

Item B 1
Proposed Legislation – Board
Sponsored



California State Board of Pharmacy

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STATE AND CONSUMERS AFFAIRS AGENCY
DEPARTMENT OF CONSUMER AFFAIRS
ARNOLD SCHWARZENEGGER, GOVERNOR

To: Legislation and Regulation Committee

From: Staff

Subject: Omnibus Provisions

All of the following provisions were offered as omnibus provisions for 2007. These provisions are incorporated in SB 1048 (Committee on Business, Professions and Economic Development)

- **Section 4068**
Revise section to include schedule IV controlled substances to the CURES reporting requirements for hospitals.
- **Section 4084**
To allow board inspectors to embargo a prescription drug when the inspector has probable cause that it is misbranded.
- **Section 4101**
Amend B&P 4101 to change the term "exemptee" to "designated representative."
- **Sections 4160(f) – 4161(k)**
Revise section to specify temporary license fee of \$550. Current law does not specify the temporary fee.
- **Sections 4162 and 4162.5**
Extend bonding requirements for wholesalers from 2011 to 2015 to match the extension given to implement the e-pedigree requirements, restoring provisions in SB 1476 chaptered out by SB 1475.
- **Sections 4200 – 4200.2**
Changes in the name of the exam to more accurately reflect the requirements described in B&P 4200.2. The new name will be the "California Practice Standards and Jurisprudence Examination for Pharmacists" (CPJE).
- **Section 4208**
Revise requirements for intern licenses to allow the board the discretion to extend the duration of an intern license.
- **Sections 4314 and 4315**
Allow the board to cite and fine licensees for violations of Health and Safety Code sections 150200-150206 which authorize a county to establish by local ordinance, a repository and distribution program for specified unused medications from skilled nursing homes to medically indigent patients served by government-owned pharmacies.

A partial copy of the bill is included that contains the board provisions.

AMENDED IN ASSEMBLY JUNE 27, 2007

SENATE BILL

No. 1048

Introduced by Committee on Business, Professions and Economic Development (Senators Ridley-Thomas (Chair), Aanestad, Corbett, Denham, Florez, Harman, Simitian, and Yee)

March 22, 2007

An act to amend Sections 337, ~~2225~~, 1701.1, 1725, 1750, 1750.1, 1750.2, 1750.3, 1750.4, 1751, 1752, 1752.1, 1752.2, 1752.5, 1752.6, 1753, 1753.1, 1754, 1756, 1757, 1770, 2177, 2225, 2313, 2335, 2397, 2416, 2497.5, ~~2717~~, and ~~2732.05~~ 2570.7, 2717, 2732.05, 3057, 3634, 4068, 4084, 4101, 4160, 4161, 4162, 4162.5, 4200, 4200.1, 4200.2, 4208, 4314, 4315, 4980.01, 4980.38, 4980.40, 4980.44, 4980.54, 4980.57, 4980.80, 4980.90, 4982, 4984.1, 4984.4, 4989.36, 4989.42, 4989.54, 4992.3, 4996.4, 4996.6, 4996.18, and 4996.22 of, to add ~~Section 2471~~ Sections 2471, 2570.8, 4984.01, 4984.72, 4992.10, and 4996.28 to, and to repeal and add ~~Section 3530~~ Sections 3530, 4984.7, 4984.8, 4996.3, 4996.14, and 4997 of, the Business and Professions Code, and to amend Sections 11372, 12529, and 12529.5 of the Government Code, relating to healing arts, *and making an appropriation therefor.*

LEGISLATIVE COUNSEL'S DIGEST

SB 1048, as amended, Committee on Business, Professions and Economic Development. Healing arts.

(1) Existing law, the Dental Practice Act, establishes the Dental Board of California and provides for the licensure and regulation of the practice of dentistry. The act makes the willful practice, attempt to practice, or advertisement to practice without appropriate authorization in circumstances causing harm, as specified, a misdemeanor offense.

1 ~~the Council on Naturopathic Medical Education, naturopathic~~
2 ~~doctors, and other interested parties.~~

3 *SEC. 41. Section 4068 of the Business and Professions Code*
4 *is amended to read:*

5 4068. (a) Notwithstanding any provision of this chapter, a
6 prescriber may dispense a dangerous drug, including a controlled
7 substance, to an emergency room patient if all of the following
8 apply:

9 (1) The hospital pharmacy is closed and there is no pharmacist
10 available in the hospital.

11 (2) The dangerous drug is acquired by the hospital pharmacy.

12 (3) The dispensing information is recorded and provided to the
13 pharmacy when the pharmacy reopens.

14 (4) The hospital pharmacy retains the dispensing information
15 and, if the drug is a schedule II-~~or~~, schedule III, *or schedule IV*
16 controlled substance, reports the dispensing information to the
17 Department of Justice pursuant to Section 11165 of the Health and
18 Safety Code.

19 (5) The prescriber determines that it is in the best interest of the
20 patient that a particular drug regimen be immediately commenced
21 or continued, and the prescriber reasonably believes that a
22 pharmacy located outside the hospital is not available and
23 accessible at the time of dispensing to the patient.

24 (6) The quantity of drugs dispensed to any patient pursuant to
25 this section are limited to that amount necessary to maintain
26 uninterrupted therapy during the period when pharmacy services
27 outside the hospital are not readily available or accessible, but
28 shall not exceed a 72-hour supply.

29 (7) The prescriber shall ensure that the label on the drug contains
30 all the information required by Section 4076.

31 (b) The prescriber shall be responsible for any error or omission
32 related to the drugs dispensed.

33 *SEC. 42. Section 4084 of the Business and Professions Code*
34 *is amended to read:*

35 4084. (a) When a board inspector finds, or has probable cause
36 to believe, that any dangerous drug or dangerous device is
37 adulterated, *misbranded*, or counterfeit, the board inspector shall
38 affix a tag or other marking to that dangerous drug or dangerous
39 device. The board inspector shall give notice to the person that the

1 dangerous drug or dangerous device bearing the tag or marking
2 has been embargoed.

3 (b) When a board inspector has found that an embargoed
4 dangerous drug or dangerous device is not adulterated, *misbranded*,
5 or counterfeit, a board inspector shall remove the tag or other
6 marking.

7 (c) A board inspector may secure a sample or specimen of a
8 dangerous drug or dangerous device. If the board inspector obtains
9 a sample prior to leaving the premises, the board inspector shall
10 leave a receipt describing the sample.

11 (d) For the purposes of this article, “counterfeit” shall have the
12 meaning defined in Section 109905 of the Health and Safety Code.

13 (e) For the purposes of this article, “adulterated” shall have the
14 meaning defined in Article 2 (commencing with Section 111250)
15 of Chapter 6 of Part 5 of Division 104 of the Health and Safety
16 Code.

17 (f) *For the purposes of this article, “misbranded” shall have*
18 *the meaning defined in Article 3 (commencing with Section 111330)*
19 *of Chapter 6 of Part 5 of Division 104 of the Health and Safety*
20 *Code.*

21 *SEC. 43. Section 4101 of the Business and Professions Code*
22 *is amended to read:*

23 4101. (a) A pharmacist who takes charge of, or acts as
24 pharmacist-in-charge of a pharmacy or other entity licensed by
25 the board, who terminates his or her employment at the pharmacy
26 or other entity, shall notify the board within 30 days of the
27 termination of employment.

28 (b) ~~An exemptee-in-charge~~ *A designated*
29 *representative-in-charge* of a wholesaler or veterinary food
30 drug-animal retailer, who terminates his or her employment at that
31 entity shall notify the board within 30 days of the termination of
32 employment.

33 *SEC. 44. Section 4160 of the Business and Professions Code*
34 *is amended to read:*

35 4160. (a) A person may not act as a wholesaler of any
36 dangerous drug or dangerous device unless he or she has obtained
37 a license from the board.

38 (b) Upon approval by the board and the payment of the required
39 fee, the board shall issue a license to the applicant.

1 (c) A separate license shall be required for each place of business
2 owned or operated by a wholesaler. Each license shall be renewed
3 annually and shall not be transferable.

4 (d) The board shall not issue or renew a wholesaler license until
5 the wholesaler identifies a designated representative-in-charge and
6 notifies the board in writing of the identity and license number of
7 that designated representative. The designated
8 representative-in-charge shall be responsible for the wholesaler's
9 compliance with state and federal laws governing wholesalers. A
10 wholesaler shall identify and notify the board of a new designated
11 representative-in-charge within 30 days of the date that the prior
12 designated representative-in-charge ceases to be the designated
13 representative-in-charge. A pharmacist may be identified as the
14 designated representative-in-charge.

15 (e) A drug manufacturer *premises* licensed by the Food and
16 Drug Administration or licensed pursuant to Section 111615 of
17 the Health and Safety Code that only distributes dangerous drugs
18 and dangerous devices of its own manufacture is exempt from this
19 section and Section 4161.

20 (f) The board may issue a temporary license, upon conditions
21 and for periods of time as the board determines to be in the public
22 interest. A temporary license fee shall be ~~fixed~~ *five hundred fifty*
23 *dollars (\$550) or another amount established by the board* ~~at an~~
24 ~~amount~~ not to exceed the annual fee for renewal of a license to
25 ~~conduct business as a wholesaler~~ *compound injectable sterile drug*
26 *products. When needed to protect public safety, a temporary license*
27 *may be issued for a period not to exceed 180 days, subject to terms*
28 *and conditions that the board deems necessary. If the board*
29 *determines that a temporary license was issued by mistake or*
30 *denies the application for a permanent license, the temporary*
31 *license shall terminate upon either personal service of the notice*
32 *of termination upon the licenseholder or service by certified mail,*
33 *return receipt requested, at the licenseholder's address of record*
34 *with the board, whichever occurs first. Neither for purposes of*
35 *retaining a temporary license, nor for purposes of any disciplinary*
36 *or license denial proceeding before the board, shall the temporary*
37 *licenseholder be deemed to have a vested property right or interest*
38 *in the license.*

39 (g) This section shall become operative on January 1, 2006.

1 *SEC. 45. Section 4161 of the Business and Professions Code*
2 *is amended to read:*

3 4161. (a) A person located outside this state that ships, mails,
4 or delivers dangerous drugs or dangerous devices into this state
5 shall be considered a nonresident wholesaler.

6 (b) A nonresident wholesaler shall be licensed by the board
7 prior to shipping, mailing, or delivering dangerous drugs or
8 dangerous devices to a site located in this state.

9 (c) A separate license shall be required for each place of business
10 owned or operated by a nonresident wholesaler from or through
11 which dangerous drugs or dangerous devices are shipped, mailed,
12 or delivered to a site located in this state. A license shall be
13 renewed annually and shall not be transferable.

14 (d) The following information shall be reported, in writing, to
15 the board at the time of initial application for licensure by a
16 nonresident wholesaler, on renewal of a nonresident wholesaler
17 license, or within 30 days of a change in that information:

18 (1) Its agent for service of process in this state.

19 (2) Its principal corporate officers, as specified by the board, if
20 any.

21 (3) Its general partners, as specified by the board, if any.

22 (4) Its owners if the applicant is not a corporation or partnership.

23 (e) A report containing the information in subdivision (d) shall
24 be made within 30 days of any change of ownership, office,
25 corporate officer, or partner.

26 (f) A nonresident wholesaler shall comply with all directions
27 and requests for information from the regulatory or licensing
28 agency of the state in which it is licensed, as well as with all
29 requests for information made by the board.

30 (g) A nonresident wholesaler shall maintain records of dangerous
31 drugs and dangerous devices sold, traded, or transferred to persons
32 in this state, so that the records are in a readily retrievable form.

33 (h) A nonresident wholesaler shall at all times maintain a valid,
34 unexpired license, permit, or registration to conduct the business
35 of the wholesaler in compliance with the laws of the state in which
36 it is a resident. An application for a nonresident wholesaler license
37 in this state shall include a license verification from the licensing
38 authority in the applicant's state of residence.

39 (i) The board may not issue or renew a nonresident wholesaler
40 license until the nonresident wholesaler identifies a designated

1 representative-in-charge and notifies the board in writing of the
2 identity and license number of the designated
3 representative-in-charge.

4 (j) The designated representative-in-charge shall be responsible
5 for the nonresident wholesaler's compliance with state and federal
6 laws governing wholesalers. A nonresident wholesaler shall
7 identify and notify the board of a new designated
8 representative-in-charge within 30 days of the date that the prior
9 designated representative-in-charge ceases to be the designated
10 representative-in-charge.

11 (k) The board may issue a temporary license, upon conditions
12 and for periods of time as the board determines to be in the public
13 interest. A temporary license fee shall be ~~fixed~~ *five hundred fifty*
14 *dollars (\$550) or another amount established by the board at an*
15 ~~amount~~ not to exceed the annual fee for renewal of a license to
16 ~~conduct business as a nonresident wholesaler~~ *compound injectable*
17 *sterile drug products. When needed to protect public safety, a*
18 *temporary license may be issued for a period not to exceed 180*
19 *days, subject to terms and conditions that the board deems*
20 *necessary. If the board determines that a temporary license was*
21 *issued by mistake or denies the application for a permanent license,*
22 *the temporary license shall terminate upon either personal service*
23 *of the notice of termination upon the licenseholder or service by*
24 *certified mail, return receipt requested, at the licenseholder's*
25 *address of record with the board, whichever occurs first. Neither*
26 *for purposes of retaining a temporary license, nor for purposes of*
27 *any disciplinary or license denial proceeding before the board,*
28 *shall the temporary licenseholder be deemed to have a vested*
29 *property right or interest in the license.*

30 (l) The registration fee shall be the fee specified in subdivision
31 (f) of Section 4400.

32 *SEC. 46. Section 4162 of the Business and Professions Code*
33 *is amended to read:*

34 4162. (a) (1) An applicant, that is not a government-owned
35 and operated wholesaler, for the issuance or renewal of a
36 wholesaler license shall submit a surety bond of one hundred
37 thousand dollars (\$100,000) or other equivalent means of security
38 acceptable to the board payable to the Pharmacy Board Contingent
39 Fund. The purpose of the surety bond is to secure payment of any

1 administrative fine imposed by the board and any cost recovery
2 ordered pursuant to Section 125.3.

3 (2) For purposes of paragraph (1), the board may accept a surety
4 bond less than one hundred thousand dollars (\$100,000) if the
5 annual gross receipts of the previous tax year for the wholesaler
6 is ten million dollars (\$10,000,000) or less, in which case the surety
7 bond shall be twenty-five thousand dollars (\$25,000).

8 (3) A person to whom an approved new drug application has
9 been issued by the United States Food and Drug Administration
10 who engages in the wholesale distribution of only the dangerous
11 drug specified in the new drug application, and is licensed or
12 applies for licensure as a wholesaler, shall not be required to post
13 a surety bond as provided in paragraph (1).

14 (4) For licensees subject to paragraph (2) or (3), the board may
15 require a bond up to one hundred thousand dollars (\$100,000) for
16 any licensee who has been disciplined by any state or federal
17 agency or has been issued an administrative fine pursuant to this
18 chapter.

19 (b) The board may make a claim against the bond if the licensee
20 fails to pay a fine within 30 days after the order imposing the fine,
21 or costs become final.

22 (c) A single surety bond or other equivalent means of security
23 acceptable to the board shall satisfy the requirement of subdivision
24 (a) for all licensed sites under common control as defined in
25 Section 4126.5.

26 (d) This section shall become operative on January 1, 2006, and
27 shall remain in effect only until January 1, ~~2011~~ 2015, and as of
28 that date is repealed, unless a later enacted statute, that is enacted
29 before January 1, ~~2011~~ 2015, deletes or extends those dates.

30 *SEC. 47. Section 4162.5 of the Business and Professions Code*
31 *is amended to read:*

32 4162.5. (a) (1) An applicant for the issuance or renewal of a
33 nonresident wholesaler license shall submit a surety bond of one
34 hundred thousand dollars (\$100,000), or other equivalent means
35 of security acceptable to the board, such as an irrevocable letter
36 of credit, or a deposit in a trust account or financial institution,
37 payable to the Pharmacy Board Contingent Fund. The purpose of
38 the surety bond is to secure payment of any administrative fine
39 imposed by the board and any cost recovery ordered pursuant to
40 Section 125.3.

1 (2) For purpose of paragraph (1), the board may accept a surety
2 bond less than one hundred thousand dollars (\$100,000) if the
3 annual gross receipts of the previous tax year for the nonresident
4 wholesaler is ten million dollars (\$10,000,000) or less in which
5 the surety bond shall be twenty-five thousand dollars (\$25,000).

6 (3) For applicants who satisfy paragraph (2), the board may
7 require a bond up to one hundred thousand dollars (\$100,000) for
8 any nonresident wholesaler who has been disciplined by any state
9 or federal agency or has been issued an administrative fine pursuant
10 to this chapter.

11 (4) A person to whom an approved new drug application or a
12 biologics license application has been issued by the United States
13 Food and Drug Administration who engages in the wholesale
14 distribution of only the dangerous drug specified in the new drug
15 application or biologics license application, and is licensed or
16 applies for licensure as a nonresident wholesaler, shall not be
17 required to post a surety bond as provided in this section.

18 (b) The board may make a claim against the bond if the licensee
19 fails to pay a fine within 30 days of the issuance of the fine or
20 when the costs become final.

21 (c) A single surety bond or other equivalent means of security
22 acceptable to the board shall satisfy the requirement of subdivision
23 (a) for all licensed sites under common control as defined in
24 Section 4126.5.

25 (d) This section shall become operative on January 1, 2006, and
26 shall become inoperative and is repealed on, January 1, ~~2011~~ 2015,
27 unless a later enacted statute, that is enacted before January 1,
28 ~~2011~~ 2015, deletes or extends those dates.

29 *SEC. 48. Section 4200 of the Business and Professions Code*
30 *is amended to read:*

31 4200. (a) The board may license as a pharmacist—~~any an~~
32 applicant who meets all the following requirements:

33 (1) Is at least 18 years of age.

34 (2) (A) Has graduated from a college of pharmacy or
35 department of pharmacy of a university recognized by the board;
36 or

37 (B) If the applicant graduated from a foreign pharmacy school,
38 the foreign-educated applicant has been certified by the Foreign
39 Pharmacy Graduate Examination Committee.

1 (3) Has completed at least 150 semester units of collegiate study
2 in the United States, or the equivalent thereof in a foreign country.
3 No less than 90 of those semester units shall have been completed
4 while in resident attendance at a school or college of pharmacy.

5 (4) Has earned at least a baccalaureate degree in a course of
6 study devoted to the practice of pharmacy.

7 (5) Has completed 1,500 hours of pharmacy practice experience
8 or the equivalent in accordance with Section 4209.

9 (6) Has passed a written and practical examination given by the
10 board prior to December 31, 2003, or has passed the North
11 American Pharmacist Licensure Examination and the ~~Multi-State~~
12 ~~Pharmacy~~ *California Practice Standards and Jurisprudence*
13 Examination for ~~California~~ *Pharmacists* on or after January 1,
14 2004.

15 (b) Proof of the qualifications of an applicant for licensure as a
16 pharmacist, shall be made to the satisfaction of the board and shall
17 be substantiated by affidavits or other evidence as may be required
18 by the board.

19 (c) Each person, upon application for licensure as a pharmacist
20 under this chapter, shall pay to the executive officer of the board,
21 the fees provided by this chapter. The fees shall be compensation
22 to the board for investigation or examination of the applicant.

23 *SEC. 49. Section 4200.1 of the Business and Professions Code*
24 *is amended to read:*

25 4200.1. (a) Notwithstanding Section 135, an applicant may
26 take the North American Pharmacist Licensure Examination four
27 times, and may take the ~~Multi-State Pharmacy~~ *California Practice*
28 *Standards and Jurisprudence Examination for—California*
29 *Pharmacists* four times.

30 (b) Notwithstanding Section 135, an applicant may take the
31 North American Pharmacist Licensure Examination and the
32 ~~Multi-State Pharmacy~~ *California Practice Standards and*
33 *Jurisprudence Examination for—California Pharmacists* four
34 additional times each if he or she successfully completes, at
35 minimum, 16 additional semester units of education in pharmacy
36 as approved by the board.

37 (c) The applicant shall comply with the requirements of Section
38 4200 for each application for reexamination made pursuant to
39 subdivision (b).

1 (d) An applicant may use the same coursework to satisfy the
2 additional educational requirement for each examination under
3 subdivision (b), if the coursework was completed within 12 months
4 of the date of his or her application for reexamination.

5 (e) For purposes of this section, the board shall treat each failing
6 score on the pharmacist licensure examination administered by
7 the board prior to January 1, 2004, as a failing score on both the
8 North American Pharmacist Licensure Examination and the
9 ~~Multi-State Pharmacy California Practice Standards and~~
10 ~~Jurisprudence Examination for California Pharmacists.~~

11 (f) From January 1, 2004, to July 1, 2008, inclusive, the board
12 shall collect data on the applicants who are admitted to, and take,
13 the licensure examinations required by Section 4200. The board
14 shall report to the Joint Committee on Boards, Commissions, and
15 Consumer Protection before September 1, 2008, regarding the
16 impact on those applicants of the examination limitations imposed
17 by this section. The report shall include, but not be limited to, the
18 following information:

19 (1) The number of applicants taking the examination and the
20 number who fail the examination for the fourth time.

21 (2) The number of applicants who, after failing the examination
22 for the fourth time, complete a pharmacy studies program in
23 California or another state to satisfy the requirements of this section
24 and who apply to take the licensure examination required by
25 Section 4200.

26 (3) To the extent possible, the school from which the applicant
27 graduated and the school's location and the pass/fail rates on the
28 examination for each school.

29 (g) This section shall remain in effect only until January 1, 2010,
30 and as of that date is repealed, unless a later enacted statute, that
31 is enacted before January 1, 2010, deletes or extends that date.

32 *SEC. 50. Section 4200.2 of the Business and Professions Code*
33 *is amended to read:*

34 4200.2. When developing the Multi-State Pharmacy *California*
35 *Practice Standards and Jurisprudence Examination for California*
36 *Pharmacists*, the board shall include all of the following:

37 (a) Examination items to demonstrate the candidate's proficiency
38 in patient communication skills.

39 (b) Aspects of contemporary standards of practice for
40 pharmacists in California, including, but not limited to, the

1 provision of pharmacist care and the application of clinical
2 knowledge to typical pharmacy practice situations that are not
3 evaluated by the North American Pharmacy Licensure
4 Examination.

5 *SEC. 51. Section 4208 of the Business and Professions Code*
6 *is amended to read:*

7 4208. (a) At the discretion of the board, an intern pharmacist
8 license may be issued for a period of:

9 (1) One to six years to a person who is currently enrolled in a
10 school of pharmacy recognized by the board.

11 (2) Two years to a person who is a graduate of a school of
12 pharmacy recognized by the board and who has applied to become
13 licensed as a pharmacist in California.

14 (3) Two years to a foreign graduate who has met educational
15 requirements described in paragraphs (1) and (2) of subdivision
16 (a) of Section 4200.

17 (4) One year to a person who has failed the pharmacist licensure
18 examination four times and has reenrolled in a school of pharmacy
19 to satisfy the requirements of Section 4200.1.

20 (b) The board may issue an intern pharmacist license to an
21 individual for the period of time specified in a decision of
22 reinstatement adopted by the board.

23 (c) An intern pharmacist shall notify the board within 30 days
24 of any change of address.

25 (d) An intern pharmacist whose license has been issued pursuant
26 to paragraph (1) or ~~paragraph~~ (4) of subdivision (a) shall return
27 his or her license, by registered mail, within 30 days of no longer
28 being enrolled in a school of pharmacy. The intern pharmacist
29 license ~~will~~ *shall* be canceled by the board. Notwithstanding
30 subdivision (c), an intern pharmacist license may be reinstated if
31 the student reenrolls in a school of pharmacy recognized by the
32 board to fulfill the education requirements of paragraphs (1) to
33 (4), inclusive, of subdivision (a) of Section 4200.

34 (e) *A person who has not completed the experience requirements*
35 *necessary to be eligible for the licensure examination may have*
36 *his or her intern license extended for a period of up to two years*
37 *at the discretion of the board if he or she is able to demonstrate*
38 *his or her inability to exercise the privileges of the intern license*
39 *during the initial license period.*

1 *SEC. 52. Section 4314 of the Business and Professions Code*
2 *is amended to read:*

3 4314. (a) The board may issue citations containing fines and
4 orders of abatement for any violation of Section 733-~~01~~, for any
5 violation of this chapter or regulations adopted pursuant to this
6 chapter, *or for any violation of Division 116 (commencing with*
7 *Section 150200) of the Health and Safety Code*, in accordance with
8 Sections 125.9, 148, and 4005 and the regulations adopted pursuant
9 to those sections.

10 (b) Where appropriate, a citation issued by the board, as
11 specified in this section, may subject the person or entity to whom
12 the citation is issued to an administrative fine.

13 (c) Notwithstanding any other provision of law, where
14 appropriate, a citation issued by the board may contain an order
15 of abatement. The order of abatement shall fix a reasonable time
16 for abatement of the violation. It may also require the person or
17 entity to whom the citation is issued to demonstrate how future
18 compliance with the Pharmacy Law, and the regulations adopted
19 pursuant thereto, will be accomplished. A demonstration may
20 include, but is not limited to, submission of a corrective action
21 plan, and requiring completion of up to six hours of continuing
22 education courses in the subject matter specified in the order of
23 abatement. Any continuing education courses required by the order
24 of abatement shall be in addition to those required for license
25 renewal.

26 (d) Nothing in this section shall in any way limit the board from
27 issuing a citation, fine, and order of abatement pursuant to Section
28 4067 or Section 56.36 of the Civil Code, and the regulations
29 adopted pursuant to those sections.

30 *SEC. 53. Section 4315 of the Business and Professions Code*
31 *is amended to read:*

32 4315. (a) The executive officer, or his or her designee, may
33 issue a letter of admonishment to a licensee for failure to comply
34 with Section 733-~~01~~, for failure to comply with this chapter or
35 regulations adopted pursuant to this chapter, *or for failure to*
36 *comply with Division 116 (commencing with Section 150200) of*
37 *the Health and Safety Code*, directing the licensee to come into
38 compliance.

1 (b) The letter of admonishment shall be in writing and shall
2 describe in detail the nature and facts of the violation, including a
3 reference to the statutes or regulations violated.

4 (c) The letter of admonishment shall inform the licensee that
5 within 30 days of service of the order of admonishment the licensee
6 may do either of the following:

7 (1) Submit a written request for an office conference to the
8 executive officer of the board to contest the letter of admonishment.

9 (A) Upon a timely request, the executive officer, or his or her
10 designee, shall hold an office conference with the licensee or the
11 licensee's legal counsel or authorized representative. Unless so
12 authorized by the executive officer, or his or her designee, no
13 individual other than the legal counsel or authorized representative
14 of the licensee may accompany the licensee to the office
15 conference.

16 (B) Prior to or at the office conference, the licensee may submit
17 to the executive officer declarations and documents pertinent to
18 the subject matter of the letter of admonishment.

19 (C) The office conference is intended to be an informal
20 proceeding and shall not be subject to the provisions of the
21 Administrative Procedure Act (Chapter 3.5 (commencing with
22 Section 11340), Chapter 4 (commencing with Section 11370),
23 Chapter 4.5 (commencing with Section 11400), and Chapter 5
24 (commencing with Section 11500) of Part 1 of Division 3 of Title
25 2 of the Government Code).

26 (D) The executive officer, or his or her designee, may affirm,
27 modify, or withdraw the letter of admonishment. Within 14
28 calendar days from the date of the office conference, the executive
29 officer, or his or her designee, shall personally serve or send by
30 certified mail to the licensee's address of record with the board a
31 written decision. This decision shall be deemed the final
32 administrative decision concerning the letter of admonishment.

33 (E) Judicial review of the decision may be had by filing a
34 petition for a writ of mandate in accordance with the provisions
35 of Section 1094.5 of the Code of Civil Procedure within 30 days
36 of the date the decision was personally served or sent by certified
37 mail. The judicial review shall extend to the question of whether
38 or not there was a prejudicial abuse of discretion in the issuance
39 of the letter of admonishment.

1 (2) Comply with the letter of admonishment and submit a written
2 corrective action plan to the executive officer documenting
3 compliance. If an office conference is not requested pursuant to
4 this section, compliance with the letter of admonishment shall not
5 constitute an admission of the violation noted in the letter of
6 admonishment.

7 (d) The letter of admonishment shall be served upon the licensee
8 personally or by certified mail at the licensee's address of record
9 with the board. If the licensee is served by certified mail, service
10 shall be effective upon deposit in the United States mail.

11 (e) The licensee shall maintain and have readily available a copy
12 of the letter of admonishment and corrective action plan, if any,
13 for at least three years from the date of issuance of the letter of
14 admonishment.

15 (f) Nothing in this section shall in any way limit the board's
16 authority or ability to do either of the following:

17 (1) Issue a citation pursuant to Section 125.9, 148, or 4067 or
18 pursuant to Section 1775 of Title 16 of the California Code of
19 Regulations.

20 (2) Institute disciplinary proceedings pursuant to Article 19
21 (commencing with Section 4300).

22 *SEC. 54. Section 4980.01 of the Business and Professions Code*
23 *is amended to read:*

24 4980.01. (a) Nothing in this chapter shall be construed to
25 constrict, limit, or withdraw the Medical Practice Act, the Social
26 Work Licensing Law, the Nursing Practice Act, or the Psychology
27 Licensing Act.

28 (b) This chapter shall not apply to any priest, rabbi, or minister
29 of the gospel of any religious denomination when performing
30 counseling services as part of his or her pastoral or professional
31 duties, or to any person who is admitted to practice law in the state,
32 or who is licensed to practice medicine, when providing counseling
33 services as part of his or her professional practice.

34 (c) (1) This chapter shall not apply to an employee ~~of a~~
35 ~~governmental entity or of a school, college, or university, or of an~~
36 ~~institution both nonprofit and charitable working in any of the~~
37 ~~following settings~~ if his or her ~~practice work~~ is performed solely
38 under the supervision of the ~~entity, school, or organization by~~
39 ~~which he or she is employed, and if he or she performs those~~