE, including but not

23 limited to any acts COMMISSION OF AN ACT DECLARED UNLAWFUL in

- 24 section 12-22-126 12-42.5-126;
- 25 (II) The lawful rules of the board; or
- 26 (III) Any state or federal law pertaining to drugs;
- (d) Is unfit or incompetent by reason of negligence OR habits, or 27

physical or mental illness, or for any other cause, to practice as such
 PHARMACY;

3 (e) Is addicted to, dependent on, or engages in the habitual or
4 excessive use or abuse of intoxicating liquors, a habit-forming drug, or a
5 controlled substance, as defined in section 18-18-102 (5), C.R.S.;

6 (f) Knowingly permits a person not licensed as a pharmacist or
7 pharmacy intern to engage in the practice of pharmacy;

8 (g) Has had his or her license to practice pharmacy in another state 9 revoked or suspended, or is otherwise disciplined or has committed acts 10 in any other state that would subject him or her to disciplinary action in 11 this state;

12 (h) Has engaged in advertising that is misleading, deceptive, or13 false;

(i) Has dispensed a schedule III, IV, or V controlled substance
order as listed in sections 18-18-205 to 18-18-207, C.R.S., more than six
months after the date of issue of the order;

17 (j) Has engaged in the practice of pharmacy while on inactive18 status;

19 (k) Has failed to meet generally accepted standards of pharmacy20 practice;

21 (1) Fails or has failed to permit the board or its agents to conduct22 a lawful inspection;

(m) Has violated any lawful board order;

23

24 (n) Has committed any fraudulent insurance act as defined in
25 section 10-1-128, C.R.S.;

26 (o) Has willfully deceived or attempted to deceive the board or its
27 agents with regard to any matter under investigation by the board;

(p) Has failed to notify the board of any criminal conviction or
 deferred judgment within thirty days after such THE conviction or
 judgment;

4 (q) Has failed to notify the board of any discipline against his or
5 her license in another state within thirty days after such THE discipline;

6 (r) (I) HAS FAILED TO NOTIFY THE BOARD OF A PHYSICAL OR 7 MENTAL ILLNESS OR CONDITION THAT AFFECTS THE PERSON'S ABILITY TO 8 TREAT CLIENTS WITH REASONABLE SKILL AND SAFETY OR THAT MAY 9 ENDANGER THE HEALTH OR SAFETY OF PERSONS UNDER HIS OR HER CARE; 10 (II) HAS FAILED TO ACT WITHIN THE LIMITATIONS CREATED BY A 11 PHYSICAL OR MENTAL ILLNESS OR CONDITION THAT RENDERS THE PERSON 12 UNABLE TO PRACTICE PHARMACY WITH REASONABLE SKILL AND SAFETY 13 OR THAT MAY ENDANGER THE HEALTH OR SAFETY OF PERSONS UNDER HIS 14 OR HER CARE; OR

(III) HAS FAILED TO COMPLY WITH THE LIMITATIONS AGREED TO
UNDER A CONFIDENTIAL AGREEMENT ENTERED PURSUANT TO SECTION
12-42.5-134;

(s) [Formerly 12-22-308 (1)(c)] Has had his or her federal
registration to manufacture, conduct research on, distribute, or dispense
a controlled substance suspended or revoked. or

(2) In considering the conviction of a crime, the board shall be IS
governed by the provisions of section 24-5-101, C.R.S.

23 (3) to (7) (Deleted by amendment, L. 2003, p. 950, § 10, effective
 24 July 1, 2003.)

12-42.5-124. [Formerly 12-22-125.2] Disciplinary actions.
(1) (a) The board may deny or discipline an applicant, licensee, or
registrant when the board determines that such THE applicant, licensee, or

1 registrant has engaged in activities that are grounds for discipline.

(b) THE BOARD MAY SUSPEND OR REVOKE A REGISTRATION ISSUED
PURSUANT TO SECTION 12-42.5-117(12) UPON DETERMINATION THAT THE
PERSON ADMINISTERING A DRUG OR COMBINATION OF DRUGS TO AN
ANIMAL HAS NOT DEMONSTRATED ADEQUATE KNOWLEDGE REQUIRED BY
SECTIONS 12-42.5-117 (12) AND 12-42.5-118 (17).

7 (2) (a) Proceedings for the denial, suspension, or revocation of a 8 license or registration and any judicial review of such A suspension or 9 revocation shall MUST be CONDUCTED in accordance with the provisions 10 of article 4 of title 24, C.R.S., and THE BOARD OR, AT THE BOARD'S 11 DISCRETION, AN ADMINISTRATIVE LAW JUDGE, SHALL CONDUCT the 12 hearing and opportunity for review. shall be conducted pursuant to said 13 article by the board or, at the board's discretion, by an administrative law 14 judge.

(b) Upon the finding of the existence of THAT grounds for
discipline of any person holding or seeking a license or registration or the
renewal thereof under the provisions of PURSUANT TO section 12-22-125
12-42.5-123 EXIST, the board may impose one or more of the following
penalties ON A PERSON WHO HOLDS OR IS SEEKING A NEW OR RENEWAL
LICENSE OR REGISTRATION:

(I) Suspension of the offender's license or registration for a period
to be determined by the board;

23 (II) Revocation of the offender's license or registration;

(III) Restriction of the offender's license or registration to prohibit
the offender from performing certain acts or from practicing pharmacy in
a particular manner for a period to be determined by the board;

27 (IV) Refusal to renew the offender's license or registration;

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(V) Placement of the offender on probation and supervision by the
 board for a period to be determined by the board;

3 (VI) Suspension of the registration of the outlet that is owned by
4 or employs the offender for a period to be determined by the board.

(c) [Formerly 12-22-308 (2)] The department or the board may
limit revocation or suspension of a license REGISTRATION to the particular
controlled substance which was the basis for revocation or suspension.

8 (d) [Formerly 12-22-308 (3)] If the department or the board 9 suspends or revokes a license REGISTRATION, THE BOARD MAY PLACE all 10 controlled substances owned or possessed by the licensee REGISTRANT at 11 the time of the suspension or on the effective date of the revocation order 12 may be placed under seal. No disposition may be made THE BOARD MAY 13 NOT DISPOSE of substances under seal until the time for making an appeal 14 has elapsed or until all appeals have been concluded, unless a court orders 15 otherwise or orders the sale of any perishable controlled substances and 16 the deposit of the proceeds with the court. Upon WHEN a revocation 17 order's becoming BECOMES final, all controlled substances may be 18 forfeited to the state.

(e) [Formerly 12-22-308 (4)] The department or the board shall
promptly notify the bureau and the appropriate professional licensing
agency, if any, of all charges and the final disposition thereof OF THE
CHARGES and of all forfeitures of a controlled substance.

(3) The board may also include in any disciplinary order that
allows the licensee or registrant to continue to practice such conditions as
THAT the board may deem DEEMS appropriate to assure that the licensee
OR REGISTRANT is physically, mentally, morally, and otherwise qualified
to practice pharmacy in accordance with the generally accepted

1 professional standards of practice, including any or all of the following:

2 (a) Requiring the licensee OR REGISTRANT to submit to such
3 examinations as THAT the board may order to determine the licensee's
4 physical or mental condition or professional qualifications;

(b) Requiring the licensee to take such therapy courses of training
or education as may be needed THAT THE BOARD DEEMS NECESSARY to
correct deficiencies found either in the hearing or by such examinations
REQUIRED PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (3);

9 (c) Requiring the review or supervision of the licensee's practice 10 as may be necessary to determine the quality of AND CORRECT 11 DEFICIENCIES IN his or her practice; and to correct deficiencies therein; 12 and

(d) Imposing restrictions upon the nature of the licensee's practice
to assure that he or she does not practice beyond the limits of his or her
capabilities.

(4) Upon failure of the licensee or registrant to comply with any
conditions imposed by the board pursuant to subsection (3) of this
section, unless due to conditions beyond the licensee's or registrant's
control, the board may order suspension of the license or registration in
this state until such time as the licensee or registrant complies with such
THE conditions.

(5) In addition to any other penalty that THE BOARD may be
imposed IMPOSE pursuant to this section, THE BOARD MAY FINE any
registrant violating any provision of this article or any rules promulgated
pursuant to this article may be fined not less than five hundred dollars and
not more than five thousand dollars for each such violation. THE BOARD
SHALL TRANSMIT any moneys collected as administrative fines pursuant

to this subsection (5) shall be transmitted to the state treasurer who shall
 FOR credit such moneys to the general fund.

3 (6) (a) When a complaint or an investigation discloses an instance 4 of misconduct that, in the opinion of the board, does not warrant formal 5 action by the board but which should not be dismissed as being without 6 merit, THE BOARD MAY SEND a letter of admonition may be sent by 7 certified mail to the licensee OR REGISTRANT against whom a THE 8 complaint was made OR WHO WAS THE SUBJECT OF INVESTIGATION and, 9 IN THE CASE OF A COMPLAINT, MAY SEND a copy thereof OF THE LETTER OF 10 ADMONITION to the person making the complaint.

11 (b) When THE BOARD SENDS a letter of admonition is sent by 12 certified mail by the board to a licensee OR REGISTRANT complained 13 against, such THE BOARD SHALL INCLUDE IN THE LETTER A STATEMENT 14 ADVISING THE licensee shall be advised OR REGISTRANT that he or she THE 15 LICENSEE OR REGISTRANT has the right to request in writing, within 16 twenty days after receipt of the letter, that THE BOARD INITIATE formal 17 disciplinary proceedings be initiated to adjudicate the propriety of the 18 conduct upon which the letter of admonition is based.

(c) If the request for LICENSEE OR REGISTRANT TIMELY REQUESTS
adjudication, is timely made, the letter of admonition shall be deemed IS
vacated, and the BOARD SHALL PROCESS THE matter shall be processed by
means of formal disciplinary proceedings.

(7) (a) When a complaint or an investigation discloses an instance
 of conduct that does not warrant formal action by the board but the board
 determines that continuation of such THE conduct could warrant action if
 continued, THE BOARD MAY SEND a confidential letter of concern may be
 sent by certified mail to the licensee or registrant against whom the

complaint was made or who was the subject of investigation. If a
 complaint precipitated the investigation, THE BOARD SHALL SEND a
 response shall be sent to the person making the complaint.

4 (b) Notice that a confidential letter of concern has been issued by
5 the board shall be sent to the complainant.

6 (c) (b) A confidential letter of concern shall not be construed as
7 IS NOT discipline.

8 (8) When a complaint or an investigation discloses an instance of 9 misconduct that, in the opinion of the board, warrants formal action, the 10 BOARD SHALL NOT RESOLVE THE complaint shall not be resolved by a 11 deferred settlement, action, judgment, or prosecution.

12 (9) (a) If it appears to the board, based upon credible evidence as 13 presented in a written complaint by any person, that a licensee or 14 registrant is acting in a manner that is an imminent threat to the health and 15 safety of the public or a person is acting or has acted without the required 16 license or registration, the board may issue an order to cease and desist 17 such THE activity. The order BOARD shall set forth IN THE ORDER the 18 statutes and rules alleged to have been violated, the facts alleged to have 19 constituted the violation, and the requirement that all unlawful acts or 20 unlicensed or unregistered practices immediately cease.

(b) Within ten days after service of the order to cease and desist
pursuant to paragraph (a) of this subsection (9), the respondent may
request a hearing on the question of whether acts or practices in violation
of this part 1 ARTICLE have occurred. Such THE BOARD SHALL CONDUCT
THE hearing shall be conducted pursuant to sections 24-4-104 and
24-4-105, C.R.S.

(10) (a) If it appears to the board, based upon credible evidence

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as presented in a written complaint by any person, that a person has violated any other portion of this part 1 ARTICLE, then, in addition to any specific powers granted pursuant to this part 1 ARTICLE, the board may issue to such THE person an order to show cause as to why the board should not issue a final order directing such THE person to cease and desist from the unlawful act or unlicensed or unregistered practice.

7 (b) THE BOARD SHALL PROMPTLY NOTIFY a person against whom 8 THE BOARD HAS ISSUED an order to show cause has been issued pursuant 9 to paragraph (a) of this subsection (10) shall be promptly notified by the 10 board of the issuance of the order along with AND SHALL INCLUDE IN THE 11 NOTICE a copy of the order, the factual and legal basis for the order, and 12 the date set by the board for a hearing on the order. Such THE BOARD MAY 13 SERVE THE notice may be served UPON THE PERSON AGAINST WHOM THE 14 ORDER IS ISSUED by personal service, by first-class United States mail, 15 postage prepaid, or as may be practicable. upon any person against whom 16 such order is issued. Personal service or mailing of an order or document 17 pursuant to this subsection (10) shall constitute CONSTITUTES notice 18 thereof to the person.

19 (c) (I) The BOARD SHALL COMMENCE THE hearing on an order to 20 show cause shall be commenced no sooner than ten and no later than 21 forty-five calendar days after the date of transmission or service of the 22 notification by the board as provided in paragraph (b) of this subsection 23 (10). The BOARD MAY CONTINUE THE hearing may be continued by 24 agreement of all parties based upon the complexity of the matter, number 25 of parties to the matter, and legal issues presented in the matter, but in no 26 event shall THE BOARD COMMENCE the hearing commence later than sixty 27 calendar days after the date of transmission or service of the notification.

1 (II) If a person against whom an order to show cause has been 2 issued pursuant to paragraph (a) of this subsection (10) does not appear 3 at the hearing, the board may present evidence that notification was 4 properly sent or served upon such THE person pursuant to paragraph (b) 5 of this subsection (10) and such other evidence related to the matter as the 6 board deems appropriate. The board shall issue the order within ten days 7 after the board's determination related to reasonable attempts to notify the 8 respondent, and the order shall become BECOMES final as to that person 9 by operation of law. Such THE hearing shall MUST be conducted pursuant 10 to sections 24-4-104 and 24-4-105, C.R.S.

(III) If the board reasonably finds that the person against whom the order to show cause was issued is acting or has acted without the required license or registration or has or is about to engage in acts or practices constituting violations of this part 1 ARTICLE, THE BOARD MAY ISSUE a final cease-and-desist order may be issued directing such THE person to cease and desist from further unlawful acts or unlicensed or unregistered practices.

(IV) The board shall provide notice, in the manner set forth in paragraph (b) of this subsection (10), of the final cease-and-desist order within ten calendar days after the hearing conducted pursuant to this paragraph (c) to each person against whom the final order has been issued. The final order issued pursuant to subparagraph (III) of this paragraph (c) shall be IS effective when issued and shall be IS a final order for purposes of judicial review.

(11) If it appears to the board, based upon credible evidence
presented to the board, that a person has engaged in or is about to engage
in any unlicensed or unregistered act or practice, any act or practice

constituting a violation of this part 1 ARTICLE, any rule promulgated
pursuant to this part 1 ARTICLE, OR any order issued pursuant to this part
+ ARTICLE, or any act or practice constituting grounds for administrative
sanction pursuant to this part 1 ARTICLE, the board may enter into a
stipulation with such THE person.

6 (12) If any person fails to comply with a final cease-and-desist 7 order or a stipulation, the board may request the attorney general or the 8 district attorney for the judicial district in which the alleged violation 9 exists to bring, and if so requested such attorney shall bring, suit for a 10 temporary restraining order and for injunctive relief to prevent any further 11 or continued violation of the final order.

(13) A person aggrieved by the final cease-and-desist order may
seek judicial review of the board's determination or of the board's final
order as provided in section 12-22-125.5 12-42.5-125.

15 12-42.5-125. [Formerly 12-22-125.5] Judicial review. The court
of appeals shall have HAS initial jurisdiction to review all final actions and
orders that are subject to judicial review of the board Such AND SHALL
CONDUCT THE JUDICIAL REVIEW proceedings shall be conducted in
accordance with section 24-4-106 (11), C.R.S.

20 12-42.5-126. [Formerly 12-22-126] Unlawful acts. (1) It is
21 unlawful:

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(a) To practice pharmacy without a license;

(b) To obtain or dispense or to procure the administration of a
drug by fraud, deceit, misrepresentation, or subterfuge, or by the forgery
or alteration of an order, or by the use of a false name or the giving of a
false address;

27

(c) To willfully make a false statement in any order, report,

- 1 application, or record required by this part 1 ARTICLE;
- 2 (d) To falsely assume the title of or to falsely represent that one
 3 is a pharmacist, practitioner, or registered outlet;
- 4

(e) To make or utter a false or forged order;

- 5 (f) To affix a false or forged label to a package or receptacle
 6 containing drugs;
- 7

(g) Repealed.

8 (h) (g) To sell, compound, dispense, give, receive, or possess any
9 drug or device unless it was sold, compounded, dispensed, given, or
10 received in accordance with sections 12-22-121 to 12-22-124 12-42.5-118
11 TO 12-42.5-122;

- (i) (h) Except as provided in section 12-22-124 12-42.5-122, to
 dispense a different drug or brand of drug in place of the drug or brand
 ordered or prescribed without the oral or written permission of the
 practitioner ordering or prescribing the drug;
- 16 (i) To manufacture, process, pack, distribute, sell, dispense, or 17 give a drug, which, or the container or labeling of which THE DRUG, THAT, 18 without authorization, bears the trademark, trade name, or other 19 identifying mark, imprint, or device, or any likeness thereof, of a drug 20 manufacturer, processor, packer, or distributor other than the person who 21 in fact manufactured, processed, packed, or distributed such drug, 22 CONTAINER, OR LABEL and which THAT thereby falsely purports or is 23 represented to be the product of or to have been packed or distributed by 24 such other drug manufacturer, processor, packer, or distributor;

(k) (j) For an employer or an employer's agent or employee to
coerce a pharmacist to dispense a prescription drug against the
professional judgment of the pharmacist;

(t) (k) For an employer, or an employer's agent or employee, or a
pharmacist to use or coerce to be used a nonpharmacist personnel in any
position or task which THAT would require the nonpharmacist to practice
pharmacy or to make a judgmental decision using pharmaceutical
knowledge or in violation of the delegatory restrictions enumerated in
section 12-22-119 (5) 12-42.5-116 (5);

7 (m) (l) To dispense any drug without complying with the labeling,
8 drug identification, and container requirements imposed by law.

9 **12-42.5-127.** [Formerly 12-22-127] Unauthorized practice -10 penalties. Any person who practices or offers or attempts to practice 11 pharmacy without an active license issued under this article commits a 12 class 2 misdemeanor and shall be punished as provided in section 13 18-1.3-501, C.R.S., for the first offense, and any person committing a 14 second or subsequent offense commits a class 6 felony and shall be 15 punished as provided in section 18-1.3-401, C.R.S.

16 12-42.5-128. [Formerly 12-22-128] New drugs - when sales
permissible. (1) No person shall sell, deliver, offer for sale, hold for sale,
or give away any new drug not authorized to move in interstate commerce
under appropriate federal law.

(2) This section shall DOES not apply to a drug intended solely for
investigational use by experts qualified by scientific training and
experience to investigate the safety and effectiveness of drugs if the drug
is plainly labeled to be for investigational use only.

12-42.5-129. [Formerly 12-22-129] Advertising of prescription
drug prices. A prescription drug outlet may advertise its prices for
prescription drugs. If the drug is advertised by its brand or proprietary
name, THE PRESCRIPTION DRUG OUTLET SHALL ALSO INCLUDE its generic

1 name shall also be included in the advertisement.

12-42.5-130. [Formerly 12-22-130] Nonresident prescription
drug outlet - registration. (1) Any prescription drug outlet located
outside this state that ships, mails, or delivers, in any manner, drugs or
devices into this state shall be considered IS a nonresident prescription
drug outlet AND shall be registered REGISTER with the board and shall
disclose to the board the following:

8 (a) The location, names, and titles of all principal entity officers 9 and all pharmacists who are dispensing drugs or devices to the residents 10 of this state. THE NONRESIDENT PRESCRIPTION DRUG OUTLET SHALL 11 SUBMIT a report containing this information shall be made TO THE BOARD 12 on an annual basis and within thirty days after any change of office, 13 officer, or pharmacist.

14 (b) A VERIFICATION that it complies with all lawful directions and 15 requests for information from the regulatory or licensing agency of the 16 state in which it is licensed as well as with all requests for information 17 made by the board pursuant to this section. The nonresident prescription 18 drug outlet shall maintain at all times a valid, unexpired license, permit, 19 or registration to conduct the prescription drug outlet in compliance with 20 the laws of the state in which it is a resident. As a prerequisite to 21 registering with the board, the nonresident prescription drug outlet shall 22 submit a copy of the most recent inspection report resulting from an 23 inspection conducted by the regulatory or licensing agency of the state in 24 which it is located.

(2) The registration requirements of this section shall apply only
to a nonresident prescription drug outlet which THAT only ships, mails, or
delivers, IN ANY MANNER, drugs in any manner, and devices into this state

1 pursuant to a prescription order.

2 (3) A nonresident prescription drug outlet doing business in this 3 state that has not obtained a registration shall not conduct the business of 4 selling or distributing drugs in this state without first registering as a 5 nonresident prescription drug outlet. Applications A NONRESIDENT 6 PRESCRIPTION DRUG OUTLET SHALL MAKE APPLICATION for A nonresident 7 prescription drug outlet registration shall be made on a form furnished by 8 the board. The board may require such information as it deems necessary 9 to carry out the purpose of this section.

(4) (a) The board may deny, revoke, or suspend a nonresident
 prescription drug outlet registration for failure to comply with any
 provision of this section or with any reasonable rule promulgated by the
 board.

(b) The board may deny, revoke, or suspend a nonresident
prescription drug outlet registration if such THE NONRESIDENT
prescription drug outlet's license or registration has been revoked or not
renewed for noncompliance with the laws of the state in which it is a
resident.

19 12-42.5-131. [Formerly 12-22-131] Records. (1) (a) All 20 PERSONS LICENSED OR REGISTERED UNDER THIS ARTICLE SHALL KEEP AND 21 MAINTAIN records of THE receipt, distribution, or other disposal of 22 prescription drugs or controlled substances, shall be MAKE THE RECORDS 23 available to the board upon request for inspection, copying, verification, 24 or any other purpose, Such records shall be retained AND SHALL RETAIN 25 THE RECORDS for two years OR FOR A PERIOD OTHERWISE REQUIRED BY 26 LAW.

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(b) The board may permit a wholesaler to maintain a portion of its

records at a central location that is different from the storage facility of the wholesaler. If such THE BOARD GRANTS THE permission, has been granted, the wholesaler shall make available all relevant records within forty-eight hours after a request for inspection, copying, verification, or any other purpose by the board. THE WHOLESALER SHALL MAKE all other records that are available for immediate access shall be readily available to the board.

8 (2) A wholesale distributor WHOLESALER shall establish and 9 maintain inventories and records of all transactions regarding the receipt 10 and distribution of prescription drugs. Availability of A WHOLESALER 11 SHALL MAKE ITS records maintained by a wholesale distributor shall be 12 AVAILABLE TO THE BOARD in accordance with the provisions of 13 subsection (1) of this section. Such records A WHOLESALER shall include 14 the following information IN ITS RECORDS:

(a) The source of the prescription drugs, including the name and
principal address of the seller or transferor of the prescription drugs and
the address of the location from which the prescription drugs were
shipped;

(b) The identity and quantity of the drugs received, distributed, ordisposed of by the wholesale distributor; and

- 21 (c) The dates of receipt, distribution, or other disposition of the22 prescription drugs.
- (3) [Formerly 12-22-318 (2)] The record of any controlled
 substance distributed, administered, dispensed, or otherwise used shall
 MUST show the date the name and address of person to whom, for whose
 use, the controlled substance was distributed, administered, dispensed,
 used, or otherwise disposed of, THE NAME AND ADDRESS OF THE PERSON

TO WHOM OR FOR WHOSE USE THE CONTROLLED SUBSTANCE WAS
 DISTRIBUTED, ADMINISTERED, DISPENSED, USED, OR OTHERWISE DISPOSED
 OF, and the kind and quantity of such THE controlled substance.

4 (4) **[Formerly 12-22-318 (3)]** Manufacturing records of 5 controlled substances shall MUST include the kind and quantity of 6 controlled substances produced or removed from process of manufacture 7 and the dates of such production or removal from process of manufacture.

8 (5) **[Formerly 12-22-318 (4)]** The keeping of A PERSON WHO 9 MAINTAINS a record required by federal law containing THAT CONTAINS 10 substantially the same information as set forth in subsections (1) to (3) (4) 11 of this section shall constitute compliance IS DEEMED TO COMPLY with the 12 record-keeping requirements of this part 3 SECTION.

(6) [Formerly 12-22-318 (5)] A PERSON REQUIRED TO MAINTAIN
RECORDS PURSUANT TO THIS SECTION SHALL KEEP A record shall also be
kept of any controlled substance lost, destroyed, or stolen, the kind and
quantity of such THE controlled substance, and the date of such THE loss,
destruction, or theft.

(7) [Formerly 12-22-318 (5.5)] Prescription drug outlets shall
report thefts of controlled substances to the proper law enforcement
agencies and to the board within thirty days after the occurrence of such
THE thefts.

(8) [Formerly 12-22-318 (6)] A PERSON LICENSED, REGISTERED,
OR OTHERWISE AUTHORIZED UNDER THIS ARTICLE OR OTHER LAWS OF THIS
STATE SHALL DISTRIBUTE, ADMINISTER, DISPENSE, USE, OR OTHERWISE
DISPOSE OF controlled substances listed in schedule I or II of part 2 of
article 18 of title 18, C.R.S., shall be distributed by persons licensed or
otherwise authorized under this part 3 or other laws of this state

pursuant to an order form. Compliance with the provisions of federal law
 respecting order forms shall be IS deemed compliance with this section.

3 (9) [Formerly 12-22-320] Prescriptions, orders, and records 4 required by this part $\frac{3}{2}$ 1 and stocks of controlled substances shall be ARE 5 open for inspection only to federal, state, county, and municipal officers 6 whose duty it is to enforce the laws of this state or of the United States 7 relating to controlled substances or the regulation of practitioners. No 8 officer having knowledge by virtue of his OR HER office, of any such A 9 prescription, order, or record shall divulge such HIS OR HER knowledge, 10 except in connection with a prosecution or proceeding in court or before 11 a licensing or registration board or officer to which prosecution or 12 proceeding the person to whom such THE prescriptions, orders, or records 13 relate is a party.

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12-42.5-132. [Formerly 12-22-132] Immunity. Any member of the board, any member of the board's staff, any person acting as a witness

15 16 or consultant to the board, any witness testifying in a proceeding 17 authorized under this part 1 ARTICLE, and any person who lodges a 18 complaint pursuant to this part 1 shall be ARTICLE IS immune from 19 liability in any civil action brought against him or her for acts occurring 20 while acting in his or her capacity as board member, staff, consultant, or 21 witness, respectively, if such THE individual was acting in good faith 22 within the scope of his or her respective capacity, made a reasonable 23 effort to obtain the facts of the matter as to which he or she acted, and 24 acted in the reasonable belief that the action taken by him or her was 25 warranted by the facts. Any person participating in good faith in lodging 26 a complaint or participating in any investigative or administrative 27 proceeding pursuant to this part 1 shall be ARTICLE IS immune from any 1 civil or criminal liability that may result from such participation.

12-42.5-133. [Formerly 12-22-133] Unused medication licensed facilities - reuse - rules. (1) As used in this section, and section
12-22-134, unless the context otherwise requires:

(a) "Licensed facility" means a hospital, hospital unit, community
mental health center, acute treatment unit, hospice, nursing care facility,
or assisted living residence that is required to be licensed pursuant to
section 25-3-101, C.R.S., or a licensed long-term care facility as defined
in section 25-1-124 (2.5) (b), C.R.S.

(b) "Medical device" means an instrument, apparatus, implement,
machine, contrivance, implant, or similar or related article that is required
to be labeled pursuant to 21 CFR part 801.

13 (c) "Medical supply" means a consumable supply item that is14 disposable and not intended for reuse.

15 (d) "Medication" means a prescription that is not a controlled16 substance.

(2) (a) (I) If donated by the patient, resident, or the patient's or
resident's next of kin, a licensed facility may return unused medications,
medical supplies, and medical devices to a pharmacist within the licensed
facility or a prescription drug outlet in order for the medication to be
redispensed to another patient or donated to a nonprofit entity that has the
legal authority to possess the medication or to a practitioner authorized by
law to prescribe the medication.

(II) (A) A licensed facility may donate unused medications to a
person legally authorized to dispense the medications on behalf of a
nonprofit entity that has the express purpose of providing medications,
medical devices, or medical supplies for the relief of victims who are in

urgent need as a result of natural or other types of disasters. A LICENSED
 PHARMACIST SHALL REVIEW the process of donating the unused
 medications to the nonprofit entity. shall be reviewed by a licensed
 pharmacist.

5 (B) Nothing in this subparagraph (II): shall be construed to create 6 CREATES or abrogate ABROGATES any liability on behalf of a prescription 7 drug manufacturer for the storage, donation, acceptance, or dispensing of 8 a medication or product; or to create CREATES any civil cause of action 9 against a prescription drug manufacturer in addition to that which is 10 available under applicable law.

(b) Medications shall ARE only be available to be dispensed to
another person or donated to a nonprofit entity under this section if the
medications are:

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(I) Liquid and the vial is still sealed and properly stored;

- (II) Individually packaged and the packaging has not beendamaged; or
- 17 (III) In the original, unopened, sealed, and tamper-evident unit18 dose packaging.

(c) The following medications may not be donated:

20 (I) Medications packaged in traditional brown or amber pill
21 bottles;

22 (II

(II) Controlled substances;

23 (III) Medications that require refrigeration, freezing, or special
24 storage;

25 (IV) Medications that require special registration with the26 manufacturer; or

27 (V) Medications that are adulterated or misbranded, as determined

by a person legally authorized to dispense the medications on behalf of
 the nonprofit entity.

3 (3) Medication dispensed or donated pursuant to this section shall
4 MUST bear an expiration date that is later than six months after the date
5 the drug was donated.

6 (4) The board shall adopt rules that allow a pharmacist to
7 redispense medication pursuant to this section and section 25.5-5-502,
8 C.R.S., and to donate medication pursuant to this section.

9 (5) [Formerly 12-22-134] Nothing in THIS section 12-22-133 or 10 SECTION 25.5-5-502, C.R.S., shall be construed to create CREATES or 11 abrogate ABROGATES any liability on behalf of a prescription drug 12 manufacturer for the storage, donation, acceptance, or dispensing of an 13 unused donated medication or to create CREATES any civil cause of action 14 against a prescription drug manufacturer in addition to that which is 15 available under applicable law.

16 12-42.5-134. Confidential agreement to limit practice -17 violation - grounds for discipline. (1) IF A PHARMACIST OR INTERN HAS 18 A PHYSICAL OR MENTAL ILLNESS OR CONDITION THAT RENDERS THE 19 PERSON UNABLE TO PRACTICE PHARMACY WITH REASONABLE SKILL AND 20 SAFETY TO CLIENTS, THE PHARMACIST OR INTERN SHALL NOTIFY THE 21 BOARD OF THE ILLNESS OR CONDITION IN A MANNER AND WITHIN A PERIOD 22 DETERMINED BY THE BOARD. THE BOARD MAY REQUIRE THE PHARMACIST 23 OR INTERN TO SUBMIT TO AN EXAMINATION OR REFER THE PHARMACIST OR 24 INTERN TO THE PHARMACY PEER HEALTH ASSISTANCE DIVERSION 25 PROGRAM ESTABLISHED IN PART 2 OF THIS ARTICLE TO EVALUATE THE 26 EXTENT OF THE ILLNESS OR CONDITION AND ITS IMPACT ON THE 27 PHARMACIST'S OR INTERN'S ABILITY TO PRACTICE PHARMACY WITH

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1 REASONABLE SKILL AND SAFETY TO CLIENTS.

(2) (a) UPON DETERMINING THAT A PHARMACIST OR INTERN WITH
A PHYSICAL OR MENTAL ILLNESS OR CONDITION IS ABLE TO RENDER
LIMITED SERVICES WITH REASONABLE SKILL AND SAFETY TO CLIENTS, THE
BOARD MAY ENTER INTO A CONFIDENTIAL AGREEMENT WITH THE
PHARMACIST OR INTERN IN WHICH THE PHARMACIST OR INTERN AGREES TO
LIMIT HIS OR HER PRACTICE BASED ON THE RESTRICTIONS IMPOSED BY THE
ILLNESS OR CONDITION, AS DETERMINED BY THE BOARD.

9 (b) AS PART OF THE AGREEMENT, THE PHARMACIST OR INTERN IS 10 SUBJECT TO PERIODIC REEVALUATIONS OR MONITORING AS DETERMINED 11 APPROPRIATE BY THE BOARD. THE BOARD MAY REFER THE PHARMACIST OR 12 INTERN TO THE PHARMACY PEER HEALTH ASSISTANCE DIVERSION 13 PROGRAM FOR REEVALUATION OR MONITORING.

14 (c) THE PARTIES MAY MODIFY OR DISSOLVE THE AGREEMENT AS
15 NECESSARY BASED ON THE RESULTS OF A REEVALUATION OR OF
16 MONITORING.

17 (3) BY ENTERING INTO AN AGREEMENT WITH THE BOARD 18 PURSUANT TO THIS SECTION TO LIMIT HIS OR HER PRACTICE, A PHARMACIST 19 OR INTERN IS NOT ENGAGING IN ACTIVITIES PROHIBITED PURSUANT TO 20 SECTION 12-42.5-123. THE AGREEMENT DOES NOT CONSTITUTE A 21 RESTRICTION OR DISCIPLINE BY THE BOARD. HOWEVER, IF THE 22 PHARMACIST OR INTERN FAILS TO COMPLY WITH THE TERMS OF AN 23 AGREEMENT ENTERED INTO PURSUANT TO THIS SECTION, THE FAILURE 24 CONSTITUTES A PROHIBITED ACTIVITY PURSUANT TO SECTION 12-42.5-123 25 (1) (r), AND THE PHARMACIST OR INTERN IS SUBJECT TO DISCIPLINE IN 26 ACCORDANCE WITH SECTION 12-42.5-124.

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(4) THIS SECTION DOES NOT APPLY TO A PHARMACIST OR INTERN

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1 SUBJECT TO DISCIPLINE FOR PROHIBITED ACTIVITIES AS DESCRIBED IN 2 SECTION 12-42.5-123 (1) (e). 3 PART 2 4 PHARMACY PEER HEALTH ASSISTANCE 5 **DIVERSION PROGRAM** 6 12-42.5-201. [Formerly 12-22-601] Legislative declaration. 7 (1) The general assembly hereby finds, determines, and declares that the 8 creation of a pharmacy peer health assistance diversion program for those 9 persons subject to the jurisdiction of the state board of pharmacy will 10 serve to safeguard the life, health, property, and public welfare of the 11 people of this state. Such A pharmacy peer health assistance diversion 12 program will help practitioners experiencing impaired practice due to 13 psychiatric, psychological, or emotional problems or excessive alcohol or 14 drug use or addiction. The general assembly further declares that such A 15 pharmacy peer health assistance diversion program will protect the 16 privacy and welfare of those persons who provide services and at the 17 same time assist the board in carrying out its duties and responsibilities 18 to ensure that only qualified persons are allowed to engage in providing 19 those services which THAT are under the jurisdiction of the board. 20 (2) It is the intent of the general assembly that the pharmacy peer health assistance diversion program and its related procedures shall be

health assistance diversion program and its related procedures shall be
utilized by the state board of pharmacy in conjunction with, or as an
alternative to, the use of disciplinary proceedings by the board, which
proceedings are by their nature time-consuming and costly to the people
of this state. The pharmacy peer health assistance diversion program is
hereby established to alleviate the need for such disciplinary proceedings,
while at the same time providing safeguards that protect the public health,

safety, and welfare. The general assembly further declares that it is its
 intent INTENDS that the state board of pharmacy will act to implement the
 provisions of this article.

4 (3) The general assembly further finds, determines, and declares 5 that effective July 1, 1994, the pharmacy peer health assistance fund shall 6 be terminated, the balance of moneys in the fund shall be transferred prior 7 to June 30, 1994, to an administering entity selected by the board, which 8 entity shall administer the programs of board selected designated 9 providers, and that the fiscal year beginning July 1, 1993, shall be used 10 by the department of regulatory agencies as a transition year to plan for 11 the transfer of responsibilities for such programs.

12 12-42.5-202. [Formerly 12-22-602] Definitions. As used in this
13 part 6 2, unless the context otherwise requires:

14 (1) "Board" shall have the same meaning as set forth in section
 15 12-22-102 (4).

16 (1.5) "Committee" means the rehabilitation evaluation committee
 17 which is appointed by the board to carry out specified duties pursuant to
 18 section 12-22-606.

(2) (1) "Impaired practice" means a licensee's inability to meet the
requirements of the laws of this state and the rules and regulations of the
board governing his or her practice when the licensee's cognitive,
interpersonal, or psychomotor skills are affected by psychiatric,
psychological, or emotional problems or excessive alcohol or drug use or
addiction.

25 (3) (2) "Licensee" means any pharmacist or intern who is licensed
26 by the board.

27 (4) (3) "Peer health assistance organization" means an

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1 organization which THAT provides a formal, structured program that 2 meets the requirements specified in this part 6. Such program 2 AND is 3 administered by appropriate professionals for the purpose of assisting 4 licensees experiencing impaired practice to obtain evaluation, treatment, 5 short-term counseling, monitoring of progress, and ongoing support for 6 the purpose of arresting and treating the licensee's psychiatric, 7 psychological, or emotional problems or excessive alcohol or drug use or 8 addiction.

9 **12-42.5-203.** [Formerly 12-22-603] Pharmacy peer health 10 assistance fund. (1) (a) There is hereby created in the state treasury the 11 pharmacy peer health assistance fund. The fund shall consist CONSISTS of 12 moneys collected by the board and required to be credited to the fund 13 pursuant to subsection (3) (2) of this section. Any interest earned on the 14 investment of moneys in the fund shall MUST be credited at least annually 15 to said THE fund.

(b) Prior to June 30, 1994, the board shall transfer the balance in
 the fund, if any, to the administering entity chosen by the board pursuant
 to paragraphs (d) and (e) of subsection (3) of this section.

19 (2) Repealed.

20 (3) (a) Repealed.

(b) (2) (a) Effective July 1, 2003, As a condition of licensure and
licensure renewal in this state, every applicant shall pay to the
administering entity that has been selected by the board pursuant to the
provisions of paragraphs (d) and (e) (c) AND (d) of this subsection (3) (2)
an amount set by the board not to exceed fifty-six dollars biennially,
which amount shall be used to support designated providers that have
been selected by the board to provide assistance to pharmacists AND

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1 INTERNS needing help in dealing with physical, emotional, psychiatric, 2 psychological, drug abuse, or alcohol abuse problems that may be 3 detrimental to their ability to practice. ON AND AFTER THE EFFECTIVE 4 DATE OF THIS PARAGRAPH (a), AS AMENDED, THE BOARD MAY ANNUALLY 5 ADJUST THE MAXIMUM AMOUNT OF THE FEE ASSESSED PURSUANT TO THIS 6 PARAGRAPH (a) TO REFLECT CHANGES IN THE UNITED STATES BUREAU OF 7 STATISTICS CONSUMER PRICE INDEX FOR THE DENVER-BOULDER 8 CONSOLIDATED METROPOLITAN STATISTICAL AREA FOR ALL URBAN 9 CONSUMERS OR GOODS, OR ITS SUCCESSOR INDEX.

(c) (b) The board shall select one or more peer health assistance
 organizations as designated providers. To be eligible for designation by
 the board a peer health assistance DIVERSION program shall:

(I) Provide for the education of pharmacists AND INTERNS with
respect to the recognition and prevention of physical, emotional, and
psychological problems and provide for intervention when necessary or
under circumstances which THAT may be established by rules
promulgated by the board;

(II) Offer assistance to a pharmacist OR INTERN in identifyingphysical, emotional, or psychological problems;

20 (III) Evaluate the extent of physical, emotional, or psychological
21 problems and refer the pharmacist OR INTERN for appropriate treatment;

- (IV) Monitor the status of a pharmacist OR INTERN who has beenreferred for treatment;
- (V) Provide counseling and support for the pharmacist OR INTERN
 and for the family of any pharmacist OR INTERN referred for treatment;
 (VI) Agree to receive referrals from the board;
- 27 (VII) Agree to make their services available to all licensed

1 Colorado pharmacists AND INTERNS.

2 (d) (c) The administering entity shall MUST be a qualified, 3 nonprofit, private foundation that is qualified under section 501 (c) (3) of 4 the federal "Internal Revenue Code of 1986", as amended, and shall MUST 5 be dedicated to providing support for charitable, benevolent, educational, 6 and scientific purposes that are related to pharmaceutical education, 7 pharmaceutical research and science, and other pharmaceutical charitable 8 purposes. 9 (e) (d) The responsibilities of the administering entity shall be 10 ARE: 11 (I) To collect the required annual payments, directly or through 12 the board; 13 (II) To verify to the board, in a manner acceptable to the board, 14 the names of all pharmacist AND INTERN applicants who have paid the fee 15 set by the board; 16 (III) To distribute the moneys collected, less expenses, to the 17 designated provider, as directed by the board; and to members of the 18 rehabilitation evaluation committee, pursuant to section 12-22-606 (3); 19 (IV) To provide an annual accounting to the board of all amounts 20 collected, expenses incurred, and amounts disbursed; and 21 (V) To post a surety performance bond in an amount specified by 22 the board to secure performance under the requirements of this section. 23 The administering entity may recover the actual administrative costs 24 incurred in performing its duties under this section in an amount not to 25 exceed ten percent of the total amount collected. 26 (f) (e) The board, at its discretion, may collect the required annual

27 payments payable to the administering entity for the benefit of the

administering entity and shall transfer all such payments to the
administering entity. All required annual payments collected or due to the
board for each fiscal year shall be deemed ARE custodial funds that are
not subject to appropriation by the general assembly, and such THE funds
shall DO not constitute state fiscal year spending for purposes of section
20 of article X of the state constitution.

7 12-42.5-204. [Formerly 12-22-605] Eligibility - participants.
8 (1) Any licensee who is experiencing impaired practice may apply to the
9 board for participation in a qualified peer health assistance DIVERSION
10 program.

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(2) In order to be eligible for participation, a licensee shall:

(a) Acknowledge the existence OR THE POTENTIAL EXISTENCE of
a psychiatric, psychological, or emotional problem or excessive alcohol
or drug use or addiction;

15 (b) After a full explanation of the operation of and the 16 requirements of the peer health assistance DIVERSION program, agree to 17 voluntarily participate in such THE program and agree in writing to 18 participate in the program of the peer health assistance organization 19 designated by the board.

(3) Notwithstanding the provisions of this section, the board may
summarily suspend the license of any licensee who is referred to a peer
health assistance DIVERSION program by the board and who fails to attend
or to complete such THE program. IF THE BOARD SUMMARILY SUSPENDS
THE LICENSE, the board shall thereupon schedule a hearing on such THE
suspension, which shall be conducted in accordance with section
24-4-105, C.R.S.

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12-42.5-205. [Formerly 12-22-607] Liability. Nothing in this

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1 section shall be construed to create PART 2 CREATES any liability of the 2 board, members of the board, a committee, the members of a committee, 3 or the state of Colorado for the actions of the board in making awards to 4 pharmacy peer health assistance organizations or in designating licensees 5 to participate in the programs of such PHARMACY PEER HEALTH 6 ASSISTANCE organizations. No civil action may be brought or maintained 7 against the board, its members, a committee, the members of a committee, 8 or the state for an injury alleged to have been the result of an act or 9 omission of a licensee participating in or referred to a state-funded 10 program provided by a pharmacy peer health assistance organization. 11 However, the state shall remain REMAINS liable under the provisions of 12 the "Colorado Governmental Immunity Act", article 10 of title 24, C.R.S., 13 if an injury alleged to have been the result of an act or omission of a 14 licensee participating in or referred to a state-funded peer health 15 assistance diversion program occurred while such THE licensee was 16 performing duties as an employee of the state.

17 12-42.5-206. [Formerly 12-22-608] Immunity. Any member of 18 the board or any member of a rehabilitation evaluation committee acting 19 pursuant to the provisions of this part 6 shall be 2 IS immune from suit in 20 any civil action if such THE member acted in good faith within the scope 21 of the function of such THE board, or committee, made a reasonable effort 22 to obtain the facts of the matter as to which the member acted, and acted 23 in the reasonable belief that the action taken by the member was 24 warranted by the facts.

25 PART 3
 26 WHOLESALERS
 27 12-42.5-301. [Formerly 12-22-801 (1) and (2)] Definitions.

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(1) As used in this section PART 3, unless the context otherwise requires:
 (a) (1) "Authentication" means the process of affirmatively
 verifying that each transaction listed on a pedigree has occurred before
 any wholesale distribution of a prescription drug occurs.

5 (b) "Authorized distributor of record" means a wholesaler with 6 whom a manufacturer has established an ongoing relationship to 7 distribute the manufacturer's prescription drug. An ongoing relationship 8 is deemed to exist between a wholesaler and a manufacturer when the 9 wholesaler, including any affiliated group of the wholesaler as defined in 10 section 1504 of the federal "Internal Revenue Code of 1986", complies 11 with the following:

(I) The wholesaler has a written agreement currently in effect with
 the manufacturer evidencing such ongoing relationship; and

(II) The wholesaler is listed on the manufacturer's current list of
 authorized distributors of record, which list is updated by the
 manufacturer on no less than a monthly basis.

(c) "Board" means the state board of pharmacy.

(c.5) (2) "Board-registered outlet" means a prescription drug
 outlet, an entity licensed pursuant to section 12-22-304, an other outlet,
 a nonresident prescription drug outlet, a wholesaler, or a manufacturer.

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(d) "Chain pharmacy warehouse" means a physical location for
 prescription drugs that acts as a central warehouse and performs
 intracompany sales or transfers of such drugs to a group of chain
 pharmacies or other chain pharmacy warehouses that are under common
 ownership or control. Notwithstanding any other provision of this part 8,
 a chain pharmacy warehouse receiving distributions on behalf of, or

making distributions to, an intracompany pharmacy is not required to be
 an authorized distributor of record to be considered part of the normal
 distribution channel.

4 (e) (3) "Designated representative" means a person authorized by
5 a licensed wholesaler to act as a representative for the wholesaler.

6 (f) (4) "Drop shipment" means the sale by a manufacturer of the 7 manufacturer's prescription drug, that manufacturer's third-party logistics 8 provider, or that manufacturer's exclusive distributor to a wholesaler 9 whereby the wholesaler takes title to, but not possession of, such THE 10 prescription drug and the wholesaler invoices the board-registered outlet 11 or practitioner authorized by law to prescribe the prescription drug and 12 the board-registered outlet or the practitioner authorized by law to 13 prescribe the prescription drug receives delivery of the prescription drug 14 directly from the manufacturer of such drug, that manufacturer's 15 third-party logistics provider, or that manufacturer's exclusive distributor.

(g) (5) "Facility" means a facility of a wholesaler where
 prescription drugs are stored, handled, repackaged, or offered for sale.

18 (h) "Manufacturer's exclusive distributor" means anyone who 19 contracts with a manufacturer to provide or coordinate warehousing, 20 distribution, or other services on behalf of a manufacturer and who takes 21 title to the manufacturer's prescription drug but who does not have 22 general responsibility to direct the sale or disposition of the 23 manufacturer's prescription drug. Such manufacturer's exclusive 24 distributor shall be licensed as a wholesaler under this part 8 and, to be 25 considered part of the normal distribution channel, shall also be an 26 authorized distributor of record.

27

(i) (6) "Normal distribution channel" means a chain of custody for

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a prescription drug that goes directly or by drop shipment from a
 manufacturer of the prescription drug to:

3 (1) (a) (I) A wholesaler to a pharmacy to a patient or other
4 designated persons authorized by law to dispense or administer such A
5 PRESCRIPTION drug to a patient;

6 (II) A wholesaler to a chain pharmacy warehouse to their
7 intracompany pharmacies to a patient;

8 (III) A chain pharmacy warehouse to their ITS intracompany
9 pharmacies to a patient; or

10

(IV) A pharmacy to a patient; or

(II) (b) A manufacturer's colicensed partner, third-party logistics
 provider, or exclusive distributor to a wholesaler to a pharmacy to a
 patient or other designated persons authorized by law to dispense or
 administer such drug to a patient; or

(HI) (c) A manufacturer's colicensed partner, or that
manufacturer's third-party logistics provider, or exclusive distributor to
a wholesaler to a chain pharmacy warehouse to that chain pharmacy
warehouse's intracompany pharmacy to a patient or other designated
persons authorized by law to dispense or administer such drug to a
patient; or

21 (IV) A specialty wholesaler to a pharmacy, physician, or hospital;
22 or

(V) (d) A wholesaler to a pharmacy buying cooperative warehouse
 to a pharmacy that is a member or member owner of such THE
 cooperative to a patient or other designated person authorized by law to
 dispense or administer the prescription drug to a patient.

27 (j) (7) "Pedigree" means a document or electronic file containing

information that records each distribution of any given prescription drug
 that leaves the normal distribution channel.

3 (k) "Pharmacy buying cooperative warehouse" means a permanent
4 physical location that acts as a central warehouse for prescription drugs
5 and from which sales of such drugs are made to an exclusive group of
6 pharmacies that are members or member owners of the buying
7 cooperative operating the warehouse that shall be licensed as a
8 wholesaler.

(1) "Prescription drug" means any drug, including any biological 9 product, except for blood and blood components, including factor, 10 11 intended for transfusion or biological products that are also medical 12 devices, required by federal law or regulation to be dispensed only by a 13 prescription, including finished dosage forms and bulk drug substances 14 subject to section 503(b) of the "Federal Food, Drug, and Cosmetic Act". (m) "Repackage" means repackaging or otherwise changing the 15 16 container, wrapper, or labeling to further the distribution of a prescription 17 drug, excluding that completed by the pharmacist responsible for 18 dispensing product to the patient.

19 (n) "Repackager" means a person who repackages prescription
20 drugs.

(o) "Specialty wholesaler" means a person who exclusively
distributes a prescription drug to a specific group of specialty pharmacies
or licensed practitioners and who has certified to the board that the
distribution of such products will only occur in the limited situations
described in this paragraph (o). Such specialty wholesale distributors shall
be separately licensed and designated as specialty wholesale distributors
by the board.

(p) (8) "Third-party logistics provider" means anyone who
contracts with a manufacturer to provide or coordinate warehousing,
distribution, or other services on behalf of a manufacturer but does not
take title to a prescription drug or have general responsibility to direct the
prescription drug's sale or disposition. A third-party logistics provider
shall be licensed as a wholesale distributor under this part 8.

(q) "Wholesaler" means any person engaged in the wholesale 7 8 distribution of prescription drugs, including, but not limited to, 9 repackagers; own-label distributors; private-label distributors; jobbers; brokers; warehouses, including manufacturers' and distributors' 10 11 warehouses; manufacturers' exclusive distributors; authorized distributors 12 of record; drug wholesalers or distributors; independent wholesale drug 13 traders; specialty wholesale distributors; pharmacy buying cooperative 14 warehouses; retail pharmacies that conduct wholesale distribution; and 15 chain pharmacy warehouses that conduct wholesale distribution.

16

17 (2) For the purposes of this part 8, "wholesale distribution" means
 18 distribution of prescription drugs to persons or entities other than a
 19 consumer or patient. "Wholesale distribution" does not include:

20 (a) Intracompany sales or transfers of prescription drugs,
 21 including a transaction or transfer between a division, subsidiary, parent,
 22 or affiliated or related company under common ownership or control of
 23 an entity;

(b) The sale, purchase, distribution, trade, or transfer of a
 prescription drug or offer to sell, purchase, distribute, trade, or transfer a
 prescription drug for emergency medical reasons or during a state or
 national declaration of emergency;

1	(c) The sale or transfer of a drug for medical reasons by a retail
2	pharmacy to another retail pharmacy to alleviate a temporary shortage
3	pursuant to Colorado law;
4	(d) The distribution of prescription drug samples by a
5	manufacturer's representative;
6	(e) Drug returns, when conducted by a hospital, health care entity,
7	or charitable institution in accordance with 21 CFR 203.23;
8	(f) The sale of minimal quantities of prescription drugs by retail
9	pharmacies to licensed practitioners for office use;
10	(g) A retail pharmacy's delivery of prescription drugs to a patient
11	or patient's agent pursuant to the lawful order of a licensed practitioner;
12	(h) The sale, transfer, merger, or consolidation of all or part of the
13	business of a pharmacy or pharmacies from or with another pharmacy or
14	pharmacies, whether accomplished as a purchase and sale of stock or
15	business assets;
16	(i) The direct sale, purchase, distribution, trade, or transfer of a
17	prescription drug from a manufacturer to an authorized distributor of
18	record to one additional authorized distributor of record but only if an
19	authorized distributor of record that purchases a prescription drug from
20	an authorized distributor of record that purchased the prescription drug
21	directly from the manufacturer:
22	(I) Provides the supplying authorized distributor of record with a
23	verifiable statement that the product is unavailable from the
24	manufacturer; and
25	(II) Receives a verifiable statement from the supplying authorized
26	distributor of record that the product was purchased directly from the
27	manufacturer;

1311

1	(j) (Deleted by amendment, L. 2007, p. 1246, § 1, effective
2	August 3, 2007.)
3	(k) The delivery of, or offer to deliver, a prescription drug by a
4	common carrier solely in the common carrier's usual course of business
5	of transporting prescription drugs where the common carrier does not
6	store, warehouse, or take legal ownership of the prescription drug;
7	(1) The sale or transfer from a retail pharmacy or chain pharmacy
8	warehouse of expired, damaged, returned, or recalled prescription drugs
9	to the original manufacturer or to a third-party returns processor;
10	(m) The sale or transfer of compounded drugs compounded by a
11	retail pharmacy as defined in section 12-22-102 (6) and as authorized by
12	section 12-22-121 (6) (b);
13	(n) The transfer of prescription drugs within Colorado purchased
14	with public funds by the department of public health and environment,
15	created in section 25-1-102, C.R.S., or a district or county public health
16	agency, created pursuant to section 25-1-506, C.R.S., and procured by a
17	physician licensed in Colorado who is either the executive director or the
18	chief medical officer appointed pursuant to section 25-1-105, C.R.S., or
19	a public health director or medical officer of a county or district public
20	health agency selected pursuant to section 25-1-508(5)(c)(I), C.R.S. The
21	transfers may only be made to the department of public health and
22	environment pursuant to the Colorado medical license of the executive
23	director or chief medical officer, a district or county public health agency
24	pursuant to the Colorado medical license of the public health director or
25	medical officer, or a physician licensed in Colorado.
26	12-42.5-302. [Formerly 12-22-801 (3)] Exemptions.
27	(3) (1) (a) The board shall have the authority to MAY exempt a pharmacy

benefits entity from the requirements of sections 12-22-802 and
12-22-803 12-42.5-303 AND 12-42.5-304 if such THE entity's purchases
are solely from a manufacturer or a wholesale distributor in the normal
distribution channel, and any subsequent sales or further distributions are
to entities other than a wholesaler within the normal distribution channel.

(b) For the purposes of this subsection (3) SECTION, "pharmacy
benefits entity" means an entity that is not engaged in the activities
described in paragraph (d) of subsection (1) of this section OF A CHAIN
PHARMACY WAREHOUSE but that assists in the administration of pharmacy
benefits under contracts with insurers or to a company under common
ownership with that entity.

(b) (2) The board shall have the authority to MAY exempt a
wholesaler from any of the requirements REQUIREMENT of this part 8 3
if the wholesaler exclusively distributes animal health medicines. THE
BOARD MAY EXEMPT A WHOLESALER THAT DISTRIBUTES ANIMAL HEALTH
MEDICINES FROM THE REQUIREMENTS OF SECTION 12-42.5-306.

17 (c) (3) The board shall exempt from the requirements of sections
 18 12-22-802 and 12-22-803 12-42.5-303 AND 12-42.5-304:

19 (a) A licensed wholesaler operated by a nonprofit organization 20 exempt from taxation under section 501 (c) (3) of the federal "Internal 21 Revenue Code of 1986", as amended, that engages only in intracompany 22 sales or transfers of prescription drugs to licensed other outlets or 23 pharmacies that are controlled by, or under common ownership or control 24 with, the wholesaler and that purchase drugs directly from the 25 manufacturer or the manufacturer's authorized distributor of record for 26 distribution or transfer to the wholesaler's licensed other outlets, pharmacies, or other areas authorized by state law; The board shall 27

1 exempt

(b) A licensed wholesaler operated by a hospital, a state agency,
or a political subdivision from the requirements of sections 12-22-802
and 12-22-803 if such THE entity purchases drugs directly from a
manufacturer or a manufacturer's authorized distributor of record and if
any further distribution is to authorized licensed entities within its own
network.

8 12-42.5-303. [Formerly 12-22-802] Wholesaler license 9 requirements. (1) (a) A wholesaler that resides in this state shall MUST 10 be licensed by the board. A wholesaler that does not reside in this state 11 shall MUST be licensed in this state prior to engaging in the wholesale 12 distribution of prescription drugs in this state. The board shall exempt a 13 manufacturer and that manufacturer's third-party logistics providers to the 14 extent involving that manufacturer's drugs under contract from any 15 licensing qualifications and other requirements, including the 16 requirements in subparagraphs (VI) and (VII) of paragraph (a) of 17 subsection (3) of this section, subsections (4) to (6) of this section, and 18 section 12-22-803 12-42.5-304, to the extent the requirements are not 19 required by federal law or regulation, unless the particular requirements 20 are deemed necessary and appropriate following rule-making by the 21 board.

(b) A MANUFACTURER'S EXCLUSIVE DISTRIBUTOR AND PHARMACY
BUYING COOPERATIVE WAREHOUSE MUST BE LICENSED BY THE BOARD AS
A WHOLESALER PURSUANT TO THIS PART 3. A THIRD-PARTY LOGISTICS
PROVIDER MUST BE LICENSED BY THE BOARD AS A WHOLESALE
DISTRIBUTOR PURSUANT TO THIS PART 3.

27

(2) (a) The board may adopt rules to approve an accreditation

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body to evaluate a wholesaler's operations to determine compliance with
 professional standards and any other applicable laws and to perform
 inspections of each facility and location where THE WHOLESALER
 CONDUCTS wholesale distribution operations. are conducted by the
 wholesaler.

6 (b) An applicant for a license shall pay any reasonable fee 7 required by the accreditation body or the board and comply with any rules 8 promulgated by the board.

9 (c) The board shall not issue or renew a license to a wholesaler
10 who does not comply with this part 8 3.

(3) (a) An applicant for a wholesaler license shall provide to the
board the following information, and any other information deemed
appropriate by the board on a form provided by the board:

14 (I) The name, full business address, and telephone number of the15 applicant;

(II) The trade and business names used by the applicant;

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(III) The addresses, telephone numbers, and the names of the
contact persons for all facilities used by the applicant for the storage,
handling, and distribution of prescription drugs;

(IV) The type of ownership or operation of the applicant;

(V) The names of the owner and the operator of the applicant,including:

23 (A) The name of each partner if the applicant is a partnership;24 (B) The name and title of each officer and director, the name of

the corporation, and the state of incorporation, if the applicant is acorporation;

(C) The name of the limited liability company, if the applicant is

- a limited liability company, and the name of the parent company, if any,
 and the state of incorporation OR FORMATION of both; and OR
- 3 (D) The name of the sole proprietor and the business entity if the
 4 applicant is a sole proprietorship;
- 5 (VI) A list of the licenses and permits issued to the applicant by 6 any other state that authorizes the applicant to purchase or possess 7 prescription drugs; and

8 (VII) The name of the applicant's designated representative for 9 the facility, the fingerprints of the designated representative, and a 10 personal information statement for the designated representative that 11 includes information as required by the board, including but not limited 12 to the information in subsection (5) of this section.

(b) A licensee shall complete and return a form approved by the
board at each renewal period. The board may suspend or revoke the
license of a wholesaler if the board determines that the wholesaler no
longer qualifies for a license.

(4) Prior to issuing a wholesaler license to an applicant, the board,
state board of pharmacy THE REGULATORY OVERSIGHT BODY FROM
ANOTHER STATE, or board-approved accreditation body may conduct a
physical inspection of the facility at the business address provided by the
applicant. Nothing in this subsection (4) shall preclude the board from
inspecting a wholesaler.

- (5) The designated representative of an applicant for a wholesalerlicense shall:
 - (a) Be at least twenty-one years of age;

25

(b) Have at least three years of full-time employment history witha pharmacy or a wholesaler in a capacity related to the dispensing and

1 distribution of and the record-keeping related to prescription drugs;

2 (c) Be employed by the applicant in a full-time managerial3 position;

4 (d) Be actively involved in and aware of the actual daily operation
5 of the wholesaler;

6 (e) Be physically present at the facility of the applicant during 7 regular business hours, except when the absence of the designated 8 representative is authorized, including, but not limited to, sick leave and 9 vacation leave;

(f) Serve in the capacity of a designated representative for only
one applicant or wholesaler at a time, except where more than one
licensed wholesaler is co-located in the same facility and the wholesalers
are members of an affiliated group as defined by section 1504 of the
federal "Internal Revenue Code of 1986";

(g) Not have any convictions under federal, state, or local law
relating to wholesale or retail prescription drug distribution or a
controlled substance, AS DEFINED IN SECTION 18-18-102 (5), C.R.S.;

18 (h) Not have any felony convictions pursuant to federal, state, or19 local law; and

20 (i) Update all of the information required in this part 8 3
21 whenever changes occur.

(6) A wholesaler shall obtain a license for each facility it uses forthe distribution of prescription drugs.

12-42.5-304. [Formerly 12-22-803] Criminal history record
check. Prior to submission of an application, each designated
representative shall have his or her fingerprints taken by a local law
enforcement agency for the purpose of obtaining a fingerprint-based

1 criminal history record check. The designated representative is required 2 to SHALL submit payment by certified check or money order for the 3 fingerprints and for the actual costs of said THE record check at the time 4 the fingerprints are submitted to the Colorado bureau of investigation. 5 Upon receipt of fingerprints and receipt of the payment for costs, the 6 Colorado bureau of investigation shall conduct a state and national 7 fingerprint-based criminal history record check utilizing records of the 8 Colorado bureau of investigation and the federal bureau of investigation.

9 12-42.5-305. [Formerly 12-22-804] Restrictions on 10 **transactions.** (1) A wholesaler shall receive ACCEPT prescription drug 11 returns or exchanges from a pharmacy or a chain pharmacy warehouse 12 pursuant to the terms and conditions of the agreement between the 13 wholesale distributor and the pharmacy or chain pharmacy warehouse. 14 The RECEIVING WHOLESALE DISTRIBUTOR SHALL DISTRIBUTE returns or 15 exchanges of expired, damaged, recalled, or otherwise unsaleable 16 pharmaceutical product shall be distributed by the receiving wholesale 17 distributor only to either the original manufacturer or to a third-party 18 returns processor. The returns or exchanges of prescription drugs, 19 saleable or unsaleable, including any redistribution by a receiving 20 wholesaler, shall ARE not be subject to the pedigree requirements of 21 section 12-22-805 12-42.5-306, so long as the drugs are exempt from the 22 pedigree requirement of the federal food and drug administration's 23 currently applicable "Prescription Drug Marketing Act of 1987" 24 guidance. The pharmacies, chain pharmacy warehouses, and cooperative 25 pharmacy BUYING COOPERATIVE warehouses shall be ARE responsible for 26 ensuring that the prescription drugs returned are what they purport to be and shall ensure that those returned prescription drugs were stored under 27

proper conditions since their receipt. Wholesalers shall be held accountable ARE RESPONSIBLE for policing their returns process and helping to ensure that their operations are secure and do not permit the entry of adulterated or counterfeit product. A pharmacist shall not knowingly return a medication that is not what it purports to be.

6 (2) A manufacturer or wholesaler shall furnish prescription drugs 7 only to a board-registered outlet or practitioner authorized by law to 8 prescribe the drugs. Before furnishing prescription drugs to a person or 9 entity not known to the manufacturer or wholesaler, the manufacturer or 10 wholesaler shall affirmatively verify that the person or entity is legally 11 authorized to receive the prescription drugs by contacting the board.

12 (3) (Deleted by amendment, L. 2007, p. 1249, § 4, effective
 13 August 3, 2007.)

14 (4) (3) A MANUFACTURER OR WHOLESALER MAY FURNISH 15 prescription drugs may be furnished to a hospital pharmacy receiving 16 area if a pharmacist or authorized receiving agent signs, at the time of 17 delivery, a receipt showing the type and quantity of the prescription drug 18 received. THE PHARMACIST OR AUTHORIZED RECEIVING AGENT SHALL 19 REPORT any discrepancy between the receipt and the type and quantity of 20 the prescription drug actually received shall be reported to the delivering 21 manufacturer or wholesaler by the next business day after the delivery to 22 the pharmacy receiving area.

(5) (4) A manufacturer or wholesaler shall not accept payment
for, or allow the use of, a person's or entity's credit to establish an account
for the purchase of prescription drugs from any person other than the
owner of record, the chief executive officer, or the chief financial officer
listed on the license of a person or entity legally authorized to receive

prescription drugs. An account established for the purchase of
prescription drugs must bear the name of the licensee. This subsection (5)
shall (4) DOES not apply to standard ordering and purchasing business
practices between a chain pharmacy warehouse, a wholesaler, and a
manufacturer.

6 **12-42.5-306.** [Formerly 12-22-805] Records - study -7 authentication - pedigree. (1) A wholesaler shall establish and maintain 8 inventories and records of all transactions regarding the receipt and 9 distribution or other disposition of prescription drugs. The records shall 10 MUST include the pedigree for each wholesale distribution of a 11 prescription drug that occurs outside the normal distribution channel.

(2) On or before June 1, 2007, the board shall determine and
establish an implementation date for the use of electronic pedigrees. The
implementation date shall be on or after December 31, 2007. In making
its determination, the board shall consult with manufacturers,
wholesalers, and pharmacies responsible for the sale and distribution of
prescription drugs in this state.

18 (3) (2) A wholesaler in the possession of a pedigree for a
19 prescription drug shall verify that each transaction on the pedigree has
20 occurred prior to distributing the prescription drug.

(4) (3) A pedigree shall include all necessary identifying
information concerning each sale in the chain of distribution of the
product from the manufacturer or the first authorized distributor of record
through the acquisition and sale by a wholesaler until final sale to a
pharmacy or other person dispensing or administering the prescription
drug. The pedigree shall include, at a minimum:

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(a) The name, address, telephone number, and, if available, the

- electronic mail address of each owner of the prescription drug and each
 wholesaler of the drug;
- 3 (b) The name and address of each location from which the4 prescription drug was shipped, if different from that of the owner;
- 5

8

(c) The transaction dates;

- 6 (d) Certification that each recipient has authenticated the 7 pedigree;
 - (e) The name of the prescription drug;
- 9 (f) The dosage form and strength of the prescription drug;
- 10 (g) The size and number of containers;
- 11 (h) The lot number of the prescription drug; and
- 12 (i) The name of the manufacturer of the finished dosage form.
- 13 (5)(4) A purchaser or wholesaler shall maintain each pedigree for
 14 three years after the date of the sale or transfer of the prescription drug
 15 and shall make the pedigree available for inspection or use within five
 16 business days upon the request of an authorized law enforcement officer
 17 or an authorized agent of the board.
- (6) (5) This section shall DOES not apply to a retail pharmacy or
 chain pharmacy warehouse if the retail pharmacy or chain pharmacy
 warehouse does not engage in the wholesale distribution of prescription
 drugs.
- 22 (7) (6) The board shall adopt rules as necessary for the
 23 implementation of this part 8 3.
- 12-42.5-307. [Formerly 12-22-806] Penalty. (1) A person who
 engages in the wholesale distribution of prescription drugs in violation
 of this part 8 shall be 3 IS subject to a penalty of up to fifty thousand
 dollars.

1	(2) A person who knowingly engages in the wholesale
2	distribution of prescription drugs in violation of this part 8 shall be 3 IS
3	subject to a penalty of up to five hundred thousand dollars.
4	PART 4
5	ELECTRONIC MONITORING OF
6	PRESCRIPTION DRUGS
7	12-42.5-401. [Formerly 12-22-701] Legislative declaration.
8	(1) The general assembly finds, determines, and declares that:
9	(a) Prescription drug abuse occurs in this country to an extent that
10	exceeds or rivals the abuse of illicit drugs;
11	(b) Prescription drug abuse occurs at times due to the deception
12	of the authorized prescribers PRACTITIONERS where patients seek
13	controlled substances for treatment and the prescriber PRACTITIONER is
14	without knowledge UNAWARE of the patient's other medical providers and
15	treatments;
16	(c) Electronic monitoring of prescriptions for controlled
17	substances would provide PROVIDES a mechanism whereby prescribers
18	could PRACTITIONERS CAN discover the extent of each patient's requests
19	for drugs and whether other providers have prescribed similar substances
20	during a similar period of time;
21	(d) Electronic monitoring of prescriptions for controlled
22	substances provides a mechanism for law enforcement officials and
23	regulatory boards to efficiently investigate prescriber PRACTITIONER
24	behavior that is potentially harmful to the public.
25	12-42.5-402. [Formerly 12-22-702] Definitions. As used in this
26	part 7 4, unless the context otherwise requires:
27	(1) "Board" means the state board of pharmacy.

- 1
- (2) Repealed.

2 (3) (1) "Controlled substance" means any schedule II, III, IV, or
3 V drug as listed in sections 18-18-204, 18-18-205, 18-18-206, and
4 18-18-207, C.R.S.

5 (4) (2) "Division" means the division of registrations in the
6 department of regulatory agencies.

7 (5) (3) "Drug abuse" or "abuse" means utilization of a controlled
8 substance for nonmedical purposes or in a manner that does not meet
9 generally accepted standards of medical practice.

10 (6) "Practitioner" shall have the same meaning as in section
 11 18-18-102 (29), C.R.S.

12 (7) (4) "Prescription drug outlet" OR "PHARMACY" means any
 resident or nonresident pharmacy outlet registered or licensed pursuant
 to this article where prescriptions are compounded and dispensed.

(8) (5) "Program" means the electronic prescription drug
monitoring program developed or procured by the board in accordance
with section 12-22-704 12-42.5-403.

12-42.5-403. [Formerly 12-22-704] Prescription drug use
monitoring program. (1) The board shall develop or procure a
prescription controlled substance electronic program to track
INFORMATION REGARDING prescriptions for controlled substances
dispensed in Colorado, The program shall track information regarding
controlled substance prescriptions that includes, but is not limited to,
INCLUDING the following INFORMATION:

25

27

(a) The date the prescription was dispensed;

26 (b) The name of the patient and the prescriber PRACTITIONER;

(c) The name and amount of the controlled substance;

- 1 (d) The method of payment;
- 2

24

(e) The name of the dispensing pharmacy; and

3 (f) Any other data elements necessary to determine whether a
4 patient is visiting multiple prescribers PRACTITIONERS or pharmacies, or
5 both, to receive the same or similar medication.

6 (1.5) (2) Each prescriber PRACTITIONER and each dispensing
7 pharmacy shall disclose to a patient receiving a controlled substance that
8 his or her identifying prescription information will be entered into the
9 program database and may be accessed for limited purposes by specified
10 individuals.

(2) (3) The board shall establish a method and format for
prescription drug outlets to convey the necessary information to the board
or its designee. The method shall MUST not require more than a one-time
entry of data per patient per prescription by a prescription drug outlet.

(3) (4) The division may contract with any individual or public or
private agency or organization in carrying out the data collection and
processing duties required by this part 7 4.

18 12-42.5-404. [Formerly 12-22-705] Program operation - access
 19 - rules. (1) The board shall operate and maintain the program.

20 (2) The board shall adopt all rules necessary to implement the21 program.

(3) The program is available for query only to the followingpersons or groups of persons:

(a) Board staff responsible for administering the program;

(b) Any licensed practitioner with the statutory authority to
prescribe controlled substances to the extent the query relates to a current
patient of the practitioner to whom the practitioner is prescribing or

1 considering prescribing any controlled substance;

2 (c) Practitioners engaged in a legitimate program to monitor a
3 patient's controlled substance DRUG abuse;

4 (d) Licensed Pharmacists, with statutory authority to dispense 5 controlled substances to the extent the information requested relates 6 specifically to a current patient to whom the pharmacist is dispensing or 7 considering dispensing a controlled substance or to whom the pharmacist 8 is providing clinical patient care services;

9 (e) Law enforcement officials so long as the information released 10 is specific to an individual patient or prescriber PRACTITIONER and is part 11 of a bona fide investigation, and the request for information is 12 accompanied by an official court order or subpoena;

(f) The individual who is the recipient of a controlled substance
prescription so long as the information released is specific to such THE
individual;

16 (g) State regulatory boards within the division and the director of 17 the division so long as the information released is specific to an 18 individual prescriber PRACTITIONER and is part of a bona fide 19 investigation, and the request for information is accompanied by an 20 official court order or subpoena; and

(h) A resident physician with an active physician training license
issued by the Colorado medical board pursuant to section 12-36-122 and
under the supervision of a licensed physician.

(4) THE BOARD SHALL NOT CHARGE a licensed practitioner or
licensed pharmacist PHARMACY who transmits data in compliance with
the operation and maintenance of the program shall not be charged a fee
for the transmission of such THE data.

1 (5) The state board, of pharmacy may, pursuant to a written 2 agreement that ensures compliance with this part 7 4, MAY provide data 3 to qualified personnel of a public or private entity for the purpose of bona 4 fide research or education so long as such information THE DATA does not 5 identify a recipient prescriber OF A PRACTITIONER WHO PRESCRIBED, or 6 dispenser of A PRESCRIPTION DRUG OUTLET THAT DISPENSED, a 7 prescription drug.

8 (6) The board shall provide a means of sharing information about 9 individuals whose information is recorded in the program with 10 out-of-state health care practitioners and law enforcement officials that 11 meet the requirements of paragraph (b), (c), or (e) of subsection (3) of 12 this section.

13 12-42.5-405. [Formerly 12-22-706] Prescription drug 14 monitoring fund - creation - gifts, grants, and donations - fee. (1) The 15 board is authorized to MAY seek and accept funds from any public or 16 private entity for the purposes of implementing and maintaining the 17 program. THE BOARD SHALL TRANSMIT any such funds collected shall be 18 transmitted IT RECEIVES to the state treasurer, who shall credit the same 19 to the prescription drug monitoring fund, which fund is hereby created. 20 The moneys in the fund shall be ARE subject to annual appropriation by 21 the general assembly for the sole purpose of implementing and 22 maintaining the program. The moneys in the fund shall MUST not be 23 transferred to or revert to the general fund at the end of any fiscal year. 24 (2) (Deleted by amendment, L. 2007, p. 1039, § 1, effective May 25 22, 2007.)

26 (3)(2) After implementing the program, the board shall seek gifts,
 27 grants, and donations on an annual basis for the purpose of maintaining

1 the program. The board shall report annually to the health and human 2 services committees COMMITTEE of the senate and THE HEALTH AND 3 ENVIRONMENT COMMITTEE OF THE house of representatives, or any 4 successor committees, regarding the gifts, grants, and donations 5 requested, of whom they were requested, and the amounts received.

(4) (Deleted by amendment, L. 2007, p. 1039, § 1, effective May

6 7

22.2007.)

8 (5) (3) If, based upon the appropriations for the direct and indirect 9 costs of the program, there are insufficient funds to maintain the 10 program, the division may collect an annual fee of no more than 11 seventeen dollars and fifty cents for the fiscal years 2011-2012 and 12 2012-2013, twenty dollars for the fiscal years 2013-2014 and 2014-2015, 13 and twenty-five dollars for each fiscal year thereafter, from an individual 14 who holds a license from the division that authorizes him or her to 15 prescribe a controlled substance, as defined by IN section 18-18-102 (5), 16 C.R.S. The DIVISION SHALL SET THE fee shall be established pursuant to 17 section 24-34-105, C.R.S., and shall be collected COLLECT THE FEE in 18 conjunction with the license renewal fees collected pursuant to section 19 24-34-105, C.R.S. Moneys collected pursuant to this subsection (5) shall 20 be (3) ARE credited to the prescription drug monitoring fund created in 21 subsection (1) of this section.

22

12-42.5-406. [Formerly 12-22-707] Violations - penalties. A 23 person who knowingly releases, obtains, or attempts to obtain 24 information from the program in violation of this part 7 4 shall be 25 punished by a civil fine of not less than one thousand dollars and not 26 more than ten thousand dollars for each violation. Fines paid shall be deposited in the general fund. 27

1 12-42.5-407. [Formerly 12-22-708] Prescription drug outlets 2 - prescribers - responsibilities - liability. (1) A prescription drug outlet 3 shall submit information in the manner required by the board.

4 (2) A prescriber, PRACTITIONER who has, in good faith, written a 5 prescription for a controlled substance to a patient shall not be held IS 6 NOT liable for information submitted to the program. A prescriber 7 PRACTITIONER or prescription drug outlet who has, in good faith, 8 submitted the required information to the program shall not be held IS 9 NOT liable for participation in the program.

10

12-42.5-408. [Formerly 12-22-709] Exemption - waiver. (1) A 11 hospital licensed or certified pursuant to section 25-1.5-103, C.R.S., a 12 prescription drug outlet located within the hospital that is dispensing a 13 controlled substance for a chart order or dispensing less than or equal to 14 a twenty-four-hour supply of a controlled substance, and emergency 15 medical services personnel certified pursuant to section 25-3.5-203, 16 C.R.S., shall be ARE exempt from the reporting provisions of this part 7 17 4. A hospital prescription drug outlet licensed pursuant to section 18 $\frac{12-22-116}{12-42.5-112}$ shall comply with the provisions of this part 74 19 for controlled substances dispensed for outpatient care that have more 20 than a twenty-four-hour supply.

21 (2) A prescription drug outlet that does not report controlled 22 substance data to the program due to a lack of electronic automation of 23 the outlet's business may apply to the board for a waiver from the 24 reporting requirements.

25 **12-42.5-409.** [Formerly 12-22-710] Repeal of part. This part 7 26 4 is repealed, effective July 1, 2021. Prior to such ITS repeal, the 27 DEPARTMENT OF REGULATORY AGENCIES SHALL REVIEW THE functions OF THE BOARD AND THE PROGRAM under this part 7 shall be reviewed 4 as
 provided in section 24-34-104, C.R.S.

3 **SECTION 2.** Repeal of relocated and nonrelocated provisions 4 in this act. In Colorado Revised Statutes, repeal article 22 of title 12; 5 except that 12-22-111, 12-22-306.1, and 12-22-606 are not relocated. 6 **SECTION 3.** In Colorado Revised Statutes, 24-34-104, amend 7 (43) introductory portion, (45) introductory portion, (45) (e), (52) 8 introductory portion, (52) (b), and (52.5) introductory portion; repeal 9 (25.7) (a) and (43) (a); and **add** (52.5) (b) as follows: 10 24-34-104. General assembly review of regulatory agencies 11 and functions for termination, continuation, or reestablishment. 12 (25.7) The following agencies, functions, or both, shall terminate on July 13 1. 1996: 14 The issuance of licenses relating to the manufacture or (a) 15 distribution of drug precursors through the department of public health 16 and environment in accordance with part 3 of article 22 of title 12, 17 C.R.S.; 18 (43) The following agencies, functions, or both, shall terminate 19 on July 1, 2012: 20 (a) The state board of pharmacy and regulation of the practice of 21 pharmacy by the department of regulatory agencies through the division 22 of registrations; 23 (45) The following agencies, functions, or both, shall terminate on 24 July 1, 2014: 25 (e) The record-keeping and licensing functions of the department 26 of human services relating to addiction programs under which controlled 27 substances are compounded, administered, or dispensed in accordance 1 with part $\frac{3}{2}$ of article $\frac{22}{22}$ 80 of title $\frac{12}{22}$ 27, C.R.S.;

2 (52) The following agencies, functions, or both, shall terminate
3 on July 1, 2021:

4 (b) The electronic prescription drug monitoring program created
5 in part 7 4 of article 22 42.5 of title 12, C.R.S.

6 (52.5) The following agencies, functions, or both, shall terminate
7 on September 1, 2021:

8 (b) THE STATE BOARD OF PHARMACY AND THE REGULATION OF
9 THE PRACTICE OF PHARMACY BY THE DEPARTMENT OF REGULATORY
10 AGENCIES THROUGH THE DIVISION OF REGISTRATIONS IN ACCORDANCE
11 WITH PARTS 1 TO 3 OF ARTICLE 42.5 OF TITLE 12, C.R.S.

SECTION 4. In Colorado Revised Statutes, 12-64-111, amend
(1) (v) and (1) (dd); and add (1) (hh) as follows:

14 **12-64-111. Discipline of licensees.** (1) Upon receipt of a signed 15 complaint by a complainant or upon its own motion, the board may 16 proceed to a hearing in conformity with section 12-64-112. After a 17 hearing, and by a concurrence of a majority of members, the board may 18 deny a license to an applicant or revoke or suspend the license of, place 19 on probation, or otherwise discipline or fine, a licensed veterinarian for 20 any of the following reasons:

(v) Habitual or excessive use or abuse of alcohol beverages, a
 habit-forming drug, or a controlled substance as defined in section
 12-22-303 (7) 18-18-102 (5), C.R.S.;

(dd) Engaging in any act prohibited in article 22 42.5 of this title;
(hh) FAILURE TO PROVIDE A WRITTEN PRESCRIPTION TO A
WHOLESALER WITHIN SEVENTY-TWO HOURS AFTER ISSUING AN ORAL
PRESCRIPTION ORDER, AS REQUIRED BY SECTION 12-42.5-118 (3) (b).

1	SECTION 5. In Colorado Revised Statutes, add with amended
2	and relocated provisions part 2 to article 80 of title 27 as follows:
3	PART 2
4	CONTROLLED SUBSTANCES
5	27-80-201. [Formerly 12-22-301] Short title. This part 3 2 shall
6	be known and may be cited as the "Colorado Licensing of Controlled
7	Substances Act".
8	27-80-202. [Formerly 12-22-302] Legislative declaration. The
9	general assembly finds, determines, and declares that strict control of
10	controlled substances within this state is necessary for the immediate and
11	future preservation of the public peace, health, and safety and that the
12	licensing, record-keeping, penalty, and other provisions contained in this
13	part 32 are necessary for the achievement of such control.
14	27-80-203. [Formerly 12-22-303] Definitions. As used in this
15	part 3 2, unless the context otherwise requires:
16	(1) "Addict" means a person who has a physical or psychological
17	dependence on a controlled substance, which dependence develops
18	following the use of the controlled substance on a periodic or continuing
19	basis and is demonstrated by appropriate observation and tests by a
20	person licensed to practice medicine pursuant to article 36 of this title 12,
21	C.R.S.
22	(2) "Addiction program" means a program licensed under this part
23	3, 2 for the detoxification, withdrawal, or maintenance treatment of
24	addicts.
25	(3) "Administer" means to apply a controlled substance, whether
26	by injection, inhalation, ingestion, or any other means, directly to the
27	body of a patient or research subject.

(4) "Agent" means an authorized person who acts on behalf of or
 at the direction of a person licensed or otherwise authorized under this
 part 3 2. "Agent" does not include a common or contract carrier, a public
 warehouseman, or an employee of a carrier or warehouseman.

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(5) "Board" means the state board of pharmacy.

6 (6) (5) "Bureau" means the drug enforcement administration, or
7 its successor agency, of the United States department of justice.

8 (6.5) "Cocaine" means coca leaves, except coca leaves and 9 extracts of coca leaves from which cocaine, ecgonine, and derivatives of 10 ecgonine or their salts have been removed; cocaine, its salts, optical and 11 geometric isomers, and salts of isomers; ecgonine, its derivatives, their 12 salts, isomers, and salts of isomers; or any compound, mixture, or 13 preparation which contains any quantity of any of the substances referred 14 to in this subsection (6.5).

(6) [Formerly 12-22-102 (6)] (a) "Compounding" "COMPOUND"
means the preparation, mixing, assembling, packaging, or labeling of TO
PREPARE, MIX, ASSEMBLE, PACKAGE, OR LABEL a drug or device:

(I) As the result of a practitioner's prescription drug order, chart
order, or initiative, based on the relationship between the practitioner,
patient, and pharmacist in the course of professional practice; or

(II) For the purpose of, or as an incident to, research, teaching, orchemical analysis and not for sale or dispensing.

(b) "Compounding" "COMPOUND" also includes the preparation of
drugs or devices in anticipation of prescription drug orders based on
routine, regularly observed prescribing patterns.

26 (7) "Controlled substance" shall have the same meaning as in
27 section 18-18-102 (5), C.R.S.

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1 (7.5) (a) "Controlled substance analog" means a substance the 2 chemical structure of which is substantially similar to the chemical 3 structure of a controlled substance in schedule I or II and: 4 (I) Which has a stimulant, depressant, or hallucinogenic effect on 5 the central nervous system substantially similar to the stimulant, 6 depressant, or hallucinogenic effect on the central nervous system of a 7 controlled substance included in schedule I or II: or 8 (II) With respect to a particular individual, which that individual 9 represents or intends to have a stimulant, depressant, or hallucinogenic 10 effect on the central nervous system substantially similar to the stimulant, 11 depressant, or hallucinogenic effect on the central nervous system of a 12 controlled substance included in schedule I or II. 13 (b) "Controlled substance analog" does not include: 14 (I) A controlled substance; 15 (II) Any substance for which there is an approved new drug 16 application; 17 (III) With respect to a particular person, any substance, if an 18 exemption is in effect for investigational use, for that person, under 19 section 505 of the "Federal Food, Drug, and Cosmetic Act", 21 U.S.C. 20 sec. 355, as amended, to the extent that conduct with respect to the 21 substance is pursuant to the exemption; or 22 (IV) Any substance to the extent not intended for human 23 consumption before such an exemption takes effect with respect to the 24 substance. "Deliver" or "delivery" means actual, constructive, or 25 (8) 26 attempted transfer of a controlled substance whether or not there is an 27 agency relationship.

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(9) "Department" means the department of human services.

(10) (9) "Detoxification treatment" means a program for a short
term of not more than three weeks for the administering or dispensing, in
decreasing doses, of a controlled substance to an addict while he OR SHE
is receiving appropriate supportive medical treatment, with the immediate
goal being to render the addict no longer dependent on the intake of any
amount of a controlled substance.

8 (10) [Formerly 12-22-102 (8)] "Device" means an instrument, 9 apparatus, implement, machine, contrivance, implant, or similar or 10 related article that is required under federal law to bear the label, 11 "Caution: federal law requires dispensing by or on the order of a 12 physician." "Device" also includes any component part of, or accessory 13 or attachment to, any such article, whether or not the component part, 14 accessory, or attachment is separately so labeled.

(11) "Dispense" shall have the same meaning as set forth in
section 12-22-102 (9) MEANS TO INTERPRET, EVALUATE, AND IMPLEMENT
A PRESCRIPTION DRUG OR CONTROLLED SUBSTANCES ORDER OR CHART
ORDER, INCLUDING THE PREPARATION OF A DRUG OR DEVICE FOR A
PATIENT OR PATIENT'S AGENT IN A SUITABLE CONTAINER APPROPRIATELY
LABELED FOR SUBSEQUENT ADMINISTRATION TO OR USE BY A PATIENT.

(12) "Distribute" means to deliver a controlled substance otherthan by administering or dispensing.

23 (12.5) "Distributor" has the same meaning as that set forth in
 24 section 18-18-102 (12), C.R.S.

25 (13) (a) "Drug" means any of the substances:

26 (I) Recognized as drugs in the official United States27 pharmacopoeia, national formulary, or the official homeopathic

- 1 pharmacopoeia of the United States, or a supplement thereof;
- 2 (II) Intended for use in the diagnosis, cure, mitigation, treatment,
 3 or prevention of disease in individuals or animals;
- 4 (III) Other than food, intended to affect the structure or any
 5 function of the body of individuals or animals; or
- 6 (IV) Intended for use as a component of any substance specified
 7 in subparagraph (I), (II), or (III) of this paragraph (a).
- 8 (b) "Drug" does not include devices or their components, parts,9 or accessories.
- 10 (13.5) Repealed.

(14) "Immediate precursor" means a substance which is a
principal compound commonly used or produced primarily for use, and
which is an immediate chemical intermediary used or likely to be used,
in the manufacture of a controlled substance, the control of which is
necessary to prevent, curtail, or limit manufacture.

16 (15) (14) "Maintenance treatment" means a program of more than 17 six months' duration for the administering or dispensing of a controlled 18 substance, approved for such use by federal law or regulation, to an 19 addict for the purpose of continuing his OR HER dependence upon a 20 controlled substance in the course of conducting an authorized 21 rehabilitation program for addicts, with a long-term goal of decreasing 22 the addict's controlled substance dependency and leading to his OR HER 23 possible withdrawal.

(16) "Manufacturer" means a person who is licensed by this part
 3 and who, by compounding, mixing, cultivating, planting, growing, or
 other process, produces or prepares a controlled substance, but the term
 does not include a pharmacist who compounds controlled substances to

be dispensed pursuant to a prescription, a practitioner who compounds
 controlled substances for dispensing in the course of his professional
 practice, or a researcher acting within the provisions of this part 3.

4 (17) (15) "Marihuana" or "Marijuana" means all parts of the plant 5 cannabis sativa L., whether growing or not, the seeds thereof, the resin 6 extracted from any part of the plant, and every compound, manufacture, 7 salt, derivative, mixture, or preparation of the plant, its seeds, or its resin. 8 It does not include fiber produced from the stalks, oil or cake made from 9 the seeds of the plant, or sterilized seed of the plant which THAT is 10 incapable of germination, if these items exist apart from any other item 11 defined as "marihuana" "MARIJUANA" in this subsection (17). 12 "Marihuana" (15). "MARIJUANA" does not include marihuana MARIJUANA 13 concentrate as defined in subsection (18) (16) of this section.

14 (18) (16) "Marijuana concentrate" means hashish,
15 tetrahydrocannabinols, or any alkaloid, salt, derivative, preparation,
16 compound, or mixture, whether natural or synthesized, of
17 tetrahydrocannabinols.

(19) "Narcotic controlled substance" means 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 synthesis:

22 (a) Opium or any opiate or any salt, compound, derivative, or
 23 preparation of opium or any opiate;

(b) Any salt, compound, isomer, derivative, or preparation thereof
which is chemically equivalent to or identical with any of the substances
referred to in paragraph (a) of this subsection (19) but not including the
isoquinoline alkaloids of opium;

1 (c) Any opium poppy or poppy straw.

2	(20) "Opiate" means any substance having an addiction-forming
3	or addiction-sustaining liability similar to morphine or being capable of
4	conversion into a drug having an addiction-forming or
5	addiction-sustaining liability. "Opiate" does not include, unless
6	specifically designated as controlled under this part 3, the dextrorotatory
7	isomer of 3-methoxy-n-methyl-morphinan and its salts
8	(dextromethorphan). The term does include its racemic and levorotatory
9	forms.
10	(21) "Opium poppy" means the plant of the species papaver
11	somniferum L., except its seeds.
12	(22) (17) "Peace officer" shall have the same meaning as set forth
13	in section 16-2.5-101, C.R.S.
14	(23) (18) "Person" means any individual, government,
15	governmental subdivision, agency, business trust, estate, trust,
16	partnership, corporation, association, institution, or other legal entity.
17	(24) (19) "Peyote" means all parts of the plant presently classified
18	botanically as lophophora williamsii lemaire, whether growing or not, the
19	seeds thereof, any extraction from any part of such plant, and every
20	compound, manufacture, salt, derivative, mixture, or preparation of such
21	plant or its seeds or extracts.
22	(25) "Pharmacist" means an individual licensed pursuant to part
23	1 of this article to engage in the practice of pharmacy, as defined in
24	section 12-22-102 (26).
25	(26) "Pharmacy" or "prescription drug outlet" shall have the same
26	meaning as set forth in section 12-22-102 (30.2).
27	(27) "Poppy straw" means all parts, except the seeds, of the opium

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1 poppy, after mowing.

2 (28) (20) "Practitioner" shall have the same meaning as set forth
in section 12-22-102 (27) MEANS A PERSON AUTHORIZED BY LAW TO
PRESCRIBE ANY DRUG OR DEVICE, ACTING WITHIN THE SCOPE OF SUCH
AUTHORITY.

6 (21) [Formerly 12-22-102 (30)] "Prescription drug" means a drug
7 that, prior to being dispensed or delivered, is required to be labeled with
8 the following statement: "Caution: Federal law prohibits dispensing
9 without a prescription.", "Rx only", or "Caution: Federal law restricts this
10 drug to use by or on the order of a licensed veterinarian."

(29) (22) "Production" or "produces" means the manufacturing,
 planting, cultivating, growing, or harvesting of a controlled substance.

(30) "Remuneration" means anything of value, including money,
 real property, tangible and intangible personal property, contract rights,
 choses in action, services, and any rights of use or employment or
 promises or agreements connected therewith.

17 "Researcher" means any person licensed by the (31) (23) 18 department pursuant to this part $\frac{3}{2}$ to experiment with, study, or test any 19 controlled substance within this state and includes analytical laboratories. "Tetrahydrocannabinols" means synthetic 20 (32) (24) (a) 21 equivalents of the substances contained in the plant, or in the resinous 22 extractives of, cannabis, sp., or synthetic substances, derivatives, and 23 their isomers with similar chemical structure and pharmacological 24 activity, such as the following:

(I) ¹cis or trans tetrahydrocannabinol, and their optical isomers;
(II) ⁶cis or trans tetrahydrocannabinol, and their optical isomers;
(III) ^{3,4}cis or trans tetrahydrocannabinol, and their optical isomers.

(b) Since the nomenclature of the substances listed in paragraph
 (a) of this subsection (32) (24) is not internationally standardized,
 compounds of these structures, regardless of the numerical designation
 of atomic positions, are included in this definition.

5 (33) "Ultimate user" means a person who lawfully possesses a
6 controlled substance for his own use, for the use of a member of his
7 household, or for use in administering to an animal owned by him or a
8 member of his household.

9 (34) (Deleted by amendment, L. 92, p. 386, § 5, effective July 1,
 10 1992.)

11 (35) (25) "Withdrawal treatment" means a program for an 12 intermediate term, of more than three weeks but less than six months, for 13 the administering or dispensing, in decreasing doses, of a controlled 14 substance, approved for such use by federal law or regulation, to an 15 addict while receiving rehabilitative measures as indicated, with the 16 immediate goal being to render the addict no longer dependent on the 17 intake of any amount of a controlled substance.

18 27-80-204. [Formerly 12-22-304] License required - controlled
19 substances - repeal. (1) (a) In accordance with part 3 of article 18 of
20 title 18, C.R.S., AN ADDICTION PROGRAM THAT COMPOUNDS,
21 ADMINISTERS, OR DISPENSES A CONTROLLED SUBSTANCE SHALL
22 ANNUALLY OBTAIN a license issued by the department shall be obtained
23 annually for each place of business or professional practice located in this
24 state. by:

25 (a) Repealed.

26 (b) (I) Every addiction program which compounds, administers,
27 or dispenses a controlled substance.

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(H) (A) (b) (I) This paragraph (b) SUBSECTION (1) is repealed,
 effective July 1, 2014.

(B) (II) Prior to such THE repeal, the DEPARTMENT OF
REGULATORY AGENCIES SHALL REVIEW THE licensing functions of the
department shall be reviewed as provided in section 24-34-104, C.R.S.
IN CONDUCTING the review, THE DEPARTMENT OF REGULATORY AGENCIES
shall also consider whether the licensing pursuant to this paragraph (b)
SUBSECTION (1) should be combined with the licensing of any other drug
and alcohol addiction treatment programs by the department.

10 (2) In accordance with part 3 of article 18 of title 18, C.R.S., a
 11 license issued by the board shall be obtained annually or biannually, if
 12 applicable, for:

13 (a) Every manufacturer in this state who manufactures or
 14 distributes a controlled substance;

(b) Every distributor who distributes a controlled substance in this
 state or who is doing business in this state.

17 (2.5) Repealed.

(3) (a) A license issued by the board shall be obtained annually by
 a humane society as provided in this subsection (3). The board shall, as
 provided in section 24-34-105, C.R.S., collect a fee and issue a license
 to a humane society as provided in this subsection (3).

(b) A humane society that is duly registered with the secretary of
 state and has been in existence and in business for at least five years in
 this state as a nonprofit corporation, or an animal control agency that is
 operated by a unit of government, may apply to the board for a license for
 the purposes of being authorized to purchase, possess, and administer
 sodium pentobarbital, or sodium pentobarbital in combination with other

prescription drugs that are medically recognized for euthanasia, to 1 2 euthanize injured, sick, homeless, or unwanted pets and animals and to 3 purchase, possess, and administer drugs commonly used for the chemical 4 capture of animals for control purposes or to sedate or immobilize pet 5 animals immediately prior to euthanasia. Any society or agency so 6 licensed shall not permit a person to administer scheduled controlled 7 substances, sodium pentobarbital, or sodium pentobarbital in combination 8 with other noncontrolled prescription drugs that are medically recognized 9 for euthanasia unless such person has demonstrated adequate knowledge 10 of the potential hazards and proper techniques to be used in administering 11 such drug or combination of drugs. The board may issue a limited license 12 to carry out the provisions of this subsection (3). The board shall issue 13 such rules as it deems necessary to ensure strict compliance with the 14 provisions of this subsection (3) and shall, in conjunction with the state 15 board of veterinary medicine, develop criteria for training individuals in 16 the administration of such drug or combination of drugs. The board may 17 suspend or revoke the license upon determination that the person 18 administering such drug or combination of drugs has not demonstrated 19 adequate knowledge required by this subsection (3). Nothing in this 20 subsection (3) shall be construed to apply to a licensed veterinarian.

(4) (2) Persons licensed as required under this part 3 2, or
otherwise licensed as required by federal law, may possess, manufacture,
distribute, dispense, administer, or conduct or do research with controlled
substances only to the extent authorized by their licenses and in
conformity with the provisions of this part 3 2 and with article 18 of title
18, C.R.S.

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(5) (3) The following persons need not be licensed by the

department or by the board to lawfully possess controlled substances
 under this part 3:

3 (a) to (d) (Deleted by amendment, L. 92, p. 387, § 6, effective
 4 July 1, 1992.)

5 (e) Employees of facilities AN EMPLOYEE OF A FACILITY, as
6 defined in section 25-1.5-301, C.R.S., who are IS administering and
7 monitoring medications to persons under the care or jurisdiction of such
8 facilities THE FACILITY pursuant to part 3 of article 1.5 of title 25, C.R.S.,
9 NEED NOT BE LICENSED BY THE DEPARTMENT TO LAWFULLY POSSESS
10 CONTROLLED SUBSTANCES UNDER THIS PART 2.

11

(5.5) and (5.6) Repealed.

(6) (4) Any A person who is required to be BUT IS NOT YET
 licensed and who is not so licensed may apply for a license at any time.
 No A person WHO IS required to be licensed UNDER THIS PART 2 shall NOT
 engage in any activity for which a license is required until his THE
 DEPARTMENT GRANTS THE PERSON'S application is granted and ISSUES a
 license is issued to him by the department or the board OR HER.

18 (7) (5) No THE DEPARTMENT SHALL NOT ISSUE A license shall be
 issued under this part 3 2 to a researcher manufacturer, or distributor of
 marijuana or marijuana concentrate.

27-80-205. [Formerly 12-22-305] Issuance of license - fees.
(1) The department, or the board as provided in section 12-22-304 (1) or
(2) 27-80-204 (1), shall issue the appropriate license to each manufacturer, distributor, researcher and addiction program meeting all
the requirements of this part 3 2 unless it determines that the issuance of
the license would be inconsistent with the public interest. In determining
the public interest, the department or the board shall consider the

1 following factors:

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- 2 (a) Maintenance of effective controls against diversion of
 3 controlled substances into illegitimate medical, scientific, or industrial
 4 channels;
 - (b) Compliance with applicable state and local laws;
- 6 (c) Any conviction of the applicant under any federal or state law
 7 relating to a controlled substance;
- 8 (d) Past experience in the manufacture or distribution of 9 controlled substances and the existence in the applicant's establishment 10 of effective controls against diversion;
- (e) Any false or fraudulent information in an application filed
 under this part 3 2;
- (f) Suspension or revocation of the applicant's federal registration
 to manufacture, distribute, or dispense a controlled substance as
 authorized by federal law; and
- 16 (g) Any other factors relevant to and consistent with the public17 peace, health, and safety.
- 18 (1.5) Repealed.
- (2) Issuance of a license under subsection (1) of this section does
 not entitle a licensee to wholesale, manufacture, distribute or
 professionally use controlled substances beyond the scope of his THE
 LICENSEE's federal registration.
- (3) (a) The initial and annual license fees are as follows:
 (I) Addiction program \$ 75.00
 (II) Researchers \$ 25.00
 (b) Notwithstanding the provisions of paragraph (a) of this
 subsection (3), the fees collected by the board under this article shall be

determined, collected, and appropriated pursuant to section 24-34-105,
 C.R.S. THE DEPARTMENT SHALL TRANSMIT THE FEES COLLECTED
 PURSUANT TO THIS SECTION TO THE STATE TREASURER FOR DEPOSIT IN
 THE CONTROLLED SUBSTANCES PROGRAM FUND CREATED IN SECTION
 27-80-206.

6 (4) Any person who is licensed may apply for license renewal not
7 more than sixty days before the expiration date of his THE license.

8 (5) Neither The United States, nor the state of Colorado, or any
9 of its political subdivisions shall SUBDIVISION OF THE STATE IS NOT
10 REQUIRED TO pay any license fee required by this part 3 2.

11 27-80-206. [Formerly 12-22-306] Controlled substances 12 program fund - disposition of fees. There is hereby created in the state 13 treasury the controlled substances program fund. THE DEPARTMENT 14 SHALL TRANSMIT all moneys collected by the department shall be 15 transmitted IT COLLECTS PURSUANT TO THIS PART 2 to the state treasurer, 16 who shall credit the same MONEYS to the controlled substances program 17 fund. The general assembly shall make annual appropriations from the 18 controlled substances program fund to the department for the purposes 19 authorized by this part 3 2. All moneys credited to the controlled 20 substances program fund and any interest earned on such THE fund shall 21 remain in the fund and shall DO not revert to the general fund or any other 22 fund at the end of any fiscal year.

23

27-80-207. [Formerly 12-22-307] Qualifications for license.

(1) An applicant for a license under this part 3 must 2 SHALL have
adequate and proper facilities for the handling and storage of controlled
substances and SHALL maintain proper control over such THE controlled
substances to insure against their being ENSURE THE CONTROLLED

1 SUBSTANCES ARE NOT illegally dispensed or distributed.

2 (2) Any person registered as a researcher by the federal
3 government shall be IS presumed to possess the qualifications described
4 in this section so AS long as his OR HER federal registration is valid.

(3) No THE DEPARTMENT SHALL NOT GRANT A license shall be
granted to any A person who has been convicted within the last two years
of a willful violation of this part 3 2 or any other state or federal law
regulating controlled substances.

9 (4) Except for fees, compliance by a registrant with the provisions
10 of the federal law respecting registration entitles the registrant to be
11 licensed under this part 3 2.

12 27-80-208. [Formerly 12-22-308] Denial, revocation, or
13 suspension of license. (1) THE DEPARTMENT MAY DENY, SUSPEND, OR
14 REVOKE a license issued under this part 3 may be denied, suspended, or
15 revoked by the department or by the board PART 2 pursuant to article 4 of
16 title 24, C.R.S., upon a finding that the licensee:

17 (a) Has furnished false or fraudulent information in an application
18 filed under this part 3 2;

(b) Has been convicted of, or has had accepted by a court a plea
of guilty or nolo contendere to, a felony under any state or federal law
relating to a controlled substance;

(c) Has had his or her federal registration to manufacture, conduct
 research on, distribute, or dispense a controlled substance suspended or
 revoked; or

(d) Has violated any provision of this part 3 2 or the rules or
regulations of the department or of the STATE board OF HUMAN SERVICES
CREATED IN SECTION 26-1-107, C.R.S.

(2) The department or the board may limit revocation or
 suspension of a license to the particular controlled substance which THAT
 was the basis for revocation or suspension.

4 (3) If the department or the board suspends or revokes a license, 5 THE DEPARTMENT MAY PLACE all controlled substances owned or 6 possessed by the licensee at the time of the suspension or on the effective 7 date of the revocation order may be placed under seal. No disposition 8 THE DEPARTMENT may be made NOT DISPOSE of substances under seal 9 until the time for making an appeal has elapsed or until all appeals have 10 been concluded, unless a court orders otherwise or orders the sale of any 11 perishable controlled substances and the deposit of the proceeds with the 12 court. Upon WHEN a revocation order's becoming ORDER BECOMES final, 13 all controlled substances may be forfeited to the state.

(4) The department or the board shall promptly notify the bureau
and the appropriate professional licensing agency, if any, of all charges
and the final disposition thereof OF THE CHARGES, and of all forfeitures
of a controlled substance.

18 27-80-209. [Formerly 12-22-317] Exemptions. (1) The
 19 provisions of section 18-18-414, C.R.S., shall DO not apply to:

20 (a) Agents of persons licensed under this part 3 2 or under part 3
21 of article 18 of title 18, C.R.S., acting within the provisions of their
22 licenses; or

(b) Officers or employees of appropriate agencies of federal,
state, or local governments acting pursuant to their official duties.

(2) All combination drugs that are exempted by regulation of the
attorney general of the United States department of justice, pursuant to
section 1006 (b) of Public Law 91-513 (84 Stat. 1236), known as the

"Comprehensive Drug Abuse Prevention and Control Act of 1970", on
or after July 1, 1981, are exempted EXEMPT from the provisions of this
part 3 2 and from the provisions of part 3 of article 18 of title 18, C.R.S.
(3) The provisions of This part 3 do 2 DOES not apply to peyote
if said controlled substance IT is used in religious ceremonies of any bona
fide religious organization.

(4) The provisions of Section 12-22-318 shall 27-80-210 DOES not
apply to a practitioner authorized to prescribe with respect to any
controlled substance which THAT is listed in schedules III, IV, or V of
part 2 of article 18 of title 18, C.R.S., and which THAT is manufactured,
received, or dispensed by him THE PRACTITIONER in the course of his OR
HER professional practice, unless: he

(a) THE PRACTITIONER dispenses, other than by direct
administration, any such A SCHEDULE III, IV, OR V controlled substance
to his OR HER patients, and they are charged therefor THE PRACTITIONER
CHARGES THE PATIENTS either separately or together with charges for
other professional services; or unless he

(b) THE PRACTITIONER regularly engages in dispensing any such
A SCHEDULE III, IV, OR V controlled substance to his OR HER patients.

20 (5) The exemptions set forth in this section shall be ARE available
21 as a defense to any person accused of violating the provisions of section
22 18-18-414, C.R.S.

(6) It shall not be necessary for The state IS NOT REQUIRED to
negate any exemption or exception in this part 3 2 or in part 3 or 4 of
article 18 of title 18, C.R.S., in any complaint, information, indictment,
or other pleading or in any trial, hearing, or other proceeding under this
part 3 2 or under part 4 of article 18 of title 18, C.R.S. The burden of

proof of any such PROVING AN exemption or exception is upon the person
 claiming it THE EXEMPTION OR EXCEPTION.

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27-80-210. [Formerly 12-22-318] Records to be kept - order forms. (1) (a) Each person licensed or otherwise authorized under this part $3 \ 2$ or other laws of this state to manufacture, purchase, distribute, dispense, administer, store, or otherwise handle controlled substances shall keep and maintain separate detailed and accurate records and inventories relating to controlled substances and retain all such THE records and inventories for a period of two years after the respective

10 dates of such THE transactions as shown on such THE records and 11 inventories.

12

(b) Repealed.

13 The record of any controlled substance distributed, (2)14 administered, dispensed, or otherwise used shall MUST show the date the 15 name and address of person to whom, for whose use, the controlled 16 substance was distributed, administered, dispensed, used, or otherwise 17 disposed of, THE NAME AND ADDRESS OF THE PERSON TO WHOM OR FOR 18 WHOSE USE THE CONTROLLED SUBSTANCE WAS DISTRIBUTED, 19 ADMINISTERED, DISPENSED, USED, OR OTHERWISE DISPOSED OF, and the 20 kind and quantity of such THE controlled substance.

(3) Manufacturing records of controlled substances shall include
 the kind and quantity of controlled substances produced or removed from
 process of manufacture and the dates of such production or removal from
 process of manufacture.

(4) (3) The keeping of A PERSON WHO MAINTAINS a record
required by federal law containing THAT CONTAINS substantially the same
information as set forth in subsections (1) to (3) AND (2) of this section

shall constitute compliance IS DEEMED TO COMPLY with the
 record-keeping requirements of this part 3 2.

3 (5) (4) A PERSON REQUIRED TO MAINTAIN RECORDS PURSUANT TO
4 THIS SECTION SHALL KEEP A record shall also be kept of any controlled
5 substance lost, destroyed, or stolen, the kind and quantity of such THE
6 controlled substance, and the date of such THE loss, destruction, or theft.

7 (5.5) Prescription drug outlets shall report thefts of controlled
8 substances to the proper law enforcement agencies and to the board
9 within thirty days after the occurrence of such thefts.

10 (6) (5) A PERSON LICENSED OR OTHERWISE AUTHORIZED UNDER 11 THIS PART 2 OR OTHER LAWS OF THIS STATE SHALL DISTRIBUTE, 12 ADMINISTER, DISPENSE, USE, OR OTHERWISE DISPOSE OF controlled 13 substances listed in schedule I or II of part 2 of article 18 of title 18, 14 C.R.S., shall be distributed by persons licensed or otherwise authorized 15 under this part 3 or other laws of this state only pursuant to an order 16 form. Compliance with the provisions of federal law respecting order 17 forms shall be IS deemed compliance with this section.

18

(7) to (11) Repealed.

1927-80-211. [Formerly 12-22-319] Enforcement and20cooperation. (1) Each peace officer and district attorney in this state21shall enforce all the provisions of this part 3 2 and shall cooperate with22all agencies charged with the enforcement of the laws of this state, all23other states, and the United States relating to controlled substances.

(2) The board shall make any inspections, investigations, and
 reports that may be necessary to determine compliance with the
 provisions of this part 3 as they pertain to pharmacies, pharmacists, and
 manufacturers and distributors of controlled substances. The department

shall cooperate with all agencies charged with the enforcement of the
 laws of this state, all other states, and the United States relating to
 controlled substances. TO THIS END, THE DEPARTMENT SHALL:

4 (3) The department of human services shall cooperate with all
agencies charged with the enforcement of the laws of this state, all other
states, and the United States relating to controlled substances. To this
end, the department shall:

8 (a) Arrange for the exchange of information among governmental
9 officials concerning the use and abuse of controlled substances;

10 (b) Cooperate with the bureau and with local, state, and other 11 federal agencies by maintaining a centralized unit to accept, catalogue, 12 file, and collect statistics, including records of dependent and other 13 controlled substance law offenders within the state, and make the information available for federal, state, and local law enforcement or 14 15 regulatory purposes. It THE DEPARTMENT shall not furnish the name or 16 identity of a patient or research subject whose identity could not be 17 obtained under section 12-22-320 27-80-212.

18 Respond to referrals, complaints, or other information (c) received regarding possible violations and, upon notification of the 19 20 appropriate licensing authority, if applicable, and upon a written finding 21 by the executive director of the department that probable cause exists to 22 believe that there is illegal distribution or dispensing of controlled 23 substances, to make any inspections, investigations, and reports that may 24 be necessary to determine compliance with the provisions of this part 325 2 by all licensed or otherwise authorized individuals who handle 26 controlled substances;

27

(d) Cooperate with and make information available to appropriate

state licensing and registration boards regarding any violations of this
 part 3 2 by persons licensed or registered by such THE boards;

3 (e) Enter into contracts and encourage and conduct educational
4 and research activities designed to prevent and determine misuse and
5 abuse of controlled substances.

6 [Formerly 12-22-320] Records confidential. 27-80-212. 7 Prescriptions, orders, and records required by this part $\frac{3}{2}$ and stocks of 8 controlled substances shall be ARE open for inspection only to federal, 9 state, county, and municipal officers whose duty it is to enforce the laws 10 of this state or of the United States relating to controlled substances or 11 the regulation of practitioners. No officer having knowledge, by virtue of 12 his OR HER office, of any such A prescription, order, or record shall 13 divulge such HIS OR HER knowledge, except in connection with a 14 prosecution or proceeding in court or before a licensing or registration 15 board or officer to which prosecution or proceeding the person to whom 16 such THE prescriptions, orders, or records relate is a party.

27-80-213. Rules. (1) [Formerly 12-22-321] By September 1,
2007, The department of human services shall update rules existing on
July 1, 2007, and promulgate new rules, as necessary AND PURSUANT TO
ARTICLE 4 OF TITLE 24, C.R.S., to implement the provisions of this part
3 pursuant to the procedures of article 4 of title 24, C.R.S. PART 2. The
department shall make the rules available to the public on its web site.
(2) (a) Repealed.

24 (b) (Deleted by amendment, L. 93, p. 1121, § 35, effective July
 25 1, 1994.)

26 (2) [Formerly 12-22-322] The department of human services
27 shall promulgate rules, and regulations IN ACCORDANCE WITH ARTICLE 4

1 OF TITLE 24, C.R.S., for research programs and for the conduct of 2 detoxification treatment, maintenance treatment, and withdrawal 3 treatment programs for controlled substance addiction. Such rules and 4 regulations shall be promulgated in accordance with the provisions of 5 article 4 of title 24, C.R.S.

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27-80-214. [Formerly 12-22-324] Defenses. The common law defense known as the "procuring agent defense" is not a defense to any crime in this article PART 2 or in title 18, C.R.S.

9 SECTION 6. In Colorado Revised Statutes, 8-2-111.6, amend
10 (5) as follows:

11 8-2-111.6. Health care employers - immunity from civil 12 liability - requirements - exception to blacklisting prohibition -13 legislative declaration. (5) For the purposes of this section, "health care 14 worker" means any person registered, certified, or licensed pursuant to 15 article 22 of title 12, C.R.S., articles 29.5 to 43.2 of title 12, C.R.S., and 16 OR article 3.5 of title 25, C.R.S., or any person who interacts directly with 17 a patient or assists with the patient care process, who is currently 18 employed by, or is a prospective employee of, the employer making the 19 inquiry.

20 SECTION 7. In Colorado Revised Statutes, 8-42-112.5, amend 21 (1) as follows:

8-42-112.5. Limitation on payments - use of controlled
substances. (1) Nonmedical benefits otherwise payable to an injured
worker shall be ARE reduced fifty percent where THE injury results from
the presence in the worker's system, during working hours, of not
medically prescribed controlled substances, as defined in section
12-22-303 (7) 18-18-102 (5), C.R.S., THAT ARE NOT MEDICALLY

1 PRESCRIBED or of a blood alcohol level at or above 0.10 percent, or at or 2 above an applicable lower level as set forth by federal statute or 3 regulation, as evidenced by a forensic drug or alcohol test conducted by 4 a medical facility or laboratory licensed or certified to conduct such tests. 5 A duplicate sample from any test conducted shall MUST be preserved and 6 made available to the worker for purposes of a second test to be 7 conducted at the worker's expense. If the test indicates the presence of 8 such substances or of alcohol at such level, it shall be IS presumed that 9 the employee was intoxicated and that the injury was due to such THE 10 intoxication. This presumption may be overcome by clear and convincing 11 evidence.

SECTION 8. In Colorado Revised Statutes, 8-73-108, amend (4)
(b) (IV) introductory portion, (5) (e) (VIII), (5) (e) (IX), and (5) (e) (IX.5)
as follows:

15 8-73-108. Benefit awards - repeal. (4) Full award. An 16 individual separated from a job shall be given a full award of benefits if 17 any of the following reasons and pertinent conditions related thereto are 18 determined by the division to have existed. The determination of whether 19 or not the separation from employment shall result in a full award of 20 benefits shall be the responsibility of the division. The following reasons 21 shall be considered, along with any other factors that may be pertinent to 22 such determination:

(b) (IV) The off-the-job or on-the-job use of not medically
prescribed intoxicating beverages or controlled substances, as defined in
section 12-22-303 (7) 18-18-102 (5), C.R.S., may be reason for a
determination for a full award pursuant to this paragraph (b), but only if:
(5) Disqualification. (e) Subject to the maximum reduction

1 consistent with federal law, and insofar as consistent with interstate 2 agreements, if a separation from employment occurs for any of the 3 following reasons, the employer from whom such separation occurred 4 shall not be charged for benefits which are attributable to such 5 employment and, because any payment of benefits which are attributable 6 to such employment out of the fund as defined in section 8-70-103 (13) 7 shall be deemed to have an adverse effect on such employer's account in 8 such fund, no payment of such benefits shall be made from such fund:

9 (VIII) Off-the-job use of not medically prescribed intoxicating
10 beverages or controlled substances, as defined in section 12-22-303 (7)
11 18-18-102 (5), C.R.S., to a degree resulting in interference with job
12 performance;

(IX) On-the-job use of or distribution of not medically prescribed
 intoxicating beverages or controlled substances, as defined in section
 12-22-303 (7) 18-18-102 (5), C.R.S.;

(IX.5) The presence in an individual's system, during working 16 17 hours, of not medically prescribed controlled substances, as defined in 18 section 12-22-303 (7) 18-18-102 (5), C.R.S., or of a blood alcohol level 19 at or above 0.04 percent, or at or above an applicable lower level as set 20 forth by federal statute or regulation, as evidenced by a drug or alcohol 21 test administered pursuant to a statutory or regulatory requirement or a 22 previously established, written drug or alcohol policy of the employer and 23 conducted by a medical facility or laboratory licensed or certified to 24 conduct such tests;

25 SECTION 9. In Colorado Revised Statutes, 12-2-123, amend (1)
26 (p) as follows:

27

12-2-123. Grounds for disciplinary action - administrative

penalties. (1) After notice and hearing as provided in section 12-2-125, the board may deny the issuance of, refuse to renew, revoke, or suspend any certificate of a certified public accountant issued under this article or any prior law of this state or may fine, issue a letter of admonition to, or place on probation the holder of any certificate and impose other conditions or limitations for any of the following causes:

(p) Habitual intemperance with respect to or excessive use of a
habit-forming drug, controlled substance as defined in section 12-22-303
(7) 18-18-102 (5), C.R.S., or alcoholic beverage that renders the certified
public accountant unfit to practice public accounting;

SECTION 10. In Colorado Revised Statutes, 12-10-107.1,
amend (1) (d) as follows:

12-10-107.1. Grounds for discipline. (1) The director may deny,
suspend, revoke, place on probation, or issue a letter of admonition
against a license or an application for a license if the applicant or
licensee:

(d) Is addicted to or dependent upon alcohol or any controlled
substance, within the meaning of part 3 of article 22 of this title As
DEFINED IN SECTION 18-18-102 (5), C.R.S., or is a habitual user of said
controlled substance, if the use, addiction, or dependency is a danger to
other participants or officials;

SECTION 11. In Colorado Revised Statutes, 12-25-308, amend
(1) (i) as follows:

12-25-308. Disciplinary actions - grounds for discipline.
(1) The board may deny, suspend, revoke, or refuse to renew the license
of, place on probation, or limit the scope of practice of a licensee for the
following:

1	(i) Habitual intemperance with respect to, or excessive use of, any
2	habit-forming drug, any controlled substance as defined in section
3	12-22-303 (7) 18-18-102 (5), C.R.S., or any alcoholic beverage, any of
4	which renders him or her unfit to practice architecture;
5	SECTION 12. In Colorado Revised Statutes, 12-29.5-106,
6	amend (1) (m) as follows:
7	12-29.5-106. Grounds for disciplinary action. (1) The director
8	may deny licensure to or take disciplinary action against an acupuncturist
9	pursuant to section 24-4-105, C.R.S., if the director finds that the
10	acupuncturist has committed any of the following acts:
11	(m) Continued in the practice of acupuncture while addicted to or
12	dependent upon alcohol or upon any habit-forming drug or while abusing
13	or habitually or excessively using any such habit-forming drug or any
14	controlled substance as defined in section $\frac{12-22-303}{(7)}$ 18-18-102 (5),
15	C.R.S.;
16	SECTION 13. In Colorado Revised Statutes, 12-32-107, amend
17	(3) (n) and (3) (o) as follows:
18	12-32-107. Issuance, revocation, or suspension of license -
19	probation - immunity in professional review. (3) "Unprofessional
20	conduct" as used in this article means:
21	(n) Administering, dispensing, or prescribing any habit-forming
22	drug or any controlled substance, as defined in section $\frac{12-22-303}{(7)}$
23	18-18-102(5), C.R.S., other than in the course of legitimate professional
24	practice, which includes only prescriptions related to the scope of
25	podiatric medicine as defined in section 12-32-101 (3) (a);
26	(o) Conviction of violation of any federal or state law regulating

1 in section 12-22-303 (7) 18-18-102 (5), C.R.S., and, for the purposes of 2 this paragraph (o), a plea of guilty or a plea of nolo contendere accepted 3 by the court shall be considered as a conviction;

4 SECTION 14. In Colorado Revised Statutes, 12-32-109.3, 5 **amend** (1) as follows:

6 12-32-109.3. Use of physician assistants. (1) A person licensed 7 under the laws of this state to practice podiatry may delegate to a 8 physician assistant licensed by the Colorado medical board pursuant to 9 section 12-36-107.4 the authority to perform acts that constitute the 10 practice of podiatry to the extent and in the manner authorized by rules 11 promulgated by the Colorado podiatry board. Such acts shall be 12 consistent with sound practices of podiatry. Each prescription issued by 13 a physician assistant shall have the name of his or her supervising 14 podiatrist printed on the prescription. Nothing in this section shall limit 15 the ability of otherwise licensed health personnel to perform delegated 16 acts. The dispensing of prescription medication by a physician assistant 17 shall be subject to section 12-22-121 (6) 12-42.5-118 (6).

18

SECTION 15. In Colorado Revised Statutes, 12-36-106, amend 19 (5) (a) as follows:

20 12-36-106. Practice of medicine defined - exemptions from 21 licensing requirements - unauthorized practice by physician 22 assistants - penalties - rules. (5) (a) A person licensed under the laws 23 of this state to practice medicine may delegate to a physician assistant 24 licensed by the board pursuant to section 12-36-107.4 the authority to 25 perform acts that constitute the practice of medicine to the extent and in 26 the manner authorized by rules promulgated by the board, including the 27 authority to prescribe medication, including controlled substances, and 1 dispense only such drugs as designated by the board. Such acts shall be 2 consistent with sound medical practice. Each prescription issued by a 3 physician assistant licensed by the board shall be imprinted with the name 4 of his or her supervising physician. Nothing in this subsection (5) shall 5 limit the ability of otherwise licensed health personnel to perform 6 delegated acts. The dispensing of prescription medication by a physician 7 assistant shall be subject to the provisions of section $\frac{12-22-121}{(6)}$ 8 12-42.5-118 (6).

9 SECTION 16. In Colorado Revised Statutes, 12-36-117, amend
10 (1) (g), (1) (h), and (1) (i) as follows:

11 **12-36-117. Unprofessional conduct.** (1) "Unprofessional
 12 conduct" as used in this article means:

(g) Administering, dispensing, or prescribing any habit-forming
drug or any controlled substance as defined in section 12-22-303 (7)
18-18-102 (5), C.R.S., other than in the course of legitimate professional
practice;

17 (h) Any conviction of violation of any federal or state law 18 regulating the possession, distribution, or use of any controlled substance, 19 as defined in section 12-22-303 (7) 18-18-102 (5), C.R.S., and, in 20 determining if a license should be denied, revoked, or suspended, or if 21 the licensee should be placed on probation, the board shall be governed 22 by section 24-5-101, C.R.S. For purposes of this paragraph (h), 23 "conviction" includes the entry of a plea of guilty or nolo contendere or 24 the imposition of a deferred sentence.

(i) Habitual or excessive use or abuse of alcohol, a habit-forming
drug, or a controlled substance as defined in section 12-22-303 (7)
18-18-102 (5), C.R.S.;

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1	SECTION 17. In Colorado Revised Statutes, 12-37-107, amend
2	(3) (f) as follows:

12-37-107. Disciplinary action authorized - grounds for
discipline - injunctions - rules. (3) The director may deny, revoke, or
suspend a registration or issue a letter of admonition or place a registrant
on probation for any of the following acts or omissions:

7 (f) Abuse or habitual or excessive use of a habit-forming drug, a
8 controlled substance as defined in section 12-22-303 (7) 18-18-102 (5),
9 C.R.S., or alcohol;

10 SECTION 18. In Colorado Revised Statutes, 12-38-111.6,
 11 amend (1), (9), and (10) as follows:

12 12-38-111.6. Prescriptive authority - advanced practice nurses 13 - rules. (1) THE BOARD MAY AUTHORIZE an advanced practice nurse who 14 is listed on the advanced practice registry, has a license in good standing 15 without disciplinary sanctions issued pursuant to section 12-38-111, and 16 has fulfilled requirements established by the board pursuant to this 17 section may be authorized by the board to prescribe controlled substances 18 or prescription drugs as defined in PART 1 OF article 22 42.5 of this title. 19 (9) All prescriptions shall be in compliance MUST COMPLY with 20 applicable federal and state laws, including article 22,42.5 of this title and 21 part 2 of article 18 of title 18, C.R.S.

(10) Nothing in this section shall be construed to permit
dispensing or distribution, as defined in section 12-22-102 12-42.5-102
(11) AND (12), by an advanced practice nurse, except for samples, under
article 22 42.5 of this title and the federal "Prescription Drug Marketing
Act of 1987".

27 SECTION 19. In Colorado Revised Statutes, 12-38-117, amend

1 (1) (i), (1) (q), (1) (r), and (1) (s) as follows:

2 **12-38-117.** Grounds for discipline. (1) "Grounds for discipline", 3 as used in this article, means any action by any person who:

27

4 (i) Excessively uses or abuses alcohol, habit-forming drugs, 5 controlled substances, as defined in section $\frac{12-22-303}{18-18-102}$ (5), 6 C.R.S., or other drugs having similar effects, or is diverting controlled 7 substances, as defined in section 12-22-303 18-18-102 (5), C.R.S., or 8 other drugs having similar effects from the licensee's place of 9 employment; except that the board has the discretion not to discipline the 10 licensee if such licensee is participating in good faith in a program 11 approved by the board designed to end such excessive use or abuse;

12 (q) Has dispensed, injected, or prescribed an anabolic steroid, as 13 defined in section 12-22-102 (2.5) 18-18-102 (3), C.R.S., for the purpose 14 of hormonal manipulation that is intended to increase muscle mass, 15 strength, or weight without a medical necessity to do so or for the 16 intended purpose of improving performance in any form of exercise, 17 sport, or game;

18 (r) Has dispensed or injected an anabolic steroid, as defined in section 12-22-102 (2.5) 18-18-102 (3), C.R.S., unless such anabolic 19 20 steroid is dispensed from a pharmacy pursuant to a written prescription 21 or is dispensed by any person licensed to practice medicine in the course 22 of such person's professional practice;

23 (s) Has administered, dispensed, or prescribed any habit-forming 24 drug or any controlled substance as defined in section $\frac{12-22-303}{(7)}$ 25 18-18-102 (5), C.R.S., other than in the course of legitimate professional 26 practice;

SECTION 20. In Colorado Revised Statutes, 12-38.1-111,

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1 **amend** (1) (i) as follows:

12-38.1-111. Grounds for discipline. (1) The board may
suspend, revoke, or deny any person's certification to practice as a nurse
aide or authority to practice as a medication aide, or may issue to the
person a letter of admonition, upon proof that such person:

6 (i) Has habitual intemperance or excessively uses any 7 habit-forming drug or any controlled substance as defined in section 8 12-22-303 (7) 18-18-102 (5), C.R.S., or other drugs having similar 9 effects, or is diverting controlled substances, as defined in section 10 18-18-102 (5), C.R.S., or other drugs having similar effects from the 11 person's place of employment;

SECTION 21. In Colorado Revised Statutes, 12-39-111, amend
(1) (g) as follows:

14 12-39-111. Grounds for discipline. (1) The board has the power
15 to revoke, suspend, withhold, or refuse to renew any license, to place on
16 probation a licensee or temporary license holder, or to issue a letter of
17 admonition to a licensee in accordance with the procedures set forth in
18 subsection (3) of this section, upon proof that such person:

19 (g) Is addicted to or dependent on alcohol or habit-forming drugs, 20 abuses or engages in the habitual or excessive use of any such 21 habit-forming drug or any controlled substance as defined in section 22 12-22-303 (7) or 18-18-102 (5), C.R.S., or participates in the unlawful 23 use of controlled substances as specified in section 18-18-404, C.R.S.; 24 except that the board has the discretion not to discipline the licensee if 25 such person is participating, in good faith, in a program approved by the 26 board designed to end such addiction or dependency;

27 SECTION 22. In Colorado Revised Statutes, 12-40-108, amend

1 (1) (d) as follows:

12-40-108. Application for license - licensure by endorsement.
(1) A person who desires to practice optometry in the state may file with
the board an application for a license, giving the information required in
a form and manner approved by the board. The applicant shall
demonstrate that he or she possesses the following qualifications:

7 (d) The applicant is not addicted to or dependent on, and has not
8 habitually or excessively used or abused, intoxicating liquors,
9 habit-forming drugs, or controlled substances as defined in section
10 12-22-303 (7) 18-18-102 (5), C.R.S.

SECTION 23. In Colorado Revised Statutes, 12-40-109.5,
amend (1) and (1.5) as follows:

13

12-40-109.5. Use of prescription and nonprescription drugs.

14 Notwithstanding section 12-22-121 12-42.5-118, a licensed (1)15 optometrist may purchase, possess, and administer prescription or nonprescription drugs for examination purposes only if, after July 1, 16 17 1983, the optometrist has complied with the following minimum 18 requirements: Successful completion, by attendance and examination, of 19 at least fifty-five classroom hours of study in general, ocular, and clinical 20 pharmacology which must have been completed within twenty-four 21 months preceding the application for certification; except that, in the 22 event that such classroom hours have been completed since 1976, only 23 six of such classroom hours must have been completed within 24 twenty-four months preceding the application for certification. The 25 courses shall be offered by an institution that is accredited by a regional 26 or professional accreditation organization recognized or approved by the 27 council on postsecondary education or the United States department of 1 education or their successors.

2 (1.5) Notwithstanding section $\frac{12-22-121}{12-42.5-118}$, a licensed 3 optometrist may purchase, possess, administer, and prescribe prescription 4 or nonprescription drugs for treatment on and after July 1, 1988, only if 5 the optometrist has complied with the following minimum requirements 6 within twenty-four months preceding the application for certification: 7 Successful completion, by attendance and examination, of at least sixty 8 classroom hours of study in ocular pharmacology, clinical pharmacology, 9 therapeutics, and anterior segment disease; and successful completion by 10 attendance and examination of at least sixty hours of approved supervised 11 clinical training in the examination, diagnosis, and treatment of 12 conditions of the human eye and its appendages. The courses shall be 13 offered by an institution that is accredited by a regional or professional 14 accreditation organization recognized or approved by the council of 15 postsecondary education or the United States department of education or 16 their successors.

17

SECTION 24. In Colorado Revised Statutes, 12-40-118, amend 18 (1) (e), (1) (bb), and (1) (cc) as follows:

19 **12-40-118.** Unprofessional conduct defined. (1) The term 20 "unprofessional conduct", as used in this article, means:

21 The habitual or excessive use or abuse of alcohol, a (e) 22 habit-forming drug, or any controlled substance as defined in section 23 12-22-303 (7) 18-18-102 (5), C.R.S.;

24 (bb) Administering, dispensing, or prescribing any prescription 25 drug, as defined in section $\frac{12-22-102}{(30)}$ 12-42.5-102 (34), or any 26 controlled substance, as defined in section $\frac{12-22-303}{12}$ (7) 18-18-102 (5), 27 C.R.S., other than in the course of legitimate professional practice;

1	(cc) Dispensing for a fee any prescription drug, as defined in
2	section 12-22-102 12-42.5-102 (34), or any controlled substance, as
3	defined in section 12-22-303 18-18-102 (5), C.R.S., except as permitted
4	in sections 12-22-121 (6) (c) 12-42.5-118 (6) (c) and 12-40-102 (5) (b);
5	SECTION 25. In Colorado Revised Statutes, 12-40-118.5,
6	amend (5) (e) as follows:
7	12-40-118.5. Mental and physical examination of licensees.
8	(5) (e) For purposes of this subsection (5), "physical or mental illness or
9	condition" does not include the habitual or excessive use or abuse of
10	alcohol, a habit-forming drug, or any controlled substance as defined in
11	section 12-22-303 (7) 18-18-102 (5), C.R.S.
12	SECTION 26. In Colorado Revised Statutes, 12-41-115, amend
13	(1) (l) as follows:
14	12-41-115. Grounds for disciplinary action. (1) The board may
15	take disciplinary action in accordance with section 12-41-116 against a
16	person who has:
17	(1) Engaged in the habitual or excessive use or abuse of alcohol,
18	a habit-forming drug, or a controlled substance as defined in section
19	12-22-303 18-18-102 (5), C.R.S.;
20	SECTION 27. In Colorado Revised Statutes, 12-41-210, amend
21	(1) (h) as follows:
22	12-41-210. Grounds for disciplinary action. (1) The board may
23	take disciplinary action in accordance with section 12-41-211 against a
24	person who has:
25	(h) Engaged in the habitual or excessive use or abuse of alcohol,
26	a habit-forming drug, or a controlled substance as defined in section
27	12-22-303 18-18-102 (5), C.R.S.;

1311

SECTION 28. In Colorado Revised Statutes, 12-41.5-109,
 amend (2) (h) as follows:

3 12-41.5-109. Grounds for action - disciplinary proceedings.
4 (2) The director has the power to revoke, suspend, deny, or refuse to
5 renew a license, place on probation a licensee, or issue a letter of
6 admonition to a licensee in accordance with subsections (3), (4), (5), and
7 (6) of this section upon proof that such person:

8 (h) Is an excessive or habitual user or abuser of alcohol or 9 habit-forming drugs or is a habitual user of a controlled substance, as 10 defined in section 12-22-303 (7) 18-18-102 (5), C.R.S., or other drugs 11 having similar effects; except that the director has the discretion not to 12 discipline the license holder if he or she is participating in good faith in 13 a program approved by the director designed to end such use or abuse;

SECTION 29. In Colorado Revised Statutes, 12-42-113, amend
(1) (i) as follows:

16 **12-42-113. Grounds for discipline.** (1) "Grounds for discipline",
17 as used in this article, means any action by any person who:

18 (i) Is addicted to or dependent on alcohol or habit-forming drugs, 19 is a habitual user of controlled substances, as defined in section 20 12-22-303 (7) 18-18-102 (5), C.R.S., or other drugs having similar 21 effects, or is diverting controlled substances, as defined in section 22 12-22-303 (7) 18-18-102 (5), C.R.S., or other drugs having similar effects 23 from the licensee's place of employment; except that the board has the 24 discretion not to discipline the licensee if such licensee is participating 25 in good faith in a program approved by the board designed to end such 26 addiction or dependency;

27

SECTION 30. In Colorado Revised Statutes, 12-43-222, amend

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1 (1) (e) as follows:

12-43-222. Prohibited activities - related provisions. (1) A
person licensed, registered, or certified under this article violates this
article if the person:

5 (e) Habitually or excessively uses or abuses alcohol, a
habit-forming drug, or a controlled substance, as defined in section
7 12-22-303 18-18-102 (5), C.R.S.;

8 SECTION 31. In Colorado Revised Statutes, 12-43.3-104,
9 amend (7) as follows:

10 12-43.3-104. Definitions. As used in this article, unless the
11 context otherwise requires:

(7) "Medical marijuana" means marijuana that is grown and sold
pursuant to the provisions of this article and for a purpose authorized by
section 14 of article XVIII of the state constitution but shall not be
considered a nonprescription drug for purposes of section 12-22-102 (20)
12-42.5-102 (21) or section 39-26-717, C.R.S., or an over-the-counter
medication for purposes of section 25.5-5-322, C.R.S.

18 SECTION 32. In Colorado Revised Statutes, 12-58-110, amend
19 (1) (1) as follows:

12-58-110. Disciplinary action by board - licenses or
registrations denied, suspended, or revoked - cease-and-desist orders.
(1) The board may deny, suspend, revoke, or refuse to renew any license
or registration issued or applied for under the provisions of this article or
place a licensee or a registrant on probation for any of the following
reasons:

(1) Habitual intemperance with respect to or excessive use of any
habit-forming drug, any controlled substance as defined in section

1	12-22-303 (7) 18-18-102 (5), C.R.S., or any alcoholic beverage;
2	SECTION 33. In Colorado Revised Statutes, 13-4-102, amend
3	(2) (k) as follows:
4	13-4-102. Jurisdiction. (2) The court of appeals has initial
5	jurisdiction to:
6	(k) Review all final actions and orders appropriate for judicial
7	review of the state board of pharmacy, as provided in section $\frac{12-22-125.5}{12}$
8	12-42.5-125, C.R.S.;
9	SECTION 34. In Colorado Revised Statutes, 13-21-115.5,
10	amend (3) (c) (II) (Q) as follows:
11	13-21-115.5. Volunteer service act - immunity - exception for
12	operation of motor vehicles. (3) As used in this section, unless the
13	context otherwise requires:
14	(c) (II) "Volunteer" includes:
15	(Q) A licensed pharmacist governed by the provisions of article
16	22 42.5 of title 12, C.R.S., performing the practice of pharmacy, as
17	defined in section 12-22-102 (26) 12-42.5-102 (31), C.R.S., as a
18	volunteer for a nonprofit organization, a nonprofit corporation, a
19	governmental entity, or a hospital;
20	SECTION 35. In Colorado Revised Statutes, 16-15-102, amend
21	(1) (a) (VI) as follows:
22	16-15-102. Ex parte order authorizing the interception of
23	wire, oral, or electronic communications. (1) (a) An ex parte order
24	authorizing or approving the interception of any wire, oral, or electronic
25	communication may be issued by any judge of competent jurisdiction of
26	the state of Colorado upon application of the attorney general or a district
27	attorney, or his or her designee if the attorney general or district attorney

1	is absent from his or her jurisdiction, showing by affidavit that there is
2	probable cause to believe that evidence will be obtained of the
3	commission of any one of the crimes enumerated in this subsection (1)
4	or that one of said enumerated crimes will be committed:
5	(VI) Dealing in controlled substances as covered by part $\frac{3}{2}$ 1 of
6	article 22 42.5 of title 12, C.R.S., OR PART 2 OF ARTICLE 80 OF TITLE 27,
7	C.R.S., as such offenses are subject to prosecution as felonies;
8	SECTION 36. In Colorado Revised Statutes, 17-2-201, amend
9	(5.5) (b) as follows:
10	17-2-201. State board of parole. (5.5) (b) For purposes of this
11	subsection (5.5), "drug" means:
12	(I) Any "controlled substance" as defined in section 12-22-303 (7)
13	18-18-102 (5), C.R.S.; and
14	(II) Any "drug" as defined in section 12-22-303 (13) 27-80-203
15	(13), C.R.S., if chemical testing conducted pursuant to paragraph (a) of
16	this subsection (5.5) reveals such drug is present at such a level as to be
17	considered abusive pursuant to regulations established by the board in
18	consultation with the department of human services.
19	SECTION 37. In Colorado Revised Statutes, 18-1.3-204, amend
20	(2) (a) (VIII) as follows:
21	18-1.3-204. Conditions of probation. (2) (a) When granting
22	probation, the court may, as a condition of probation, require that the
23	defendant:
24	(VIII) Refrain from excessive use of alcohol or any unlawful use
25	of controlled substances, as defined in section 12-22-303 (7), C.R.S.
26	18-18-102 (5), or of any other dangerous or abusable drug without a
27	prescription;

SECTION 38. In Colorado Revised Statutes, 18-3-106, amend
 (1) (b) (II) as follows:

18-3-106. Vehicular homicide. (1) (b) (II) For the purposes of
this subsection (1), one or more drugs shall mean all substances defined
as a drug in section 12-22-303 (13) 27-80-203 (13), C.R.S., and all
controlled substances defined in section 12-22-303 (7), C.R.S. 18-18-102
(5), and glue-sniffing, aerosol inhalation, or the inhalation of any other
toxic vapor or vapors as defined in section 18-18-412.

9 SECTION 39. In Colorado Revised Statutes, 18-3-205, amend
10 (1) (b) (II) as follows:

11 18-3-205. Vehicular assault. (1) (b) (II) For the purposes of this
subsection (1), one or more drugs shall mean all substances defined as a
drug in section 12-22-303 (13) 27-80-203 (13), C.R.S., and all controlled
substances defined in section 12-22-303 (7), C.R.S. 18-18-102 (5), and
glue-sniffing, aerosol inhalation, or the inhalation of any other toxic
vapor or vapors as defined in section 18-18-412.

SECTION 40. In Colorado Revised Statutes, 18-4-202, amend
(3) as follows:

19 18-4-202. First degree burglary. (3) If under the circumstances
20 stated in subsection (1) of this section the property involved is a
21 controlled substance, as defined in section 12-22-303 (7), C.R.S.
22 18-18-102(5), within a pharmacy or other place having lawful possession
23 thereof, such person commits first degree burglary of controlled
24 substances, which is a class 2 felony.

25 SECTION 41. In Colorado Revised Statutes, 18-4-203, amend
26 (2) (b) as follows:

27

18-4-203. Second degree burglary. (2) Second degree burglary

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1 is a class 4 felony, but it is a class 3 felony if:

(b) It is a burglary, the objective of which is the theft of a
controlled substance, as defined in section 12-22-303 (7), C.R.S.
18-18-102 (5), lawfully kept within any building or occupied structure.

5 SECTION 42. In Colorado Revised Statutes, 18-4-204, amend
6 (2) as follows:

7 18-4-204. Third degree burglary. (2) Third degree burglary is
a class 5 felony, but it is a class 4 felony if it is a burglary, the objective
of which is the theft of a controlled substance, as defined in section
10 12-22-303 (7), C.R.S. 18-18-102 (5), lawfully kept in or upon the
property burglarized.

SECTION 43. In Colorado Revised Statutes, 18-4-303, amend
(1) as follows:

14 18-4-303. Aggravated robbery of controlled substances. (1) A
person who takes any controlled substance, as defined in section
16 12-22-303 (7), C.R.S. 18-18-102 (5), from any pharmacy or other place
having lawful possession thereof or from any pharmacist or other person
having lawful possession thereof under the aggravating circumstances
defined in section 18-4-302 is guilty of aggravated robbery of controlled
substances.

21 SECTION 44. In Colorado Revised Statutes, 18-4-412, amend
22 (2) (a) as follows:

23

24

18-4-412. Theft of medical records or medical information penalty. (2) As used in this section:

(a) "Medical record" means the written or graphic documentation,
sound recording, or computer record pertaining to medical, mental health,
and health care services, including medical marijuana services, that are

1 performed at the direction of a physician or other licensed health care 2 provider on behalf of a patient by physicians, dentists, nurses, 3 technicians, emergency medical technicians, mental health professionals, 4 prehospital providers, or other health care personnel. "Medical record" 5 includes such diagnostic documentation as X rays, electrocardiograms, 6 electroencephalograms, and other test results. "Medical record" includes 7 data entered into the prescription drug monitoring program pursuant to 8 section 12-22-704 12-42.5-403, C.R.S.

9 SECTION 45. In Colorado Revised Statutes, 18-5-116, amend
10 (1) as follows:

11 18-5-116. Controlled substances - inducing consumption by
12 fraudulent means. (1) It is unlawful for any person, surreptitiously or
13 by means of fraud, misrepresentation, suppression of truth, deception, or
14 subterfuge, to cause any other person to unknowingly consume or receive
15 the direct administration of any controlled substance, as defined in
16 section 12-22-303 (7), C.R.S. 18-18-102 (5); except that nothing in this
17 section shall diminish the scope of health care authorized by law.

18 SECTION 46. In Colorado Revised Statutes, 18-8-203, amend
19 (1) (a) as follows:

20 18-8-203. Introducing contraband in the first degree. (1) A
21 person commits introducing contraband in the first degree if he or she
22 knowingly and unlawfully:

(a) Introduces or attempts to introduce a dangerous instrument,
malt, vinous, or spirituous liquor, as defined in section 12-47-103,
C.R.S., fermented malt beverage, as defined in section 12-46-103, C.R.S.,
controlled substance, as defined in section 18-18-102 (5), or marijuana
or marijuana concentrate, as defined in section 12-22-303 (17) and (18)

27	hydroxybutyrate (GHB) or ketamine. (4) (b) It shall not be a violation
26	18-13-123. Unlawful administration of gamma
25	(4) (b) as follows:
24	SECTION 49. In Colorado Revised Statutes, 18-13-123, amend
23	of this subsection (1).
22	permit issued pursuant to part 2 of this article is no defense to a violation
21	prior to its repeal, or possession of a permit or a temporary emergency
20	Possession of a permit issued under section 18-12-105.1, as it existed
19	substance, as defined in section 12-22-303 (7), C.R.S. 18-18-102 (5).
18	person is under the influence of intoxicating liquor or of a controlled
17	(d) The person has in his or her possession a firearm while the
16	a class 2 misdemeanor if:
15	18-12-106. Prohibited use of weapons. (1) A person commits
14	(1) (d) as follows:
13	SECTION 48. In Colorado Revised Statutes, 18-12-106, amend
12	those authorized by a physician;
11	section 12-22-303 (7), C.R.S. 18-18-102 (5), in quantities other than
10	(g) Any drug, other than a controlled substance as defined in
9	does not include any article or thing referred to in section 18-8-203:
8	(2) "Contraband" as used in this section means any of the following, but
7	18-8-204. Introducing contraband in the second degree.
6	(2) (g) as follows:
5	SECTION 47. In Colorado Revised Statutes, 18-8-204, amend
4	state of Colorado or the department of corrections, but not on parole; or
3	in the custody and under the jurisdiction of a political subdivision of the
2	location where an inmate is or is likely to be located, while the inmate is
1	27-80-203 (15) AND (16), C.R.S., into a detention facility or at any

1 of this section if ketamine is distributed or dispensed by or under the 2 direction of such authorized person for use by a humane society that is 3 duly registered with the secretary of state and has been in existence and 4 in business for at least five years in this state as a nonprofit corporation, 5 or by an animal control agency that is operated by a unit of government 6 to control animals and to euthanize injured, sick, homeless, or unwanted 7 pets or animals, if such THE humane society or animal control agency is 8 licensed REGISTERED pursuant to section 12-22-304 12-42.5-117 (12), 9 C.R.S. 10 SECTION 50. In Colorado Revised Statutes, 18-17-103, amend 11 (5) (b) (XIV) as follows: 12 **18-17-103. Definitions.** As used in this article, unless the context 13 otherwise requires: 14 (5) "Racketeering activity" means to commit, to attempt to 15 commit, to conspire to commit, or to solicit, coerce, or intimidate another 16 person to commit: 17 (b) Any violation of the following provisions of the Colorado 18 statutes or any criminal act committed in any jurisdiction of the United 19 States which, if committed in this state, would be a crime under the 20 following provisions of the Colorado statutes: 21 (XIV) Offenses relating to controlled substances (part $\frac{3}{2}$ 1 of 22 article 22 42.5 of title 12, C.R.S., PART 2 OF ARTICLE 80 OF TITLE 27, 23 C.R.S., and article 18 of this title); 24 SECTION 51. In Colorado Revised Statutes, 18-18-102, amend 25 (2) and (27) as follows: 26 **18-18-102. Definitions.** As used in this article: 27 (2) "Agent" means an authorized person who acts on behalf of or at the direction of a person licensed or otherwise authorized under this
 article or under part 3 2 of article 22 80 of title 12 27, C.R.S. "Agent"
 does not include a common or contract carrier, a public warehouseman,
 or an employee of a carrier or warehouseman.

- 5 (27) "Pharmacy" means a prescription drug outlet as defined in
 6 section 12-22-102 (30.2) 12-42.5-102 (35), C.R.S.
- 7 SECTION 52. In Colorado Revised Statutes, 18-18-302, amend
 8 (1) and (2) as follows:

9 **18-18-302.** Registration requirements. (1) Every person who 10 manufactures, distributes, or dispenses any controlled substance within 11 this state, or who proposes to engage in the manufacture, distribution, or 12 dispensing of any controlled substance within this state, shall obtain 13 annually or biannually, if applicable, a registration, issued by the 14 respective licensing board or the department in accordance with rules 15 adopted by such board or by the department. For purposes of this section 16 and this article, "registration" or "registered" means the licensing 17 REGISTERING of manufacturers, pharmacists, pharmacies, and humane 18 societies located in this state, and distributors located in or doing business 19 in this state, by the state board of pharmacy as set forth in parts 1 and 3 20 of article 22 42.5 of title 12, C.R.S., the licensing of physicians by the 21 Colorado medical board, as set forth in article 36 of title 12, C.R.S., the 22 licensing of podiatrists by the Colorado podiatry board, as set forth in 23 article 32 of title 12, C.R.S., the licensing of dentists by the state board 24 of dental examiners, as set forth in article 35 of title 12, C.R.S., the 25 licensing of optometrists by the state board of optometry, as set forth in 26 article 40 of title 12, C.R.S., the licensing of veterinarians by the state 27 board of veterinary medicine, as set forth in article 64 of title 12, C.R.S.,

and the licensing of researchers and addiction programs by the
 department of human services, as set forth in part 3 2 of article 22 80 of
 title 12 27, C.R.S.

4 (2) A person registered by the board or the department under this 5 part 3 to manufacture, distribute, dispense, or conduct research with 6 controlled substances may possess, manufacture, distribute, dispense, or 7 conduct research with those substances to the extent authorized by the 8 registration and in conformity with this article and with article 22 42.5 of 9 title 12, C.R.S.

SECTION 53. In Colorado Revised Statutes, 18-18-303, amend
(5) as follows:

12 18-18-303. Registration. (5) Persons licensed OR REGISTERED 13 under the provisions of part 1 of article 22 42.5 of title 12, C.R.S., or 14 article 32, 35, 36, 40, or 64 of title 12, C.R.S., need not be licensed 15 separately to distribute or dispense controlled substances to the extent 16 provided under law if they are registered or are exempt from registration 17 by the federal drug enforcement administration, provided that such 18 persons indicate on any initial application or renewal application the 19 schedules of controlled substances which such THAT THE persons are 20 authorized to use under Public Law 91-513, known as the federal 21 "Comprehensive Drug Abuse Prevention and Control Act of 1970".

22 SECTION 54. In Colorado Revised Statutes, 18-18-403.5,
23 amend (1) as follows:

18-18-403.5. Unlawful possession of a controlled substance.
(1) Except as authorized by part 3 1 OR 3 of article 22 42.5 of title 12,
C.R.S., PART 2 OF ARTICLE 80 OF TITLE 27, C.R.S., or by part 2 or 3 of this
article, it is unlawful for any person knowingly to possess a controlled

1 substance.

2 SECTION 55. In Colorado Revised Statutes, 18-18-405, amend
3 (1) as follows:

4 18-18-405. Unlawful distribution, manufacturing, dispensing, 5 or sale. (1) (a) Except as authorized by part $\frac{3}{2}$ 1 of article $\frac{22}{2}$ 42.5 of title 6 12, C.R.S., PART 2 OF ARTICLE 80 OF TITLE 27, C.R.S., or by part 2 or 3 of 7 this article, it is unlawful for any person knowingly to manufacture, 8 dispense, sell, or distribute, or to possess with intent to manufacture, 9 dispense, sell, or distribute, a controlled substance; or induce, attempt to 10 induce, or conspire with one or more other persons, to manufacture, 11 dispense, sell, distribute, or possess with intent to manufacture, dispense, 12 sell, or distribute, a controlled substance; or possess one or more 13 chemicals or supplies or equipment with intent to manufacture a 14 controlled substance.

(b) As used in this subsection (1), "dispense" does not include
labeling, as defined in section 12-22-102 (16) 12-42.5-102 (18), C.R.S. **SECTION 56.** In Colorado Revised Statutes, 18-18-406, **amend**(6) (a) (I), (6) (b) (I), (6) (b) (II), and (11) as follows:

19 18-18-406. Offenses relating to marijuana and marijuana
20 concentrate. (6) (a) (I) A person shall not knowingly process or
21 manufacture any marijuana or marijuana concentrate or knowingly allow
22 to be processed or manufactured on land owned, occupied, or controlled
23 by him or her any marijuana or marijuana concentrate except as
24 authorized pursuant to part 3 1 of article 22 42.5 of title 12, C.R.S., OR
25 PART 2 OF ARTICLE 80 OF TITLE 27, C.R.S.

(b) (I) Except as is otherwise provided in subsection (7) of this
section and except as authorized by part 3 1 of article 22 42.5 of title 12,

C.R.S., PART 2 OF ARTICLE 80 OF TITLE 27, C.R.S., or by part 2 or 3 of this
 article, it is unlawful for any person knowingly to dispense, sell,
 distribute, or possess with intent to manufacture, dispense, sell, or
 distribute marijuana or marijuana concentrate; or attempt, induce, attempt
 to induce, or conspire with one or more other persons, to dispense, sell,
 distribute, or possess with intent to manufacture, dispense, sell,
 distribute, or possess with intent to manufacture, dispense, sell,
 distribute, or possess with intent to manufacture, dispense, sell,
 distribute marijuana or marijuana concentrate.

8 (II) As used in subparagraph (I) of this paragraph (b), "dispense"
9 does not include labeling, as defined in section 12-22-102 (16)
10 12-42.5-102 (18), C.R.S.

(11) The provisions of this section shall not apply to any person
who possesses, uses, prescribes, dispenses, or administers dronabinol
(synthetic) in sesame oil and encapsulated in a soft gelatin capsule in a
federal food and drug administration approved drug product, pursuant to
part 3 1 of article 22 42.5 of title 12, C.R.S., OR PART 2 OF ARTICLE 80 OF
TITLE 27, C.R.S.

SECTION 57. In Colorado Revised Statutes, 18-18-406.2,
amend (4) as follows:

19 18-18-406.2. Unlawful distribution, manufacturing, 20 dispensing, sale, or cultivation of synthetic cannabinoids or salvia 21 **divinorum.** (4) As used in this section, "dispense" does not include 22 labeling, as defined in section 12-22-102 (16) 12-42.5-102 (18), C.R.S. 23 SECTION 58. In Colorado Revised Statutes, 18-18-414, amend 24 (1) introductory portion, (1) (f), (1) (g), (1) (h), (1) (i), (1) (j), (1) (r), and 25 (1) (t) as follows:

18-18-414. Unlawful acts - licenses - penalties. (1) Except as
otherwise provided in this article or in article 22 42.5 of title 12, C.R.S.,

1 the following acts are unlawful:

2 (f) The failure of a pharmacy to file and retain the prescription as
3 required in section 12-22-318 12-42.5-131, C.R.S.;

4 (g) The failure of a hospital to record and maintain a record of
5 such dispensing as provided in section 12-22-318 12-42.5-131 OR
6 27-80-210, C.R.S.;

(h) The refusal to make available for inspection and to accord full
opportunity to check any record or file as required by this article, or part
3 1 of article 22 42.5 of title 12, C.R.S., OR PART 2 OF ARTICLE 80 OF
TITLE 27, C.R.S.;

(i) The failure to keep records as required by this article, or part
3 1 of article 22 42.5 of title 12, C.R.S., OR PART 2 OF ARTICLE 80 OF
TITLE 27, C.R.S.;

(j) The failure to obtain a license OR REGISTRATION as required by
this article, or part 3 1 of article 22 42.5 of title 12, C.R.S., OR PART 2 OF
ARTICLE 80 OF TITLE 27, C.R.S.;

(r) Knowingly furnishing false or fraudulent material information
in, or omitting any material information from, any application, report, or
other document required to be kept or filed under this article, or under
part 3 1 of article 22 42.5 of title 12, C.R.S., OR PART 2 OF ARTICLE 80 OF
TITLE 27, C.R.S., or any record required to be kept by this article, or
under part 3 1 of article 22 42.5 of title 12, C.R.S., OR PART 2 OF ARTICLE
80 OF TITLE 27, C.R.S.;

(t) The refusal of entry into any premises for any inspection
authorized by this article, or part 3 1 of article 22 42.5 of title 12, C.R.S.,
OR PART 2 OF ARTICLE 80 OF TITLE 27, C.R.S.

27 SECTION 59. In Colorado Revised Statutes, 18-18-418, amend

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1 (1) (a), (2), (4), and (6) as follows:

18-18-418. Exemptions. (1) The provisions of section 18-18-414
shall not apply to:

4 (a) Agents of persons licensed under part 3 2 of article 22 80 of
5 title 12 27, C.R.S., or under part 3 of this article, acting within the
6 provisions of their licenses; or

(2) All combination drugs that are exempted by regulation of the
attorney general of the United States department of justice, pursuant to
section 1006 (b) of Public Law 91-513 (84 Stat. 1236), known as the
"Comprehensive Drug Abuse Prevention and Control Act of 1970", on
or after July 1, 1981, are exempted from the provisions of part 3 1 of
article 22 42.5 of title 12, C.R.S., PART 2 OF ARTICLE 80 OF TITLE 27,
C.R.S., and from the provisions of part 3 of this article.

14 The provisions of section 12-22-318 12-42.5-131 AND (4) 15 27-80-210, C.R.S., shall not apply to a practitioner authorized to 16 prescribe with respect to any controlled substance which THAT is listed 17 in schedule III, IV, or V of part 2 of this article and which THAT is 18 manufactured, received, or dispensed by him THE PRACTITIONER in the 19 course of his OR HER professional practice unless he OR SHE dispenses, 20 other than by direct administration, any such controlled substance to his 21 patients and they are charged therefor either separately or together with 22 charges for other professional services or unless he THE PRACTITIONER 23 regularly engages in dispensing any such controlled substance to his OR 24 HER patients.

(6) It shall not be necessary for the state to negate any exemption
or exception in this part 4, or in part 3 1 of article 22 42.5 of title 12,
C.R.S., PART 2 OF ARTICLE 80 OF TITLE 27, C.R.S., or in part 3 of this

article in any complaint, information, indictment, or other pleading or in
 any trial, hearing, or other proceeding under this part 4. The burden of
 proof of any such exemption or exception is upon the person claiming it.
 SECTION 60. In Colorado Revised Statutes, amend 18-18-602
 as follows:

6 18-18-602. Continuation of rules - application to existing 7 **relationships.** Any orders and rules adopted under any law affected by 8 this article and in effect on July 1, 1992, and not in conflict with this 9 article continue in effect until modified, superseded, or repealed. Rights 10 and duties that matured, penalties that were incurred, and proceedings 11 that were begun prior to July 1, 1992, are not affected by the enactment of the "Uniform Controlled Substances Act of 1992" or the 12 13 corresponding repeal of provisions in article 22 42.5 of title 12, C.R.S., 14 and part 6 of article 5 of this title.

15 SECTION 61. In Colorado Revised Statutes, 19-3-604, amend 16 (2) (e) as follows:

17 Criteria for termination. (2) 19-3-604. In determining 18 unfitness, conduct, or condition for purposes of paragraph (c) of 19 subsection (1) of this section, the court shall find that continuation of the 20 legal relationship between parent and child is likely to result in grave risk 21 of death or serious bodily injury to the child or that the conduct or 22 condition of the parent or parents renders the parent or parents unable or 23 unwilling to give the child reasonable parental care to include, at a 24 minimum, nurturing and safe parenting sufficiently adequate to meet the 25 child's physical, emotional, and mental health needs and conditions. In 26 making such determinations, the court shall consider, but not be limited 27 to, the following:

(e) Excessive use of intoxicating liquors or controlled substances,
 as defined in section 12-22-303 (7) 18-18-102 (5), C.R.S., which affects
 the ability to care and provide for the child;

4 SECTION 62. In Colorado Revised Statutes, 19-5-105, amend
5 (3.1) (a) (V) as follows:

6 **19-5-105.** Proceeding to terminate parent-child legal 7 relationship. (3.1) The court may order the termination of the other birth 8 parent's parental rights upon a finding that termination is in the best 9 interests of the child and that there is clear and convincing evidence of 10 one or more of the following:

(a) That the parent is unfit. In considering the fitness of the child's
parent, the court shall consider, but shall not be limited to, the following:
(V) Excessive use of intoxicating liquors or use of controlled
substances, as defined in section 12-22-303 (7) 18-18-102 (5), C.R.S.,
that affects the ability of the individual to care and provide for the child; **SECTION 63.** In Colorado Revised Statutes, **amend** 22-1-110
as follows:

18 22-1-110. Effect of use of alcohol and controlled substances to 19 **be taught.** The nature of alcoholic drinks and controlled substances, as 20 defined in section 12-22-303 (7) 18-18-102 (5), C.R.S., and special 21 instruction as to their effects upon the human system in connection with 22 the several divisions of the subject of physiology and hygiene, as to the 23 physical, emotional, psychological, and social dangers of their use with 24 an emphasis upon the nonuse of such substances by school-age children, 25 and as to the illegal aspects of their use shall be included in the branches 26 of study taught to school-age children during grades kindergarten through 27 grade twelve in the public schools of the state. They shall be studied and 1 taught, as thoroughly and in the same manner as other like required 2 branches are taught in said schools, by the use of instructional materials 3 and strategies designated by the board of directors of the respective 4 school districts.

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SECTION 64. In Colorado Revised Statutes, amend 22-1-119 6 as follows:

7 22-1-119. Students - dispensing of drugs to - liability. Any 8 school employee who dispenses any drug, as such term is defined in 9 section 12-22-102 (11) 12-42.5-102 (13), C.R.S., to a student in 10 accordance with written instructions from a parent or legal guardian shall 11 not be liable for damages in any civil action or subject to prosecution in 12 any criminal proceedings for an adverse drug reaction suffered by the 13 student as a result of dispensing such drug.

14 **SECTION 65.** In Colorado Revised Statutes, 22-33-106, amend 15 (1) (d) (I) as follows:

16 22-33-106. Grounds for suspension, expulsion, and denial of 17 admission. (1) The following shall be grounds for suspension or 18 expulsion of a child from a public school during a school year:

19 (d) (I) Serious violations in a school building or in or on school 20 property, which suspension or expulsion shall be mandatory; except that 21 expulsion shall be mandatory for the following violations: Carrying, 22 bringing, using, or possessing a dangerous weapon without the 23 authorization of the school or the school district; the sale of a drug or 24 controlled substance as defined in section $\frac{12-22-303}{18-18-102}$ (5), 25 C.R.S.; or the commission of an act which THAT, if committed by an 26 adult, would be robbery pursuant to part 3 of article 4 of title 18, C.R.S., or assault pursuant to part 2 of article 3 of title 18, C.R.S., other than the 27

commission of an act that would be third degree assault under section
 18-3-204, C.R.S., if committed by an adult.

3 SECTION 66. In Colorado Revised Statutes, 22-60.5-107,
4 amend (2) (c) as follows:

5 22-60.5-107. Grounds for denying, annulling, suspending, or 6 revoking license, certificate, endorsement, or authorization. (2) Any 7 license, certificate, endorsement, or authorization may be denied, 8 annulled, suspended, or revoked in the manner prescribed in section 9 22-60.5-108, notwithstanding the provisions of subsection (1) of this 10 section:

(c) When the applicant or holder is found guilty of or upon the
court's acceptance of a guilty plea or a plea of nolo contendere to a
misdemeanor violation of any law of this state or another state, any
municipality of this state or another state, or the United States or any
territory subject to the jurisdiction of the United States involving the
illegal sale of controlled substances, as defined in section 12-22-303 (7)
18-18-102 (5), C.R.S.;

18 SECTION 67. In Colorado Revised Statutes, 22-63-302, amend
19 (11) (a) (II) as follows:

20 22-63-302. Procedure for dismissal - judicial review.
21 (11) (a) The board of a school district may take immediate action to
22 dismiss a teacher, without a hearing, notwithstanding subsections (2) to
23 (10) of this section, pending the final outcome of judicial review or when
24 the time for seeking review has elapsed, when the teacher is convicted,
25 pleads nolo contendere, or receives a deferred sentence for:

26 (II) A violation of any law of this state, any municipality of this
27 state, or the United States involving the illegal sale of controlled

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1 substances, as defined in section 12-22-303 (7) 18-18-102 (5), C.R.S. 2 SECTION 68. In Colorado Revised Statutes, 24-1-122, amend 3 (3) (r) as follows: 4 24-1-122. Department of regulatory agencies - creation. 5 (3) The following boards and agencies are transferred by a type 1 6 transfer to the department of regulatory agencies and allocated to the 7 division of registrations: 8 (r) State board of pharmacy, created by part 1 of article $\frac{22}{22}$ 42.5 9 of title 12, C.R.S.; 10 SECTION 69. In Colorado Revised Statutes, 25-1-1202, amend 11 (1) (nnn) as follows: 12 25-1-1202. Index of statutory sections regarding medical 13 record confidentiality and health information. (1) Statutory 14 provisions concerning policies, procedures, and references to the release, 15 sharing, and use of medical records and health information include the 16 following: 17 Section 12-22-707 12-42.5-406, C.R.S., concerning (nnn) 18 information entered into the prescription drug monitoring program 19 database. 20 SECTION 70. In Colorado Revised Statutes, 25-1.5-301, amend 21 (4) (b) as follows: 22 **25-1.5-301. Definitions.** As used in this part 3, unless the context 23 otherwise requires: 24 (4) "Qualified manager" means a person who: 25 (b) Has completed training in the administration of medications 26 pursuant to section 25-1.5-303 or is a licensed nurse pursuant to article 27 38 of title 12, C.R.S., a licensed physician pursuant to article 36 of title 12, C.R.S., or a licensed pharmacist pursuant to article 22 42.5 of title 12,
C.R.S. Every unlicensed person who is a "qualified manager" within the
meaning of this subsection (4) shall, every four years, successfully
complete a test approved by the department pertaining to the
administration of medications.

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SECTION 71. In Colorado Revised Statutes, 25-1.5-302, **amend** (1) (b) as follows:

8 25-1.5-302. Administration of medications - powers and duties 9 of department - criminal history record checks. (1) The department 10 has, in addition to all other powers and duties imposed upon it by law, the 11 power and duty to establish and maintain by rule and regulation a 12 program for the administration of medications in facilities, which 13 program shall be developed and conducted by the department of human 14 services and the department of corrections, as provided in this part 3, 15 within the following guidelines:

16 (b) Any individual who is not otherwise authorized by law to 17 administer medication in a facility shall be allowed to perform such 18 duties only after passing a competency evaluation. An individual who 19 administers medications in facilities in compliance with the provisions of 20 this part 3 shall be exempt from the licensing requirements of the 21 "Colorado Medical Practice Act", the "Nurse Practice Act", and the laws 22 of this state pertaining to possession of controlled substances as 23 contained in part 1 of article 22 42.5 of title 12, C.R.S., PART 2 OF 24 ARTICLE 80 OF TITLE 27, C.R.S., or the "Uniform Controlled Substances 25 Act of 1992", article 18 of title 18, C.R.S.

26 SECTION 72. In Colorado Revised Statutes, 25-1.5-303, amend 27 (1) as follows:

1 25-1.5-303. Medication reminder boxes or systems -2 medication cash fund. (1) Medication reminder boxes or systems may 3 be used if such containers have been filled and properly labeled by a 4 pharmacist licensed pursuant to article 22 42.5 of title 12, C.R.S., a nurse 5 licensed pursuant to article 38 of title 12, C.R.S., an unlicensed person 6 trained pursuant to this section, or filled and properly labeled through the 7 gratuitous care by members of one's family or friends. Nothing in this 8 section authorizes or shall be construed to authorize the practice of 9 pharmacy, as defined in section 12-22-102 (26) 12-42.5-102 (31), C.R.S. 10 No unlicensed person shall fill and label medication reminder boxes 11 pursuant to this section until such person has completed appropriate 12 training approved by the department, and no facility shall use an 13 unlicensed person to perform such services unless such facility has a 14 qualified manager to oversee the work of such unlicensed person or 15 persons. Every unlicensed person and qualified manager described in this 16 section shall sign a disclosure statement under penalty of perjury stating 17 that he or she never had a professional license to practice nursing, 18 medicine, or pharmacy revoked in this or any other state for reasons 19 directly related to the administration of medications.

20 **SECTION 73.** In Colorado Revised Statutes, 25-35-102, amend 21 (3) and (8) as follows:

22

25-35-102. Definitions. As used in this article, unless the context 23 otherwise requires:

24 (3) "Dispense" shall have the same meaning as set forth in section 25 12-22-102 (9) 12-42.5-102 (11), C.R.S.

26 (8) "Pharmacist" means an individual licensed by this state pursuant to the provisions of article 22 42.5 of title 12, C.R.S., to engage 27

1 in the practice of pharmacy.

2 SECTION 74. In Colorado Revised Statutes, 25-35-103, amend
3 (3) (d) as follows:

25-35-103. Cancer drug repository - administration - donation
- dispensing - cancer drugs - medical devices. (3) A pharmacist may
accept and dispense cancer drugs and medical devices donated under the
program to eligible patients if all of the following requirements are met:
(d) The cancer drug or medical device is prescribed by a
practitioner, as defined in section 12-22-102 (27) 12-42.5-102 (32),

10 C.R.S., for use by an eligible patient and is dispensed by a pharmacist.

SECTION 75. In Colorado Revised Statutes, 25.5-5-322, amend
(2) (a) as follows:

25.5-5-322. Over-the-counter medications - rules. (2) (a) The
 state board, in consultation with the state board of pharmacy created
 pursuant to section 12-22-103 12-42.5-103, C.R.S., shall establish by rule
 standards for when a licensed pharmacist may prescribe over-the-counter
 medications as provided under this section for purposes of receiving
 reimbursement under the medical assistance program.

SECTION 76. In Colorado Revised Statutes, 25.5-5-502, amend
(2) introductory portion as follows:

21 25.5-5-502. Unused medications - reuse - rules. (2) A
pharmacist participating in the medical assistance program may accept
unused medication from a licensed facility, as defined in section
12-22-133 12-42.5-133 (1) (a), C.R.S., or a licensed health care provider
for the purpose of dispensing the medication to another person. A
pharmacist shall reimburse the state department for the cost of
medications that the state department has paid to the pharmacist if

medications are returned to a pharmacist and the medications are
available to be dispensed to another person. Medications shall only be
available to be dispensed to another person under this section if the
medications are:

5 SECTION 77. In Colorado Revised Statutes, 26-1-111, amend
6 (5) as follows:

7 26-1-111. Activities of the state department under the 8 supervision of the executive director - cash fund - report - rules -9 statewide adoption resource registry. (5) The state department, 10 through the unit in the state department that administers behavioral health 11 programs and services, including those related to mental health and 12 substance abuse, shall administer alcohol and drug abuse programs set 13 forth in articles 80, 81, and 82 of title 27, C.R.S. and applicable 14 provisions of article 22 of title 12, C.R.S.

15 SECTION 78. In Colorado Revised Statutes, 26-6-108, amend
16 (2) (c) as follows:

17 26-6-108. Denial of license - suspension - revocation -18 probation - refusal to renew license - fines. (2) The department may 19 deny an application, or suspend, revoke, or make probationary the license 20 of any facility regulated and licensed under this part 1 or assess a fine 21 against the licensee pursuant to section 26-6-114 should the licensee, an 22 affiliate of the licensee, a person employed by the licensee, or a person 23 who resides with the licensee at the facility:

(c) Use any controlled substance, as defined in section 12-22-303
(7) 18-18-102 (5), C.R.S., or consume any alcoholic beverage during the
operating hours of the facility or be under the influence of a controlled
substance or alcoholic beverage during the operating hours of the facility;

1 or 2 SECTION 79. In Colorado Revised Statutes, 27-82-102, amend 3 (7) as follows: 4 **27-82-102. Definitions.** As used in this article, unless the context 5 otherwise requires: 6 (7) "Drug" means a controlled substance as defined in section 7 12-22-303 (7) 18-18-102 (5), C.R.S., and toxic vapors. 8 SECTION 80. In Colorado Revised Statutes, 31-31-803, amend 9 (3) (b) as follows: 10 **31-31-803.** Retirement for disability. (3) (b) For the purposes 11 of this subsection (3), the terms "addiction" and "controlled substance" 12 shall have the same meanings as such terms have in part $\frac{3}{2}$ of article $\frac{22}{2}$ 13 80 of title 12 27, C.R.S. 14 **SECTION 81.** In Colorado Revised Statutes, **amend** 33-6-123 15 as follows: 16 **33-6-123. Hunting under the influence.** It is unlawful for any 17 person who is under the influence of alcohol or any controlled substance, 18 as defined in section 12-22-303 (7) 18-18-102 (5), C.R.S., or any other 19 drug to a degree which THAT renders such person incapable of safely 20 operating a firearm or bow and arrow to hunt or take any wildlife in this 21 state. The fact that any person charged with a violation of this section is 22 or has been entitled to use such controlled substance or drug under the 23 laws of this state shall not constitute a defense against any charge of 24 violating this section. For the purposes of this section, being under the 25 influence of any drug shall include the use of glue-sniffing, aerosol 26 inhalation, or the inhalation of any other toxic vapor. Any person who 27 violates this section is guilty of a misdemeanor and, upon conviction 1 thereof, shall be punished by a fine of not less than one hundred dollars 2 nor more than one thousand dollars or by imprisonment in the county jail 3 for not more than one year, or by both such fine and imprisonment, and 4 an assessment of twenty license suspension points.

5 SECTION 82. In Colorado Revised Statutes, 33-13-108.1, 6 **amend** (1) (a) (III) and (1) (a) (IV) as follows:

- 7 33-13-108.1. Operating a vessel while under the influence. 8 (1) (a) It is a misdemeanor for any person to operate or be in actual 9 physical control of a vessel in this state while:
 - 10 (III) Under the influence of any controlled substance as defined 11 in section 12-22-303 18-18-102(5), C.R.S., or any other drug that renders 12 the person incapable of safely operating a vessel;

13 (IV) Under the influence of any combination of alcohol and any 14 controlled substance as defined in section $\frac{12-22-303}{18-18-102}$ (5), 15 C.R.S., or any other drug, when the combination of alcohol and 16 controlled substance or any other drug renders the person incapable of 17 safely operating a vessel.

18 SECTION 83. In Colorado Revised Statutes, 33-13-110, amend 19 (3) (a) as follows:

20 **33-13-110.** Water skis, aquaplanes, surfboards, inner tubes, 21 and similar devices. (3) (a) No person shall operate, manipulate, or ride 22 water skis, an aquaplane, a surfboard, an inner tube, or any similar device 23 while under the influence of alcohol, a controlled substance as defined in 24 section 12-22-303 (7) 18-18-102 (5), C.R.S., or any other drug, or any 25 combination thereof, which renders him THE PERSON incapable of the 26 safe operation of such device.

27 SECTION 84. In Colorado Revised Statutes, 33-14-116, amend 1 (3) as follows:

33-14-116. Other operating restrictions. (3) No person shall
operate a snowmobile while under the influence of alcohol, a controlled
substance, as defined in section 12-22-303 (7) 18-18-102 (5), C.R.S., or
any other drug, or any combination thereof, which renders him THE
PERSON incapable of the safe operation of a snowmobile.

7 SECTION 85. In Colorado Revised Statutes, 33-44-109, amend
8 (9) as follows:

33-44-109. Duties of skiers - penalties. (9) No person shall
move uphill on any passenger tramway or use any ski slope or trail while
such person's ability to do so is impaired by the consumption of alcohol
or by the use of any controlled substance, as defined in section 12-22-303
(7) 18-18-102 (5), C.R.S., or other drug or while such person is under the
influence of alcohol or any controlled substance, as defined in section
12-22-303 (7) 18-18-102 (5), C.R.S., or other drug.

SECTION 86. In Colorado Revised Statutes, 41-2-102, amend
(1) (b) and (1) (c) as follows:

41-2-102. Operating an aircraft under the influence operating an aircraft with excessive alcohol content - tests - penalties
- useful public service program. (1) (b) It is a misdemeanor for any
person who is an habitual user of any controlled substance, as defined in
section 12-22-303 (7) 18-18-102 (5), C.R.S., to operate any aircraft in
this state.

(c) For the purposes of this subsection (1), "one or more drugs"
shall mean all substances defined as a drug in section 12-22-303 (13)
27-80-203 (13), C.R.S., and all controlled substances, as defined in
section 12-22-303 (7) 18-18-102 (5), C.R.S.

SECTION 87. In Colorado Revised Statutes, 42-2-104, amend
 (2) (c) as follows:

3 42-2-104. Licenses issued - denied. (2) Except as otherwise
4 provided in this article, a person shall not be licensed by the department
5 to operate any motor vehicle in this state:

6 (c) Who has been adjudged or determined by a court of competent
7 jurisdiction to be an habitual drunkard or addicted to the use of a
8 controlled substance, as defined in section 12-22-303 (7) 18-18-102 (5),
9 C.R.S.

SECTION 88. In Colorado Revised Statutes, 42-2-125, amend
(1) (b) as follows:

42-2-125. Mandatory revocation of license and permit.
(1) The department shall immediately revoke the license or permit of any
driver or minor driver upon receiving a record showing that such driver
has:

(b) Been convicted of driving a motor vehicle while under the
influence of a controlled substance, as defined in section 12-22-303 (7)
18-18-102 (5), C.R.S., or while an habitual user of such a controlled
substance;

20 SECTION 89. In Colorado Revised Statutes, 42-4-110, amend
21 (1) (d) as follows:

42-4-110. Provisions uniform throughout state. (1) The provisions of this article shall be applicable and uniform throughout this state and in all political subdivisions and municipalities therein. Cities and counties, incorporated cities and towns, and counties shall regulate and enforce all traffic and parking restrictions on streets which are state highways as provided in section 43-2-135 (1) (g), C.R.S., and all local authorities may enact and enforce traffic regulations on other roads and
 streets within their respective jurisdictions. All such regulations shall be
 subject to the following conditions and limitations:

4 (d) In no event shall local authorities have the power to enact by ordinance regulations governing the driving of vehicles by persons under 5 6 the influence of alcohol or of a controlled substance, as defined in section 7 12-22-303 (7) 18-18-102 (5), C.R.S., or under the influence of any other 8 drug to a degree which THAT renders any such person incapable of safely 9 operating a vehicle, or whose ability to operate a vehicle is impaired by 10 the consumption of alcohol or by the use of a controlled substance, as 11 defined in section 12-22-303 (7) 18-18-102 (5), C.R.S., or any other drug, 12 the registration of vehicles and the licensing of drivers, the duties and 13 obligations of persons involved in traffic accidents, and vehicle 14 equipment requirements in conflict with the provisions of this article; but 15 said local authorities within their respective jurisdictions shall enforce the 16 state laws pertaining to these subjects, and in every charge of violation 17 the complaint shall specify the section of state law under which the 18 charge is made and the state court having jurisdiction.

19 SECTION 90. In Colorado Revised Statutes, 42-4-805, amend
20 (3) as follows:

42-4-805. Pedestrians walking or traveling in a wheelchair on
highways. (3) It is unlawful for any person who is under the influence
of alcohol or of any controlled substance, as defined in section 12-22-303
(7) 18-18-102 (5), C.R.S., or of any stupefying drug to walk or be upon
that portion of any highway normally used by moving motor vehicle
traffic.

27 SECTION 91. In Colorado Revised Statutes, 42-4-1301, amend

1 (1) (c) and (1) (d) as follows:

42-4-1301. Driving under the influence - driving while
impaired - driving with excessive alcoholic content - definitions penalties. (1) (c) It is a misdemeanor for any person who is an habitual
user of any controlled substance defined in section 12-22-303 (7)
18-18-102 (5), C.R.S., to drive a motor vehicle, vehicle, or low-power
scooter in this state.

8 (d) For the purposes of this subsection (1), one or more drugs 9 shall mean all substances defined as a drug in section 12-22-303 (13) 10 27-80-203 (13), C.R.S., and all controlled substances defined in section 11 12-22-303 (7) 18-18-102 (5), C.R.S., and glue-sniffing, aerosol 12 inhalation, and the inhalation of any other toxic vapor or vapors.

SECTION 92. Effective date. This act takes effect July 1, 2012.
 SECTION 93. Safety clause. The general assembly hereby finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, and safety.