

Louisiana Administrative Code

Title 46 – Professional and Occupational Standards

Part LIII: Pharmacists

Chapter 12. Automated Medication Systems

§1201. Definitions

Automated Medication System—includes, but is not limited to, a mechanical system that performs operations or activities, other than compounding or administration, relative to the storage, packaging, or delivery of medications, and which collects, controls, and maintains all transaction information. An automated medication system may be profile driven, non profile driven, or a combination of both.

Final Checks of Work—the requirement that only a pharmacist supervises and releases the completed product prepared by a pharmacy technician.

Floor Stock/First Dose Cabinet—a medication storage device, which shall be used by personnel, authorized by a protocol established by the pharmacist in charge, to gain access to doses as needed and first doses in patient care areas. In addition, a floor stock/first dose cabinet may be used to store medications in such specialty areas including, but not limited to, emergency room, surgery suite, and endoscopy suites.

Non-Profile Driven—system does not require prior or concomitant pharmacist review of medication order/prescriptions in order to gain access to the system for medication administration. A non-profile driven system may include, but is not limited to, a night drug cabinet, emergency drug kits, or floor stock/first dose cabinet.

Off-Site Facility—the location of a building that houses a licensee of the Department of Health and Hospitals, but which does not house a board permitted pharmacy.

On-Site Facility—the location of a building that houses a board permitted pharmacy.

Profile Driven—system requires that medication orders/prescriptions be reviewed by the pharmacist for appropriateness, dosage, and contraindications prior to, or concomitantly with, being entered into the system, and before access is allowed into the system for medication administration.

Remote Dispensing System—a profile driven automated medication system employing bidirectional audio-visual technology to facilitate pharmacist communication with a patient or caregiver.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271 (June 2000) effective July 1, 2000, amended by the Department of Health, Board of Pharmacy, LR

§1203. System(s) Registration

- A. The entire system shall be registered with the board and facilities shall meet the following conditions:
1. Facility shall possess a:
 - a. license from the Health Standards Section of the Department of Health and Hospitals, or
 - b. Controlled Dangerous Substance License from the Health Standards Section of the Department of Health and Hospitals, or
 - c. permit from the board.
 2. Registration fee for a facility not permitted by the board is as identified in [R.S. 37:1184.C.xii](#).
 3. No registration fee will be assessed a board permitted pharmacy.
 4. Registration expires annually on June 30.
 5. Initial application shall be completed and signed by the registrant of the facility and the pharmacist in charge of the system(s). The completed, signed application and required fee shall be submitted to the board office no later than 30 days prior to installation of the system.

- 51 6. ~~Annual Renewal. The board shall make available an application for renewal to each registrant~~
 52 ~~on or before May 1 each year. Said application shall be completed, signed, and, with annual~~
 53 ~~fee, returned to the board office to be received on or before June 1 each year.~~
 54 7. ~~Expired Registration. A registration that is not renewed shall be null and void. A renewal~~
 55 ~~application for an expired registration shall be requested by the registrant and the completed,~~
 56 ~~signed application may be referred to the board's reinstatement committee for disposition in~~
 57 ~~accordance with R.S. 37:1230.~~
 58 8. ~~Reinstatement. The holder of a registration that has expired may be reinstated only upon~~
 59 ~~written application to the board and upon payment of all lapsed fees and a penalty to be fixed~~
 60 ~~by the board. Other conditions of reinstatement may be required at the discretion of the~~
 61 ~~board.~~

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 63 AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

64 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271
 65 (June 2000) effective July 1, 2000, amended LR 38:1235 (May 2012).
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67 **§1203. Registrations** *{A suggested replacement section}*

68 A. Requirement for Registration

- 69 1. A pharmacy intending to supply medications for use within an automated medication system, as
 70 defined at R.S. 37:1164, shall obtain an AMS registration prior to engaging in such activity.
 71 2. The placement of medications within an automated medication system in the absence of an AMS
 72 registration shall substantiate a violation of R.S. 37:1241(A)(12) and shall subject the pharmacy
 73 to disciplinary action by the board.
 74 3. A pharmacy intending to supply controlled substances for use within an automated medication
 75 system shall obtain a controlled dangerous substance (CDS) license in addition to the AMS
 76 registration. The pharmacy shall also obtain a federal registration from the U.S. Drug
 77 Enforcement Administration (DEA) prior to placing controlled substances within the AMS.
 78 4. The placement of controlled substances within an automated medication system in the absence of
 79 an AMS registration, CDS license, and DEA registration shall substantiate a violation of R.S.
 80 37:1241(A)(12) and R.S. 40:973 and shall subject the pharmacy to disciplinary action by the
 81 board.
 82 5. The operation of a remote dispensing system without an AMS registration shall substantiate a
 83 violation of R.S. 37:1241(A)(12) and shall subject the pharmacy to disciplinary action by the
 84 board.

85 B. Eligibility for Registration

- 86 1. A pharmacy intending to supply medications for use within an automated medication system may
 87 do so when the AMS is placed at any of the following locations:
 88 a. within a pharmacy in possession of a pharmacy permit issued by the board.
 89 b. within a facility in possession of a controlled dangerous substance license issued by the board.
 90 c. within a facility in possession of an operating license issued by the state department of health.
 91 d. within a detention or correctional facility operated by or under contract with the state
 92 department of public safety and corrections or other local governmental entity.
 93 2. A pharmacy may operate a remote dispensing system when the system is placed at a location
 94 where the pharmacist-in-charge can ensure the security and environmental integrity of the
 95 medications and devices placed within the system as well as the security and confidentiality of the
 96 protected health information used therein.

97 C. Application for Initial Issuance of Registration

- 98 1. The board shall develop an application form suitable for the AMS registration. The board may
 99 revise that application form on its own initiative in order to collect the information it deems
 100 necessary to properly evaluate an applicant.
 101 2. The application shall be accompanied by payment of the registration fee authorized by R.S.
 102 37:1184. The board may waive the fee for applicants placing an AMS within a pharmacy or other
 103 facility in possession of another credential issued by the board.

- 104 3. The board shall not process applications received by facsimile, or that are incomplete, or
105 submitted with the incorrect fee.
- 106 4. The submission of a false or fraudulent application shall substantiate a violation of R.S.
107 37:1241(A)(2) and shall subject the applicant to disciplinary action by the board.
- 108 5. When determined appropriate by the board, the applicant may be required to meet with a
109 committee or agent of the board prior to the issuance of the registration.
- 110 D. Maintenance of Registration
- 111 1. A registration shall be valid only for the pharmacy to which it was issued and the physical location
112 of the AMS identified on the application. The registration shall not be subject to sale, assignment
113 or other transfer, voluntary or involuntary, nor shall the registration be valid for any premises
114 other than the physical location for which it was issued.
- 115 2. A duplicate or replacement registration shall be issued upon the written request of the owner of the
116 registration and payment of the fee authorized by R.S. 37:1184. A duplicate or replacement
117 registration shall be marked as such, and it shall not serve or be used as an additional or second
118 registration.
- 119 3. In the event a pharmacy intends to relocate an automated medication system to a different address,
120 the pharmacy shall notify the board of its intent to do so, providing both current and new
121 addresses. A change in business address may require an inspection by the board or its designee.
- 122 E. Application for Renewal of Registration
- 123 1. The pharmacy shall complete an application for the renewal of the registration and submit it to the
124 board prior to the expiration date of the registration. The application shall be accompanied by the
125 fee authorized by R.S. 37:1184.
- 126 2. The board shall not process applications received by facsimile, or that are incomplete, or
127 submitted with the incorrect fee.
- 128 3. An AMS registration not renewed by the expiration date shall be classified as expired. The
129 operation of an automated medication system with an expired registration shall substantiate a
130 violation of R.S. 37:1241(A)(12) and shall subject the pharmacy to disciplinary action by the
131 board.
- 132 F. Relinquishment of Registration
- 133 1. In the event a pharmacy intends to cease supplying medications or devices to an automated
134 medication system, it shall relinquish the registration to the board no later than 10 days following
135 the effective date of such decision.
- 136 2. A pharmacy may not transfer a registration to another pharmacy.
- 137 G. Application for Reinstatement of Suspended or Revoked Registration
- 138 1. An application for the reinstatement of an AMS registration previously suspended or revoked by
139 the board may only be approved in compliance with R.S. 37:1249.
- 140 2. The applicant shall complete an application form for this specific purpose supplied by the board
141 and shall attach any documentation and fees identified in R.S. 37:1184.

142
143 AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

144 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271
145 (June 2000) effective July 1, 2000, amended LR 38:1235 (May 2012), amended by the Department of Health, Board
146 of Pharmacy, LR

148 §1205. Pharmacist-in-Charge Responsibilities

- 149 A. The pharmacist-in-charge shall be a Louisiana licensed pharmacist ~~and has~~ with the following
150 responsibilities:
- 151 1. assuring that the system is in good working order and accurately provides the correct strength,
152 dosage form, and quantity of the drug prescribed while maintaining appropriate record-
153 keeping and security safeguards.
- 154 2. establishment of a quality assurance program prior to implementation of a system and the
155 supervision of an ongoing quality assurance program that monitors appropriate use and
156 performance of a system, which is evidenced by written policies and procedures developed by
157 the pharmacist-in-charge.

- 158 3. ~~provide 30 days written notice to the board of removal of the system.~~
 159 4. define access to the system in policy and procedures of the pharmacy, in compliance with
 160 state and federal regulations.
 161 5. assign, discontinue, or change access to the system.
 162 6. ensure that access to the medications complies with state and federal regulations as
 163 applicable.
 164 7. ensure that the system is stocked/restocked accurately and in accordance with established
 165 written pharmacy policies and procedures.
 166 8. maintain or have access to all records of documentation specified in this Section for two years
 167 or as otherwise required by law.
 168 9. ~~notify each licensed prescriber that his medication orders/prescriptions are not restricted to the~~
 169 ~~limited number of medications which are stocked within a facility's automated medication~~
 170 ~~system by placing a prominent notice to that effect on the cover of or near the beginning of~~
 171 ~~such patient's medical chart or medical record.~~
 172 10. continuous monitoring and documentation of temperature in the drug storage areas including
 173 a mechanism to alert the pharmacist when defined parameters are out of range as well as an
 174 action plan to address such excursions. A pharmacy's failure to document the integrity of the
 175 drug supply or remediate for excursions as appropriate shall substantiate a violation of R.S.
 176 37:1241(A)(18) and shall subject the pharmacy to disciplinary action by the board.
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178 AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

179 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271
 180 (June 2000) effective July 1, 2000, amended by the Department of Health, Board of Pharmacy, LR
 181

182 §1207. Pharmacist Review

- 183 A. System shall be used in settings that ensure medication orders are reviewed by a pharmacist prior to
 184 administration and in accordance with established policies and procedures and good pharmacy
 185 practice. A policy and procedure ~~protocol~~ shall be adopted for non-profile driven systems to
 186 retrospectively review medications orders which cannot be reviewed prior to medication
 187 administration, ~~as provided in LAC 46:LH.1209.2.~~
 188

189 AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

190 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271
 191 (June 2000) effective July 1, 2000, amended by the Department of Health, Board of Pharmacy, LR
 192

193 §1209. Policies and Procedures

- 194 A. The development of an automated medication system policy and procedures is the responsibility of the
 195 pharmacist in charge, who shall submit the complete automated medication system policy and
 196 procedures to the board for approval, on request. These policies and procedures shall be reviewed by
 197 the pharmacist in charge, at least annually and modified if needed, and such review documented.
 198 They shall include, but are not limited to, the following:
 199 1. ~~criteria for selection of medications to be stored in each system, provided that in facilities~~
 200 ~~licensed by the Department of Health and Hospitals, but not by the board, the selection~~
 201 ~~criteria shall not include the substitution by the pharmacist of a product that is not an~~
 202 ~~equivalent drug product to the product originally prescribed by the physician or practitioner~~
 203 ~~without the explicit consent of the physician or practitioner;~~
 204 2. ~~criteria for medications qualifying for use with a non profile driven system and the locations~~
 205 ~~and situations that this type of system can be used in; and~~
 206 3. ~~information on the system as outlined below:~~
 207 a. ~~access:~~
 208 i. ~~system entry.~~
 209 ii. ~~access codes.~~
 210 iii. ~~system access privileges.~~

- 211 iv. changing access privileges.
- 212 v. termination of user.
- 213 vi. temporary access codes.
- 214 vii. password assignment.
- 215 b. controlled substances.
- 216 i. chain of custody.
- 217 ii. discrepancy resolution.
- 218 e. data.
- 219 i. archiving.
- 220 ii. stored/uploading to database.
- 221 iii. backup.
- 222 d. definitions.
- 223 e. downtime procedures (see malfunction).
- 224 f. emergency procedures.
- 225 g. information security/confidentiality.
- 226 i. patient information.
- 227 ii. medication information.
- 228 iii. transaction files.
- 229 iv. information update plan.
- 230 v. patient update plan.
- 231 vi. information access.
- 232 h. inspection.
- 233 i. installation requirements.
- 234 j. maintenance, e.g., service and repair protocols.
- 235 k. medication administration.
- 236 i. medication and patient validation.
- 237 ii. administration verification.
- 238 l. medication security.
- 239 i. acquisition and disposition records.
- 240 ii. proof of delivery.
- 241 iii. chain of custody of controlled substances (institutions).
- 242 iv. security management and control.
- 243 v. medication loading and storage.
- 244 vi. medication loading records.
- 245 vii. medication containers.
- 246 viii. cross contamination.
- 247 ix. lot number control.
- 248 x. inventory.
- 249 xi. utilization review.
- 250 xii. research.
- 251 m. malfunction.
- 252 i. troubleshooting.
- 253 ii. power failure.
- 254 n. quality assurance/quality improvement
- 255 i. documentation and verification of proper loading and refilling of
- 256 device.
- 257 ii. removal of drugs for administration, return, or waste.
- 258 iii. recording, resolving, and reporting of discrepancies.
- 259 iv. periodic audits to assure compliance with policies and procedures.
- 260 o. reports.
- 261 i. system maintenance.
- 262 ii. administrative functions.
- 263 iii. inventory.
- 264 iv. error.

- 265 v. ~~discrepancies.~~
- 266 vi. ~~activity.~~
- 267 vii. ~~problem.~~
- 268 p. ~~medication inventory management.~~
- 269 q. ~~staff education and training.~~
- 270 r. ~~system set up.~~
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272 AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

273 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271
274 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR
275

276 **§1211. Documentation**

- 277 A. Documentation as to type of equipment, serial number, content, policies and procedures and location
278 shall be maintained ~~on-site~~ in the pharmacy for review by the board. Such documentation shall
279 include, but is not limited to:
 - 280 1. name, address, and permit number of the pharmacy or ~~licensed health care facility~~ other
281 location where the system is operational;
 - 282 2. manufacturer’s name and model;
 - 283 3. quality assurance policies and procedures to determine continued appropriate use and
284 performance of the system;
 - 285 4. policies and procedures for system operation, safety, security, accuracy, patient
286 confidentiality, access, controlled substances, data retention, definitions, downtime
287 procedures, emergency or first dose procedures, inspection, installation requirements,
288 maintenance security, quality assurance, medication inventory, staff education and training,
289 system set-up, and malfunction procedures; and
 - 290 5. security procedures sufficient to prevent unauthorized access or use, prevent the illegal use or
291 disclosure of protected health information, and comply with any applicable federal or state
292 regulations.
- 293 B. A current copy of all pharmacy policies and procedures related to the use of the system shall be
294 maintained at all ~~off-site facility~~ locations where the system is being used, ~~as well as the pharmacy of~~
295 ~~the pharmacist in charge.~~

297 AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

298 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271
299 (June 2000) effective July 1, 2000, amended by the Department of Health, Board of Pharmacy, LR
300

301 **§1213. Records**

- 302 A. Records and/or electronic data kept by the system shall meet the following requirements:
 - 303 1. All events involving access to the contents of the system shall be recorded electronically.
 - 304 2. In the event controlled substances are stored in the system, the records shall include the
305 positive identification (as defined in Section 1119 of ~~the Board’s rules~~ this Part) of the
306 personnel retrieving and administering the controlled substances to the patient.
 - 307 3. These internal records shall be maintained for one year by the pharmacist-in-charge and shall
308 be readily available to the board. Such records shall include:
 - 309 a. identity of system accessed;
 - 310 b. identification of the individual accessing the system;
 - 311 c. type of transaction;
 - 312 d. name, strength, dosage form, and quantity of the drug accessed;
 - 313 e. name or identification number of the patient, ~~or identification numbers~~ for whom
314 the drug was ordered;
 - 315 f. identification of the certified pharmacy technician or pharmacist stocking or
316 restocking the medications in the system; and
 - 317 g. such additional information as the pharmacist-in-charge may deem necessary.

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§1215. Security System(s)

A. System shall have adequate security system and procedures, evidenced by written pharmacy policies and procedures, to:

1. prevent unauthorized access or use;
2. comply with any applicable federal and state regulations; and
3. maintain patient confidentiality.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR

§1217. Stocking and Restocking

A. ~~*On Site Facility System(s)*~~. The stocking and restocking of all medications in the on-site system shall be accomplished by Louisiana licensed pharmacists, and/or Louisiana certified pharmacy technicians under the supervision of Louisiana licensed pharmacists. A pharmacist must conduct final checks of work performed by a pharmacy technician. The pharmacy shall have a mechanism in place to identify the certified pharmacy technician stocking or restocking and the pharmacist checking the accuracy of the medications to be stocked or restocked in the automated medication systems.

B. ~~*Off Site Facility System(s)*~~. The stocking and restocking of all medications in the off-site system shall be accomplished by Louisiana licensed pharmacists; however, the certified pharmacy technician may stock or restock an off-site facility system provided a pharmacist is physically present at the off-site facility and supervises and verifies the stocking and/or restocking prior to use. The pharmacy shall have a mechanism in place to identify the certified pharmacy technician stocking or restocking and the pharmacist checking the accuracy of the medications to be stocked or restocked in the system.

A. The stocking and restocking of medications and devices within an automated medication system shall be performed by a pharmacist, or in the alternative, a pharmacy intern, pharmacy technician, or pharmacy technician candidate under the supervision of a pharmacist.

B. When the pharmacy employs electronic product verification procedures as described within this Subsection, the stocking and restocking of medications and devices within an automated medication system may be performed by other personnel approved by the pharmacist-in-charge.

C. **Electronic Product Verification**

1. A bar code verification, electronic verification, or similar verification process which prohibits any human intervention following pharmacist verification of the product may be utilized to assure the correct selection of drugs to be placed into an automated medication system.
2. The use of a bar code, electronic, or similar verification process shall require an initial quality assurance validation followed by ongoing quality assurance reviews at intervals no greater than 90 days since the previous review, all conducted by a pharmacist.
3. ~~When a bar code verification, electronic verification, or similar verification process is utilized as specified in the Paragraph, and in the absence of any human intervention in the product selection process, the stocking and restocking functions in systems located either on-site or off-site may be performed by a pharmacy technician without the necessity of direct pharmacist supervision.~~

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271 (June 2000) effective July 1, 2000, amended LR 41:1488 (August 2015), amended by the Department of Health, Board of Pharmacy, LR

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§1219. Packaging and Labeling

~~A. All containers of medications stored in the system shall be packaged and labeled in accordance with federal and state laws and regulations and contain an established satisfactory beyond use date based on U.S.P. standards.~~

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AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR

380

§1221. Proof of Use

~~A. For medication removed from the system for patient administration, the system shall document, at a minimum, the following:~~

- ~~1. name of the patient or resident;~~
- ~~2. patient's or resident's medical record number or identification number, or room and bed number;~~
- ~~3. date and time medication was removed from the system;~~
- ~~4. name, initials, or other unique identifier of the person removing the drug; and~~
- ~~5. name, strength, and dosage form of the medication or description of the medical device removed.~~

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AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR

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§1223. Wasted, Discarded, or Unused Medications

~~A. The system shall provide a mechanism for securing and accounting for wasted, discarded, or unused medications removed from the system according to policies and procedures, and existing state and federal law.~~

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AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR

404

§1225. Inspection

~~A. System records shall be available and readily retrievable for board inspection and review during regular working hours of operation. The system itself is also subject to inspection at that time.~~

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AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR

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§1227. Out of State Pharmacies

~~A. Out of state pharmacies must have applied for and been issued an out of state pharmacy permit by the board as identified in regulations. Out of state pharmacies must have the proper pharmacy permit issued by the state in which they reside in order to utilize a system in Louisiana.~~

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AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR

421

§1229. Violations; Penalties

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423 A. The board may refuse to issue or renew, or may revoke, summarily suspend, suspend, place on
424 probation, censure, reprimand, issue a warning against, or issue a cease and desist order against, the
425 licenses or the registration of, or assess a fine/civil penalty or costs/administrative costs against any
426 person pursuant to the procedures set forth in [R.S. 37:1245](#), for any violation of the provisions of this
427 Section.
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429 AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

430 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271
431 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR
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433 **~~§1231. Revised Statutes and Louisiana Administrative Code~~**

434 A. These regulations shall be read and interpreted jointly with [Chapter 14 of Title 37 of the Revised](#)
435 [Statutes](#) and Part LIII of Title 46 of the Louisiana Administrative Code.
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437 AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1182.A.

438 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 26:1271
439 (June 2000) effective July 1, 2000, repealed by the Department of Health, Board of Pharmacy, LR

