AMENDMENTS TO LB166

Introduced by Health and Human Services.

1. Strike original sections 8 to 11, 15, 18, 20, 21, 26, and 27 and insert the following new sections:

Sec. 8. Section 38-1,125, Reissue Revised Statutes of Nebraska, is amended to read:

38-1,125 (1) Except as otherwise provided in section 38-2897, every credential holder, except pharmacist interns and pharmacy technicians, shall, within thirty days of an occurrence described in this subsection, report to the department in such manner and form as the department may require whenever he or she:

(a) Has first-hand knowledge of facts giving him or her reason to believe that any person in his or her profession:

(i) Has acted with gross incompetence or gross negligence;

(ii) Has engaged in a pattern of incompetent or negligent conduct as defined in section 38-177;

(iii) Has engaged in unprofessional conduct as defined in section 38-179;

(iv) Has been practicing while his or her ability to practice is impaired by alcohol, controlled substances, mind-altering substances, or physical, mental, or emotional disability; or

(v) Has otherwise violated the regulatory provisions governing the practice of the profession;

(b) Has first-hand knowledge of facts giving him or her reason to believe that any person in another profession:

(i) Has acted with gross incompetence or gross negligence; or

(ii) Has been practicing while his or her ability to practice is impaired by alcohol, controlled substances, mind-altering substances, or physical, mental, or emotional disability; or
(c) Has been the subject of any of the following actions:

(i) Loss of privileges in a hospital or other health care facility due to alleged incompetence, negligence, unethical or unprofessional conduct, or physical, mental, or chemical impairment or the voluntary limitation of privileges or resignation from the staff of any health care facility when that occurred while under formal or informal investigation or evaluation by the facility or a committee of the facility for issues of clinical competence, unprofessional conduct, or physical, mental, or chemical impairment;

(ii) Loss of employment due to alleged incompetence, negligence, unethical or unprofessional conduct, or physical, mental, or chemical impairment;

(iii) An adverse judgment, settlement, or award arising out of a professional liability claim, including a settlement made prior to suit in which the consumer releases any professional liability claim against the credentialed person, or adverse action by an insurance company affecting professional liability coverage. The department may define what constitutes a settlement that would be reportable when a credential holder refunds or reduces a fee or makes no charge for reasons related to a consumer complaint other than costs;

(iv) Denial of a credential or other form of authorization to practice by any jurisdiction due to alleged incompetence, negligence, unethical or unprofessional conduct, or physical, mental, or chemical impairment;

(v) Disciplinary action against any credential or other form of permit he or she holds taken by any jurisdiction, the settlement of such action, or any voluntary surrender of or limitation on any such credential or other form of permit;

(vi) Loss of membership in, or discipline of a credential related to the applicable profession by, a professional organization due to alleged incompetence, negligence, unethical or unprofessional conduct, or
1 physical, mental, or chemical impairment; or
2 (vii) Conviction of any misdemeanor or felony in this or any other
3 jurisdiction.
4 (2) The requirement to file a report under subdivision (1)(a) or (b)
5 of this section shall not apply:
6 (a) To the spouse of the credential holder;
7 (b) To a practitioner who is providing treatment to such credential
8 holder in a practitioner-consumer relationship concerning information
9 obtained or discovered in the course of treatment unless the treating
10 practitioner determines that the condition of the credential holder may
11 be of a nature which constitutes a danger to the public health and safety
12 by the credential holder's continued practice; or
13 (c) When a credential holder who is chemically impaired enters the
14 Licensee Assistance Program authorized by section 38-175 except as
15 otherwise provided in such section.
16 (3) A report submitted by a professional liability insurance company
17 on behalf of a credential holder within the thirty-day period prescribed
18 in subsection (1) of this section shall be sufficient to satisfy the
19 credential holder's reporting requirement under subsection (1) of this
20 section.
21 Sec. 9. Section 38-2801, Reissue Revised Statutes of Nebraska, is
22 amended to read:
23 38-2801 Sections 38-2801 to 38-28,107 and sections 11 to 13 and 15
24 of this act and the Nebraska Drug Product Selection Act shall be known
25 and may be cited as the Pharmacy Practice Act.
26 Sec. 10. Section 38-2802, Reissue Revised Statutes of Nebraska, is
27 amended to read:
28 38-2802 For purposes of the Pharmacy Practice Act and elsewhere in
29 the Uniform Credentialing Act, unless the context otherwise requires, the
30 definitions found in sections 38-2803 to 38-2847 and sections 11 to 13 of
31 this act apply.
Sec. 12. Practice agreement means a document signed by a pharmacist and a practitioner with independent prescribing authority, in which the pharmacist agrees to design, implement, and monitor a therapeutic plan based on a written protocol.

Sec. 13. Written protocol means a written template, agreed to by pharmacists and practitioners with independent prescribing authority, working in concert, which directs how the pharmacists will implement and monitor a therapeutic plan.

Sec. 18. Section 38-2897, Reissue Revised Statutes of Nebraska, is amended to read:

38-2897 (1) The requirement to file a report under subsection (1) of section 38-1,125 shall not apply to pharmacist interns or pharmacy technicians, except that a pharmacy technician shall, within thirty days after having report first-hand knowledge of facts giving him or her reason to believe that any person in his or her profession, or any person in another profession under the regulatory provisions of the department, may be practicing while his or her ability to practice is impaired by alcohol, controlled substances, or narcotic drugs, report to the department in such manner and form as the department may require. A report made to the department under this section shall be confidential. The identity of any person making such report or providing information leading to the making of such report shall be confidential.

(2) A pharmacy technician Any person making a report to the department under this section, except for those self-reporting, shall be completely immune from criminal or civil liability of any nature, whether direct or derivative, for filing a report or for disclosure of documents, records, or other information to the department under this section. The immunity granted under this section shall not apply to any person causing damage or injury by his or her willful, wanton, or grossly negligent act of commission or omission.

(3) A report submitted by a professional liability insurance company
on behalf of a credential holder within the thirty-day period prescribed in this section shall be sufficient to satisfy the credential holder's reporting requirement under this section.

(4) Persons who are members of committees established under the Health Care Quality Improvement Act, the Patient Safety Improvement Act, or section 25-12,123 or witnesses before such committees shall not be required to report under this section. Any person who is a witness before such a committee shall not be excused from reporting matters of first-hand knowledge that would otherwise be reportable under this section only because he or she attended or testified before such committee.

(5) Documents from original sources shall not be construed as immune from discovery or use in actions under this section.

Sec. 20. (1)(a) When administration of a drug occurs in a hospital pursuant to a chart order, hospital personnel may provide the unused portion of the drug to the patient upon discharge from the hospital for continued use in treatment of the patient if:

(i) The drug has been opened and used for treatment of the patient at the hospital and is necessary for the continued treatment of the patient and would be wasted if not used by the patient; and

(ii) The drug is:

(A) In a multidose device or a multidose container; or

(B) In the form of a liquid reconstituted from a dry stable state to a liquid resulting in a limited stability.

(b) A drug provided to a patient in accordance with this subsection shall be labeled with the name of the patient, the name of the drug including the quantity if appropriate, the date the drug was provided, and the directions for use.

(2)(a) A licensed health care practitioner authorized to prescribe controlled substances may provide to his or her patients being discharged from a hospital a sufficient quantity of drugs adequate, in the judgment of the practitioner, to continue treatment, which began in the hospital,
until the patient is reasonably able to access a pharmacy.

(b) The pharmacist-in-charge at the hospital shall maintain records of the drugs provided to patients in accordance with this subsection which shall include the name of the patient, the name of the drug including the quantity if appropriate, the date the drug was provided, and the directions for use.

(3) If a drug is provided to a patient in accordance with this section:

(a) The drug shall be kept in a locked cabinet or automated medication system with access only by a licensed health care practitioner authorized to prescribe, dispense, or administer controlled substances;

(b) Prior to providing the drug to the patient, a written or electronic order shall be in the patient’s record;

(c) The process at the hospital shall be under the direct supervision of the prescriber;

(d) If the label is prepared by a nurse, the prescriber shall verify the drug and the directions for the patient;

(e) When possible, the directions for the patient shall be preprinted on the label by the pharmacist;

(f) The label shall include the name of the patient, the name of the drug including the quantity if appropriate, the date the drug was provided, and the directions for use;

(g) A written information sheet shall be given to the patient for each drug provided; and

(h) Documentation in a readily retrievable format shall be maintained each time a drug is provided to a patient from the hospital pharmacy’s inventory which shall include the date, the patient, the drug, and the prescriber.

Sec. 21. Section 71-2412, Reissue Revised Statutes of Nebraska, is amended to read:

71-2412 Drugs may be administered to residents of a long-term care
facility by authorized personnel of the long-term care facility from the
contents of emergency boxes located within such long-term care facility
if such drugs and boxes meet all of the following requirements:

(1) All emergency box drugs shall be provided by and all emergency
boxes containing such drugs shall be sealed by a supplying pharmacy with
the seal on such emergency box to be of such a nature that it can be
easily identified if it has been broken;

(2) Emergency boxes shall be stored in a medication room or other
secured area within the long-term care facility. Only authorized
personnel of the long-term care facility or the supplying pharmacy shall
obtain access to such room or secured area, by key or combination, in
order to prevent unauthorized access and to ensure a proper environment
for preservation of the emergency box drugs;

(3) The exterior of each emergency box shall be labeled so as to
clearly indicate that it is an emergency box for use in emergencies only.
The label shall contain a listing of the drugs contained in the box,
including the name, strength, route of administration, quantity, and
expiration date of each drug, and the name, address, and telephone number
of the supplying pharmacy;

(4) All emergency boxes shall be inspected by a pharmacist
designated by the supplying pharmacy at least once every thirty days or
after a reported usage of any drug to determine the expiration date and
quantity of the drugs in the box. Every inspection shall be documented
and the record retained by the long-term care facility for a period of
five years; and

(5) An emergency box shall not contain multiple dose vials, shall
not contain more than ten drugs which are controlled substances, and
shall contain no more than a total of fifty drugs; and

(5) (6) All drugs in emergency boxes shall be in the original
manufacturer's or distributor's containers or shall be repackaged by the
supplying pharmacy and shall include the manufacturer's or distributor's
name, lot number, drug name, strength, dosage form, NDC number, route of administration, and expiration date on a typewritten label. Any drug which is repackaged shall contain on the label the calculated expiration date.

For purposes of the Emergency Box Drug Act, calculated expiration date has the same meaning as in subdivision (7)(b) of section 38-2808.01.


Sec. 27. The following section is outright repealed: Section 38-2853, Reissue Revised Statutes of Nebraska.

2. Renumbe the remaining sections accordingly.