1	Title 46
2	PROFESSIONAL AND OCCUPATIONAL STANDARDS
3	Part LIII. Pharmacists
4	Chapter 27. Controlled Dangerous Substances
5	Subchapter A. General Provisions
6	§2701. Definitions
7	A. Words not defined in this Chapter shall have their common usage and meaning as stated in the Merriam
8	Webster's Collegiate Dictionary-Tenth Edition, as revised, and other similarly accepted reference texts. As used in
9	this Chapter, the following terms shall have the meaning ascribed to them in this Section unless the context clearly
10	indicates otherwise:
11	Administer or Administration—the direct application of a drug to the body of a patient or research subject by
12	injection, inhalation, ingestion, or any other means.
13	Agent-an individual who acts on behalf or at the direction of a manufacturer, distributor, or other licensee, but
14	does not include a common or contract carrier, public warehouseman, or employee thereof.
15	Ambulatory Surgical Center or Surgical Center – a facility licensed by the department to operate as an ambulatory
16	surgery center.
17	BNDD United States Bureau of Narcotics and Dangerous Drugs.
18	Board—the Louisiana Board of Pharmacy.
19	Central Fill Pharmacy a pharmacy which provides centralized dispensing services to other pharmacies, in
20	compliance with the provisions of §1141 of the board's rules.
21	Certified Animal Euthanasia Technician-an individual authorized by law and certified by the Louisiana State
22	Board of Veterinary Medicine to practice animal euthanasia.
23	CFR—Code of Federal Regulations
24	Client Pharmacy—a pharmacy which has engaged the services of a central fill pharmacy.
25	Controlled Dangerous Substance or Controlled Substance-any substance defined, enumerated, or included in
26	federal or state statute or regulations, 21 CFR §1308.11-15 or R.S. 40:964, or any substance which may hereafter be
27	designated as a controlled dangerous substance by amendment or supplementation of such regulations or statute. The
28	term shall not include distilled spirits, wine, malt beverages, or tobacco.
29	CRT cathode ray tube video display unit.
30	DEA—United States Drug Enforcement Administration.
31	Deliver or Delivery-the actual, constructive, or attempted transfer of a drug or device containing a controlled
32	substance, from one person to another, whether or not for consideration, or whether or not there exists an agency
33	relationship.
34	Dentist an individual authorized by law and licensed by the Louisiana State Board of Dentistry to engage in the
35	practice of dentistry.
36	Department—the Louisiana Department of Health.

37 Dispense or Dispensing—the interpretation, evaluation, and implementation of a prescription drug order for a 38 controlled substance, including the preparation and delivery of a drug or device to a patient or patient's agent in a 39 suitable container appropriately labeled for subsequent administration to, or use by, a patient. 40 Dispenser—an individual currently licensed, registered, or otherwise authorized by the appropriate licensing 41 board to dispense drugs or devices containing controlled substances to his own patients in the course of professional 42 practice. 43 Distribute or Distributing—the delivery of a drug or device containing a controlled substance in response to a 44 non-patient specific purchase order, requisition, or similar communication, other than by administering or dispensing. 45 Distributor or Wholesaler—a facility authorized by law and licensed by the Louisiana Board of Drug and Device 46 Distributors to engage in the distribution of drugs or devices, including controlled substances. 47 Drug— 48 a. any substance recognized as a drug in the official compendium, or supplement thereto, designated by the 49 board for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in humans or animals; 50 any substance intended for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in b. 51 humans or animals; or 52 any substance other than food intended to affect the structure or any function of the body of humans or c. 53 animals. 54 Drug Detection Canine Trainer—an individual qualified to conduct experiments using controlled substances in 55 training canines to detect the presence of contraband controlled dangerous substances. 56 Drug Detection Canine Handler-an individual qualified to handle canines in the detection of contraband 57 controlled substances. 58 *Electronic Prescription*—a prescription generated, signed, and transmitted in electronic form. 59 Emergency Clinic a facility staffed by at least one physician and other licensed medical personnel for the 60 purpose of providing emergency medical treatment. 61 Facility—an organized health care setting authorized by law and licensed by the department to engage in the 62 provision of health care. 63 Hemp Facility—a facility licensed by the Louisiana Department of Agriculture and Forestry as a hemp seed 64 producer, hemp grower, hemp handler or hemp processor. 65 Hospital—a facility licensed by the department to operate as a hospital. 66 LDAF—Louisiana Department of Agriculture and Forestry, or its successor. 67 License-a Louisiana Controlled Dangerous Substances (CDS) License. 68 Licensee-an individual or facility in possession of a Louisiana CDS license. 69 Manufacturer—a person authorized by law and licensed by the federal Food and Drug Administration to engage 70 in the production of drugs, including controlled substances. 71 Narcotic Treatment Program - a program authorized by law and licensed by the department and the federal Drug 72 Enforcement Administration to operate a substance abuse program using narcotic replacement procedures for

73	individuals dependent upon opium, heroin, morphine, or any other derivative or synthetic drug in that classification
74	<del>of drugs.</del>
75	Optometrist — an individual authorized by law and licensed by the Louisiana State Board of Optometry Examiners
76	to engage in the practice of optometry.
77	Person-an individual, corporation, partnership, association, or any other legal entity, including government or
78	governmental subdivision or agency.
79	Pharmacist—an individual authorized by law and licensed by the board to engage in the practice of pharmacy.
80	Pharmacy-a place authorized by law and permitted by the board to procure, possess, compound, distribute, and
81	dispense drugs, including controlled substances.
82	Physician an individual authorized by law and licensed by the Louisiana State Board of Medical Examiners to
83	engage in the practice of medicine.
84	Podiatrist an individual authorized by law and licensed by the Louisiana State Board of Medical Examiners to
85	engage in the practice of podiatry.
86	Practice Affiliation a practice relationship, collaboration, or practice under the supervision of a physician
87	licensed to practice medicine, applicable to advanced practice registered nurses and physician assistants.
88	Practitioner-an individual currently licensed, registered, or otherwise authorized by the appropriate licensing
89	board to prescribe and administer drugs in the course of professional practice.
90	Prescribe or Prescribing-to order a drug or device to be administered or dispensed to a specific patient.
91	Prescriber-an individual currently licensed, registered, or otherwise authorized by the appropriate licensing
92	board to prescribe drugs in the course of professional practice.
93	Prescription or Prescription Drug Order-an order from a practitioner authorized by law to prescribe a drug or
94	device that is patient specific and is to be preserved on file as required by law or regulation.
95	Researcher-an individual qualified to conduct medical, educational, or scientific experiments on animals,
96	humans, or in laboratories which require the use of controlled substances. For the purpose of this Chapter,
97	manufacturers which use controlled substances in the manufacturing process, but do not manufacture controlled
98	substances as an end product, shall be considered researchers and not manufacturers as defined in R.S. 40:961(24).
99	Reverse Distribute to acquire controlled substances from another registrant or law enforcement for the purpose
100	<del>of:</del>
101	a. return to the registered manufacturer or another registrant authorized by the manufacturer to accept returns
102	on the manufacturer's behalf; or
103	b. destruction.
104	<i>Reverse Distributor</i> is a person registered by the DEA as a reverse distributor.
105	Sales Representative or Professional Medical Representative-an individual employed by a manufacturer or
106	distributor and authorized by the employer to receive, possess, and deliver controlled substances to a person licensed
107	to possess controlled dangerous substances.
108	Supplier any person registered by the DEA who is entitled to fill order forms for controlled substances.

109	Third-Party Logistics Provider-a person who provides or coordinates warehousing, facilitation of delivery, or
110	other logistic services for a legend drug or legend device in interstate or intrastate commerce on behalf of a
111	manufacturer, distributor, or dispenser of a legend drug or legend device but does not take ownership of the legend
112	drug or legend device nor have responsibility to direct the sale or disposition of the legend drug or legend device.
113	Veterinarian an individual authorized by law and licensed by the Louisiana State Board of Veterinary Medicine
114	to engage in the practice of veterinary medicine.
115	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
116	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2127 (October
117	2008), amended by the Department of Health, Board of Pharmacy, LR 46:569 (April 2020), amended LR 46:793 (June 2020), LR
118	47:1640 (November 2021), LR 48:494 (March 2022) <u>, amended LR</u>
119	* * *
120	Subchapter C. <del>Security</del> Requirements
121	§2713. General Requirements
122	A. A licensee shall provide effective controls and procedures to guard against theft or diversion of controlled
123	substances. In evaluating the overall security system of a licensee or applicant, the board may consider any of the
124	following factors:
125	1. the type of activity conducted (e.g., processing of bulk chemicals, preparing dosage forms, packaging,
126	labeling, cooperative buying, etc.);
127	2. the type and form of controlled substances handled (e.g., bulk liquids or dosage units, usable powders or
128	nonusable powders);
129	3. the quantity of controlled substances handled;
130	4. the physical location of the premises;
131	5. the type of building construction comprising the facility and the general characteristics of the building(s);
132	6. the type of vault, safe, and secure enclosures or other storage system(s) used;
133	7. the adequacy of key control systems, combination lock control systems, or both;
134	8. the adequacy of electric detection and alarm systems, if any, including use of supervised transmittal lines and
135	standby power sources;
136	9. the extent of unsupervised public and visitor access to the facility including maintenance personnel and
137	non employee service personnel;
138	10. the adequacy of supervision of employee access;
139	11. local police protection or security personnel;
140	12. the adequacy for monitoring the receipt, manufacture, distribution, procurement, and disposition of controlled
141	substances; and
142	13. the applicability of the security requirements contained in all federal, state, and local laws and regulations
143	governing the management of waste.
144	B. When physical security controls become inadequate, the physical security controls shall be expanded and
145	extended accordingly.
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147	A. Each CDS licensee shall comply with all applicable provisions of 21 CFR Parts 1300-1399.
148	B. Records and Reports
149 150	1. All records required under 21 CFR Parts 1300-1399 shall be made available to the board, or its authorized agents, for inspection and copying upon request.
151 152	2. Reports submitted to the Automation of Reports and Consolidated Orders System (ARCOS) shall be provided to the board upon request.
153	C. Theft or Significant Loss
154 155	1. A licensee shall notify the board in writing of any theft or significant loss of controlled substances, in accordance with 21 CFR Part 1301.
156	D. Prescription Expiration
157	1. A prescription for a Schedule II controlled substance shall expire 90 days after the date it is issued.
158 159	2. A prescription for a Schedule III or IV controlled substance shall expire six months after the date it is issued or upon completion of the authorized refills specified by the prescriber, whichever occurs first.
160 161	3. A prescription for a Schedule V controlled substance shall expire one year after the date it is issued or upon completion of the authorized refills specified by the prescriber, whichever occurs first.
162	E. Exception to Inventory Requirements of 21 CFR 1304.11
163 164	1. Pharmacies shall conduct an annual inventory of all controlled substances on hand. This inventory may be taken on any date, provided it is no later than 385 days after the previous inventory.
165	2. Pharmacies shall also conduct a new inventory under the following circumstances:
166	a. upon the designation of a new pharmacist-in-charge;
167	b. upon discovery of any theft or significant loss of controlled substances;
168	c. upon the departure of a pharmacist-in-charge; and
169	d. upon the permanent closure of the pharmacy.
170	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
171 172	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2134 (October 2008), <u>amended LR</u>
172	\$2715. Physical Security Controls for Non-Practitioners, Narcotic Treatment Programs, and Compounders
174	for Narcotic Treatment Programs - Repealed
175	A. Storage Areas
176	1. Schedules I and II. Raw materials, bulk materials awaiting further processing, and finished products which
177	are controlled substances listed in Schedule I or II shall be stored in one of the following secure storage areas:
178	a. Where small quantities permit, a safe or steel cabinet:

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180	against surreptitious entry, 10 man minutes against forced entry, 20 man hours against lock manipulation, and 20
181	man hours against radiological techniques;
182	ii. which safe or steel cabinet, if it weighs less than 750 pounds, is bolted or cemented to the floor or wall
183	in such a way it cannot be readily removed; and
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185	stored, is equipped with an alarm system which, upon attempted unauthorized entry, shall transmit a signal directly to
186	a central protection company or a local or state police agency which has a legal duty to respond, or a
187	24 hour control station operated by the licensee, or such other protection as the board or its designee may approve;
188	b. a vault constructed before, or under construction on, September 1, 1971, which is of substantial
189	construction with a steel door, combination or key lock, and an alarm system; or
190	e. a vault constructed after September 1, 1971:
191	i. the walls, floors, and ceilings of which vault are constructed of at least 8 inches of reinforced concrete
192	or other substantial masonry, reinforced vertically and horizontally with 1/2 inch steel rods tied 6 inches on center, or
193	the structural equivalent to such reinforced walls, floors, and ceilings;
194	
195	30 man minutes against surreptitious entry, 10 man minutes against forced entry, 20 man hours against lock
196	manipulation, and 20 man hours against radiological techniques;
197	
198	which is self closing and self locking, or the equivalent, for use during the hours of operation in which the vault door
199	<del>is open;</del>
200	iv. the walls or perimeter of which vault are equipped with an alarm, which upon unauthorized entry shall
201	transmit a signal directly to a central station protection company, or a local or state police agency which has a legal
202	duty to respond, or a 24 hour control station operated by the licensee, or such other protection as the board or its
203	designee may approve, and, if necessary, alarm buttons at strategic points of entry to the perimeter area of the vault;
204	v. the door of which vault is equipped with contact switches; and
205	vi. which vault has one of the following: complete electrical lacing of the walls, floor and ceilings; sensitive
206	ultrasonic equipment within the vault; a sensitive sound accumulator system; or such other device designed to detect
207	illegal entry as may be approved by the board or its designee.
208	2. Schedules III, IV and V. Raw materials, bulk materials awaiting further processing, and finished products
209	which are controlled substances listed in Schedules III, IV and V shall be stored in one of the following secure storage
210	areas:
211	a. a safe or steel cabinet as described in this Section;
212	b. a vault as described in this Section equipped with an alarm system as described in this Section;
213	c. a building used for storage of Schedules III through V controlled substances with perimeter security which
214	limits access during working hours and provides security after working hours and meets the following specifications:
215	i. has an electronic alarm system as described in this Section;

216	ii. is equipped with self closing, self locking doors constructed of substantial material commensurate with
217	the type of building construction, provided, however, a door which is kept closed and locked at all times when not in
218	use and when in use is kept under direct observation of a responsible employee or agent of the licensee is permitted
219	in lieu of a self closing, self locking door. Doors may be sliding or hinged. Regarding hinged doors, where hinges are
220	mounted on the outside, such hinges shall be sealed, welded or otherwise constructed to inhibit removal. Locking
221	devices for such doors shall be either of the multiple position combination or key lock type and:
222	(a). in the case of key locks, shall require key control which limits access to a limited number of
223	employees; or
224	(b). in the case of combination locks, the combination shall be limited to a minimum number of employees
225	and can be changed upon termination of employment of an employee having knowledge of the combination;
226	d. a cage, located within a building on the premises, meeting the following specifications:
227	i. having walls constructed of not less than No. 10 gauge steel fabric mounted on steel posts, which posts
228	are:
229	(a). at least 1 inch in diameter;
230	(b). set in concrete or installed with lag bolts which are pinned or brazed; and
231	(c). placed no more than 10 feet apart with horizontal 1 1/2 inch reinforcements every 60 inches;
232	ii. having a mesh construction with openings of not more than 2-1/2 inches across the square;
233	iii. having a ceiling constructed of the same material, or in the alternative, a cage shall be erected which
234	reaches and is securely attached to the structural ceiling of the building. A lighter gauge mesh may be used for the
235	ceilings of large enclosed areas if walls are at least 14 feet in height;
236	iv. is equipped with a door constructed of No. 10 gauge steel fabric on a metal door frame in a metal door
237	flange, and in all other respects conforms to all federal requirements; and
238	v. is equipped with an alarm system which upon unauthorized entry shall transmit a signal directly to a
239	central station protection agency or a local or state police agency, each having a legal duty to respond, or to a 24 hour
240	control station operated by the licensee, or to such other source of protection as the board or its designee may approve;
241	e. an enclosure of masonry or other material, approved in writing by the board or its designee as providing
242	security comparable to a cage;
243	fa building or enclosure within a building which has been inspected and approved by DEA or its predecessor
244	agency, the United States Bureau of Narcotics and Dangerous Drugs, and continues to provide adequate security
245	against the diversion of Schedule III through V controlled substances, of which fact written acknowledgment has been
246	made by the special agent in charge of DEA for the area in which such building or enclosure is situated; or
247	g. such other secure storage areas as may be approved by the board after considering the factors listed in
248	<del>§2713 of this Chapter.</del>
249	3. Mixing of Schedules
250	a. Schedule III through V controlled substances may be stored with Schedules I and II controlled substances
251	under security measures provided by this Section.

b. Non controlled drugs, substances and other materials may be stored with Schedule III through V controlled
 substances in any of the secure storage areas required by this Section, provided that permission for such storage of
 non controlled items is obtained in advance, in writing, from the special agent in charge of DEA for the area in which
 such storage area is situated. Any such permission tendered shall be upon the special agent in charge's written
 determination that such non segregated storage does not diminish security effectiveness for Schedules III through V
 controlled substances.

4. Multiple Storage Areas. Where several types or classes of controlled substances are handled separately by
 the licensee or applicant for different purposes (e.g., returned goods, or goods in process), the controlled substances
 may be stored separately, provided each storage area complies with the requirements set forth in this Section.

5. Accessibility to Storage Areas. The controlled substances storage areas shall be accessible only to an absolute minimum number of specifically authorized employees. When it is necessary for employee maintenance personnel, non employee maintenance personnel, business guests, or visitors to be present in or pass through controlled substances storage areas, the licensee shall provide for adequate observation of the area by an employee specifically authorized in writing.

266 B. Manufacturing and Compounding Areas

267 1. Before distributing a controlled substance to any person who the licensee does not know to be registered to
 268 possess the controlled substance, the licensee shall make a good faith inquiry, either with the DEA or the board, to
 269 determine that the recipient is registered to possess the controlled dangerous substance.

270 2. All manufacturing and compounding activities (including processing, packaging and labeling) involving
 271 controlled substances listed in any schedule shall be conducted in accordance with the following.

a. All in process substances shall be returned to the controlled substances storage area at the termination of the process. If the process is not terminated at the end of a workday (except where a continuous process or other normal manufacturing operation should not be interrupted), the processing area or tanks, vessels, bins or bulk containers containing such substances shall be securely locked. If security requires an alarm, such alarm, upon unauthorized entry, shall transmit a signal directly to a central station protection company, or local or state police agency which has a legal duty to respond, or a 24 hour control station operated by the licensee.

b. Manufacturing activities with controlled substances shall be conducted in an area of clearly defined limited
 access under surveillance by an employee(s) designated in writing as responsible for the area. Limited access may be
 provided, in the absence of physical dividers such as walls or partitions, by traffic control lines or restricted space
 designation. The employee designated responsible for the area may be engaged in the particular manufacturing
 operation being conducted, provided he is able to provide continuous surveillance of the area to ensure unauthorized
 individuals do not enter or leave the area without his knowledge.

c. During the production of controlled substances, the manufacturing areas shall be accessible only to those
 employees required for efficient operation. When employee maintenance personnel, non employee maintenance
 personnel, business guests, or visitors are present during production of controlled substances, the licensee shall provide
 for adequate observation of the area by an employee specifically authorized in writing.

288 C. Other Requirements/Narcotic Treatment Programs

289 1. Before distributing a controlled substance to any person who the licensee does not know to be registered to 290 possess the controlled substance, the licensee shall make a good faith inquiry either with the DEA or the board to 291 determine that the person is registered to possess the controlled substance.

- 292 2. The licensee shall design and operate a system to disclose to the licensee suspicious orders of controlled
- 293 substances. The licensee shall inform the New Orleans Field Division Office of the DEA, or its successor, of suspicious
- 294 orders when discovered by the licensee. Suspicious orders include orders of unusual size, orders deviating
- 295 substantially from a normal pattern, and orders of unusual frequency.
- 296 3.a. The licensee shall not distribute any controlled substance listed in Schedules II through V as a
- 297 complimentary sample to any potential or current customer:
- 298 \_\_\_\_\_i. without the prior written request of the customer;
- 299 ii. to be used only for satisfying the legitimate medical needs of patients of the customer; and
- 300 \_\_\_\_\_\_ iii. \_\_\_\_\_ only in reasonable quantities.

301 b. Such request shall contain the name, address, and registration number of the customer and the name and
 302 quantity of the specific controlled substance desired. The request shall be preserved by the licensee with other records
 303 of distribution of controlled substances. In addition, the procurement requirements of §2743 of this Chapter shall be
 304 complied with for any distribution of a controlled substance listed in Schedule II. For purposes of this Paragraph, the
 305 term "customer" includes a person to whom a complimentary sample of a substance is given in order to encourage the
 306 prescribing or recommending of the substance by the person.

307 4. When shipping controlled substances, a licensee is responsible for selecting common or contract carriers 308 which provide adequate security to guard against in transit losses. When storing controlled substances in a public 309 warehouse, a licensee is responsible for selecting a warehouseman which will provide adequate security to guard 310 against storage losses; wherever possible, the licensee shall store controlled substances in a public warehouse which 311 complies with the requirements set forth in §2715.A of this Chapter. In addition, the licensee shall employ precautions 312 (e.g., assuring that shipping containers do not indicate that contents are controlled substances) to guard against storage 313 or in transit losses.

- 314 5. When distributing controlled substances through agents (e.g., sales representatives), a licensee is responsible
   315 for providing and requiring adequate security to guard against theft and diversion while the substances are being stored
   316 or handled.
- 317 6. Before the initial distribution of carfentanil etorphine hydrochloride and/or diprenorphine to any person, the
   318 licensee shall verify that the person is authorized to handle the substances(s) by contacting the DEA.

## 319 7. The acceptance of delivery of narcotic substances by a narcotic treatment program shall be made only by a

- 320 licensed practitioner employed at the facility or other authorized individuals designated in writing. At the time of
- 321 delivery, the licensed practitioner or other authorized individual designated in writing (excluding persons currently or
- 322 previously dependent on narcotic drugs), shall sign for the narcotics and place his specific title (if any) on any invoice.
- 323 Copies of these signed invoices shall be kept by the distributor.
- 8. Narcotics dispensed or administered at a narcotic treatment program will be dispensed or administered
   directly to the patient by either:

326	a. the licensed practitioner;
327	b. a registered nurse under the direction of the licensed practitioner;
328	c. a licensed practical nurse under the direction of the licensed practitioner; or
329	d. a pharmacist under the direction of the licensed practitioner.
330	9. Persons enrolled in a narcotic treatment program shall be required to wait in an area physically separated
331	from the narcotic storage and dispensing area. This requirement will be enforced by the program physician and
332	employees.
333	10. All narcotic treatment programs shall comply with standards established by the department respecting the
334	quantities of narcotic drugs which may be provided to persons enrolled in a narcotic treatment program for
335	unsupervised use.
336	11. The board may exercise discretion regarding the degree of security required in narcotic treatment programs
337	based on such factors as the location of a program, the number of patients enrolled in a program and the number of
338	physicians, staff members and security guards. Similarly, such factors will be taken into consideration when evaluating
339	existing security or requiring new security at a narcotic treatment program.
340	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
341	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2135 (October
342	2008), repealed LR
343	§2717. Physical Security Controls for Practitioners and Pharmacies <u>- Repealed</u>
344	A. Controlled substances listed in Schedule I shall be stored in a securely locked, substantially constructed cabinet.
345	B. Controlled substances listed in Schedules II, III, IV, and V shall be stored in a securely locked, substantially
346	constructed cabinet. However, pharmacies and institutional practitioners may disperse such substances throughout the
347	stock of non-controlled substances in such a manner as to obstruct the theft or diversion of the controlled substances.
348	C. This Section shall also apply to non practitioners authorized to conduct research or chemical analysis under
349	another registration.
350	D. Carfentanil etorphine hydrochloride and diprenorphine shall be stored in a safe or steel cabinet equivalent to a
351	U.S. Government Class V security container.
352	E. The licensee shall not employ, as an agent or employee who has access to controlled substances, any person
353	who has been convicted of a felony offense relating to controlled substances or who, at any time, had an application
354	for registration with the DEA denied, had a DEA registration revoked or has surrendered a DEA registration for cause.
355	For purposes of this Subsection, the term "for cause" includes surrender in lieu of, or as a consequence of, any federal
356	or state administrative, civil or criminal action resulting from an investigation of the individual's handling of controlled
357	substances.
358	F. The licensee shall notify the board and the Field Division Office of the DEA in his area, in writing, of the theft
359	or significant loss of any controlled substances within one business day of discovery of such loss or theft. The licensee
360	shall also complete, and submit to the board and the Field Division Office of the DEA in his area, DEA Form 106, or
361	its electronic equivalent, regarding the loss or theft. When determining whether a loss is significant, a licensee should
362	consider, among others, the following factors:
363	1. the actual quantity of controlled substances lost in relation to the type of business;

364 2. the specific controlled substances lost; 365 3. whether the loss of the controlled substances can be associated with access to those controlled substances by 366 specific individuals, or whether the loss can be attributed to unique activities that may take place involving the 367 controlled substances; 368 4. a pattern of losses over a specific time period, whether the losses appear to be random, and the results of 369 efforts taken to resolve the losses, and, if known; 370 5. whether the specific controlled substances are likely candidates for diversion; 371 6. local trends and other indicators of the diversion potential of the missing controlled substance. 372 G. Whenever the licensee distributes a controlled substance (without being registered as a distributor, as permitted 373 by law) he shall comply with the requirements imposed on non practitioners. 374 H. Central fill pharmacies shall comply with federal and state law when selecting private, common or contract 375 carriers to transport filled prescriptions to a retail pharmacy for delivery to the ultimate user. When central fill 376 pharmacies contract with private, common or contract carriers to transport filled prescriptions to a retail pharmacy, 377 the central fill pharmacy is responsible for reporting in transit losses upon discovery of such loss by use of a DEA 378 Form 106 or its electronic equivalent. Retail pharmacies shall comply with federal and state law when selecting 379 private, common or contract carriers to retrieve filled prescriptions from a central fill pharmacy. When retail 380 pharmacies contract with private, common or contract carriers to retrieve filled prescriptions from a central fill 381 pharmacy, the retail pharmacy is responsible for reporting in transit losses upon discovery of such loss by use of a 382 DEA Form 106 or its electronic equivalent. 383 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972. 384 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2137 (October 385 2008), repealed LR 386 §2719. Security Controls for Freight Forwarding Facilities - Repealed 387 A. All Schedule II V controlled substances that will be temporarily stored at the freight forwarding facility shall 388 be either: 389 1. stored in a segregated area under constant observation by designated responsible individual(s); or 390 2. stored in a secured area that meets the requirements of this Chapter. For purposes of this requirement, a 391 facility that may be locked down (i.e., secured against physical entry in a manner consistent with requirements of this 392 Part) and has a monitored alarm system or is subject to continuous monitoring by security personnel will be deemed 393 to meet the requirements of this Chapter. 394 B. Access to controlled substances shall be kept to an absolute minimum number of specifically authorized 395 individuals. Non authorized individuals may not be present in or pass through controlled substances storage areas 396 without adequate observation provided by an individual authorized in writing by the licensee. 397 C. Controlled substances being transferred through a freight forwarding facility shall be packed in sealed, 398 unmarked shipping containers. 399 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972. 400 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2138 (October 401 2008), repealed LR

402 §2721. Employee Screening by Non-Practitioners - Repealed 403 A. An employer's comprehensive employee screening program shall include the following. 404 1. Question. Within the past five years, have you been convicted of a felony, or within the past two years, of 405 any misdemeanor or are you presently formally charged with committing a criminal offense? (Do not include any 406 traffic violations, juvenile offenses or military convictions, except by general court martial.) If the answer is yes, 407 furnish details of conviction, offense, location, date and sentence. 408 2. Question. In the past three years, have you ever knowingly used any narcotics, amphetamines or barbiturates, 409 other than those prescribed to you by a physician or other authorized prescriber? If the answer is yes, furnish details. 410 3. Advice. An authorization, in writing, that allows inquiries to be made of courts and law enforcement agencies 411 for possible pending charges or convictions shall be executed by a person who is allowed to work in an area where 412 access to controlled substances clearly exists. A person shall be advised that any false information or omission of 413 information will jeopardize his or her position with respect to employment. The application for employment should 414 inform a person that information furnished or recovered as a result of any inquiry will not necessarily preclude 415 employment, but will be considered as part of an overall evaluation of the person's qualifications. The maintaining of 416 fair employment practices, the protection of the person's right of privacy, and the assurance that the results of such 417 inquiries will be treated by the employer in confidence will be explained to the employee. 418 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972. 419 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2138 (October 420 2008), repealed LR 421 Subchapter D. Labeling and Packaging Requirements 422 §2723. Symbol Required - Repealed 423 A. Each commercial container of a controlled substance shall have printed on the label the symbol designating the 424 schedule in which such controlled substance is listed. Each such commercial container, if it otherwise has no label, 425 shall bear a label complying with the requirement of this Section. 426 B. Each manufacturer shall print upon the labeling of each controlled substance distributed by him the symbol

- 427 designating the schedule in which such controlled substance is listed.
- 428 C. The following symbols shall designate the schedule corresponding thereto.
- 429

Sche	dule
Schedule I	CI or C-I
Schedule II	CII or C-II
Schedule III	CIII or C-III
Schedule IV	CIV or C-IV
Schedule V	<del>CV or C-V</del>

- 430
- 431 1. The word "schedule" need not be used. No distinction need be made between narcotic and non narcotic

432 substances.

- 433 D. The symbol is not required on a carton or wrapper in which a commercial container is held if the symbol is
- 434 easily legible through such carton or wrapper.

435 E. The symbol is not required on a commercial container too small or otherwise unable to accommodate a label,

436 if the symbol is printed on the box or package from which the commercial container is removed upon dispensing to

437 an ultimate user.

- 438 F. The symbol is not required on a commercial container containing, or on the labeling of, a controlled substance
- 439 being utilized in clinical research involving blind and double blind studies.
- 440 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
- 441 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2138 (October
- 442 2008)<u>, repealed LR</u>
- 443 §2725. Location and Size of Symbol on Label and Labeling Repealed
- 444 A. The symbol shall be prominently located on the label or the labeling of the commercial container and/or the
- 445 panel of the commercial container normally displayed to dispensers of any controlled substance. The symbol on labels
- 446 shall be clear and large enough to afford easy identification of the schedule of the controlled substance upon inspection
- 447 without removal from the dispenser's shelf. The symbol on all other labeling shall be clear and large enough to afford
- 448 prompt identification of the controlled substance upon inspection of the labeling.
- 449 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
- 450 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2139 (October
- 451 2008), repealed LR
- 452 §2727. Sealing of Controlled Substances Repealed
- 453 A. On each bottle, multiple dose vial, or other commercial container of any controlled substance, there shall be
- 454 securely affixed to the stopper, cap, lid, covering, or wrapper or such container a seal to disclose upon inspection any

455 tampering or opening of the container.

456 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.

- 457 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2139 (October
- 458 2008), repealed LR
- 459 §2729. Labeling and Packaging Requirements for Imported and Exported Controlled Substances Repealed
- 460 A. The symbol requirements of this Section apply to every commercial container containing, and to all labeling
- 461 of, controlled substances imported into the jurisdiction of and/or the customs territory of Louisiana.
- 462 B. The symbol requirements of this Section do not apply to any commercial containers containing, or any labeling
- 463 of, a controlled substance intended for export from Louisiana.
- 464 C. The sealing requirements of this Section apply to every bottle, multiple dose vial, or other commercial container
- 465 of any controlled substance listed in schedule I or II, or any narcotic controlled substance listed in schedule III or IV,
- 466 imported into, exported from, or intended for export from, Louisiana.
- 467 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
- 468 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2139 (October
- 469 2008), repealed LR
- 470 Subchapter E. Recordkeeping Requirements
- 471 §2731. General Information Repealed
- 472 A. Persons Required to Keep Records and File Reports

473 1. Each licensee shall maintain the records and inventories and shall file the reports required by this Chapter, 474 except as exempted by this Section. Any licensee who is authorized to conduct other activities without being registered 475 to conduct those activities by federal law shall maintain the records and inventories and shall file the reports required 476 by this Section for persons registered to conduct such activities. This latter requirement should not be construed as 477 requiring stocks of controlled substances being used in various activities under one registration to be stored separately, 478 nor does it require that separate records are required for each activity. Thus, when a researcher manufactures a 479 controlled item, he shall keep a record of the quantity manufactured; when he distributes a quantity of the item, he 480 shall use and keep invoices or order forms to document the transfer; when he imports a substance, he keeps as part of 481 his records the documentation required of an importer; and when substances are used in chemical analysis, he need 482 not keep a record of this because such a record would not be required of him under a registration to do chemical 483 analysis. All of these records may be maintained in one consolidated record system. Similarly, the researcher may 484 store all of his controlled items in one place, and every two years take inventory of all items on hand, regardless of 485 whether the substances were manufactured by him, imported by him, or purchased domestically by him, of whether 486 the substances will be administered to subjects, distributed to other researchers, or destroyed during chemical analysis. 487 2. An individual practitioner is required to keep records of controlled substances in Schedules II, III, IV, and V 488 which are dispensed, other than by prescribing or administering in the lawful course of professional practice.

An individual practitioner is not required to keep records of controlled substances in Schedules II, III, IV,
 and V which are prescribed in the lawful course of professional practice, unless such substances are prescribed in the
 course of maintenance or detoxification treatment of an individual.

492 4. An individual practitioner is not required to keep records of controlled substances listed in Schedules II, III,
 493 IV and V which are administered in the lawful course of professional practice unless the practitioner regularly engages
 494 in the dispensing or administering of controlled substances and charges patients, either separately or together with
 495 charges for other professional services, for substances so dispensed or administered. Records are required to be kept
 496 for controlled substances administered in the course of maintenance or detoxification treatment of an individual.

497 5. Each registered mid level practitioner shall maintain in a readily retrievable manner those documents
 498 required by the state in which he practices which describe the conditions and extent of his authorization to dispense
 499 or distribute controlled substances and shall make such documents available for inspection and copying by authorized
 500 agents of the board. Examples of such documentation include protocols, practice guidelines or practice agreements.

501 6. Licensees using any controlled substances while conducting preclinical research, in teaching at a registered 502 establishment which maintains records with respect to such substances or conducting research in conformity with an 503 exemption granted under Section 505(i) or 512(j) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(i) or 504 360b(i)) at a registered establishment which maintains records in accordance with either of those sections, are not 505 required to keep records if he notifies the DEA and the board of the name, address, and registration number of the 506 establishment maintaining such records. This notification shall be given at the time the person applies for a CDS 507 license or his renewal and shall be made in the form of an attachment to the application, which shall be filed with the 508 application.

509 7. A distributing licensee who utilizes a freight forwarding facility shall maintain records to reflect transfer of 510 controlled substances through the facility. These records shall contain the date, time of transfer, number of cartons, 511 erates, drums or other packages in which commercial containers of controlled substances are shipped and authorized 512 signatures for each transfer. A distributing licensee may, as part of the initial request to operate a freight forwarding 513 facility, request permission to store records at a central location. Approval of the request to maintain central records 514 would be implicit in the approval of the request to operate the facility. Otherwise, a request to maintain records at a 515 central location shall be submitted in accordance with this Section. These records shall be maintained for a period of 516 two years. 517 8. With respect to any and all records required by this Chapter which are maintained in a language other than 518 English, the person responsible for maintaining such records shall provide a document accurately translating such 519 records to English within 72 hours of such request by the board or an agent of the board. 520 B. Maintenance of Records and Inventories 521 1. Except as otherwise provided in this Section, every inventory and other records required to be kept under this 522 Section shall be kept by the licensee and be available, for at least two years from the date of such inventory or records, 523 for inspection and copying by authorized employees of the board. 524 a. Financial and shipping records may be kept at a central location, rather than at the registered location, if 525 the licensee has notified the board in writing of his intention to keep central records. All notifications shall include the 526 following: 527 i. the nature of the records to be kept centrally; 528 ii. the exact location where the records will be kept; 529 iii. the name, address, DEA registration number and type of DEA registration of the licensee whose records 530 are being maintained centrally; 531 iv. whether central records will be maintained in a manual, or computer readable, form. 532 b. A pharmacy which possesses additional registrations for automated dispensing systems at long term care 533 facilities may keep all records required by this Section for those additional registered sites at the pharmacy or other 534 approved central location. 535 2. All licensees authorized to maintain a central recordkeeping system shall be subject to the following 536 conditions. 537 a. The records to be maintained at the central record location shall not include executed order forms, 538 prescriptions and/or inventories which shall be maintained at each registered location. 539 b. If the records are kept on microfilm, computer media or in any form requiring special equipment to render 540 the records easily readable, the licensee shall provide access to such equipment with the records. If any code system 541 is used (other than pricing information), a key to the code shall be provided to make the records understandable. 542 The licensee agrees to deliver all or any part of such records to the registered location within two business 543 days upon receipt of a written request from the board for such records, and if the board chooses to do so in lieu of 544 requiring delivery of such records to the registered location, to allow authorized employees of the board to inspect 545 such records at the central location upon request by such employees without a warrant of any kind.

546	d. In the event that a licensee fails to comply with these conditions, the board may cancel such central
547	recordkeeping authorization, and all other central recordkeeping authorizations held by the licensee without a hearing
548	or other procedures. In the event of a cancellation of central recordkeeping authorizations under this Paragraph the
549	licensee shall, within the time specified by the board, comply with the requirements of this Section that all records be
550	kept at the registered location.
551	3. Licensees need not notify the board or obtain central recordkeeping approval in order to maintain records on
552	an in house computer system.
553	4. ARCOS participants who desire authorization to report from other than their registered locations shall obtain
554	a separate central reporting identifier. Request for central reporting identifiers shall be submitted to:
555	ARCOS Unit
556	<del>P.O. Box 28293</del>
557	Central Station
558	Washington, DC 20005
559	5. Each manufacturer, distributor, third party logistics provider, importer, exporter, narcotic treatment program
560	and compounder for narcotic treatment program shall maintain inventories and records of controlled substances as
561	follows:
562	a. inventories and records of controlled substances listed in Schedules I and II shall be maintained separately
563	from all of the other records of the licensee; and
564	b. inventories and records of controlled substances listed in Schedules III, IV, and V shall be maintained either
565	separately from all other records of the licensee or in such form that the information required is readily retrievable
566	from the ordinary business records of the licensee.
567	6. Each individual practitioner required to keep records and institutional practitioner shall maintain inventories
568	and records of controlled substances in the manner prescribed in this Section.
569	7. Each pharmacy shall maintain the inventories and records of controlled substances as follows:
570	a. inventories and records of all controlled substances listed in Schedules I and II shall be maintained
571	separately from all other records of the pharmacy, and prescriptions for such substances shall be maintained in a
572	separate prescription file; and
573	b. inventories and records of controlled substances listed in Schedules III, IV, and V shall be maintained either
574	separately from all other records of the pharmacy or in such form that the information required is readily retrievable
575	from ordinary business records of the pharmacy, and prescriptions for such substances shall be maintained either in a
576	separate prescription file for controlled substances listed in Schedules III, IV, and V only or in such form that they are
577	readily retrievable from the other prescription records of the pharmacy. Prescriptions will be deemed readily
578	retrievable if, at the time they are initially filed, the face of the prescription is stamped in red ink in the lower right
579	corner with the letter "C" no less than 1 inch high and filed either in the prescription file for controlled substances
580	listed in Schedules I and II or in the usual consecutively numbered prescription file for non-controlled substances.
581	However, if a pharmacy employs an ADP system or other electronic recordkeeping system for prescriptions which
582	permits identification by prescription number and retrieval of original documents by prescriber's name, patient's name,
583	drug dispensed, and date filled, then the requirement to mark the hard copy prescription with a red "C" is waived.

584 C. Records of Authorized Central Fill Pharmacies and Client Pharmacies 585 1. Every pharmacy that utilizes the services of a central fill pharmacy shall keep a record of all central fill 586 pharmacies, including name, address and DEA number, which are authorized to fill prescriptions on its behalf. The 587 pharmacy shall also verify the registration for each central fill pharmacy authorized to fill prescriptions on its behalf. 588 These records shall be made available upon request for inspection by the board. 589 2. Every central fill pharmacy shall keep a record of all pharmacies, including name, address and DEA number, 590 for which it is authorized to fill prescriptions. The central fill pharmacy shall also verify the registration for all 591 pharmacies for which it is authorized to fill prescriptions. These records shall be made available upon request for 592 inspection by the board. 593 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972. 594 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2139 (October 595 2008), amended by the Department of Health, Board of Pharmacy, LR 46:570 (April 2020), repealed LR 596 §2733. Inventory Requirements - Repealed 597 A. General Requirements. Each inventory shall contain a complete and accurate record of all controlled substances 598 on hand on the date the inventory is taken, and shall be maintained in written, typewritten, or printed form at the 599 registered location. An inventory taken by use of an oral recording device shall be promptly transcribed. Controlled 600 substances shall be deemed to be "on hand" if they are in the possession of or under the control of the licensee, 601 including substances returned by a customer, ordered by a customer but not yet invoiced, stored in a warehouse on 602 behalf of the licensee, and substances in the possession of employees of the licensee and intended for distribution as 603 complimentary samples. A separate inventory shall be made for each registered location and each independent activity 604 registered, except as provided in this Section. In the event controlled substances in the possession or under the control 605 of the licensee are stored at a location for which he is not registered, the substances shall be included in the inventory 606 of the registered location to which they are subject to control or to which the person possessing the substance is 607 responsible. The inventory may be taken either as of opening of business or as of the close of business on the inventory 608 date and that option shall be indicated on the inventory. 609 B. Initial Inventory Date. Every person required to keep records shall take an inventory of all stocks of controlled 610 substances on hand on the date he first engages in the manufacture, distribution, or dispensing of controlled substances, 611 in accordance with this Section as applicable. In the event a person commences business with no controlled substances 612 on hand, he shall record this fact as the initial inventory. 613 C. Biennial Inventory Date. After the initial inventory is taken, the licensee shall take a new inventory of all stocks 614 of controlled substances on hand at least every two years. The biennial inventory may be taken on any date which is 615 within two years of the previous biennial inventory date. 616 1. Exception 617 Pharmacies shall take a new inventory of all stocks of controlled substances on hand every year; the annual 618 inventory may be taken on any date which is within one year of the previous annual inventory date. 619 b. Pharmacies shall take a new inventory on the following occasions: 620 i. arrival of a new pharmacist in charge; 621 ii. discovery of any substantial loss, disappearance, or theft of controlled substances;

622	
623	iv. permanent closure of a pharmacy.
624	D. Inventories of Manufacturers, Distributors, Third Party Logistics Providers, Dispensers, Researchers,
625	Importers, Exporters, and Chemical Analysts. Each person registered or authorized to manufacture, distribute,
626	dispense, import, export, provide logistics services, conduct research or chemical analysis with controlled substances
627	and required to keep records shall include in the inventory the information listed below.
628	1. Inventories of Manufacturers. Each person authorized to manufacture controlled substances shall include the
629	following information in the inventory.
630	a. For each controlled substance in bulk form to be used in (or capable of use in) the manufacture of the same
631	or other controlled or non controlled substances in finished form, the inventory shall include:
632	
633	ii. the total quantity of the substance to the nearest metric unit weight consistent with unit size.
634	b. For each controlled substance in the process of manufacture on the inventory date, the inventory shall
635	include:
636	i. the name of the substance;
637	ii. the quantity of the substance in each batch and/or stage of manufacture, identified by the batch number
638	or other appropriate identifying number; and
639	iii. the physical form which the substance is to take upon completion of the manufacturing process (e.g.,
640	granulations, tablets, capsules, or solutions), identified by the batch number or other appropriate identifying number,
641	and if possible the finished form of the substance (e.g.,
642	10 milligram tablet or 10 milligram concentration per fluid ounce or milliliter) and the number or volume thereof.
643	c. For each controlled substance in finished form the inventory shall include:
644	i. the name of the substance;
645	
646	10 milligram tablet or 10 milligram concentration per fluid ounce or milliliter);
647	iii. the number of units or volume of each finished form in each commercial container (e.g., 100 tablet bottle
648	or 3 milliliter vial); and
649	
650	3 milliliter vials).
651	d. For each controlled substance not included in this Section (e.g., damaged, defective or impure substances
652	awaiting disposal, substances held for quality control purposes, or substances maintained for extemporaneous
653	compounding) the inventories shall include:
654	
655	ii. the total quantity of the substance to the nearest metric unit weight or the total number of units of finished
656	form; and
657	iii. the reason for the substance being maintained by the licensee and whether such substance is capable of
658	use in the manufacture of any controlled substance in finished form.

659 2. Inventories of Distributors and Third Party Logistics Providers. Except for reverse distributors covered in 660 this Section, each person authorized to distribute controlled substances shall include in the inventory the same 661 information required of manufacturers pursuant to this Section. 662 3. Inventories of Dispensers, Researchers, and Reverse Distributors. Each person authorized to dispense, conduct 663 research, or act as a reverse distributor with controlled substances shall include in the inventory the same information 664 required of manufacturers pursuant to this Section. In determining the number of units of each finished form of a 665 controlled substance in a commercial container which has been opened, the dispenser, researcher, or reverse distributor 666 shall do as follows: 667 a. if the substance is listed in Schedule I or II, make an exact count or measure of the contents, or 668 b. if the substance is listed in Schedule III, IV or V, make an estimated count or measure of the contents, 669 unless the container holds more than 1,000 tablets or capsules in which case he shall make an exact count of the 670 contents. 671 4. Inventories of Importers and Exporters. Each person authorized to import or export controlled substances 672 shall include in the inventory the same information required of manufacturers pursuant to this Section. Each such 673 person who is also registered as a manufacturer or as a distributor shall include in his inventory as an importer or 674 exporter only those stocks of controlled substances that are actually separated from his stocks as a manufacturer or as 675 a distributor (e.g., in transit or in storage for shipment). 676 5. Inventories of Chemical Analysts. Each person authorized to conduct chemical analysis with controlled 677 substances shall include in his inventory the same information required of manufacturers pursuant to this Section as 678 to substances which have been manufactured, imported, or received by such person. If less than 1 kilogram of any 679 controlled substance (other than a hallucinogenic controlled substance listed in Schedule I), or less than 20 grams of 680 a hallucinogenic substance listed in Schedule I (other than lysergic acid diethylamide), or less than 0.5 gram of lysergic 681 acid diethylamide, is on hand at the time of inventory, that substance need not be included in the inventory. No 682 inventory is required of known or suspected controlled substances received as evidentiary materials for analysis. 683 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972. 684 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2141 (October 685 2008), amended by the Department of Health, Board of Pharmacy, LR 46:570 (April 2020), repealed LR 686 §2735. Continuing Records - Repealed 687 A. General Requirements 688 1. Every licensee required to keep records pursuant to this Section shall maintain on a current basis a complete 689 and accurate record of each such substance manufactured, imported, received, sold, delivered, exported, or otherwise 690 disposed of by him. 691 2. Separate records shall be maintained by a licensee for each registered location except as provided in §2731.B. 692 In the event controlled substances are in the possession or under the control of a licensee at a location for which he is 693 not registered, the substances shall be included in the records of the registered location to which they are subject to 694 control or to which the person possessing the substance is responsible. 695 3. Separate records shall be maintained by a licensee for each independent activity for which he is registered, 696 except as provided in Subsection B of this Section.

697	4. In recording dates of receipt, importation, distribution, exportation, or other transfers, the date on which the
698	controlled substances are actually received, imported, distributed, exported, or otherwise transferred shall be used as
699	the date of receipt or distribution of any documents of transfer (e.g., invoices or packing slips).
700	B. Records for Manufacturers, Distributors, Third Party Logistics Providers, Dispensers, Researchers, Importers,
701	and Exporters
702	1. Records for Manufacturers. Each person authorized to manufacture controlled substances shall maintain
703	records with the following information.
704	a. For each controlled substance in bulk form to be used in, or capable of use in, or being used in, the
705	manufacture of the same or other controlled or non-controlled substances in finished form:
706	i. the name of the substance;
707	ii. the quantity manufactured in bulk form by the licensee, including the date, quantity and batch or other
708	identifying number of each batch manufactured;
709	
710	address, and registration number of the other person from whom the substance was received;
711	iv. the quantity imported directly by the licensee (under a registration as an importer) for use in manufacture
712	by him/her, including the date, quantity, and import permit or declaration number for each importation;
713	
714	(a). the date and batch or other identifying number of each manufacture;
715	(b). the quantity used in the manufacture;
716	(c). the finished form (e.g., 10 milligram tablets or 10 milligram concentration per fluid ounce or
717	milliliter);
718	(d). the number of units of finished form manufactured;
719	(e). the quantity used in quality control;
720	(f). the quantity lost during manufacturing and the causes therefore, if known;
721	(g). the total quantity of the substance contained in the finished form;
722	(h). the theoretical and actual yields; and
723	(i). such other information as is necessary to account for all controlled substances used in the
724	manufacturing process;
725	
726	each substance manufactured and the information required in Clause B.1.a.v of this Section;
727	
728	and the name, address, and registration number of each person to whom a distribution was made;
729	
730	quantity, and export permit or declaration number of each exportation;
731	ix. the quantity distributed or disposed of in any other manner by the licensee (e.g., by distribution of
732	complimentary samples or by destruction), including the date and manner of distribution or disposal, the name,
733	address, and registration number of the person to whom distributed, and the quantity distributed or disposed; and

734 735 required by federal law relating to each order requiring the distribution of a basic class of controlled substance listed 736 in Schedule I or II. 737 b. For each controlled substance in finished form: 738 i. the name of the substance; 739 -ii. each finished form (e.g., 10 milligram tablet or 10 milligram concentration per fluid ounce or milliliter) 740 and the number of units or volume of finished form in each commercial container (e.g., 100 tablet bottle or 3 milliliter 741 vial); 742 743 licensee, including the information required pursuant Clause B.1.a.v of this Section; 744 iv. the number of units of finished forms and/or commercial containers acquired from other persons, 745 including the date of and number of units and/or commercial containers in each acquisition to inventory and the name, 746 address, and registration number of the person from whom the units were acquired; 747 v. the number of units of finished forms and/or commercial containers imported directly by the person 748 (under a registration or authorization to import), including the date of, the number of units and/or commercial 749 containers in, and the import permit or declaration number for, each importation; 750 vi. the number of units and/or commercial containers manufactured by the licensee from units in finished 751 form received from others or imported, including: 752 (a). the date and batch or other identifying number of each manufacture; 753 (b). the operation performed (e.g., repackaging or relabeling); 754 (c). the number of units of finished form used in the manufacture, the number manufactured and the 755 number lost during manufacture, with the causes for such losses, if known; and 756 (d). such other information as is necessary to account for all controlled substances used in the 757 manufacturing process; 758 vii. the number of commercial containers distributed to other persons, including the date of and number of 759 containers in each reduction from inventory, and the name, address, and registration number of the person to whom 760 the containers were distributed; 761 viii. the number of commercial containers exported directly by the licensee (under a registration as an 762 exporter), including the date, number of containers and export permit or declaration number for each exportation; and 763 ix. the number of units of finished forms and/or commercial containers distributed or disposed of in any 764 other manner by the licensee (e.g., by distribution of complimentary samples or by destruction), including the date 765 and manner of distribution or disposal, the name, address, and registration number of the person to whom distributed, 766 and the quantity in finished form distributed or disposed. 767 2. Records for Distributors and Third Party Logistics Providers. Each person authorized to distribute controlled 768 substances shall maintain records with the same information required of manufacturers pursuant to this Section. 769 3. Record for Dispensers and Researchers

770 a. Each person authorized to dispense or conduct research with controlled substances shall maintain records 771 with the same information required of manufacturers pursuant to this Section. 772 b. In addition, records shall be maintained of the number of units or volume of such finished form dispensed, 773 including the name and address of the person to whom it was dispensed, the date of dispensing, the number of units 774 or volume dispensed, and the written or typewritten name or initials of the individual who dispensed or administered 775 the substance on behalf of the dispenser. 776 c. In addition to the requirements of this Paragraph, practitioners dispensing gamma hydroxybutyric acid 777 under a prescription shall also comply with federal law. 778 d. Pharmacies dispensing prescriptions for controlled substances shall use a dispensing information system 779 capable of accurately recording partial fills and refills. 780 4. Records for Importers and Exporters. Each person authorized to import or export controlled substances shall 781 maintain records with the same information required of manufacturers pursuant to this Section. In addition, the 782 quantity disposed of in any other manner by the licensee (except quantities used in manufacturing by an importer 783 under a registration as a manufacturer), which quantities are to be recorded pursuant to this Section; and the quantity 784 (or number of units or volume in finished form) exported, including the date, quantity (or number of units or volume), 785 and the export permit or declaration number for each exportation, but excluding all quantities (and number of units 786 and volumes) manufactured by an exporter under a registration as a manufacturer, which quantities (and numbers of 787 units and volumes) are to be recorded pursuant to this Section. 788 C. Records for Chemical Analysts 789 1. Each person authorized to conduct chemical analysis with controlled substances shall maintain records with 790 the following information for each controlled substance: 791 a. the name of the substance; 792 b. the form or forms in which the substance is received, imported, or manufactured by the licensee (e.g., 793 powder, granulation, tablet, capsule, or solution) and the concentration of the substance in such form (e.g., C.P., U.S.P., 794 N.F., 10 milligram tablet or 10 milligram concentration per milliliter); 795 the total number of the forms received, imported or manufactured (e.g., 100 tablets, 30 1 milliliter vials, 796 <del>or</del> 797 10 grams of powder), including the date and quantity of each receipt, importation, or manufacture and the name, 798 address, and DEA registration number, if any, of the person from whom the substance was received; 799 d. the quantity distributed, exported, or destroyed in any manner by the licensee (except quantities used in 800 chemical analysis or other laboratory work), including the date and manner of distribution, exportation, or destruction, 801 and the name, address, and DEA registration number, if any, of each person to whom the substance was distributed or 802 exported. 803 2. Records of controlled substances used in chemical analysis or other laboratory work are not required. 804 3. Records relating to known or suspected controlled substances received as evidentiary material for analysis 805 are not required by this Section. 806 D. Records for Narcotic Treatment Programs

807	1. Each person authorized by federal and state law to maintain and/or detoxify controlled substance users in a
808	narcotic treatment program shall maintain records with the following information for each narcotic controlled
809	substance:
810	a. name of substance;
811	b. strength of substance;
812	<del>c. dosage form;</del>
813	d. date dispensed;
814	e. adequate identification of patient (consumer);
815	f. amount consumed;
816	g. amount and dosage form taken home by patient; and
817	h. dispenser's initials.
818	2. The records required by this Section will be maintained in a dispensing log at the narcotic treatment program
819	site and will be maintained in compliance with Subsection B of this Section.
820	3. All sites which compound a bulk narcotic solution from bulk narcotic powder to liquid for on site use shall
821	keep a separate batch record of the compounding.
822	4. Records of identity, diagnosis, prognosis, or treatment of any patients which are maintained in connection
823	with the performance of a narcotic treatment program shall be confidential, except that such records may be disclosed
824	for purposes and under the circumstances authorized by law.
825	E. Records for Compounders for Narcotic Treatment Programs. Each person authorized to compound narcotic
826	drugs for off site use in a narcotic treatment program shall maintain records which include the following information:
827	1. for each narcotic controlled substance in bulk form to be used in, or capable of use in, or being used in, the
828	compounding of the same or other non controlled substances in finished form:
829	a. the name of the substance;
830	b. the quantity compounded in bulk form by the licensee, including the date, quantity and batch or other
831	identifying number of each batch compounded;
832	c. the quantity received from other persons, including the date and quantity of each receipt and the name,
833	address and registration number of the other person from whom the substance was received;
834	d. the quantity imported directly by the licensee (under a registration as an importer) for use in compounding
835	by him, including the date, quantity and import permit or declaration number of each importation;
836	e. the quantity used to compound the same substance in finished form, including:
837	i. the date and batch or other identifying number of each compounding;
838	ii. the quantity used in the compound;
839	iii. the finished form (e.g., 10 milligram tablets or 10 milligram concentration per fluid ounce or milliliter);
840	iv. the number of units of finished form compounded;
841	
842	vi. the quantity lost during compounding and the causes therefore, if known;
843	

844	viii. the theoretical and actual yields; and
845	ix. such other information as is necessary to account for all controlled substances used in the compounding
846	<del>process;</del>
847	f. the quantity used to manufacture other controlled and non controlled substances; including the name of
848	each substance manufactured and the information required in Clause B.1.a.v of this Section;
849	g. the quantity distributed in bulk form to other programs, including the date and quantity of each distribution
850	and the name, address and registration number of each program to whom a distribution was made;
851	h. the quantity exported directly by the licensee (under a registration as an exporter), including the date,
852	quantity, and export permit or declaration number of each exploration; and
853	i. the quantity disposed of by destruction, including the reason, date and manner of destruction;
854	2. for each narcotic controlled substance in finished form:
855	a. the name of the substance;
856	b. each finished form (e.g., 10 milligram tablet or 10 milligram concentration per fluid ounce or milliliter)
857	and the number of units or volume or finished form in each commercial container (e.g., 100 tablet bottle or 3 milliliter
858	<del>vial);</del>
859	c. the number of containers of each such commercial finished form compounded from bulk form by the
860	licensee, including the information required pursuant to Clause B.1.a.v of this Section;
861	d. the number of units of finished forms and/or commercial containers received from other persons, including
862	the date of and number of units and/or commercial containers in each receipt and the name, address and registration
863	number of the person from whom the units were received;
864	e. the number of units of finished forms and/or commercial containers imported directly by the person (under
865	a registration or authorization to import), including the date of, the number of units and/or commercial containers in,
866	and the import permit or declaration number for, each importation;
867	f. the number of units and/or commercial containers compounded by the licensee from units in finished form
868	received from others or imported, including:
869	i. the date and batch or other identifying number of each compounding;
870	
871	
872	lost during compounding, with the causes for such losses, if known; and
873	iv. such other information as is necessary to account for all controlled substances used in the compounding
874	process;
875	g. the number of containers distributed to other programs, including the date, the number of containers in
876	each distribution, and the name, address and registration number of the program to which the containers were
877	distributed;
878	h. the number of commercial containers exported directly by the licensee (under a registration as an exporter),
879	including the date, number of containers and export permit or declaration number for each exportation; and

880	i. the number of units of finished forms and/or commercial containers destroyed in any manner by the
881	licensee, including the reason, the date and manner of destruction.
882	F. Additional Recordkeeping Requirements Applicable to Drug Products Containing Gamma Hydroxybutyric
883	Acid. In addition to the recordkeeping requirements for dispensers and researchers provided in this Chapter,
884	practitioners dispensing gamma hydroxybutyric acid manufactured or distributed in accordance with federal law shall
885	maintain and make available for inspection and copying by the board, all of the following information for each
886	prescription:
887	1. name of the prescribing practitioner;
888	2. prescribing practitioner's federal and state registration numbers, with the expiration dates of these
889	registrations;
890	3. verification that the prescribing practitioner possesses the appropriate registration to prescribe this controlled
891	substance;
892	4. patient's name and address;
893	5. patient's insurance provider, if available.
894	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
895	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2142 (October
896	2008), amended by the Department of Health, Board of Pharmacy, LR 46:571 (April 2020), amended LR 49:681 (April 2023),
897	repealed LR
898	§2737. Reports - Repealed
899	A. Reports from Manufacturers Importing Narcotic Raw Material
900	1. Every manufacturer which imports or manufactures from narcotic raw material (opium, poppy straw, and
901	concentrate of poppy straw) shall submit information which accounts for the importation and for all manufacturing
902	operations performed between importation and the production in bulk or finished marketable products, standardized
903	in accordance with the U.S. Pharmacopeia, National Formulary or other recognized medical standards. Reports shall
904	be signed by the authorized official and submitted in compliance with 21 CFR §1304.31or its successor.
905	2. The following information shall be submitted for each type of narcotic raw material (quantities are expressed
906	as grams of anhydrous morphine alkaloid):
907	a. beginning inventory;
908	b. gains on reweighing;
909	c. imports;
910	d. other receipts;
911	e. quantity put into process;
912	f. losses on reweighing;
913	g. other dispositions; and
914	h. ending inventory.
915	3. The following information shall be submitted for each narcotic raw material derivative including morphine,
916	codeine, thebaine, oxycodone, hydrocodone, medicinal opium, manufacturing opium, crude alkaloids and other

917 derivatives (quantities are expressed as grams of anhydrous base or anhydrous morphine alkaloid for manufacturing 918 opium and medicinal opium): 919 a. beginning inventory; 920 b. gains on reweighing; 921 c. quantity extracted from narcotic raw material; 922 d. quantity produced/manufactured/synthesized; 923 e. quantity sold; 924 f. quantity returned to conversion processes for reworking; 925 g. quantity used for conversion; 926 h. quantity placed in process; 927 i. other dispositions; 928 j. losses on reweighing; and 929 k. ending inventory. 930 4. The following information shall be submitted for importation of each narcotic raw material: 931 a. import permit number; 932 b. date shipment arrived at the united states port of entry; 933 c. actual quantity shipped; 934 d. assay (percent) of morphine, codeine and thebaine; and 935 -quantity shipped, expressed as anhydrous morphine alkaloid. e 936 5. Upon importation of crude opium, samples will be selected and assays made by the importing manufacturer 937 in the manner and according to the method specified in the U.S. Pharmacopoeia. Where final assay data is not 938 determined at the time of rendering report, the report shall be made on the basis of the best data available, subject to 939 adjustment, and the necessary adjusting entries shall be made on the next report. 940 6. Where factory procedure is such that partial withdrawals of opium are made from individual containers, there 941 shall be attached to each container a stock record card on which shall be kept a complete record of all withdrawals 942 therefrom. 943 7. All in process inventories should be expressed in terms of end products and not precursors. Once precursor 944 material has been changed or placed into process for the manufacture of a specified end product, it shall no longer be 945 accounted for as precursor stocks available for conversion or use, but rather as end product in process inventories. 946 B. Reports from Manufacturers Importing Coca Leaves 947 1. Every manufacturer importing or manufacturing from raw coca leaves shall submit information accounting 948 for the importation and for all manufacturing operations performed between the importation and the manufacture of 949 bulk or finished products standardized in accordance with U.S. Pharmacopoeia, National Formulary, or other 950 recognized standards. The reports shall be submitted in compliance with 21 CFR §1304.32. 951 2. The following information shall be submitted for raw coca leaf, ecgonine, ecgonine for conversion or further 952 manufacture, benzoylecgonine, manufacturing coca extracts (list for tinctures and extracts; and others separately),

953 other crude alkaloids and other derivatives (quantities should be reported as grams of actual quantity involved and the

954	cocaine alkaloid content or equivalency):
955	a. beginning inventory;
956	b. imports;
957	c. gains on reweighing;
958	d. quantity purchased;
959	e. quantity produced;
960	f. other receipts;
961	g. quantity returned to processes for reworking;
962	h. material used in purification for sale;
963	i. material used for manufacture or production;
964	<del>j. losses on reweighing;</del>
965	k. material used for conversion;
966	1. other dispositions; and
967	m. ending inventory.
968	3. The following information shall be submitted for importation of coca leaves:
969	a. import permit number;
970	b. date the shipment arrived at the United States port of entry;
971	c. actual quantity shipped;
972	d. assay (percent) of cocaine alkaloid; and
973	e. total cocaine alkaloid content.
974	4. Upon importation of coca leaves, samples will be selected and assays made by the importing manufacturer
975	in accordance with recognized chemical procedures. These assays shall form the basis of accounting for such coca
976	leaves, which shall be accounted for in terms of their cocaine alkaloid content or equivalency or their total anhydrous
977	coca alkaloid content. Where final assay data is not determined at the time of submission, the report shall be made on
978	the basis of the best data available, subject to adjustment, and the necessary adjusting entries shall be made on the
979	next report.
980	5. Where factory procedure is such that partial withdrawals of medicinal coca leaves are made from individual
981	containers, there shall be attached to the container a stock record card on which shall be kept a complete record of
982	withdrawals therefrom.
983	6. All in process inventories should be expressed in terms of end products and not precursors. Once precursor
984	material has been changed or placed into process for the manufacture of a specified end product, it shall no longer be
985	accounted for as precursor stocks available for conversion or use, but rather as end-product in process inventories.
986	C. Reports to ARCOS
987	1. Reports generally. All reports required by this Subsection shall be filed with the ARCOS Unit, PO 28293,
988	Central Station, Washington, DC 20005 on DEA Form 333, or on media which contains the data required by DEA
989	Form 333 and which is acceptable to the ARCOS Unit. A copy of the report shall be filed with the board.

990 2. Frequency of Reports. Acquisition/Distribution transaction reports shall be filed every quarter not later than 991 the fifteenth day of the month succeeding the quarter for which it is submitted; except that a licensee may be given 992 permission to file more frequently (but not more frequently than monthly), depending on the number of transactions 993 being reported each time by that licensee. Inventories shall provide data on the stocks of each reported controlled 994 substance on hand as of the close of business on December 31 of each year, indicating whether the substance is in 995 storage or in process of manufacturing. These reports shall be filed not later than January 15 of the following year. 996 Manufacturing transaction reports shall be filed annually for each calendar year not later than January 15 of the 997 following year, except that a licensee may be given permission to file more frequently (but not more frequently than 998 quarterly).

999 3. Persons Reporting. For controlled substances in Schedules I, II or narcotic controlled substances in Schedule 1000 III and gamma-hydroxybutyric acid drug product controlled substances in Schedule III, each person who is registered 1001 to manufacture in bulk or dosage form, or to package, repackage, label or relabel, and each person who is registered 1002 to distribute shall report acquisition/distribution transactions. In addition to reporting acquisition/distribution 1003 transactions, each person who is registered to manufacture controlled substances in bulk or dosage form shall report 1004 manufacturing transactions on controlled substances in Schedules I and II, each narcotic controlled substance listed in 1005 Schedules III, IV, and V, and on each psychotropic controlled substance listed in Schedules III and IV as identified in 1006 Paragraph 4 of this Subsection. 1007 4. Substances Covered

1008 Manufacturing and acquisition/distribution transaction reports shall include data on each controlled 1009 substance listed in Schedules I and II and on each narcotic controlled substance listed in Schedule III (but not on any 1010 material, compound, mixture or preparation containing a quantity of a substance having a stimulant effect on the 1011 central nervous system, which material, compound, mixture or preparation is listed in Schedule III or on any narcotic 1012 controlled substance listed in Schedule V), and on gamma hydroxybutyric acid drug products listed in Schedule III. 1013 Additionally, reports on manufacturing transactions shall include the following psychotropic controlled substances 1014 listed in Schedules III and IV. 1015 i Schedule III: 1016 (a). benzphetamine; 1017 (b). cyclobarbital;

- 1018 (c). methyprylon; and
- 1019 (d). phendimetrazine. 1020 ii. Schedule IV: 1021 (a). barbital; 1022 (b). diethylpropion (amfepramone); 1023 (c). ethchlorvynol; 1024 (d). ethinamate; 1025 (e). lefetamine (SPA); 1026 (f). mazindol;

1027	<del>(g). meprobamate;</del>
1028	(h). methylphenobarbital;
1029	(i). phenobarbital;
1030	(j). phentermine; and
1031	(k). pipradrol.
1032	b. Data shall be presented in such a manner as to identify the particular form, strength, and trade name, if any,
1033	of the product containing the controlled substance for which the report is being made. For this purpose, persons filing
1034	reports shall utilize the National Drug Code Number assigned to the product under the National Drug Code System of
1035	the Food and Drug Administration.
1036	5. Transactions Reported. Acquisition/distribution transaction reports shall provide data on each acquisition to
1037	inventory (identifying whether it is, e.g., by purchase or transfer, return from a customer, or supply by the federal
1038	government) and each reduction from inventory (identifying whether it is, e.g., by sale or transfer, theft, destruction
1039	or seizure by government agencies). Manufacturing reports shall provide data on material manufactured, manufacture
1040	from other material, use in manufacturing other material and use in producing dosage forms.
1041	6. Exceptions. A registered institutional practitioner who repackages or relabels exclusively for distribution or
1042	who distributes exclusively to (for dispensing by) agents, employees, or affiliated institutional practitioners of the
1043	licensee may be exempted from filing reports under this section by applying to the ARCOS Unit of the DEA.
1044	D. Reports of Theft or Loss. The licensee shall notify the New Orleans Field Division Office of the DEA, or its
1045	successor, and the board, in writing, of any theft or significant loss of any controlled substances within one business
1046	day of discovery of such theft or loss. The supplier is responsible for reporting in transit losses of controlled substances
1047	by the common or contract carrier selected pursuant to Subsection E of this Section, within one business day of
1048	discovery of such theft or loss. The licensee shall also complete, and submit to the New Orleans Field Division Office
1049	of the DEA, or its successor, and the board, DEA Form 106, or its electronic equivalent, regarding the theft or loss.
1050	Thefts and significant losses shall be reported whether or not the controlled substances are subsequently recovered or
1051	the responsible parties are identified and action taken against them. When determining whether a loss is significant, a
1052	licensee should consider, among others, the following factors:
1053	1. the actual quantity of controlled substances lost in relation to the type of business;
1054	2. the specific controlled substances lost;
1055	3. whether the loss of the controlled substances can be associated with access to those controlled substances by
1056	specific individuals, or whether the loss can be attributed to unique activities that may take place involving the
1057	controlled substances;
1058	4. a pattern of losses over a specific time period, whether the losses appear to be random, and the results of
1059	efforts taken to resolve the losses, and, if known;
1060	5. whether the specific controlled substances are likely candidates for diversion; and
1061	6. local trends and other indicators of the diversion potential of the missing controlled substance.
1062	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
1063	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2145 (October
1064	2008), repealed LR

- 1065 Subchapter F. Production, Distribution, and Utilization 1066 **§2739.** Manufacture - Repealed 1067 A. A licensee located in Louisiana engaged in the manufacture of controlled dangerous substances within 1068 Schedules I, II, III, IV, or V shall prepare a complete and accurate record of the date of manufacture, the theoretical 1069 and actual yields, the quantity used for quality control, the identity of batch numbers or other appropriate identification, 1070 and the quantity of any product reworked for any reason for each manufactured batch of controlled dangerous 1071 substances or each manufactured batch of drugs in which a controlled dangerous substance was used as a raw material. 1072 B. The licensee shall maintain manufacturing records in such a manner that the identity of a batch of controlled 1073 dangerous substances finished product can be matched to the identity of the controlled dangerous substance raw 1074 material used to make that product. 1075 C. The licensee shall maintain any other such records as are necessary to account for all controlled dangerous 1076 substances used in the manufacturing process. 1077 D. A building where manufacturing takes place shall be maintained in a clean and orderly manner and shall be of 1078 a suitable size, construction, and location to facilitate cleaning, maintenance, processing, and packing, labeling, or 1079 storing of legend drugs pursuant to federal and state requirements. 1080 E. All manufacturers shall employ security precautions by ensuring controlled access to premises to avoid drug 1081 diversion, including adequate legend drug storage, alarm system security, and adequate lighting and protection of the 1082 premises. 1083 F. Finished products, warehouse control, and distribution procedures shall include a system by which the 1084 distribution of each lot of drug can be readily determined to facilitate its recall if necessary. Records within the system 1085 shall contain the name and address of the consignee, date and quantity shipped, and the lot or control number of the 1086 drug. Records shall be retained a minimum of two years after the distribution of the drug has been completed, or for 1087 one year after the expiration date of the drug, whichever is longer. 1088 G. To assure the quality of the finished product, warehouse control shall include a system whereby the oldest 1089 approved stock is distributed first. 1090 AUTHORITY NOTE: Promulgated in accordance with R.S.40:972. 1091 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2147 (October 1092 2008), repealed LR 1093 §2741. Distribution - Repealed 1094 A. A distributor or third-party logistics provider handling controlled substances in Schedules I or II shall maintain 1095 complete and accurate records of the original copies of all order forms received and filled for orders of controlled 1096 substances within these schedules. This file shall be kept separate from the licensee's other business and professional 1097 records and shall be kept in this file a minimum of two years from the date the order was filled. 1098 B. A distributor or third party logistics provider handling controlled substances in Schedules III, IV, and V shall 1099 maintain complete and accurate records of all distributions for a minimum of two years from the date of each 1100 distribution. These records shall contain the full name, address, and registration number, if any, of the recipient, the 1101 common or established name of the controlled substance, its dosage, form, and strength, amount, and date of
  - 1102 distribution.

1103	C. A distributor or third party logistics provider shall not sell or distribute drugs or drug devices except to a person
1104	or facility authorized by law or regulation to procure or possess drugs or drug devices.
1105	D. A distributor or third-party logistics provider shall maintain and follow a written procedure to assure the proper
1106	handling and disposal of returned goods.
1107	E. A distributor or third party logistics provider shall maintain a written policy for handling recalls and
1108	withdrawals of products due to:
1109	1. any voluntary action on the part of the manufacturer;
1110	2. the direction of the Food and Drug Administration, or any other federal, state, or local government agency;
1111	<del>or</del>
1112	3. replacement of existing merchandise with an approved product with a new package design.
1113	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
1114	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2147 (October
1115	2008), amended by the Department of Health, Board of Pharmacy, LR 46:571 (April 2020), repealed LR
1116	§2743. Procurement Requirements - Repealed
1117	A. Orders for Schedule I and II Controlled Substances
1118	1. General Requirements. A licensee acquiring controlled substances in Schedules I and II shall maintain a file
1119	of the duplicate copies of all order forms used to obtain controlled substances within these schedules. Each duplicate
1120	copy of any order form used to order controlled substances shall be kept in this file a minimum of two years from the
1121	date the order form was completed. This file shall be kept separate from the licensee's other business or professional
1122	records. These records shall contain the full name, address and license number of the supplier, the common or
1123	established name of the controlled substance, its dosage form and strength, the amount, and the date of receipt.
1124	2. DEA Form 222. Either a DEA Form 222 or its electronic equivalent is required for each distribution of a
1125	Schedule I or II controlled substance except for the following:
1126	a. distributions to persons exempted from registration by federal or state law;
1127	b. exports from the United States that conform to federal requirements;
1128	e. deliveries to a registered analytical laboratory or its agent approved by DEA;
1129	d. delivery from a central fill pharmacy to a retail pharmacy.
1130	3. Electronic Orders
1131	a. Electronic orders for Schedule I or II controlled substances shall comply with the federal requirements set
1132	forth in 21 CFR §1305.21 and §1311 or their successors.
1133	i. To be valid, the purchaser shall sign an electronic order for a Schedule I or II controlled substance with
1134	a digital signature issued to the purchaser, or the purchaser's agent, by DEA as provided by federal law.
1135	ii. The following data fields shall be included on an electronic order for Schedule I and II controlled
1136	substances:
1137	(a). a unique number the purchaser assigns to track the order. The number shall be in the following
1138	9 character format: the last two digits of the year, X, and six characters as selected by the purchaser;
1139	(b). the purchaser's DEA registration number;
1140	(c). the name of the supplier;

1141	(d) the complete address of the supplier (may be completed by either the purchaser or the supplier);
1142	(e). the supplier's DEA registration number (may be completed by either the purchaser or the supplier);
1143	(f). the date the order is signed;
1144	(g). the name (including strength where appropriate) of the controlled substance product or the National
1145	Drug Code (NDC) number (the NDC number may be completed by either the purchaser or the supplier);
1146	(h). the quantity in a single package or container;
1147	(i). the number of packages or containers of each item ordered.
1148	
1149	controlled substances.
1150	b. Procedure for Filling Electronic Orders
1151	i. A purchaser shall submit the order to a specific supplier. The supplier may initially process the order
1152	(e.g., entry of the order into the computer system, billing functions, inventory identification, etc.) centrally at any
1153	location, regardless of the location's registration with DEA. Following centralized processing, the supplier may
1154	distribute the order to one or more registered locations maintained by the supplier for filling. The licensee shall
1155	maintain control of the processing of the order at all times.
1156	ii. A supplier may fill the order for a Schedule I or II controlled substance, if possible and if the supplier
1157	desires to do so and is authorized to do so under federal law.
1158	
1159	(a). Verify the integrity of the signature and the order by using software that complies with federal law to
1160	validate the order.
1161	(b). Verify that the digital certificate has not expired.
1162	(c). Check the validity of the certificate holder's certificate by checking the DEA's certificate revocation
1163	<del>list.</del>
1164	(d). Verify the licensee's eligibility to order the controlled substances by checking the certificate extension
1165	<del>data.</del>
1166	
1167	number of commercial or bulk containers furnished on each item and the date on which the supplier shipped the
1168	containers to the purchaser. The linked record shall also include any data on the original order that the supplier
1169	completes. Software used to process digitally signed orders shall comply with DEA's requirements digital certificates
1170	for electronic orders.
1171	v. If an order cannot be filled in its entirety, a supplier may fill it in part and supply the balance by additional
1172	shipments within 60 days following the date of the order. No order is valid more than 60 days after its execution by
1173	the purchaser.
1174	vi. A supplier shall ship the controlled substances to the registered location associated with the digital
1175	certificate used to sign the order.
1176	
1177	received and the date received. The record shall be electronically linked to the original order and archived.

1178	B. Orders for schedule III, IV, and V controlled substances. All licensees acquiring controlled substances in
1179	schedules III, IV, or V shall maintain complete and accurate records of all order forms a minimum of two years from
1180	the date of each such receipt. These records shall contain the full name, address, and license number of the supplier,
1181	the common or established name of the controlled substance, its dosage form and strength, the amount and the date of
1182	receipt.
1183	C. Acquisition of Controlled Dangerous Substances by Institutional Facilities
1184	1. A Louisiana licensed pharmacy in possession of a valid Louisiana CDS license and DEA registration may
1185	include a portion of its controlled dangerous substance inventory within an emergency drug kit (EDK) placed in a
1186	non-federally registered institutional facility, but only under the following conditions:
1187	a. the EDK bears a valid EDK permit issued by the board; and
1188	b. the inclusion and management of controlled dangerous substances in such EDK shall comply with the
1189	provisions of Section 1713.J of these rules.
1190	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
1191	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2148 (October
1192	2008), amended LR 39:313 (February 2013), repealed LR
1193	§2745. Prescriptions - Repealed
1194	A. Practitioners Authorized to Issue Prescriptions. A prescription for a controlled substance may be issued only by
1195	an individual practitioner who is:
1196	1. authorized by law to prescribe controlled substances, and includes the following:
1197	a. a physician;
1198	b. a dentist;
1199	<del>c. a veterinarian;</del>
1200	d. a physician assistant;
1201	e. an advanced practice registered nurse;
1202	f. an optometrist; or
1203	g. a medical psychologist (but no narcotics);
1204	2. in possession of a valid license from the appropriate state professional licensing agency, and is not restricted
1205	by that agency from prescribing controlled substances; and
1206	3. in possession of a valid registration from the U.S. Drug Enforcement Administration (DEA), unless otherwise
1207	exempted from that registration requirement.
1208	B. Purpose of Issue
1209	1. A prescription for a controlled substance shall be issued for a legitimate medical purpose by an individual
1210	practitioner acting in the usual course of his professional practice. The responsibility for the proper prescribing of
1211	controlled substances rests upon the prescribing practitioner; however, a corresponding responsibility rests with the
1212	pharmacist who dispenses the prescription. An order purporting to be a prescription issued not in the usual course of
1213	professional treatment or in legitimate and authorized research is not a prescription within the meaning and intent of
1214	the Controlled Substances Act (21 USC 829), and the person knowingly dispensing such a purported prescription, as

1215 well as the person issuing it, shall be subject to the penalties provided for violations of the provisions of law relating 1216 to controlled substances. 1217 2. A prescription shall not be issued or dispensed in order for an individual practitioner to obtain controlled 1218 substances for supplying the individual for the purpose of general dispensing or administration to patients. 1219 3. A prescription may not be issued for "detoxification treatment" or "maintenance treatment," unless the 1220 prescription is for a schedule III, IV, or V narcotic drug approved by the federal Food and Drug Administration (FDA) 1221 specifically for use in maintenance or detoxification treatment and the prescribing practitioner is in compliance with 1222 the federal rules governing such activities. 1223 C. Manner of Issuance 1224 1. All prescriptions for controlled substances shall be dated as of, and signed on, the day when issued. 1225 2. All prescriptions for controlled substances shall contain the following information: 1226 a. full name and address of the patient: 1227 b. drug name, strength and dosage form; 1228 c. quantity of drug prescribed; 1229 d. directions for use; and 1230 e. name, address, telephone number and DEA registration number of the prescriber. 1231 3. Where an oral order is not permitted, prescriptions shall be written with ink or indelible pencil or typewriter, 1232 and they shall be manually signed by the prescriber. 1233 a. The prescriptions may be prepared by the secretary or agent for the signature of the prescriber, but the 1234 prescriber is responsible in case the prescription does not conform in all essential respects to the law and regulations. 1235 b. A corresponding liability rests upon the pharmacist who dispenses a prescription not prepared in the form 1236 prescribed by DEA regulations or these rules. 1237 4. A prescriber exempted from registration under 21 CFR \$1301.22(c) shall include on all such prescriptions 1238 issued by him the registration number of the hospital or other institution and the special internal code number assigned 1239 to him by the hospital or other institution, in lieu of the registration number of the practitioner required by this Section. 1240 Each such written prescription shall have the name of the physician stamped, typed, or hand printed on it, as well as 1241 the signature of the physician. 1242 5. An official exempted from registration under 21 CFR §1301.23 shall include on all prescriptions issued by 1243 him his branch of service or agency and his service identification number, in lieu of the registration number of the 1244 practitioner required by this Section. Each such prescription shall have the name of the officer stamped, typed, or hand 1245 printed on it, as well as the signature of the officer. 1246 6. Format Requirements. With the exception of medical orders written for patients in facilities licensed by the 1247 department, prescription forms shall adhere to the following requirements. 1248 a. Written Prescriptions 1249 The prescription form shall not be smaller than 4 inches by 5 inches, provided however, that forms used 1250 by pharmacists to record telephoned or transferred prescriptions shall be exempt from this requirement.

ii. The prescription form shall clearly indicate the authorized prescriber's name, licensure designation,
address, telephone number, and DEA registration number. In the event multiple prescribers are identified on the
prescription form, the prescriber's specific identity shall be clear and unambiguous. This identification may be
indicated by any means, including but not limited to, a marked check box next to, or circling, the prescriber's printed
name.
in these rules shall prohibit the pre-printing of any number of prescription drugs or devices on the prescription form,
no prescription form issued by a prescriber shall identify more than four prescription drugs or devices to be dispensed.
box labeled "Dispense as Written", or "DAW", or both.
<del>any.</del>
the prescription.
i. With the exception of prescriptions for controlled substances listed in schedule II, a prescription issued
by a prescriber may be communicated to a pharmacist by an employee or agent of the prescriber.
order to a written form prior to dispensing the controlled substance.
D. Practitioners Authorized to Dispense Prescriptions
1. A prescription for a controlled substance shall only be dispensed by a pharmacist, acting in the usual course
of his professional practice, and either registered individually or employed in a registered pharmacy; however, nothing
in this Section shall prohibit a physician, dentist, or veterinarian from personally dispensing such prescriptions to his
own patients, in conformance with the laws and rules promulgated by the DEA and his own professional licensing
agency.
2. Practitioners dispensing controlled substances shall procure and store those controlled substances in
conformance with the requirements specified in this Chapter.
3. Practitioners dispensing controlled substances shall dispense only those controlled substances which they
have acquired through the procurement and distribution procedures described in this Chapter; a practitioner shall not
dispense any controlled substances possessed by another practitioner.
E. Administering Narcotic Drugs
1. A practitioner may administer or provide directly, but not prescribe, a narcotic drug listed in any schedule to
a narcotic dependent person for the purpose of maintenance or detoxification treatment if the practitioner meets both
of the following conditions:
a. the practitioner is separately registered with the DEA as a narcotic treatment program; and

1287 b. the practitioner is in compliance with DEA regulations regarding treatment qualifications, security, records, 1288 and unsupervised use of the drugs pursuant to federal law. 1289 2. Nothing in this Subsection shall prohibit a physician who is not specifically registered to conduct a narcotic 1290 treatment program from administering (but not prescribing) narcotic drugs to a person for the purpose of relieving 1291 acute withdrawal symptoms when necessary while arrangements are being made for referral for treatment. Not more 1292 than one day's medication may be administered to the person or for the person's use at one time. Such emergency 1293 treatment may be carried out for not more than three days and may not be renewed or extended. 1294 3. This Subsection is not intended to impose any limitations on a physician or authorized hospital staff to 1295 administer or provide narcotic drugs in a hospital to maintain or detoxify a person as an incidental adjunct to medical 1296 or surgical treatment of conditions other than addiction, or to administer or provide directly narcotic drugs to persons 1297 with intractable pain in which no relief or cure is possible or none has been found after reasonable efforts. 1298 4. A practitioner may prescribe, administer or provide directly any narcotic drug listed in schedule III, IV, or V 1299 approved by the FDA specifically for use in maintenance or detoxification treatment to a narcotic dependent person if 1300 the practitioner complies with the requirements of 21 CFR. 1301 F. Controlled Substances Listed in Schedule II 1302 1. Requirements of Prescription 1303 a. A pharmacist may dispense a controlled substance listed in Schedule II only pursuant to a written 1304 prescription, except as provided in Subparagraph F.1.f of this Section. 1305 b. A prescription for a schedule II controlled substance may be transmitted by the practitioner or the 1306 practitioner's agent to a pharmacy via facsimile equipment, provided that the original written, signed prescription is 1307 presented to the pharmacist for review prior to the actual dispensing of the controlled substance, except for the 1308 following three circumstances: 1309 i. a prescription prepared in conformance with Subsection C of this Section written for a schedule II 1310 narcotic substance to be compounded for the direct administration to a patient by parenteral, intravenous, 1311 intramuscular, subcutaneous or intraspinal infusion may be transmitted by the practitioner or the practitioner's agent 1312 to the dispensing pharmacy by facsimile. The facsimile may serve as the original written prescription for purposes of 1313 this Subsection and it shall be maintained in accordance with §2731.B.7 of this Chapter; 1314 ii. a prescription prepared in conformance with Subsection C of this Section written for a schedule II 1315 substance for a resident of a long term care facility may be transmitted by the practitioner or the practitioner's agent 1316 to the dispensing pharmacy by facsimile. The facsimile may serve as the original written prescription for purposes of 1317 this Subsection and it shall be maintained in accordance with \$2731.B.7 of this Chapter; 1318 iii. a prescription prepared in conformance with Subsection C of this Section written for a schedule II 1319 narcotic substance for a patient enrolled in a hospice care program certified and/or paid for by Medicare under Title 1320 XVIII or a hospice program which is licensed by the state may be transmitted by the practitioner or the practitioner's 1321 agent to the dispensing pharmacy by facsimile, provided that the practitioner or practitioner's agent has noted on the 1322 prescription that the patient is a hospice patient. The facsimile may serve as the original written prescription for 1323 purposes of this Subsection and it shall be maintained in accordance with §2731.B.7 of this Chapter.

1324	c. The original prescription shall be maintained in accordance with §2731.B.7 of this Chapter.
1325	d. An individual practitioner may administer or provide directly a controlled substance listed in Schedule II
1326	in the course of his professional practice without a prescription, subject to the provisions of Subsection E of this
1327	Section.
1328	e. An institutional practitioner may administer or provide directly (but not prescribe) a controlled substance
1329	listed in schedule II only pursuant to a written prescription signed by the prescribing individual practitioner or to an
1330	order for medication made by an individual practitioner which is provided for immediate administration to the ultimate
1331	user.
1332	f. Authorization for Emergency Dispensing. An emergency situation exists when administration of the drug
1333	is necessary for immediate treatment, an appropriate alternate treatment is not available, and the prescribing
1334	practitioner cannot reasonably provide a written prescription. In the case of an emergency situation, a pharmacist may
1335	dispense a controlled substance listed in schedule II upon receiving oral authorization of a prescribing individual
1336	practitioner, provided that:
1337	i. the quantity prescribed and dispensed is limited to the amount adequate to treat the patient during the
1338	emergency period (dispensing beyond the emergency period must be pursuant to a written prescription signed by the
1339	<del>prescriber);</del>
1340	ii. the prescription shall be immediately reduced to written form by the pharmacist and shall contain all
1341	information described in Paragraph C.2 of this Section, except for the signature of the prescriber;
1342	iii. if the prescriber is not known to the pharmacist, he shall make a reasonable effort to determine that the
1343	oral authorization came from a registered prescriber, which may include a call back to the prescriber using his
1344	telephone number as listed in the telephone directory or other good faith efforts to insure his identity; and
1345	iv. within seven days after authorizing an emergency oral prescription, the prescriber shall cause a written
1346	prescription for the emergency quantity prescribed to be delivered to the dispensing pharmacist. In addition to
1347	conforming to the requirements of Subsection C of this Section, the prescription shall have written on its face
1348	"Authorization for Emergency Dispensing," and the date of the oral order. The written prescription may be delivered
1349	to the pharmacist in person or by mail, but if delivered by mail, it shall be postmarked within the seven day period.
1350	Upon receipt, the dispensing pharmacist shall attach this prescription to the oral emergency prescription which had
1351	earlier been reduced to written form. The pharmacist shall notify the nearest office of the DEA if the prescriber fails
1352	to deliver a written prescription to him within the required time; failure of the pharmacist to do so shall void the
1353	authority conferred by this paragraph to dispense without a written prescription of a prescriber.
1354	g. Central fill pharmacies shall not be authorized under this Paragraph to prepare prescriptions for a controlled
1355	substance listed in schedule II upon receiving an oral authorization from a pharmacist or an individual practitioner.
1356	h. Notwithstanding the requirements of this Subsection, a prescription for a controlled substance listed in
1357	schedule II may be generated, signed, transmitted or received in electronic form, but not until permitted by the DEA,
1250	

1358 and then only in conformance with the rules established for such procedures.

1359 2. Expiration Date of Prescriptions. A prescription for a controlled substance listed in schedule II shall expire 1360 90 days after the date of issue. No pharmacist shall dispense any controlled substance pursuant to an expired 1361 prescription. 1362 3. Refilling of Prescriptions; Issuance of Multiple Prescriptions 1363 a. The refilling of a prescription for a controlled substance listed in schedule II is prohibited. 1364 b. An individual practitioner may issue multiple prescriptions authorizing the patient to receive a total of up 1365 to a 90 day supply of a controlled substance listed in schedule II, provided the following conditions are met: 1366 i. each separate prescription is issued for a legitimate medical purpose by an individual practitioner acting 1367 in the usual course of his professional practice; 1368 ii. the individual practitioner provides written instructions on each prescription (other than the first 1369 prescription, if the prescribing practitioner intends for that prescription to be dispensed immediately) indicating the 1370 earliest date on which a pharmacist may dispense each prescription; 1371 iii. the individual practitioner concludes that providing the patient with multiple prescriptions in this manner 1372 does not create an undue risk of diversion or abuse; 1373 iv. the individual practitioner complies fully with all other applicable requirements under federal law and 1374 these rules. 1375 G. Controlled Substances Listed in Schedules III, IV, and V 1376 1. Requirements of Prescription 1377 - A pharmacist may dispense a controlled substance listed in schedule III, IV, or V which is a prescription 1378 drug only pursuant to either a written prescription signed by a practitioner or a facsimile of a written, signed 1379 prescription transmitted by the practitioner or the practitioner's agent to the dispensing pharmacy, or in the alternative, 1380 to an oral prescription made by an individual practitioner and promptly reduced to written form by the pharmacist 1381 containing all the information required in Subsection C of this Section, except for the signature of the prescriber. 1382 b. An individual practitioner may administer or provide directly a controlled substance listed in schedule III. 1383 IV, or V without a prescription, in the course of his professional practice, subject to the provisions of Subsection E of 1384 this Section. 1385 c. An institutional practitioner may administer or provide directly (but not prescribe) a controlled substance 1386 listed in schedule III, IV, or V only pursuant to a written prescription signed by an individual practitioner, or pursuant 1387 to a facsimile of a written prescription or order for medication transmitted by the practitioner or the practitioner's 1388 agent to the institutional pharmacist, or pursuant to an oral prescription made by an individual practitioner and 1389 promptly reduced to written form by the pharmacist (containing all information required in Subsection C of this 1390 Section except for the signature of the prescriber), or pursuant to an order for medication made by an individual 1391 practitioner which dispensed for immediate administration to the ultimate user in conformance with the requirements 1392 of Subsection E of this Section. 1393 d. A prescription issued by a prescriber may be communicated to a pharmacist by an employee or agent of 1394 the prescriber.

1395	e. Notwithstanding the requirements of this Subsection, a prescription for a controlled substance listed in
1396	schedule III, IV, or V may be generated, signed, transmitted or received in electronic form, but not until permitted by
1397	the DEA, and then only in conformance with the rules established for such procedures.
1398	2. Expiration Date of Prescriptions
1399	a. A prescription for a controlled substance listed in Schedule III or IV shall expire six months after the date
1400	of issue, or following the acquisition of the number of refills authorized by the prescriber on the original prescription,
1401	whichever shall first occur.
1402	b. A prescription for a controlled substance listed in Schedule V shall expire one year after the date of issue,
1403	or following the acquisition of the number of refills authorized by the prescriber on the original prescription, whichever
1404	shall first occur.
1405	c. No pharmacist shall dispense any controlled substances pursuant to an expired prescription.
1406	3. Refilling of Prescriptions
1407	a. The prescriber may authorize the refilling of a prescription for a controlled substance listed in Schedule III
1408	or IV by including specific refill instructions on the prescription prior to its issuance. The maximum number of refills
1409	the prescriber may authorize is five.
1410	b. The prescriber may authorize the refilling of a prescription for a controlled substance listed in Schedule V
1411	by including specific refill instructions on the prescription prior to its issuance. There is no limitation on the number
1412	of refills the prescriber may authorize, subject however to the one year expiration date of the prescription.
1413	c. In the absence of specific refill instructions on the original prescription from the prescriber, the prescription
1414	shall not be refilled.
1415	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
1416	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2149 (October
1417	2008), amended LR 41:685 (April 2015), amended by the Department of Health, Board of Pharmacy, LR 42:1090 (July 2016),
1418	amended LR 47:1645 (November 2021), amended LR 49:1556 (September 2023), repealed LR
1419	§2747. Dispensing Requirements - Repealed
1420	A. Location of Dispensing Activities. A pharmacist may dispense a prescription for a controlled substance pursuant
1421	to a valid prescription or order while in the usual course of his professional practice, but only within a prescription
1422	department in a pharmacy licensed by the board. A valid prescription or order is a prescription or order issued for a
1423	legitimate medical purpose by a practitioner authorized by law while acting in the usual course of his professional
1424	practice.
1425	B. Prescriptions for Controlled Substances Listed in Schedule II
1426	1. Oral Prescriptions. A pharmacist may accept and dispense an oral prescription from a prescribing practitioner,
1427	but only under the conditions described in, and in conformance with the requirements of, §2745.F.1.f of this Chapter.
1428	2. Prescriptions Received by Facsimile Equipment
1429	a. The facsimile equipment designated for the receipt of prescriptions shall be located within a prescription
1430	department in a pharmacy. The paper or other media used in the facsimile equipment designated for the receipt of
1431	prescriptions shall be non-fading and technically capable of providing a legible prescription.

1432	b. A pharmacist shall not dispense a prescription based solely on a copy of the prescription received by
1433	facsimile, except under the circumstances described in §2745.F.1.b.i, ii or iii.
1434	c. In the event the facsimile transmission does not clearly identify the prescriber's office or other authorized
1435	location as the point of origin of the transmission, the pharmacist shall verify the authenticity of the prescription prior
1436	to dispensing the controlled substance.
1437	3. Expiration Date. A pharmacist shall not dispense a prescription for a controlled substance listed in schedule
1438	II more than 90 days after the date of issue of the prescription.
1439	4. Completion of Prescription Form. In the event a pharmacist receives a prescription for a controlled substance
1440	listed in Schedule II lacking certain required information, the pharmacist may consult with the prescriber (but not the
1441	prescriber's agent) to clarify the prescriber's intent. Following a consultation with the prescriber and the appropriate
1442	documentation thereof on the prescription form:
1443	a. a pharmacist may record changes to the following data elements on the prescription form:
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1445	——————————————————————————————————————
1446	
1447	
1448	b. a pharmacist may add the following data elements on the prescription form:
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1450	
1451	
1452	e. a pharmacist shall never make changes to or add the following data elements on the prescription form:
1453	i. patient's name;
1454	
1455	
1456	
1457	5. Partial Filling of Prescription
1458	a. The partial filling of a prescription for a controlled substance listed in Schedule II is permissible with the
1459	following limitations:
1460	i. When the pharmacist is unable to supply the full quantity called for in a written (or emergency oral)
1461	prescription, he shall make a notation of the quantity supplied on the face of the written prescription (or written record
1462	of the emergency oral prescription). The remaining portion of the prescription may be dispensed within 72 hours of
1463	the first partial filling; however, if the remaining portion is not or cannot be filled within the 72 hour period, the
1464	pharmacist shall notify the prescriber. No further quantity shall be dispensed beyond 72 hours without a new
1465	prescription.
1466	ii. When a partial fill is requested by the patient or the prescriber, the pharmacist shall dispense a quantity
1467	less than the total quantity prescribed. The total quantity dispensed in all partial fillings shall not exceed the total
1468	quantity prescribed. No remaining portion of a partial filling may be dispensed more than 30 days after the date on

which the prescription was written. The requirement for a pharmacist to comply with a patient or prescriber request
 to dispense a partial fill shall not supersede the pharmacist's obligation relative to corresponding responsibility as
 described in Subsection E of this Section.

- 1472 b. A prescription for a controlled substance listed in Schedule II written for a patient in a long term care 1473 facility (LTCF) or for a patient with a medical diagnosis documenting a terminal illness may be filled in partial 1474 quantities to include individual dosage units. If there is any question whether a patient may be classified as having a 1475 terminal illness, the pharmacist shall contact the prescriber prior to partially filling the prescription. Both the 1476 pharmacist and the prescriber have a responsibility to assure that the controlled substance is for a terminally ill patient. 1477 1478 patient." A prescription that is partially filled and does not contain the notation "terminally ill" or "LTCF patient" shall 1479 be deemed to have been filled in violation of these controlled substance rules.

- 1484 iv. Notwithstanding the requirements of §2745.F.2, prescriptions for patients with a medical diagnosis
   1485 documenting a terminal illness or for patients in a LTCF shall be valid for a period of time not to exceed
   1486 60 days from the date of issue unless terminated sooner by the discontinuance of the medication.
- 1487 c. Information pertaining to current prescriptions for controlled substances listed in Schedule II for patients
   1488 in a LTCF or for patients with a medical diagnosis documenting a terminal illness may be maintained in a computerized
   1489 system if this system has the capability to permit:
- i. output (display or printout) of the original prescription number, date of issue, identification of prescribing
   practitioner, identification of patient, address of the LTCF or address of the hospital or residence of the patient,
   identification of the medication authorized (to include dosage, form, strength and quantity), listing of the partial fillings
   that have been dispensed under each prescription, and the information required in \$2747.A.5.b;
- 1495 that have been dispensed under each prescription, and the information required in §2/4/.A.5.b;
- 1494 <u>ii.</u> immediate (real time) updating of the prescription record each time a partial filling of the prescription is
   1495 <u>conducted;</u>
- 1497 6. Refills. A pharmacist shall not refill a prescription for a controlled substance listed in Schedule II.
- 1498 7. Labeling of Dispensed Medication and Filing of Prescription
- 1499 a. The pharmacist dispensing a written or emergency oral prescription for a controlled substance listed in
- 1500 Schedule II shall affix to the package a dispensing label containing the following data elements:
- 1501 i. name, address and telephone number of the pharmacy;
- 1502 <u>ii. prescription number;</u>
- 1503 <u>— iii. date of dispensing;</u>
- 1504 <u>iv. prescribing practitioner's name;</u>
- 1505 <u>v. patient's name;</u>

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1509	ix. the following warning statement: "Caution: Federal law prohibits the transfer of this drug to any person
1510	other than the patient for whom it was prescribed", provided however, that this statement shall not be required to
1511	appear on the label of a controlled substance dispensed for use in clinical investigations which are "blind";
1512	x. other cautionary or auxiliary labels as applicable.
1513	b. If the prescription is dispensed at a central fill pharmacy, the pharmacist at the central fill pharmacy shall
1514	affix to the package a label showing the name and address of the retail pharmacy and a unique identifier (i.e., the
1515	central fill pharmacy's DEA registration number) indicating the prescription was filled at the central fill pharmacy, as
1516	well as the data elements itemized above in Subsection B.7.a.
1517	c. The requirements of Subsection B.7.a shall not apply when a controlled substance listed in Schedule II is
1518	prescribed for administration to an ultimate user who is institutionalized, provided that:
1519	i. no more than a seven day supply of the medication is dispensed at one time;
1520	ii. the medication is not in the possession of the ultimate user prior to the administration;
1521	iii. the institution maintains appropriate safeguards and records regarding the proper administration, control,
1522	dispensing, and storage of controlled substances listed in Schedule II; and
1523	iv. the system employed by the pharmacist in filling a prescription is adequate to identify the supplier, the
1524	product, and the patient, and to set forth the directions for use and cautionary statements, if any, contained in the
1525	prescription or required by law.
1526	d. After dispensing a prescription for a controlled substance listed in Schedule II, the pharmacist shall cancel
1527	the prescription by defacing the prescription form and recording his name or initials on the form.
1528	e. All written prescriptions and written records of emergency oral prescriptions shall be maintained in
1529	accordance with the requirements of §2731.B.7.
1530	8. Provision of Prescription Information between Retail Pharmacies and Central Fill Pharmacies. Prescription
1531	information may be provided to an authorized central fill pharmacy by a retail pharmacy for dispensing purposes. The
1532	following requirements shall apply.
1533	a. Prescriptions for controlled substances listed in Schedule II may be transmitted electronically from a retail
1534	pharmacy to a central fill pharmacy, including via facsimile. The retail pharmacy transmitting the prescription
1535	information shall:
1536	i. record the words "CENTRAL FILL" on the face of the original prescription and record the name, address
1537	and DEA registration number of the central fill pharmacy to which the prescription has been transmitted, the name of
1538	the retail pharmacy pharmacist transmitting the prescription, and the date of transmittal;
1539	ii. ensure that all information required to be on a prescription pursuant to §2745.C is transmitted to the
1540	central fill pharmacy (either on the face of the prescription or in the electronic transmission of information);
1541	iii. maintain the original prescription for a period of two years from the date the prescription was filled;

1542	iv. keep a record of receipt of the filled prescription, including the date of receipt, the method of delivery
1543	(private, common or contract carrier) and the name of the retail pharmacy employee accepting delivery.
1544	b. The central fill pharmacy receiving the transmitted prescription shall:
1545	i. keep a copy of the prescription (if sent via facsimile) or an electronic record of all the information
1546	transmitted by the retail pharmacy, including the name, address and DEA registration number of the retail pharmacy
1547	transmitting the prescription;
1548	ii. keep a record of the date of receipt of the transmitted prescription, the name of the pharmacist dispensing
1549	the prescription, and the date of dispensing of the prescription;
1550	
1551	of delivery (private, common or contract carrier).
1552	C. Prescriptions for Controlled Substances Listed in Schedule III, IV, or V
1553	1. Oral Prescriptions. Upon the receipt of an oral prescription from a prescriber or his agent, the pharmacist
1554	shall immediately reduce the prescription information to written form. The pharmacist may then dispense the
1555	prescription and file the written record in his prescription files.
1556	2. Prescriptions Received by Facsimile Equipment
1557	a. The facsimile equipment designated for the receipt of prescriptions shall be located within a prescription
1558	department in a pharmacy. The paper or other media used in the facsimile equipment designated for the receipt of
1559	prescriptions shall be non fading and technically capable of providing a legible prescription.
1560	b. The facsimile may serve as the original prescription form. After dispensing the prescription, the pharmacist
1561	shall file the facsimile prescription form in his prescription files.
1562	e. In the event the facsimile transmission does not clearly identify the prescriber's office or other authorized
1563	location as the point of origin of the transmission, the pharmacist shall verify the authenticity of the prescription prior
1564	to dispensing the controlled substance.
1565	3. Expiration Date
1566	a. A prescription for a controlled substance listed in Schedule III or IV shall expire six months after the date
1567	of issue, or following the acquisition of the number of refills authorized by the prescriber on the original prescription,
1568	whichever shall first occur.
1569	b. A prescription for a controlled substance listed in Schedule V shall expire one year after the date of issue,
1570	or following the acquisition of the number of refills authorized by the prescriber on the original prescription, whichever
1571	shall first occur.
1572	c. No pharmacist shall dispense any controlled substance pursuant to an expired prescription.
1573	4. Refilling of Prescriptions
1574	a. No prescription for a controlled substance listed in Schedule III or IV shall be filled or refilled more than
1575	six months after the date on which such prescription was issued and no such prescription authorized to be refilled may
1576	be refilled more than five times. No prescription for a controlled substance listed in Schedule V shall be filled or
1577	refilled more than one year after the date on which such prescription was issued.

b. Each refilling of a prescription shall be entered on the back of the prescription or on another appropriate document. If entered on another document, such as a medication record, the document shall be uniformly maintained and readily retrievable. The following information shall be retrievable by the prescription number: name and dosage form of the controlled substance, the date filled or refilled, the quantity dispensed, initials of the dispensing pharmacist for each refill, and the total number of refills for that prescription. If the pharmacist merely initials and dates the back of the prescription, it shall be deemed that the full face amount of the prescription has been dispensed.

c. As an alternative to the procedures described in Subparagraph C.4.b of this Section, an automated data
 processing system may be used for the storage and retrieval of refill information for prescription orders for controlled
 substances in Schedule III, IV, and V, subject to the following conditions.

i. Any such proposed computerized system must provide on line retrieval (via CRT display or hard copy printout) of original prescription order information for those prescription orders which are currently authorized for refilling. This shall include, but is not limited to, data such as the original prescription number, date of issuance of the original prescription order by the practitioner, full name and address of the patient, name, address, and DEA registration number of the practitioner, and the name, strength, dosage form, and quantity of the controlled substance prescribed (and quantity dispensed if different from the quantity prescribed), and the total number of refills authorized by the prescribing practitioner.

1594 ii. Any such proposed computerized system must also provide on line retrieval (via CRT display or hard 1595 copy printout) of the current refill history for Schedule III, IV, or V controlled substance prescription orders (those
 authorized for refill during the past six months). This refill history shall include, but is not limited to, the name of the
 controlled substance, the date of refill, the quantity dispensed, the identification code, or name or initials of the
 dispensing pharmacist for each refill and the total number of refills dispensed to date for that prescription order.

1599 iii. Documentation of the fact that the refill information entered into the computer each time a pharmacist refills an original prescription order for a Schedule III, IV, or V controlled substance is correct must be provided by 1600 1601 the individual pharmacist who makes use of such a system. If such a system provides a hard-copy printout of each 1602 day's controlled substance orders refill data, that printout shall be verified, dated, and signed by the individual 1603 pharmacist who refilled such a prescription order. The individual pharmacist shall verify that the data indicated is 1604 correct and then sign this document. This document shall be maintained in a separate file at that pharmacy for a period 1605 of two years from the dispensing date. This printout of the day's controlled substance prescription order refill data 1606 shall be provided to each pharmacy using such a computerized system within 72 hours of the date on which the refill 1607 was dispensed. The printout shall be verified and signed by each pharmacist who is involved with such dispensing. In 1608 lieu of such a printout, the pharmacy shall maintain a bound logbook, or separate file, in which each individual 1609 pharmacist involved in such dispensing shall sign a statement (in the manner previously described) each day, attesting 1610 to the fact that the refill information entered into the computer that day has been reviewed by him and is correct as 1611 shown. Such a book or file shall be maintained at the pharmacy employing such a system for a period of two years 1612 after the date of dispensing the appropriately authorized refill. 1613 iv. Any such computerized system shall have the capability of producing a printout of any refill data which

1614 the user pharmacy is responsible for maintaining. For example, this would include a refill by refill audit trail for any

1615 specified strength and dosage form of any controlled substance (by either brand or generic name, or both). Such a 1616 printout shall include the name of the prescribing practitioner, name and address of the patient, quantity dispensed on 1617 each refill, date of dispensing for each refill, name or identification code of the dispensing pharmacist, and the 1618 prescription number. In any computerized system employed by a user pharmacy, the central recordkeeping location 1619 must be capable of sending the printout to the pharmacy within 48 hours. If the board or an agent of the board requests 1620 a copy of such printout from the user pharmacy, the pharmacy shall verify the printout transmittal capability of its 1621 system by documentation, e.g., postmark. 1622 v. In the event that a pharmacy which employs such a computerized system experiences system down time, 1623 the pharmacy shall have an auxiliary procedure which will be used for documentation of refills on prescriptions for 1624 controlled substances listed in Schedule III, IV, or V. This auxiliary procedure shall insure that refills are authorized 1625 by the original prescription order, that the maximum number of refills has not been exceeded, and that all of the 1626 appropriate data is retained for on line data entry as soon as the computer system is available for use again. 1627 5. Partial Filling of Prescriptions. When requested by the patient or prescriber, the pharmacist shall dispense a 1628 partial fill of a controlled substance listed in Schedules III, IV or V, provided that: 1629 a. the information required for a partial filling, and the manner in which it is recorded, is the same as that 1630 required for a refill; 1631 b. the number of partial fillings is not limited; however, the total quantity dispensed in all partial fillings shall 1632 not exceed the total quantity authorized on the original prescription. The total quantity authorized may be calculated 1633 as the sum of: 1634 i. the quantity prescribed, and 1635 - ii. the calculated amount of the quantity prescribed times the number of refills originally authorized by the 1636 prescriber; 1637 c. no dispensing shall occur more than six months after the date on which the prescription for a controlled 1638 substance listed in Schedule III or IV was issued, or more than one year after the date on which the prescription for a 1639 controlled substance listed in Schedule V was issued; and 1640 d. the requirement for a pharmacist to comply with a patient or prescriber request to dispense a partial fill 1641 shall not supersede the pharmacist's obligation relative to corresponding responsibility as described in Subsection E 1642 of this Section. 1643 6. Labeling of Medications and Filing of Prescriptions 1644 a. The pharmacist dispensing a prescription for a controlled substance listed in Schedule III, IV, or V shall 1645 affix to the package a dispensing label containing the following data elements: 1646 i. name, address and telephone number of the pharmacy; 1647 iii. date of dispensing; 1648 1649 -iv. prescribing practitioner's name; v. patient's name; 1650 1651 

	viii. pharmacist's name or initials;
	ix. for controlled substances listed in Schedules III or IV, the following warning statement: "Caution:
Fe	deral law prohibits the transfer of this drug to any person other than the patient for whom it was prescribed",
<del>pre</del>	wided however, that this statement shall not be required to appear on the label of a controlled substance dispensed
for	use in clinical investigations which are "blind";
	x. other cautionary or auxiliary labels as applicable.
	b. If the prescription is dispensed at a central fill pharmacy, the pharmacist at the central fill pharmacy shall
aff	ix to the package a label showing the name and address of the retail pharmacy and a unique identifier (i.e., the
cei	ntral fill pharmacy's DEA registration number) indicating the prescription was filled at the central fill pharmacy, as
we	ll as the data elements itemized above in Subparagraph C.6.a of this Section.
	c. The requirements of Subparagraph C.6.a of this Section shall not apply when a controlled substance listed
in	Schedule III, IV, or V is prescribed for administration to an ultimate user who is institutionalized, provided that:
	i. no more than a 34 day supply, or 100 dosage units, whichever is less, is dispensed at one time;
	ii. the medication is not in the possession of the ultimate user prior to the administration;
	iii. the institution maintains appropriate safeguards and records regarding the proper administration, control,
dis	pensing, and storage of controlled substances listed in Schedule III, IV, and V; and
	iv. the system employed by the pharmacist in filling a prescription is adequate to identify the supplier, the
<del>pre</del>	oduct, and the patient, and to set forth the directions for use and cautionary statements, if any, contained in the
pre	escription or required by law.
	d. After dispensing an original prescription for a controlled substance listed in Schedule III, IV, or V, the
<del>ph</del>	armacist shall record his name or initials on the form.
	e. All prescription forms shall be maintained in accordance with the requirements of Paragraph 2731.B.7 of
thi	s Chapter.
	7. The transfer between pharmacies of a prescription or prescription information for controlled substances is
per	missible in conformance with 21 CFR Part 1306.
	8. Provision of Prescription Information between Retail Pharmacies and Central Fill Pharmacies. Prescription
inf	ormation may be provided to an authorized central fill pharmacy by a retail pharmacy for dispensing purposes. The
fol	lowing requirements shall apply.
	a. Prescriptions for controlled substances listed in Schedule III, IV, or V may be transmitted electronically
fro	m a retail pharmacy to a central fill pharmacy, including via facsimile. The retail pharmacy transmitting the
pre	escription information shall:
	i. record the words "CENTRAL FILL" on the face of the original prescription and record the name, address
and	1 DEA registration number of the central fill pharmacy to which the prescription has been transmitted, the name of
the	retail pharmacy pharmacist transmitting the prescription, and the date of transmittal;

1687	ii. ensure that all information required to be on a prescription pursuant to Subsection 2745.C of this Chapter
1688	is transmitted to the central fill pharmacy (either on the face of the prescription or in the electronic transmission of
1689	information);
1690	
1691	remaining;
1692	iv. maintain the original prescription for a period of two years from the date the prescription was last refilled;
1693	v. keep a record of receipt of the filled prescription, including the date of receipt, the method of delivery
1694	(private, common or contract carrier) and the name of the retail pharmacy employee accepting delivery.
1695	b. The central fill pharmacy receiving the transmitted prescription shall:
1696	i. keep a copy of the prescription (if sent via facsimile) or an electronic record of all the information
1697	transmitted by the retail pharmacy, including the name, address and DEA registration number of the retail pharmacy
1698	transmitting the prescription;
1699	ii. keep a record of the date of receipt of the transmitted prescription, the name of the pharmacist dispensing
1700	the prescription, and the dates of filling or refilling of the prescription;
1701	iii. keep a record of the date the dispensed prescription was delivered to the retail pharmacy and the method
1702	of delivery (private, common or contract carrier).
1703	D. Dispensing Controlled Substances without a Prescription. A controlled substance listed in Schedule II, III, IV,
1704	or V which is not a prescription drug as determined under the Federal Food, Drug, and Cosmetic Act may be dispensed
1705	by a pharmacist without a prescription to a purchaser at retail, provided that:
1706	1. such dispensing is made only by a pharmacist, and not by a non pharmacist employee even if under the
1707	supervision of a pharmacist, although after the pharmacist has fulfilled his professional and legal responsibilities, the
1708	actual cash, credit transaction, or delivery may be completed by a non pharmacist;
1709	2. not more than 240 milliliters, or 8 ounces, of any such controlled substance containing opium, nor more than
1710	120 milliliters, or 4 ounces, of any other such controlled substance, nor more than 48 dosage units of any such
1711	controlled substance containing opium, nor more than
1712	24 dosage units of any other such controlled substance may be dispensed at retail to the same purchaser in any given
1713	4 <del>8 hour period;</del>
1714	3. the purchaser is at least 18 years of age;
1715	4. the pharmacist requires every purchaser of a controlled substance under this paragraph not known to him to
1716	furnish suitable identification (including proof of age where appropriate);
1717	5. a bound record book for dispensing of controlled substances under this Paragraph is maintained by the
1718	pharmacist, which book shall contain the name and address of the purchaser, the name and quantity of controlled
1719	substance purchased, the date of each purchase, and the name or initials of the pharmacist who dispensed the controlled
1720	substance to the purchaser; further the book shall be maintained in conformance with the recordkeeping requirements
1721	identified in Paragraph 2731.B.7 of this Chapter;
1722	6. a prescription is not required for dispensing of the controlled substance pursuant to any federal or state law;

1723	7. central fill pharmacies may not dispense controlled substances to a purchaser at retail pursuant to this
1724	Paragraph.
1725	E. Professional Conduct. A license, registration, certification, permit, or any other credential deemed necessary to
1726	practice, or assist in the practice of, pharmacy may be subject to discipline when deviating from primary or
1727	corresponding responsibility to avert the following prohibited acts.
1728	1. Primary responsibility:
1729	a. drug diversion attempted, actual or conspired dispensing, distributing, administering, or manufacturing
1730	of a controlled substance not pursuant to a valid prescription or order while acting in the course of professional
1731	pharmacy practice is prohibited; or
1732	b. possession actual or conspired possession of a controlled substance not pursuant to a valid prescription
1733	or order issued for a legitimate medical purpose by an authorized practitioner in the usual course of professional
1734	<del>practice.</del>
1735	2. Corresponding Responsibility
1736	a. Medical Purpose. The prescribing practitioner has the primary responsibility to issue a prescription for a
1737	controlled substance for a legitimate medical purpose, but a corresponding responsibility rests with the pharmacist or
1738	dispensing physician dispensing said prescription to ascertain that said prescription was issued for a legitimate medical
1739	purpose in the usual course of professional practice.
1740	b. Authenticity. A pharmacist or dispensing physician shall exercise sound professional judgment to ascertain
1741	the validity of prescriptions for controlled substances. If, in the pharmacist's professional judgment, a prescription is
1742	not valid, said prescription shall not be dispensed.
1743	3. Forged Prescriptions. It is unlawful to forge a prescription, or to dispense a forged prescription, for a
1744	controlled substance. The pharmacist or dispensing physician shall exercise professional diligence in determining the
1745	validity of a prescription as to the practitioner's authority and/or patient's identity, in order to prevent
1746	misrepresentation, fraud, deception, subterfuge, conspiracy, or diversion of controlled substances.
1747	4. Altered Prescriptions. It is unlawful to personally alter a prescription, or to dispense an altered prescription,
1748	for a controlled substance, except as provided by §2747.B.4 of this Chapter.
1749	F. Accountability. The pharmacist in charge, the owner of a pharmacy permit, and/or other designated responsible
1750	parties, shall be accountable for shortages of controlled substances or inconsistencies indicated in an audit.
1751	AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
1752	HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2152 (October
1753	2008), amended LR 41:685 (April 2015), amended by the Department of Health, Board of Pharmacy, LR 46:577 (April 2020), LR
1754	47:1645 (November 2021), amended LR 49:681 (April 2023), amended LR 50:1827 (December 2024), repealed LR
1755	§2749. Disposal of Controlled Substances - Repealed
1756	A. Any person in possession of any controlled substance and desiring or required to dispose of such substance
1757	may request assistance from the special agent in charge of the DEA in the area in which the person is located for
1758	authority and instructions to dispose of such substance. The request should be made as follows:
1759	1. if the person is a licensee, he shall list the controlled substance or substances which he desires to dispose of
1760	on DEA Form 41, and submit three copies of that form to the special agent in charge in his area; or

1761 2. if the person is not a licensee, he shall submit to the special agent in charge a letter stating: 1762 the name and address of the person; 1763 b. the name and quantity of each controlled substance to be disposed of; 1764 c. how the applicant obtained the substance, if known; and 1765 d. the name, address, and registration number, if known, of the person who possessed the controlled 1766 substances prior to the applicant, if known. 1767 B. The special agent in charge shall authorize and instruct the applicant to dispose of the controlled substance in 1768 one of the following manners: 1769 1. by transfer to person licensed by the board and authorized to possess the substance; 1770 2. by delivery to an agent of the DEA or to the nearest office of the DEA; 1771 3. by destruction in the presence of an agent of the DEA or other authorized person; or 1772 4. by such other means as the special agent in charge may determine to assure that the substance does not 1773 become available to unauthorized persons. 1774 C. In the event that a licensee is required regularly to dispose of controlled substances, the special agent in charge 1775 may authorize the licensee to dispose of such substances, in accordance with this Section, without prior approval of 1776 the DEA in each instance, on the condition that the licensee keep records of such disposals and file periodic reports 1777 with the special agent in charge summarizing the disposals made by the licensee. In granting such authority, the special 1778 agent in charge may place such conditions as he deems proper on the disposal of controlled substances, including the 1779 method of disposal and the frequency and detail of reports. 1780 D. When a patient or his designee wishes to return previously dispensed controlled dangerous substances to a 1781 pharmacy for disposal, the pharmacy shall inform the patient or his designee of the disposal mechanisms available to 1782 him. In the event the pharmacy elects to accept such previously dispensed products for disposal, the pharmacy shall 1783 comply with the following requirements: 1784 1. From the time of receipt of such products until the time of disposal, the pharmacy shall quarantine such 1785 products to keep them separate from its active dispensing stock and shall take appropriate security measures to prevent 1786 the theft or diversion of such products. 1787 2. The pharmacy shall comply with the provisions of 21 CFR §1317 or its successor for the pharmacy's disposal 1788 of controlled substances. 1789 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972. 1790 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2157 (October 1791 2008), amended by the Department of Health, Board of Pharmacy, LR 46:794 (June 2020), repealed LR 1792 §2751. Distributions and Transfers of Controlled Substances - Repealed 1793 A. Distribution by Dispenser to Another Practitioner or Reverse Distributor 1794 1. A dispenser may distribute (without being registered to distribute) a quantity of such controlled substance to: 1795 a. another practitioner for the purpose of general dispensing by the practitioner to patients, provided that: 1796 -i. the receiving practitioner is authorized to dispense that controlled substance; 1797 ii. the distribution is recorded by the dispenser and the receiving practitioner, in accordance with §2735.B 1798 of this Chapter;

1799 \_\_\_\_\_iii. a DEA 222 order form is used as required for controlled substances listed in Schedule II; and

- 1800iv. the total number of dosage units of all controlled substances distributed by the dispenser pursuant to this1801Sectionduringeachcalendaryearshallnotexceed
- 1802 5 percent of the total number of dosage units distributed and dispensed by the dispenser during the same calendar year;
   1803 b. a reverse distributor who is authorized to receive such controlled substances.
- 1804 2. If, during any calendar year the dispenser has reason to believe the total number of dosage units of all 1805 controlled substances which will be distributed by him pursuant to this Section will exceed 5 percent of his total 1806 number of dosage units of all controlled substances distributed and dispensed by him during that calendar year, the 1807 dispenser shall obtain a license to distribute controlled substances.
- 1808 3. The distributions made by a retail pharmacy to automated dispensing systems at long term care facilities for
   1809 which the retail pharmacy also holds registrations shall not count toward the 5 percent limit described in this Section.
   1810 B. Distribution to Supplier, Third Party Logistics Provider, or Manufacturer
- 1811 1. Any person lawfully in possession of a controlled substance listed in any schedule may distribute (without 1812 being registered to distribute) that substance to the person from whom he obtained it or to the manufacturer of the 1813 controlled substance, or if designated, to the manufacturer's registered agent or accepting returns, provided that a 1814 written record is maintained which indicates the date of the transaction, the name, form and quantity of the controlled 1815 substance, the name, address, and DEA Registration Number, if any, of the person making the distribution, and the 1816 name, address, and DEA registration number of the supplier or manufacturer. In the case of returning a controlled 1817 substance listed in Schedule I or II, a DEA 222 order form shall be used and maintained as the written record of the 1818 transaction. Any person not required to register shall be exempt from maintaining the records required by this Section. 1819 2. Distributions referred to in this Subsection may be made through a freight forwarding facility operated by 1820 the person to whom the controlled substance is being returned, provided that prior arrangement has been made for the 1821 return and the person making the distribution delivers the controlled substance directly to an agent or employee of the 1822 person to whom the controlled substance is being returned.
- 1823 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
- 1824 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2157 (October
  1825 2008), amended by the Department of Health, Board of Pharmacy, LR 46:571 (April 2020) repealed LR
- 1826 Subchapter G. Administrative Procedures
- 1827 §2753. Inspections Repealed
- 1828 A. The board may inspect any licensed facility or location of a licensed person including pertinent records for the
- 1829 purpose of determining compliance with the requirements of this Chapter and other state and federal laws and
- 1830 regulations related to controlled substances, subject to the limitations identified in R.S. 40:988.B and R.S. 40:988.C.
- AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
- 1832 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2158 (October
- 1833 2008), repealed LR

- 1834 §2755. Seizures Repealed
- 1835 A. The board may place under seal all drugs or devices that are owned by or in the possession, custody, or control
- 1836 of a licensee at the time his license is suspended or revoked, for a licensee's failure to timely renew his license, or at
- 1837 the time the board refuses to renew his license.
- 1838 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
- 1839 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2158 (October
- 1840 2008), repealed LR
- 1841 §2757. Hearings Repealed
- 1842 A. All formal administrative hearings conducted by the board shall be conducted in accordance with the Louisiana
- 1843 Administrative Procedures Act, R.S. 49:950 et seq., and §2711 of this Chapter.
- 1844 AUTHORITY NOTE: Promulgated in accordance with R.S. 40:972.
- 1845 HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Pharmacy, LR 34:2158 (October
- 1846 2008) repealed LR