

California State Board of Pharmacy 2720 Gateway Oaks Drive, Ste 100 Sacramento, CA 95833

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www.pharmacy.ca.gov

To: Board Members

Business, Consumer Services and Housing Agency Department of Consumer Affairs Gavin Newsom, Governor



Subject: Agenda Item X. Discussion and Consideration of Adoption of Board Approved Regulations, Comments Pending Review by the Board

(b) Proposed Regulations to Amend Title 16 CCR Sections 1711 and 1713 and to Add Title 16 CCR Section 1715.1, Related to Automated Drug Delivery Systems

Background:

At the January 2019 Board meeting, the Board approved proposed text to amend Section 1711 and 1713 and add Section 1715.1 related to Automated Drug Delivery Systems. This proposal will require submission of quality assurance records to the Board, update the Board regulations with respect to the use of an APDS, and identify the specific requirements for the annual completion of the ADDS self-assessment form.

As required by the Administrative Procedure Act, Board staff released the proposed text for the 45-day comment period on July 3, 2020, which ended on August 17, 2020. Several comments were received during the comment period and, following review by the Board at the September Board meeting, amended language was released for 15-day public comment. The 15-day public comment period began on September 25, 2020 and ended on October 10, 2020. Several comments were received during the comment period. Attached following this memo are the following:

- 1. Comments received during the 15-day comment period
- 2. Board staff prepared summarized comments with recommendations
- 3. The proposed text released for 15-day public comment.

At this Meeting:

The Board will have the opportunity to discuss the regulation and determine what course of action it wishes to pursue. Among its options:

- 1. Adopt the regulation text as noticed for 15-day comment on September 25, 2020.
- 2. Amend the regulation to address concerns expressed by stakeholders and notice a modified text for a 15-day comment period.

Possible Adoption Language: Accept the Board staff recommended comment responses and adopt the regulation language as noticed for 15-day comment on September 25, 2020. Additionally, delegate to the executive officer the authority to make technical or nonsubstantive changes as may be required by the Control agencies to complete the rulemaking file.

1. Comments received during the 15-day comment period



October 9, 2020

Lori Martinez California State Board of Pharmacy 2720 Gateway Oaks Dr., Ste 100 Sacramento, CA 95834

Submitted via electronic mail to: Lori Martinez, California State Board of Pharmacy

RE: Proposed Modified Text to Amend Sections 1711, 1713, and 1715.1 of Article 2 of Division 17 of Title 16 of the California Code of Regulations

Dear Ms. Martinez:

Kaiser Permanente appreciates the opportunity to respond to the California Board of Pharmacy's request for comments on the proposed modified text of the amendments to the Board's regulations pertaining to Automated Drug Delivery Systems (ADDS).

Kaiser Permanente comprises the non-profit Kaiser Foundation Health Plan, the non-profit Kaiser Foundation Hospitals; and the Permanente Medical Groups, self-governed physician group practices that exclusively contract with Kaiser Foundation Health Plan. These entities work together seamlessly to meet the health needs of Kaiser Permanente's nine million members in California. Kaiser Permanente's pharmacy enterprise in California is comprised of hundreds of licensed pharmacies that are staffed by thousands of individual pharmacy licentiates.

Kaiser Permanente appreciates the Board's thorough review of and responses to our initial feedback on the Board's proposed amendments to Sections 1711, 1713, and 1715.1 of Article 2 of Division 17 of Title 16 of the California Code of Regulations. We are pleased that the Board addressed several of Kaiser Permanente's technical questions about the proposed regulations and the Automated Drug Delivery System (ADDS) self-assessment. After careful review, we believe that the proposed modified text of 16 CCR Section 1711(f) on quality assurance programs remains broader than the legislature intended when Business and Professions Code Section 4427.8 was added to the statute.

The legislative history of California Senate Bill 1447 (2018), clearly indicates that the legislature's intent in adding Business and Professions Code Section 4427.8 was to compel the Board to collect and present data "to evidence the efficacy of and need for the licensing requirement" for licensed ADDS devices.¹ Collecting quality assurance reports for ADDS devices that are statutorily exempted from the licensure requirement appears to be inconsistent with the legislature's intent in adding Section 4427.8 that the Board present evidence to the legislature to justify the continued need for ADDS licensure. The legislative history also indicates that the author's intention in bifurcating the umbrella term ADDS into two sub-categories, Automated Patient Dispensing System (APDS) and Automated Unit Dose System (AUDS), was "to provide less stringent regulations to certain contexts in which an ADDS is being used as a tool for health practitioners to more easily access medication that will be administered to a patient in a monitored health facility setting, as opposed to the furnishing of medication for use in the home".² The author's intention

¹ Hearing on S.B. 1447 Before the Assembly Committee on Business and Professions, 2017-2018 Reg. Sess. 7 (Cal. 2018).

² Analysis of S.B. 1447 for the California Assembly, 2017-2018 Reg. Sess. 6 (Cal. 2018).



to impose "less stringent" regulations is evidenced by the statutory exemption from licensure for (1) AUDS devices that are operated by a licensed hospital pharmacy to provide medications to patients in a licensed general acute care hospital and (2) technology used in selecting, counting, packaging, and labeling of drugs that is installed within the licensed premises of a pharmacy. Imposing a requirement to submit quality assurance reports for these devices that are exempted from the licensure requirement, appears inconsistent with the author's intention to provide a "less stringent" regulatory scheme for those kinds of devices.

In maintaining the requirement to submit all quality assurance reports related to the use of ADDS devices to the Board, whether within 30 days for licensed ADDS or at the time of renewal of the pharmacy's license for unlicensed ADDS, the Board contends that this information is required to prepare its report to the legislature "on the use and dispersion of ADDS throughout the health care system, as well as any public safety concerns relating to the use of ADDS". Business and Professions Code Section 4427.8 mandates three specific elements that must be included in the Board's report to the legislature: "(1) the use and dispersion of ADDS throughout the health care system, (2) the number of ADDS inspections conducted by the board each year and the findings from the inspections, [and] (3) public safety concerns relating to the use of ADDS as identified by the board". 5 Each of these required elements are independent of one another and it seems very likely that each will require different kinds of data to meet the statutory reporting requirement. The plain language of the statute requires the Board to report on the "use and dispersion of ADDS throughout the health care system". Therefore, there is little doubt that the Board is required to report to the legislature on the entire landscape of ADDS use by pharmacy licensees. However, the phrase "throughout the health care system" is conspicuously absent from the requirement that the Board report to the legislature on "public safety concerns relating to the use of ADDS". Therefore, we believe that the legislature has delegated sufficient authority to the Board to promulgate a regulation to collect quality assurance reports only for certain types of ADDS devices.

The plain language of Business and Professions Code Section 4427.8 taken together with the legislature's intent in adding that section of code to the statute and the author's stated intention of providing a "less stringent" regulatory scheme for certain ADDS devices all suggest that promulgating a requirement in regulation for pharmacies to submit **all** quality assurance reports related to the use of **all** ADDS devices would be inconsistent with the desires of the author and the legislature. Given all of these factors, we suggest that Kaiser Permanente's proposed amendments to 16 CCR Section 1711(f) below would result in a regulation that is consistent with the intent of the statute.

The record of the quality assurance review, as provided in subdivision (e) shall be immediately retrievable in the pharmacy for at least one year from the date the record was created. Further, a Any quality assurance record related to the use of an licensed automated drug delivery system must also be submitted to the board within 30 days of completion of the quality assurance review and any facility with an unlicensed automated drug delivery system must report the quality assurance review to the Board at the time of annual renewal.

³ Cal. Bus. & Prof. Code § 4427.2.

⁴ California Board of Pharmacy, *Board Discussion and Consideration of Proposed Regulations Related to Automated Drug Delivery Systems*, California Board of Pharmacy,

https://www.pharmacy.ca.gov/meetings/agendas/2020/20_sep_bd_vii_b.pdf (last visited Sept. 29, 2020).

⁵ Cal. Bus. & Prof. Code § 4427.8.



Kaiser Permanente appreciates the opportunity to provide feedback in response to the proposed modified text of the amendments to the Board's regulations pertaining to ADDS devices. If you have questions, please contact John Gray (562.417.6417; john.p.gray@kp.org) or Rebecca Cupp (562.658.3501; rebecca.l.cupp@kp.org).

Respectfully submitted,

John P. Gray, PharmD, MSL

Director, National Pharmacy Regulatory and Government Affairs

Kaiser Permanente





California Board of Pharmacy 2720 Gateway Oaks Drive, Suite 100 Sacramento, CA 95833

SUBJECT: Proposed Regulations Related to Automated Drug Delivery Systems - Modified Text

To Whom It May Concern:

On behalf of Providence St. Joseph Health, I wish to express our thanks to the Board of Pharmacy for incorporating our recommendation into the modified text on automated drug delivery systems.

As noted in our previous comment letter, automated unit dose systems (AUDS) operated by hospital pharmacies do not furnish/dispense medications directly to the patient. The drugs are dispensed to authorized personnel (e.g. licensed nurses/physicians) who administer them to the patient per prescriber order. Hospitals have taken steps to ensure safe dispensing and administration, and we are required to improve safety in these procedures per medication error review as part of the medication error reduction plan (MERP) regulations under Health & Safety Code, Section 1339.63.

We are requesting that the Board clarify the annual quality assurance review requirement under Section 1711(f) for an unlicensed automated drug delivery system. We recommend that the Board require a pharmacy to submit the quality assurance review only for medication errors resulting from actions by a Board licensee and clarify such requirement in any guidance or FAQ issued after adoption of the final rule.

Thank you for considering our comments on the modified text.

Sincerely.

Michael Tou

Executive Director, Government & Public Affairs

October 10, 2020

Lori Martinez 2720 Gateway Oaks Drive Ste. 100 Sacramento, CA 95833

E-Mail Address: Lori.Martinez@dca.ca.go

Re: Notice of Proposed Rulemaking Action

16 CCR §§ 1711, 1713, 1715.1 Automated Drug Delivery Systems

Dear Ms. Martinez:

I am writing in my capacity as VP, Regulatory Affairs for SpotRx to comment on the above referenced Notice of Proposed Rulemaking Action. SpotRx applauds the board's support of the use of automated drug delivery system technology, and in particular, Automated Patient Dispensing Systems ("APDS"). We appreciate the Board's approach to implementing the legislation that allows the use of such systems to expand patient access to pharmacy services and are largely in agreement with the approach taken in the proposed rulemaking action.

SpotRx was one of the first pharmacy providers in the state to obtain approval to operate an APDS, and presently has 15 such systems in operation throughout the state. The process for obtaining approval of these systems has been a rewarding experience, in that it has allowed SpotRx to partner with board inspectors to navigate the regulations and self-assessment forms that are the subject to the proposed rulemaking action. Although we believe that the self-assessment forms are well written, thorough, and well designed to ensure compliance with the regulatory requirements and, in turn, ensure that APDS systems are deployed and used in a manner to ensure safety and promote optimal patient care. That said, we believe that the use of a single self-assessment form for use with all types of Automated Drug Delivery Systems makes the form unnecessarily complex, and could create confusion for pharmacists who will be relying on the form to gain a complete understanding of the nuances of the ADDS statutes and regulations. We believe that a better approach will be for the board to eventually to create separate forms for use with each of the three types of ADDS systems.

For that reason, we are requesting that the board consider revising subparagraph (c) of 16 CCR Section 1715.1 (Self-Assessment of an Automated Drug Delivery System by the Pharmacist-in-Charge), which as written incorporates the self-assessment form by reference, and therefore makes the form a part of the regulation. By incorporating the form into the rule, board staff will lose the flexibility to revise the form in the future, since any revisions to the form will require formal rulemaking. We recommend the following revision (additions reflected by <u>double underscore</u>, and deletions by <u>strikethrough</u>):

(c) A pharmacist-in-charge of an automated drug delivery system shall assess the system's compliance with current laws and regulations by using the components of Form 17M-112 (Rev 12/18) entitled "Automated Drug Delivery System SelfAssessment". Form 17M-112 shall be used for all automated drug delivery

Lori Martinez October 10, 2020

systems and is hereby incorporated by reference and may be revised from time to time by pharmacy board staff provided, however, that such revisions do not conflict with then existing statute or regulations.

We again thank the board and board staff for their hard work and look forward to engaging with the board and board staff in connection with future APDS approvals and deployments. We are available at any time to discuss ways to ensure that this technology is used in a manner that best protects the public, while expanding access to critical pharmacy services.

Sincerely,

Seema Siddiqui

2. Board staff prepared summarized comments with recommendations



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Proposed Regulations to Amend Title 16 CCR Section 1711 Related to Quality Assurance Programs for ADDS, Section 1713 Related to Use of Receipt and Delivery of Prescriptions and Prescription Medications, and Add Section 1715.1 Related to ADDS Self-Assessment Form 17M-112

Summarized 15-day Comments Regarding ADDS with Board Staff Recommendations:

Written Comments from John Gray, Kaiser Permanente

Comment 1: Commenter does not believe it is necessary for the Board to report to the Legislature on the public safety concerns related to all automated drug delivery systems (ADDS) throughout the health care system. Commenter states that the proposed modified text of section 1711(f) on quality assurance (QA) programs is broader than the Legislature intended when it enacted Business and Professions Code section 4427.8. Commenter believes the Board can only require quality assurance reports for licensed ADDS devices.

Response to Comment 1: Board staff have reviewed this comment and do not recommend any changes to the text based thereon. The Board's previous review and consideration of this topic supports the Board staff's recommendation here. The previous review and consideration for this topic is available with the September 2020 Board's meeting materials (Agenda item VII(b) and 45-day comment responses), and webcast, which can be found on the Board's website, available at https://www.pharmacy.ca.gov/about/meetings full.shtml.

Written Comments from Michael Tou, Providence St. Joseph Health

Comment 1: Commenter requests clarification on the Quality Assurance (QA) required for unlicensed automated drug delivery systems. Commenter recommends amending section 1711(f) to require that the QA only be submitted for medication errors from actions by a Board licensee.

Response to Comment 1: Board staff have reviewed this comment and do not recommend any changes to the text based thereon. The Board's previous review and consideration of this topic supports the Board staff's recommendation here. The previous review and consideration for this topic is available with the September 2020 Board's meeting materials (Agenda item VII(b) and 45-day comment responses), and webcast, which can be found on the Board's website, available at https://www.pharmacy.ca.gov/about/meetings_full.shtml.

Written Comments from Seema Siddiqui, SpotRx Pharmacy

Comment 1: Commenter expresses concern about the complexity of the ADDS Self-Assessment form and believes that the Board should adopt a different form for each device. The commenter recommends that the language be amended section 1715.1 to read as follows:

(c) A pharmacist-in-charge of an automated drug delivery system shall assess the system's compliance with current laws and regulations by using the components of Form 17M-112 (Rev 12/18) entitled "Automated Drug Delivery System Self Assessment". Form 17M-112 shall be used for all automated drug delivery systems and is hereby incorporated by reference and may be revised from time to time by pharmacy board staff provided, however, that such revisions do not conflict with then existing statute or regulations.

Response to Comment 1: Board staff have reviewed this comment and do not recommend any changes to the text based thereon. Under the Administrative Procedure Act, if the Board requires the completion of a specific form, the form must be incorporated by reference in the regulation. The Board cannot require the completion of a revised form without incorporating it by reference.

3. The proposed text released for 15-day public comment.

California State Board of Pharmacy Department of Consumer Affairs California Code of Regulations Title 16. Professional and Vocational Regulations Division 17. Board of Pharmacy Proposed Regulation

Proposed changes to the current regulation language are shown by strikethrough for deleted language and <u>underline</u> for added language.

Modified changes to the current proposed regulation text are shown by double strikethrough for deleted language and <u>double underline</u> for added language.

Amend section 1711 of Article 2 of Division 17 of Title 16 of the California Code of Regulations to read as follows:

§ 1711. Quality Assurance Programs.

- (a) Each pharmacy shall establish or participate in an established quality assurance program—which that documents and assesses medication errors to determine cause and an appropriate response as part of a mission to improve the quality of pharmacy service and prevent errors.
- (b) For purposes of this section, "medication error" means any variation from a prescription or drug order not authorized by the prescriber, as described in Section 1716. Medication error, as defined in the section, does not include any variation that is corrected prior to furnishing the drug to the patient or patient's agent or any variation allowed by law.
- (c)(1) Each quality assurance program shall be managed in accordance with written policies and procedures maintained in the pharmacy in an immediately retrievable form.
 - (2) When a pharmacist determines that a medication error has occurred, a pharmacist shall as soon as possible:
 - (A) Communicate to the patient or the patient's agent the fact that a medication error has occurred and the steps required to avoid injury or mitigate the error.
 - (B) Communicate to the prescriber the fact that a medication error has occurred.
 - (3) The communication requirement in paragraph (2) of this subdivision shall only apply to medication errors if the drug was administered to or by the patient, or if the medication error resulted in a clinically significant delay in therapy.
 - (4) If a pharmacist is notified of a prescription error by the patient, the patient's agent, or a prescriber, the pharmacist is not required to communicate with that individual as required in paragraph (2) of this subdivision.
- (d) Each pharmacy shall use the findings of its quality assurance program to develop pharmacy systems and workflow processes designed to prevent medication errors. An investigation of each medication error shall commence as soon as is reasonably possible, but no later than 2 business days from the date the medication error is

- discovered. All medication errors discovered shall be subject to a quality assurance review.
- (e) The primary purpose of the quality assurance review shall be to advance error prevention by analyzing, individually and collectively, investigative and other pertinent data collected in response to a medication error to assess the cause and any contributing factors such as system or process failures. A record of the quality assurance review shall be immediately retrievable in the pharmacy. The record shall contain at least the following:
 - (1-) t-The date, location, and participants in the quality assurance review;
 - (2-) <u>t-T</u>he pertinent data and other information relating to the medication error(s) reviewed and documentation of any patient contact required by subdivision (c);
 - (3-) <u>+T</u>he findings and determinations generated by the quality assurance review; and.
 - (4-) r-Recommend changes to pharmacy policy, procedure, systems, or processes, if any.

The pharmacy shall inform pharmacy personnel of changes to pharmacy policy, procedure, systems, or processes made as a result of recommendations generated in the quality assurance program.

- (f) The record of the quality assurance review, as provided in subdivision (e) shall be immediately retrievable in the pharmacy for at least one year from the date the record was created. Further, a Any quality assurance record related to the use of an licensed automated drug delivery system must also be submitted to the board within 30 days of completion of the quality assurance review and any facility with an unlicensed automated drug delivery system must report the quality assurance review to the Board at the time of annual renewal.
- (g) The pharmacy's compliance with this section will be considered by the board as a mitigating factor in the investigation and evaluation of a medication error.
- (h) Nothing in this section shall be construed to prevent a pharmacy from contracting or otherwise arranging for the provision of personnel or other resources, by a third party or administrative offices, with such skill or expertise as the pharmacy believes to be necessary to satisfy the requirements of this section.

Note: Authority cited: Section 4005, Business and Professions Code; and Section 2 of Chapter 677, Statutes of 2000. Reference: Sections 4125, and 4427.7, Business and Professions Code.

Amend section 1713 of Article 2 of Division 17 of Title 16 of the California Code of Regulations to read as follows:

§ 1713. Receipt and Delivery of Prescriptions and Prescription Medications <u>Must</u> be To or From Licensed Pharmacy

(a) Except as otherwise provided in this Division, no licensee shall participate in any arrangement or agreement, whereby prescriptions, or prescription medications, may be left at, picked up from, accepted by, or delivered to any place not licensed as a retail pharmacy.

- (b) A licensee may pick up prescriptions at the office or home of the prescriber or pick up or deliver prescriptions or prescription medications at the office of or a residence designated by the patient or at the hospital, institution, medical office or clinic at which the patient receives health care services. In addition, the Board may, in its sole discretion, waive application of subdivision (a) for good cause shown.
- (c) A patient or the patient's agent may deposit a prescription in a secure container that is at the same address as the licensed pharmacy premises. The pharmacy shall be responsible for the security and confidentiality of the prescriptions deposited in the container.
- (d) A pharmacy may use an automated <u>patient dispensing system (APDS) delivery</u> device to deliver <u>previously dispensed</u> prescription medications <u>to patients</u> provided:
 - (1) Each patient using the device has chosen to use the device and signed a written consent form demonstrating his or her informed consent to do so.
 - (2)(1) A pharmacist has determined that each patient using the <u>device_APDS</u> meets inclusion criteria for use of the <u>APDS</u> <u>device_established</u> by the pharmacy prior to delivery of prescription medication to that patient.
 - (3)(2) The <u>APDS device</u> has a means to identify each patient and only release that patient's prescription medications to the patient or patient's agent.
 - (4) The pharmacy does not use the device to deliver previously dispensed prescription medications to any patient if a pharmacist determines that such patient requires counseling as set forth in section 1707.2(a)(2).
 - (5)(3) The pharmacy provides an immediate consultation with a pharmacist, either in-person or via telephone, upon the request of a patient.
 - (6) The device is located adjacent to the secure pharmacy area.
 - (7) The device is secure from access and removal by unauthorized individuals.
 - (8) The pharmacy is responsible for the prescription medications stored in the device.
 - (9)(4) Any incident involving the <u>APDS device</u>-where a complaint, delivery error, or omission has occurred shall be reviewed as part of the pharmacy's quality assurance program mandated by Business and Professions Code section 4125.
 - (10) The pharmacy maintains written policies and procedures pertaining to the device as described in subdivision (e).
- (e) Any pharmacy making use of an <u>APDS</u> automated delivery device as permitted by subdivision (d) shall maintain, and on an annual basis review, written policies and procedures providing for:
 - (1) Maintaining the security of the <u>APDS automated delivery device</u> and the dangerous drugs within the <u>APDS device</u>.
 - (2) Determining and applying inclusion criteria regarding which medications are appropriate for placement in the <u>APDS device</u> and for which patients, including when consultation is needed.
 - (3) Ensuring that patients are aware that consultation with a pharmacist is available for any prescription medication, including for those delivered via the <u>APDS</u> automated delivery device.
 - (4) Describing the assignment of responsibilities to, and training of, pharmacy personnel regarding the maintenance and filing procedures for the <u>APDS</u> automated delivery device.

- (5) Orienting participating patients on use of the <u>APDS</u> automated delivery device, notifying patients when expected prescription medications are not available in the <u>APDS</u> device, and ensuring that patient use of the <u>APDS</u> device does not interfere with delivery of prescription medications.
- (6) Ensuring the delivery of medications to patients in the event the <u>APDS device</u> is disabled or malfunctions.
- (f) Written policies and procedures shall be maintained at least three years beyond the last use of an APDS automated delivery device.
- (g) For the purposes of this section only, "previously-dispensed prescription medications" are those prescription medications that do not trigger a non-discretionary duty to consult under section 1707.2(b)(1), because they have been previously dispensed to the patient by the pharmacy in the same dosage form, strength, and with the same written directions.

Note: Authority cited: Sections 4005, 4075, and 4114, Business and Professions Code. Reference: Sections 4005, 4017.3, 4052, 4116, and 4117, 4427, 4427.1, 4427.2, 4427.3, 4427.4, 4427.5, 4427.6, 4427.7, and 4427.8, Business and Professions Code

Add section 1715.1 of Article 2 of Division 17 of Title 16 of the California Code of Regulations to read as follows:

§ 1715.1. Self-Assessment of an Automated Drug Delivery System by the Pharmacist-in-Charge.

- (a) The pharmacist-in-charge of each automated drug delivery system as defined under section 4119.11, 4187.5 or section 4427.3 of the Business and Professions Code shall complete a self-assessment of the pharmacy's compliance with federal and state pharmacy law. The assessment shall be performed annually before July 1 of every year. The primary purpose of the self-assessment is to promote compliance through self-examination and education.
- (b) <u>In addition to the self-assessment required in subdivision (a) of this section, the pharmacist-in-charge shall complete a self-assessment within 30 days whenever:</u>
 - (1) A new automated drug delivery system license has been issued.
 - (2) <u>There is a change in the pharmacist-in-charge, and he or she becomes the new</u> pharmacist-in-charge of an automated drug delivery system.
 - (3) There is a change in the licensed location of an automated drug delivery system to a new address.
- (c) A pharmacist-in-charge of an automated drug delivery system shall assess the system's compliance with current laws and regulations by using the components of Form 17M-112 (Rev 12/18) entitled "Automated Drug Delivery System Self-Assessment". Form 17M-112 shall be used for all automated drug delivery systems and is hereby incorporated by reference.
 - (1) The pharmacist-in-charge shall provide identifying information about the underlying operating pharmacy including:
 - (A) Name and any license number(s) of the underlying pharmacy and their expiration date(s);

- (B) <u>Address</u>, phone number, and website address, if applicable, of the underlying pharmacy;
- (C) <u>DEA registration number, expiration date, and date of most recent DEA inventory;</u>
- (D) Hours of operation of the pharmacy; and
- (E) ADDS license number, address, and hours of operation.
- (2) The pharmacist-in-charge shall respond "yes", "no", or "not applicable" (N/A) about whether the automated drug delivery system is, at the time of the self-assessment, in compliance with laws and regulations that apply to that pharmacy setting.
- (3) For each "no" response, the pharmacist-in-charge shall provide a written corrective action or action plan to come into compliance with the law.
- (4) The pharmacist-in-charge shall initial each page of the self-assessment with original handwritten initials in ink or digitally signed in compliance with Civil Code Section 1633.2(h) on the self-assessment form.
- (5) The pharmacist-in-charge shall certify on the last page of the self-assessment that he or she has completed the self-assessment of the automated drug delivery system of which he or she is the pharmacist-in-charge. The pharmacist-in-charge shall also certify a timeframe within which any deficiency identified within the self-assessment will be corrected and acknowledge that all responses are subject to verification by the Board of Pharmacy. The certification shall be made under penalty of perjury of the laws of the State of California that the information provided in the self-assessment form is true and correct with an original handwritten signature in ink or digitally signed in compliance with Civil Code Section 1633.2(h) on the self-assessment form.
- (6) The automated drug delivery system owner shall certify on the final page of the self-assessment that he or she has read and reviewed the completed self-assessment and acknowledges that failure to correct any deficiency identified in the self-assessment could result in the revocation of the automated dispensing system's license issued by the board. This certification shall be made under penalty of perjury of the laws of the State of California with an original handwritten signature in ink or digitally signed in compliance Civil Code Section 1633.2(h) on the self-assessment form.
- (d) Each self-assessment shall be completed in its entirety and kept on file in the underlying pharmacy for three years after it is performed. The completed, initialed, and signed original must be readily available for review during any inspection by the board.
- (e) Any identified areas of noncompliance shall be corrected as specified in the assessment.

Note: Authority cited: Sections 4119.11 and 4427.7, Business and Professions Code. Reference: Sections 4001.1, 4008, 4017.3, 4021, 4022, 4036, 4037, 4038, 4040, 4050, 4051, 4052, 4059, 4070, 4076, 4081, 4101, 4105, 4107, 4113, 4119.11, 4125, 4126, 4180, 4186, 4305, 4330, 4332, 4333, 4400, 4427, 4427.1, 4427.2, 4427.3, 4427.4, and 4427.5, Business and Professions Code and 16.5, Government Code.

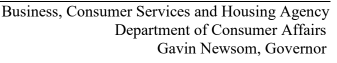


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AUTOMATED DRUG DELIVERY SYSTEM SELF-ASSESSMENT

Business and Professions Code (BPC) section 4427.7(a) requires the pharmacy holding an automated drug delivery system (ADDS) license complete an annual self-assessment, performed pursuant to section 1715.1 of Title 16 of the California Code of Regulations, evaluating the pharmacy's compliance with pharmacy law relating to the use of the ADDS. The assessment shall be performed annually **before July 1 of every year** by the pharmacist-in-charge of each pharmacy under section 4029 (Hospital Pharmacy) or section 4037 (Pharmacy). The pharmacist-in-charge must also complete a self-assessment within 30 days whenever; (1) a new automated drug delivery system permit has been issued, or (2) there is a change in the pharmacist-in-charge and becomes the new pharmacist-in-charge of an automated drug delivery system, or (3) there is a change in the licensed location of an automated drug delivery system to a new address. The primary purpose of the self-assessment is to promote compliance through self-examination and education. All information regarding operation, maintenance, compliance, error, omissions, or complaints pertaining to the ADDS shall be included in this Self-Assessment.

All references to Business and Professions Code (BPC) are to Chapter 9, Division 2; California Code of Regulations (CCR) are to Title 16; and Code of Federal Regulations (21 CFR) to Title 21 unless otherwise noted.

The self-assessment must be completed and retained in the pharmacy for three (3) years after performed.

Please mark the appropriate box for each item. If "NO", enter an explanation and timeframe when the deficiency will be completed on the "CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE" lines at the end of the section. If more space is needed, you may add additional sheets.

Pharmacy Name:		
Address:		
City:		
Phone:		
Fax number:		
Website:		
Pharmacy License #:		
Last C2 Inventory Reconciliatio	n Date (CCR 1715.65(c)):	
	Saturday	

	PIC:			RPH#
	ADDS License #:			
	ADDS Expiration Da	te:		
	ADDS Address:			
	City:			
	ADDS Hours:		Saturday_	
	Please explain if the	ADDS hours are dif	ferent than the pharmad	:y:
	FOR ALL TYPES OF A	ADDS: COMPLETE SE	CTIONS 1, 2 AND 3	
	SECTION 1: DEFINIT	IONS/TYPE OF ADD	S DEVICE USED	
	An ADDS – "Automa or activities other th distribution of drugs	ated drug delivery sy an compounding or a. An ADDS, shall col movement of drugs	rstem," a mechanical system, administration, relative the lect, control and maintain into and out of the syste	tem that performs operations o storage, dispensing, or all transaction information to m for security, accuracy, and
	IDENTIFY THE TYPE	OF ADDS DEVICE US	ED	
Yes No N/				
	storage and dispens	ing of prescribed dru	omated PATIENT dispens ags directly to the patient 9.11(b)(2), 4017.3(c)]	ing system," an ADDS for ss pursuant to prior
		dose drugs for admi	nistration to patient by p	n," an ADDS for the storage ersons authorized to perform
	1 3 The pharmacy us	es an AUDS – "Auto i	mated UNIT DOSF syster	n," an ADDS for the storage
			•	to patients by a physician in a
				osed. [BPC 4427.2(i), BPC
	SECTION 2: LOCATION	ON OF DEVICES		
Yes No N/	2.1 Provides pharma for discount drug prodefined. The APDS r	ograms under federa need not be at the sa ns are met. "Covere	al law as specified throug nme location as the unde d entity" as defined by so	, as defined that are eligible h the use of an APDS as rlying operating pharmacy if all ection 256b of Title 42 of
	2.2 Provides pharma pharmacy holding th			secured pharmacy area of the
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Yes No N/	2.3 Provides pharmacy services through an ADDS in <u>a health facility</u> licensed pursuant to section 1250 of the Health and Safety Code (Long Term Care (LTC)) that complies with section 1261.6 of the Health and Safety Code. [BPC 4427.3(b)(2)]
	2.4 Provides pharmacy services through <u>a clinic</u> licensed pursuant to section 1204 or 1204.1 of the Health and Safety Code, or section 4180 or 4190 of Business and Professions Code. [BPC 4427.3(b)3)]
	2.5 Provides pharmacy services through a <u>correctional clinic</u> . [BPC 4187.1, 4427.3(b)(4)]
	2.6 Provides pharmacy services through a <u>medical office</u> . [BPC 4427.3(b)(5), 4427.6(j)]
	2.7 <u>AUDS operated by a licensed hospital pharmacy</u> , as defined in section 4029, and is used solely to provide doses administered to patients while in a licensed general acute care hospital facility or a licensed acute psychiatric hospital facility, as defined in subdivision (a) and (b) of section 1250 of the Health and Safety Code, shall be exempt from the requirement of obtaining an ADDS license, if the licensed hospital pharmacy owns or leases the AUDS and owns the dangerous drugs and dangerous devices in the AUDS. The AUDS shall comply with all other requirements for an ADDS in Article 25. The licensed hospital pharmacy shall maintain a list of the locations of each AUDS it operates and shall make the list available to the board upon request. [BPC4427.2(i)]
	Note: An ADDS license is not required for technology, installed <u>within the secured licensed</u> <u>premises area of a pharmacy,</u> used in the selecting, counting, packaging, and labeling of dangerous drugs and dangerous devices. [BPC 4427.2(j)]
	SECTION 3: GENERAL REQUIREMENTS FOR ALL TYPES OF ADDS (Answer N/A if licensure not required)
Yes No N//	3.1 The ADDS is installed, leased, owned, or operated in California and is licensed by the board. [BPC 4427.2(a), 4427.4(a)]
	3.2 The ADDS license was issued to a holder of a current, valid, and active pharmacy license of a pharmacy located and licensed in California. [BPC 4427.2(b)]
	3.3 Each ADDS has a separate license. [BPC 4427.2(c)]
	 3.4 The licensed ADDS meets the following conditions: [BPC 4427.2(d)] Use of the ADDS is consistent with legal requirements. The proposed location for installation of the ADDS met the requirements of section 4427.3 and the ADDS is secure from access and removal by unauthorized individuals. The pharmacy's policies and procedures related to the ADDS include appropriate security measures and monitoring of the inventory to prevent theft and diversion.

drug losses from the ADDS inventory, as required by law. Yes No N/A 3.5 A prelicensure inspection was conducted within 30 days of a completed application for the ADDS license at the proposed location(s). [BPC 4427.2(e)] List date(s) of pre-license inspection(s): \square 3.6 The pharmacy is aware a relocation of an ADDS shall require a new application for licensure. [BPC 4427.2(e)] \square 3.7. The pharmacy is aware a replacement of an ADDS shall require notification to the board within 30 days. [BPC 4427.2(e)] \square \square 3.8 The pharmacy is aware the ADDS license will be canceled by operation of law if the underlying pharmacy license is not current, valid, and active. Upon reissuance or reinstatement of the underlying pharmacy license, a new application for an ADDS license is submitted to the board. [BPC 4427.2(f)] \square \square 3.9 The pharmacy is aware the holder of an ADDS license will advise the board in writing within 30 days if use of an ADDS is discontinued. [BPC 4427.2(g)] 3.10 The ADDS license(s) was/were renewed annually, and the renewal date is the same as the underlying pharmacy license. [BPC 4427.2(h)] \square \square 3.11 The ADDS is placed and operated inside an enclosed building, with a premises address, at a location approved by the board. [BPC 4427.3(a)] \square 3.12 Prior to installation, the pharmacy holding the ADDS license and the location where the ADDS is placed pursuant to subdivision (b) of Business and Professions Code section 4427.3, jointly developed and implemented written policies and procedures to ensure safety, accuracy, accountability, security, patient confidentiality, and maintenance of the ADDS, as well as quality, potency, and purity of the drugs and devices. The policies and procedures are maintained at the location of the ADDS and at the pharmacy holding the ADDS license. [BPC 4427.3(c)] \square 3.13 Each ADDS is operated under the supervision of the pharmacy holding the ADDS license. [BPC 4427.4(b)]

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• The pharmacy's policy and procedures included provisions for reporting to the board

Yes No N/A	3.14 The ADDS is considered an extension and part of the pharmacy holding the ADDS license, regardless of the ADDS location, and is subject to inspection pursuant to BPC 4008. [BPC 4427.4(c)]
	3.15 Drugs and devices stored in an ADDS will be deemed part of the inventory and the responsibility of the pharmacy holding the ADDS license, and the drugs and devices dispensed from the ADDS shall be considered to have been dispensed by the pharmacy. [BPC 4427.4(d)]
	3.16 The stocking and restocking of an ADDS is performed by a pharmacist, or by a pharmacy technician or intern pharmacist under the supervision of a pharmacist, except for an ADDS located in a health facility pursuant to HSC 1250, where the stocking and restocking of the ADDS may be performed in compliance with HSC 1261.6. [BPC 4427.4(e)(1)]
	3.17 Access to the ADDS is controlled and tracked using an identification or password system or biosensor. [BPC 4427.4(e)(2)]
	3.18 The ADDS makes a complete and accurate record of all transactions including all users accessing the system and all drugs added to, or removed from, the system. [BPC 4427.4(e)(3)]
	3.19 Are drugs or devices not immediately transferred into an ADDS upon arrival at the ADDS location, stored for no longer than 48 hours in a secured room within the ADDS location approved by the board under section 4427.3 and upon retrieval of the dangerous drugs and devices from the secured storage is an inventory taken to detect any losses or overages? [BPC 4427.4(f)]
	3.20 Prior to installation, and annually thereafter, the pharmacy holding the ADDS license provides training on the operation and use of the ADDS to the pharmacy personnel and to personnel using the ADDS at the location where the ADDS is placed pursuant to BPC 4427.3(b). [BPC 4427.5]
	3.21 The pharmacy complies with all recordkeeping and quality assurance requirements established in pharmacy law and regulations, and maintains records within the licensed pharmacy holding the ADDS license and separate from other pharmacy records. [BPC 4427.7(b)]
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	; <u> </u>

CHECK OFF THE TYPE OF ADDS USED BY THE PHARMACY AND COMPLETE THE FOLLOWING SECTION(S) AS IT APPLIES TO THE TYPE OF ADDS THE PHARMACY IS USING.

Please Note: The Pharmacist-in-Charge of the pharmacy and the owner of the ADDS shall sign the Certification Acknowledgment on page 33 after completing the assessment. ☐ SECTION 4 – APDS used to provide pharmacy service to covered entities and medical professionals contracted with a covered entity. ☐ SECTION 5 – ADDS adjacent to the secured pharmacy area and-or located in Medical Offices. ☐ SECTION 6 – ADDS in a health facility pursuant to HSC 1250 that complies with HSC 1261.6 (LTC). ☐ SECTION 7 – APDS through a clinic pursuant to HSC 1204 or 1204.1 or BPC 4180 or 4190. ☐ SECTION 8 – ADDS operated by a correctional clinic. ☐ SECTION 9 - AUDS used for dispensing pursuant to BPC 4056 (Drug Room) or BPC 4068 (when the hospital pharmacy is closed and no pharmacist is available). SECTION 4: APDS USED TO PROVIDE PHARMACY SERVICES TO COVERED ENTITIES AND MEDICAL PROFESSIONALS CONTRACTED WITH A COVERED ENTITY A. GENERAL REQUIREMENTS Yes No N/A 니니니 4.1 A Covered Entity May Contract with Pharmacy to Provide Services- The operating pharmacy providing pharmacy services to the patients of the covered entity, including, unless prohibited by any other law, patients enrolled in the Medi-Cal program, shall be under contract with the covered entity as described in BPC section 4126 to provide those pharmacy services through the use of the APDS. [BPC 4119.11(a)(2)] 4.2 Contracts between the covered entities and the pharmacy shall comply with the guidelines published by the Health Resources and Services Administration and are available for inspection by Board during normal business hours. [BPC 4126(a)] 4.3 Drugs purchased and received pursuant to section 256b of Title 42 USC shall be segregated from the pharmacy's other drug stock by physical or electronic means. [BPC 4126(b)] 4.4 All records of acquisition and disposition of these drugs shall be readily retrievable in a form separate from the pharmacy's other records. [BPC 4126(b)] $\Box\Box\Box$ 4.5 The drugs shall be returned to the distributor from which the drugs were obtained if drugs to be dispensed to patient of a covered entity pursuant to section 256b of Title 42USC cannot be distributed because of a change in circumstances of the covered entity or the pharmacy. [BPC 4126(c)]

	•	in a contract to dispense prefere h a pharmacy and a wholesaler lic	
		ON PLAN AND COMPLETION DATE	
	B. UNDERLYING OPERAT	ING PHARMACY	
Yes No N/	4.7 The operating pharmacy ha	as obtained a license from the Boa PDS location and the identity of th	•
	concurrent with the pharmacy	ined for each APDS location and land location and land license. (Note: The Board may is the Board has issued another site	sue a license for operation of an
		f the proposed APDS location was the APDS application before Boar	•
	Date of Inspection:		
	4.10 The pharmacy will submit current APDS is relocated. [BP	a new APDS licensure application C 4119.11(a)(9)]	n for Board approval if the
	4.11 The pharmacy will notify to discontinuing an APDS. [BPC 4	the Board within 30 days of replac 119.11(a)(9), 4119.11(a)(11)]	cement of an APDS or
	underlying operating pharmac	olication will be submitted if origin by's permit being cancelled, not culicense can only be issued if the unit 119.11(a)(10)]	urrent, not valid, or inactive.
	· · · · · · · · · · · · · · · · · · ·	ave more than 15 APDS licenses for [BPC 4119.11(d)(10)] List of curre	,
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	3	4	
	5	6	
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	9	_10
	11.	_ 12
	13	_14
	15.	_
Yes No N/		
	4.15 The operating pharmacy of an APDS has comp CCR 1715 or BPC 4427.7(a) evaluating the pharma to the use of the APDS. [BPC 4119.11(i)]	•
	Date of Last Self-Assessment:	
	4.16 The operating pharmacy has complied with a requirements pursuant to BPC 4119.11 and those holding the APDS and separately from the other parts.	records will be maintain within the pharmacy
	4.17 The pharmacy is aware that the drugs stored pharmacy's drug inventory and the drugs dispens been dispensed by that pharmacy. [BPC 4119.11(ed by the APDS shall be considered to have
	 4.18 The underlying operating pharmacy is solely remarks. The security of the APDS. [BPC 4119.11(a)(5)] The operation of the APDS. [BPC 4119.11(a)(5)] The maintenance of the APDS. [BPC 4119.11(a)(5)] The training regarding the operation and use covered entity personnel using system. [BPC 4))] a)(5)] of the APDS for both the pharmacy and
	CORRECTIVE ACTION OR ACTION PLAN AND COM	PLETION DATE

C. PHARMACIST RESPONSIBILITIES 4.19 The operation of the APDS is under the supervision of a licensed pharmacist acting on behalf of the operating pharmacy. [BPC 4119.11(a)(7)]. Note: The pharmacist need not be physically present at the site of the APDS and may supervise the system electronically. \square \square 4.20 The pharmacist performs the stocking of the APDS or if the APDS utilizes removable pockets, cards, drawers, similar technology, or unit of use or single dose containers are used, the stocking of the APDS may be done outside of the facility if the following conditions are met:

4.20.1 A pharmacist, intern pharmacist or pharmacy technician working under the supervision of
the pharmacist may place drugs into the removeable pockets, cards, drawers, similar
technology, or unit of use or single dose containers. [BPC 4119.11(g)(1)]

- 4.20.2 Transportation of removeable pockets, cards, drawers or similar technology or unit of use or single dose container between the pharmacy and the facility are in a tamper-evident container. [BPC 4119.11(g)(2]
- \square \square 4.20.3 There are policies and procedures to ensure the removeable pockets, cards, drawers, similar technology, or unit of use or single dose containers are properly placed into the APDS. [BPC 4119.11(g)(3)]
- \square \square 4.21 The pharmacist conducts a monthly review of the APDS including a physical inspection of the drugs contained within, operation, maintenance, and cleanliness of the APDS, and a review of all transaction records in order to verify the security and accountability of the APDS. [BPC 4119.11(h)]

Date of Last Review:

- \square 4.22 The Pharmacist-in-charge of the offsite ADDS/APDS has ensured the following: [CCR 1715.65(h)]
 - All controlled substances added to the ADDS/APDS are accounted for;
 - Access to ADDS/APDS is limited to authorized facility personnel;
 - An ongoing evaluation of discrepancies or unusual access associated with controlled substance is performed; and
 - Confirmed losses of controlled substances are reported to the Board.

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Yes No N/A

[BPC 4119.11(g)]

	D. DEVICE REQUIREMENTS
Yes No N/A	4.23 Access to the APDS is controlled and tracked using an identification or password system or biosensor. Systems tracked via password shall include a camera that records a picture of the individual accessing the APDS and the picture must be maintained for a minimum of 180 days. [BPC 4119.11(e)]
	4.24 The APDS makes complete and accurate records of all transactions including users accessing system and drugs added and removed from the APDS. [BPC 4119.11(f)]
	4.25 The APDS will collect, control, and maintain all transaction information to accurately track the movement of drugs into and out of APDS. [BPC 4119.11(c)(1)]
	4.26 The APDS will maintain transaction information in a readily available in downloadable format for review and inspection by authorized individuals for a minimum of 3 years. [BPC 4119.11(c)(2)]
	4.27 The APDS may dispense medications DIRECTLY to the patient if all the following are met: [BPC 4119.11(d)]
	 4.27.1 The pharmacy has developed and implemented written policies and procedures with respect to all the following and the policies are reviewed annually: [BPC 4119.11(d)(1) – (d)(1)(F)] Maintaining the security of the APDS and dangerous drug and devices within the APDS Determine and apply inclusion criteria regarding which drugs, devices are appropriate for placement in the APDS and for which patients. Ensuring patients are aware that consultation with a pharmacist is available for any prescription medication including those delivered via APDS Describing assignment of responsibilities and training of pharmacy personnel and other personnel using the APDS at that location regarding maintenance and filling procedures for the APDS. Orienting patients on use of APDS and notifying patients when expected medications are not available in the APDS. The pharmacy must ensure the use of the APDS does not interfere with the delivery of drugs and devices. Ensuring the delivery of drugs and devices to patients expecting medications from the APDS in the event the APDS is disabled or malfunctions.
	Date of Last Policy Review:

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	4.27.2 The APDS may only be used for patients who have signed a written consent demonstrating their informed consent to receive prescribed drug and devices from the APDS. Attach a copy of the consent form to the back of the self-assessment. [BPC 4119.11(d)(2)]
Yes No N/	A
	4.27.3 The device shall have a means to identify each patient and only release the identified patient's drugs and devices to the patient or the patient's agent. [BPC 4119.11(d)(3)]
	4.27.4 The pharmacist has performed all clinical services as part of the dispensing process including but not limited to drug utilization review and consultation. [BPC 4119.11(d)(4)]
	4.27.5 Drugs are dispensed from the APDS only upon authorization from the pharmacist after the pharmacist has reviewed the prescription and the patient's profile for potentials contraindication and adverse drug reactions. [BPC 4119.11(d)(5)]
	4.27.6 The pharmacist shall consult patients for the first time on all prescribed drugs and devices dispensed from the APDS. The consultation shall be provided by a Board licensed pharmacist via telecommunication link that has two-way audio and video capabilities. [BPC 4119.11(d)(6)]
	4.27.7 The APDS shall prominently post a notice that provides the name, address and telephone number of the pharmacy [BPC 4119.11(d)(7)]
	4.27.8 The prescription labels on all drugs dispensed via APDS shall comply with BPC 4076 and CCR 1707.5. [BPC 4119.11(d)(8)]
	4.27.9 Any complaint, error or omission involving the APDS shall be reviewed as a part of the pharmacy's quality assurance program pursuant to BPC 4125. [BPC 4119.11(d)(9)]
	4.28 The federal warning label prohibiting transfer of controlled substances is on the prescription container. [21 CFR 290.5]
	4.29 Prescriptions are dispensed in a new and child-resistant container, or senior-adult ease-of-opening tested container, or in a non-complying package only pursuant to the prescriber or when requested by the purchaser. [15 USC 1473(b), 16 CFR 1700.15, CCR 1717]
	4.30 Patient package inserts are dispensed with all estrogen medications. [21 CFR 310.515]
	4.31 The pharmacy provides patients with Black Box Warning Information in conformance with 21 CFR 201.57(c).
	4.32 Medication guides are provided on required medications. (21 CFR 208.1)

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E. RECORD KEEPING REQ	UIREMENTS	
4.33 The operating pharmacy h requirements pursuant to BPC	as complied with all recordkeep 4119.11 and those records shal nd separately from the other pha	• •
	vill maintain records of acquisition rate from other pharmacy recor	on and disposition of dangerous ds. [BPC 4119.11(a)(4)]
charge, or the pharmacist on d during which the licensed pren	nises are open for business, be a of acquisition and disposition or	d so that the pharmacist-in- is not on duty, must, at all times able to produce a hardcopy and other drug or dispensing-related
CORRECTIVE ACTION OR ACTIO	ON PLAN AND COMPLETION DAT	TE
F. POLICIES AND PROCED	OURES	
] 4.36 The pharmacy has develop	oed and implemented written pod the policies are reviewed annu	
Maintaining the security of	f the APDS and dangerous drug a sion criteria regarding which dru	and devices within the APDS
<u> </u>	e that consultation with a pharr cluding those delivered via APDS	•
	esponsibilities and training of plates that location regarding maint	harmacy personnel and other enance and filling procedures for
Orienting patients on use of the control of th	of APDS and notifying patients w The pharmacy must ensure the of of drugs and devices.	-
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	• Ensuring the delivery of drugs and devices to patients expecting medications from the APDS in the event the APDS is disabled or malfunctions.
	Date of Last Policy Review:
es No N/A	4.37 The pharmacy has policies and procedures for security measures and monitoring of the inventory to prevent theft and diversion. [BPC 4105.5(c)(2)]
	4.38 The pharmacy reports drug losses as required by law. [BPC 4104, 4105.5(c), CCR 1715.6, 21 CFR 1301.76]
	Last Reported Drug Loss:
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE
	SECTION 5: ADDS ADJACENT TO THE SECURED PHARMACY AREA AND OR LOCATED IN MEDICAL
<u> </u>	SECTION 5: ADDS ADJACENT TO THE SECURED PHARMACY AREA AND OR LOCATED IN MEDICAL OFFICES.
	OFFICES. A. GENERAL REQUIREMENTS
es No N/A	OFFICES. A. GENERAL REQUIREMENTS
	A. GENERAL REQUIREMENTS 5.1 The pharmacy maintains the APDS policies and procedures for 3 years after the last date of
	A. GENERAL REQUIREMENTS 5.1 The pharmacy maintains the APDS policies and procedures for 3 years after the last date of use for that APDS. [BPC 4427.6(I)] 5.2 The pharmacy developed and implemented, and reviewed annually the APDS policy and procedures pertaining to the APDS, including: [BPC 4427.6(a)] • Maintaining the security of the APDS and the dangerous drugs and devices within the
	A. GENERAL REQUIREMENTS 5.1 The pharmacy maintains the APDS policies and procedures for 3 years after the last date of use for that APDS. [BPC 4427.6(I)] 5.2 The pharmacy developed and implemented, and reviewed annually the APDS policy and procedures pertaining to the APDS, including: [BPC 4427.6(a)] • Maintaining the security of the APDS and the dangerous drugs and devices within the APDS. • Determining and applying inclusion criteria regarding which drugs and devices are
	A. GENERAL REQUIREMENTS 5.1 The pharmacy maintains the APDS policies and procedures for 3 years after the last date of use for that APDS. [BPC 4427.6(I)] 5.2 The pharmacy developed and implemented, and reviewed annually the APDS policy and procedures pertaining to the APDS, including: [BPC 4427.6(a)] • Maintaining the security of the APDS and the dangerous drugs and devices within the APDS. • Determining and applying inclusion criteria regarding which drugs and devices are appropriate for placement in the APDS and for which patients. • Ensuring patients are aware consultation with a pharmacist is available for any
	A. GENERAL REQUIREMENTS 5.1 The pharmacy maintains the APDS policies and procedures for 3 years after the last date of use for that APDS. [BPC 4427.6(I)] 5.2 The pharmacy developed and implemented, and reviewed annually the APDS policy and procedures pertaining to the APDS, including: [BPC 4427.6(a)] • Maintaining the security of the APDS and the dangerous drugs and devices within the APDS. • Determining and applying inclusion criteria regarding which drugs and devices are appropriate for placement in the APDS and for which patients.

- Orienting participating patients on the use of the APDS, notifying patients when expected prescription medications are not available in the APDS, and ensuring patient use of the APDS does not interfere with delivery of drugs and devices.
- Ensuring delivery of drugs and devices to patients expecting to receive them from the APDS in the event the APDS is disabled or malfunctions.

•	n. [BPC 4427.6(k)] List of current APDS licenses:22.	
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	TION PLAN AND COMPLETION DATE	
CORRECTIVE ACTION OR AC	TION PLAN AND COMPLETION DATE	
B. PHARMACIST RE	SPONSIBILITIES:	
B. PHARMACIST RE	TION PLAN AND COMPLETION DATE	as part

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5.6 The pharmacist shall consult patients for the first time on all prescribed drugs and devices dispensed from the APDS. The consultation shall be provided by a Board licensed pharmacist via telecommunication link that has two-way audio and video capabilities. [BPC 4427.6(f)]
 5.7 The Pharmacist-in-charge of the offsite ADDS/APDS has ensured the following: [CCR 1715.65(h)] All controlled substances added to the ADDS/APDS are accounted for; Access to ADDS/APDS is limited to authorized facility personnel; An ongoing evaluation of discrepancies or unusual access associated with controlled substance is performed; and Confirmed losses of controlled substances are reported to the Board.
5.8. The pharmacy operating the APDS has completed an <u>annual Self-Assessment</u> pursuant to CCR 1715 evaluating the pharmacy's compliance with pharmacy law relating to the use of the APDS. [BPC 4427.7(a)]
Date of Last Self-Assessment:
CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE
C. DEVICE REQUIREMENTS:
5.9 The stocking of the APDS is performed by a pharmacist, or by a pharmacy technician or intern pharmacist under the supervision of a pharmacist, except for an APDS located in a health facility pursuant to HSC 1250, where the stocking and restocking of the APDS may be performed in compliance with HSC 1261.6. [BPC 4427.4(e)(1)]
5.10 Access to the APDS is controlled and tracked using an identification or password system or biosensor. [BPC 4427.4(e)(2)]
5.11 The ADDS makes a complete and accurate record of all transactions including all users accessing the system and all drugs added to, or removed from, the system. [BPC 4427.4(e)(3)]
5.12 Drugs and devices not immediately transferred into an APDS upon arrival at the APDS location are stored for no longer than 48 hours in a secured room within the APDS location. Upon retrieval of these drugs and devices from secured storage, an inventory is taken to detect any losses or overages. [BPC 4427.4(f)]

Yes No N/A	5.13 Drugs stored in the APDS are part of the inventory of the operating pharmacy and drugs dispensed by the APDS shall be considered to have been dispensed by the pharmacy. [BPC 4427.4(d)]
	5.14 The APDS may only be used for patients who have signed a written consent demonstrating their informed consent to receive prescribed drug and devices from the APDS. Attach a copy of the consent form to the back of the self-assessment. [BPC 4427.6(b)]
	5.15 The APDS has a means to identify each patient and only release the identified patient's drugs and devices to the patient or the patient's agent. [BPC 4427.6(c)]
	5.16 The APDS has a notice, prominently posted on the APDS, which provides the name, address, and phone number of the pharmacy. [BPC 4427.6(g)]
	5.17 Any incident involving the APDS where a complaint, error, or omission occurred is reviewed as part of the pharmacy's quality assurance program pursuant to BPC 4125. [BPC 4427.6(i)]
	5.18 If the APDS is located and operated in a medical office or other location where patients are regularly seen for purposes of diagnosis and treatment, the APDS is only used to dispense dangerous drugs and dangerous devices to patients of the practice. [BPC 4427.6(j)]
	5.19 The labels on all drugs and devices dispensed by the APDS comply with section 4076 and with section 1707.5 of Title 16 of the California Code of Regulations. [BPC 4427.6(h)]
	5.20 The federal warning label prohibiting transfer of controlled substances is on the prescription container. [21 CFR 290.5]
	5.21 Prescriptions are dispensed in a new and child-resistant container, or senior-adult ease-of-opening tested container, or in a non-complying package only pursuant to the prescriber or when requested by the purchaser. [15 USC 1473[b], 16 CFR 1700.15, CCR 1717]
	5.22 Patient package inserts are dispensed with all estrogen medications. [21 CFR 310.515]
	5.23 The pharmacy provides patients with Black Box Warning Information in conformance with 21 CFR 201.57(c).
	5.24 Medication guides are provided on required medications. [21 CFR 208.1]
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE

D. RECORD KEEPING REQUIREMENTS Yes No N/A $\Box\Box\Box$ 5.25 The operating pharmacy has complied with all recordkeeping and quality assurance requirements pursuant to BPC 4427.6 and those records shall be maintain within the pharmacy holding the APDS and separately from the other pharmacy records. [BPC 4427.7(b)] 5.26 The operating pharmacy will maintain records of acquisition and disposition of dangerous drugs stored in the APDS separate from other pharmacy records. [BPC 4119.11(a)(4)] □□□ 5.27 Any records maintained electronically must be maintained so that the pharmacist-incharge, or the pharmacist on duty if the pharmacist-in-charge is not on duty, must, at all times during which the licensed premises are open for business, be able to produce a hardcopy and electronic copy of all records of acquisition and disposition or other drug or dispensing-related records maintained electronically. [BPC 4105(d)(1)] CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE E. POLICIES AND PROCEDURES Yes No N/A $\square\square\square$ 5.28 The pharmacy has developed and implemented written policies and procedures with respect to all the following and the policies are reviewed annually: [4427.6(a) – 4427.6(a)(6)] Maintaining the security of the APDS and dangerous drug and devices within the APDS • Determine and apply inclusion criteria regarding which drugs, devices are appropriate for placement in the APDS and for which patients. Ensuring patients are aware that consultation with a pharmacist is available for any prescription medication including those delivered via APDS Describing assignment of responsibilities and training of pharmacy personnel and other personnel using the APDS at that location regarding maintenance and filling procedures for • Orienting patients on use of APDS and notifying patients when expected medications are not available in the APDS. The pharmacy must ensure the use of the APDS does not interfere with the delivery of drugs and devices. • Ensuring the delivery of drugs and devices to patients expecting medications from the APDS in the event the APDS is disabled or malfunctions.

Date of Last Policy Review:

Yes No N/A	A 5.29 The pharmacy reports drug losses as required by law. [BPC 4104, 4105.5(c), CCR 1715.6, 21 CFR 1301.76]
	Last Reported Drug Loss:
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE
	SECTION 6: ADDS IN A HEALTH FACILITY PURSUANT TO HSC 1250 – LONG TERM CARE FACILITIES
	A. GENERAL REQUIREMENTS
	For purposes of this section, "FACILITY" means a health facility licensed pursuant to subdivision (c), (d), or (k) of section 1250 of the Health and Safety Code that has an ADDS provided by a pharmacy. [HSC 1261.6(a)(2)]
	For purposes of this section, "PHARMACY SERVICES" means the provision of both routine and emergency drugs and biologicals to meet the needs of the patient, as prescribed by a physician. [HSC 1261.6 (a)(3)]
Yes No N/A	A Company of the Comp
	6.1 The facility and the pharmacy has developed and implemented written policies and procedures to ensure safety, accuracy, accountability, security, patient confidentiality, and maintenance of the ADDS as well as quality, potency, and purity of the stored drugs and devices. [BPC 4427.3(c), HSC 1261.6 (d)(1)]
	6.2 The ADDS policies and procedures define access to the ADDS and limits to access to equipment and drugs. [HSC 1261.6 (d)(1)]
	6.3 All ADDS policies and procedures are maintained at the pharmacy and the location where the ADDS is being used. [HSC 1261.6(d)(2), BPC 4427.3(c)]
	6.4 The pharmacy is responsible for review of drugs contained within the ADDS and the operation and maintenance of the ADDS. [HSC 1261.6(h)]
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE

B. PHARMACIST RESPONSIBILITIES:

6.5 The stocking of the ADDS is performed by a pharmacist or if the ADDS utilizes removable pockets, cards, drawers, similar technology, or unit of use or single dose containers are used, the stocking system may be done outside the facility and be delivered to the facility if the following conditions are met: [HSC 1261.6 (g)]
6.5.1 The task of placing drugs into the removeable pockets, cards, drawers, or unit or use or single dose containers is performed by a pharmacist, or by an intern pharmacist or a pharmacy technician under the direct supervision of a pharmacist. [HSC 1261.6 (g)(1)]
6.5.2 The removable pockets, cards, drawers, or unit of use or single dose containers are transported between the pharmacy and the facility in a secure tamper-evident container. [HSC 1261.6 (g)(2)]
6.5.3 The facility, in conjunction with the pharmacy, has developed policies and procedures to ensure that the removable pockets, cards, drawers, or unit of use or single dose containers are properly placed into the ADDS. [HSC 1261.6(g)(3)]
6.6 Individualized and specific access to the ADDS is limited to facility and contract personnel authorized by law to administer drugs. [HSC 1261.6 (c)]
6.7 A pharmacist reviews and approves all orders prior to a drug being removed from the ADDS for administration to a patient. The pharmacist reviews the prescriber's orders and the patient's profile for potential contraindications and adverse drug reactions. [HSC 1261.6 (f)(2)]
6.8 The review of the drugs contained within the ADDS and the operation and maintenance of the ADDS is conducted, on a monthly basis, by a pharmacist. The review includes a physical inspection of the ADDS for cleanliness, and a review of all transaction records in order to verify the security and accountability of the system. [HSC 1261.6 (h)]
Date of Last Review:
 6.9 The Pharmacist-in-charge of the offsite ADDS has ensured the following: [CCR 1715.65(h)] All controlled substances added to the ADDS are accounted for; Access to ADDS is limited to authorized facility personnel; An ongoing evaluation of discrepancies or unusual access associated with controlled substance is performed; and Confirmed losses of controlled substances are reported to the Board.

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Yes No N/A	6.10 The pharmacy operating the ADDS BPC4427.7(a) evaluating the pharmacy	- · · · · · · · · · · · · · · · · · · ·	
	the APDS (BPC 4427.7(a)). Date of Last Self-Assessment:		
	CORRECTIVE ACTION OR ACTION PLAN	AND COMPLETION DATE	
Yes No N/A	C. DEVICE REQUIREMENTS:		
	6.11 The stocking and restocking of the the Health and Safety Code. [BPC 4427]	-	nce with section 1261.6 of
	6.12 Drugs and devices not immediatel location are stored for no longer than 4 Upon retrieval of these drugs and device any losses or overages. [BPC 4427.4(f)]	8 hours in a secured room with	in the ADDS location.
	6.13 Transaction information from the for review and inspection by individuals minimum of three years. [HSC 1261.6(b)	s authorized by law and maintai	
	6.14 The information required by BPC stime of drug administration if unit dose packaging, for purposes of this section,	packaging or unit of use package	ging is used. Unit dose
Voc No N//	When the ADDS is used as an emergen from the ADDS are limited to the follows:		ntainer, drugs removed
Yes No N/A	6.15 A new drug order given by a presc to the next scheduled delivery from the retrieved only upon the authorization of the prescriber's order and the patient's reactions. [HSC 1261.6(e)(1)]	e pharmacy, or 72 hours, whiche of a pharmacist and after the ph	ever is less. The drug is armacist has reviewed
	6.16 Drugs that a prescriber has ordere and retrieval of those drugs are subject	· ·	
	6.17 Drugs designed by the patient care of the facility as emergency drugs or ac	• •	
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ADDS pursuant to the order of a prescriber for emergency or immediate administration to a patient of the facility and reviewed by a pharmacist within 48 hours. [HSC 1261.6(e)(3)] When the ADDS is used to provide pharmacy services pursuant to BPC 4017.3, the ADDS is subject to the following requirements [HSC 1261.6 (f)]: Yes No N/A 6.18 Drugs removed from the ADDS for administration to a patient are in properly labeled units of administration containers or packages. [HSC 1261.6(f)(1)] 6.19 A pharmacist reviews and approves all orders prior to a drug being removed from the ADDS for administration to a patient. The pharmacist reviews the prescriber's orders and the patient's profile for potential contraindications and adverse drug reactions. [HSC 1261.6 (f)(2)] $\Box\Box\Box$ 6.20 The pharmacy controls access to the drugs stored in the ADDS. [HSC 1261.6 (f)(3)] \square \square 6.21 Access to the ADDS is controlled and tracked using an identification or password system or biosensor. [BPC 4427.4(e)(2), HSC 1261.6(f)(4)] \square \square 6.22 The ADDS makes a complete and accurate record of all transactions that includes all users accessing the system and all drugs added to, or removed from, the system. [BPC 4427.4(e)(3), HSC 1261.6(f)(5)] $\Box\Box\Box$ 6.23 After the pharmacist reviews the prescriber's order, access by licensed personnel to the ADDS is limited only to drugs ordered by the prescriber and reviewed by the pharmacist and that are specific to the patient. [HSC 1261.6(f)(6)] □□□ 6.24 When the prescriber's order requires a dosage variation of the same drug, licensed personnel only have access to the drug ordered for that scheduled time of administration. [HSC 1261.6 (f)(6)] 6.25 If the ADDS allow licensed personnel to have access to multiple drugs and are not

patient specific in their design, the ADDS has electronic and mechanical safeguards in place to ensure that the drugs delivered to the patient are specific to that patient (HSC 1261.6 (f)(7)).
CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE

_	D. RECORD RECPING REQUIRENTS
Yes No N/A	6.26 The pharmacy complies with all recordkeeping and quality assurance requirements, established in pharmacy law and regulation, and maintains those records within the licensed pharmacy holding the ADDS license and separate from the other pharmacy records. [BPC 4427.7 (b)]
	6.27 Transaction information from the ADDS will be made readily available in a written format for review and inspection by individuals authorized by law and maintained in the facility for a minimum of three years. [HSC 1261.6(b)]
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE
	E. POLICIES AND PROCEDURES
Yes No N/A	6.28 The facility and the pharmacy has developed and implemented written policies and procedures to ensure safety, accuracy, accountability, security, patient confidentiality, and maintenance of the ADDS as well as quality, potency, and purity of the stored drugs and devices. [BPC 4427.3(c), HSC 1261.6(d)(1)]
	6.29 The ADDS policies and procedures define access to the ADDS and limits to access to equipment and drugs. [HSC 1261.6(d)(1)]
	6.30 All ADDS policies and procedures are maintained at the pharmacy and the location where the ADDS is being used. [HSC 1261.6(d)(2), BPC 4427.3(c)]
	6.31 The facility, in conjunction with the pharmacy, has developed policies and procedures to ensure that the removable pockets, cards, drawers, or unit of use or single dose containers are properly placed into the ADDS. [HSC 1261.6(g)(3)]
	6.32 The pharmacy has policies and procedures that include appropriate security measures and monitoring of the inventory to prevent theft and diversion. [BPC 4427.2(d)(3)]
	6.33 The pharmacy's policies and procedures include provisions for reporting to the board drug losses from the ADDS inventory, as required by law. [BPC 4104, 4427.2(d)(4), CCR 1715.6, 21 CFR 1301.76]
	Last Reported Drug Loss:

	CORRECTIVE ACTION OR ACTION	PLAN AND COMPLETION DAT	-E
	SECTION 7: APDS THROUGH A C	LINIC PURSUANT TO HSC 120	04 OR 1204.1 OR BPC 4180 OR
v	A. GENERAL REQUIREMENT	S	
Yes No N/	7.1 The ADDS is located inside an approved by the Board [BPC 442] license pursuant to BPC 4180 or 1204.1. [BPC 4427.3(b)(3)]	7.3 (a)]. The clinic has a curre	nt Board of Pharmacy Clinic
	License number:	Expiration Dat	e:
	7.2 The clinic has developed and i safety, accuracy, accountability, and procedures shall ensure the The policies and procedures shaused. [BPC 4186(a)]	security and patient confident maintenance of the quality, p	tiality. Additionally, the policies otency and purity of the drugs.
	7.3 Drugs removed from the ADD licensed pursuant to BPC 4186(b)	·	ient by a health professional
	7.4 The clinic is responsible for the maintenance of, the ADDS. [BPC	•	ed within, and the operation and
	7.5 Drugs dispensed from the clin with CCR 1707.5. [BPC 4186(g), 4		eling requirements in BPC 4076
	7.6 The clinic shall keep records o dispensed and the records shall k inspection by all authorized personal control of the con	oe available and maintained fo	
	7.7 The proposed ADDS installation is secure from access and remova	•	
	7.8 The clinics licensed under BPC reconciliation functions to detect [CCR 1715.65(a)]	-	-
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Yes No N/A
☐☐☐ 7.9 The clinic shall compile an inventory reconciliation report of all federal Schedule II
controlled substance at least every three months. [CCR 1715.65(c)] The compilation requires:
 A physical count (not estimate) of all quantities of all federal Schedule II controlled
substances.
 A review of all acquisition and disposition records of federal Schedule II controlled
substances since that last inventory reconciliation report:
Date of last inventory
 A comparison of (1) and (2) to determine if there are any variances.
 All records used to compile each inventory reconciliation report shall be maintained at
clinic for 3 years in a readily retrievable form.
 Possible causes of overages shall be identified in writing and incorporated into the
inventory reconciliation report.
The state of the s
7.10 The clinic shall report in writing identified drug losses and known cause to the Board within
30 days of discovery. Cases of the loss is due to theft, diversion or self-use shall be reported to the Board within 14 days of discovery. If the clinic is unable to identify the cause of loss, further
investigation shall be undertaken to identify the cause and actions necessary to prevent
additional losses of controlled substances. [CCR 1715.65(d)]
7.11 The individuals performing the inventory AND the clinic professional director shall date and
sign the inventory reconciliation reports. The reports shall be readily retrievable at the clinic for
3 years. [CCR 1715.65(e)]
□□□ 7.12 Any incident involving the APDS where a complaint, error, or omission has occurred is
reviewed as part of the pharmacy's quality assurance program pursuant to BPC 4125.
[BPC 4427.6(i)]
7.13 The federal warning label prohibiting transfer of controlled substances is on the
prescription container. [21 CFR 290.5]
7.14 Prescriptions are dispensed in a new and child-resistant container, or senior-adult ease-of-
opening tested container, or in a non-complying package only pursuant to the prescriber or
when requested by the purchaser. [15 USC 1473(b), 16 CFR 1700.15, CCR 1717]
when requested by the parenaser. [15 05e 1475(b), 10 erk 1700.15, eek 1717]
7.15 Patient package inserts are dispensed with all estrogen medications. [21 CFR 310.515]
7.16 The pharmacy provides patients with Black Box Warning Information in conformance with
21 CFR 201.57(c).
☐☐☐ 7.17 Medication guides are provided on required medications. [21 CFR 208.1]

Yes No N//	7.18 Is the APDS located and operated or devices to patients of the clinic? [BPC 44]		is drugs and dangerous
	7.19 Does the pharmacy have no more the List of current APDS licenses:	nan 15 ADDS licensed as APDS	units? [BPC 4427.6(k)]
	1	2	
	3	4	
	5	6	
	7	8	
	9	10	
	11	12	
	13	14	
	15		
	CORRECTIVE ACTION OR ACTION PLAN A	AND COMPLETION DATE	
Yes No N/	B. PHARMACIST RESPONSIBILITY		
	7.20 The pharmacist performs the stocking	ng of the ADDS. [BPC 4186(c)]	
	7.21 Drugs are removed from the ADDS safter the pharmacist has reviewed the p contraindications and adverse drug reac	rescription and patient profile	
	7.22 The pharmacist shall conduct a review the drugs in the ADDS for cleanliness and the security and accountability of the ADDS	d a review of all transaction re	- · · · ·
	Date of Last Review:		
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Yes No N/	7.23 The pharmacist licensed by the board performs all clinical services conducted as part of the dispensing process, including, but not limited to, drug utilization review and consultation. [BPC 4427.6(d)]
	7.24 Drugs are dispensed from the APDS after the pharmacist has reviewed the prescription and the patient's profile for potential contraindications and adverse drug reactions. [BPC 4427.6(e)]
	7.25 All prescribed drugs and devices dispensed to the patient from an APDS for the first time shall be accompanied by a consultation conducted by a pharmacist licensed by the board via telecommunication link with a two-way audio and video. [BPC 4427.6(f)]
	7.26 The APDS has a notice, prominently posted on the APDS, with the name, address, and phone number of the pharmacy holding the ADDS license for the APDS. [BPC 4427.6(g)]
	7.27 The pharmacist shall provide patient consultation pursuant to CCR 1707.2 via a two-way audio and video telecommunication link for drugs dispensed by the clinic ADDS. [BPC 4186(e)]
	7.28 The pharmacist operating the ADDS shall be located in California. [BPC 4186(f)]
	7.29 The clinic consultant pharmacist shall review all inventory and inventory reconciliation reports taken and establish and maintain secure methods to prevent losses of controlled substances. The clinic shall develop written policies and procedures for performing the inventory reconciliation reports. (CCR 1715.65(b))
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE
Yes No N/	 C. POLICIES AND PROCEDURES 7.32 The pharmacy has developed and implemented, and reviewed annually, written policies and procedures pertaining to the APDS, including all the following: [BPC 4427.6(a)] Maintaining the security of the APDS and dangerous drugs and dangerous devices within the APDS. Determining and applying inclusion criteria regarding which drugs and devices are appropriate for placement in the APDS and for which patients. Ensuring patients are aware consultation with a pharmacist is available for any prescription medication, including those delivered via the APDS.

- Describing assignments of responsibilities to, and training of, pharmacy personnel, and other personnel using the APDS at the location where the APDS is placed pursuant to subdivision (b) of section 4427.3, regarding maintenance and filing procedures for the APDS.
- Orienting participating patients on the use of the APDS, notifying patient when expected
 prescription medications are not available in the APDS, and ensuring the patient use of the
 APDS does not interfere with delivery of drugs and devices.
- Ensuring delivery of drugs and devices to patients expecting to receive them from the APDS in the event the APDS is disabled or malfunctions.

Date of Last Policy Review:

	•		
Yes No N/	7.33 Is the APDS only used for their informed consent to receive	patients who have signed a written eive prescribed drugs and devices fr riteria established by policies and p	om an APDS, and whose use
		ans of identifying each patient and the patient or patient's agent. [BPO	•
	-	e ADDS license for an APDS maintain st date of use of an APDS. [BPC 442	
	established in pharmacy law a	ain all recordkeeping and quality as nd regulations, and maintain these cense and separate from other pha	records within the licensed
	SECTION 8: ADDS OPERATED	BY A CORRECTIONAL CLINIC	
Yes No N/	A. GENERAL REQUIREME	NTS	
	8.1 The pharmacy uses an "aut meaning a mechanical system activities, other than compour distribution of prepackaged da delivery system shall collect, c	omated drug delivery system" used controlled remotely by a pharmaci adding or administration, relative to angerous drugs or dangerous device ontrol, and maintain all transaction anto and out of the system for secur	st that performs operations or the storage, dispensing, or es. An automated drug i information to accurately
	subdivision (b) of section 1206	orrectional clinic," a primary care cl of the Health and Safety Conde, co de health care eligible patients of the	onducted, maintained, or
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Yes No N/	 8.3 The correctional clinic licensed by the board obtains the drugs from a licensed correctional pharmacy, the Department of Correction and Rehabilitation's Central Fill Pharmacy, or from another correctional clinic licensed by the board within the same institution for the administration or dispensing of drugs or devices to patients eligible for care at the correctional facility if under either: [BPC 4187.1(a)] The directions of a physician and surgeon, dentist, or other person lawfully authorized to prescribe. An approved protocol as identified within the statewide Inmate Medical Services Policies and Procedures.
	8.4 The dispensing or administering of drugs in the correctional clinic is performed pursuant to a chart order, as defined in section 4019, a valid prescription consistent with chapter 9 division 2 of the Business and Professions Code, or pursuant to an approved protocol as identified within the statewide Inmate Medical Services Policies and Procedures. [BPC 4187.1(b)]
	8.5 Medications dispensed to patients that are kept on the patient's person for use shall meet the labeling requirements of section 4076 and all record keeping requirements of chapter 9 division 2 of the Business and Professions Code. [BPC 4187.1(b)]
	8.6 The correctional clinic keeps records of the kind and amounts of drugs acquired, administered, transferred, and dispensed. The records must be readily available and maintained for a minimum of three years for inspection by all properly authorized personnel. [BPC 4187.1(c)]
	8.7 The correctional clinic has obtained a license from the board. [BPC 4187.1(d)(1)]
	8.8 A separate license was obtained for each correctional clinic location where an APDS is located and is not to be transferrable. [BPC 4187.1(d)(2)]
	8.9 The correctional clinic's location and address is identified by the correctional institution and building within the correctional institution. [BPC 4187.1(d)(3)]
	8.10 The correctional clinic will notify the board in advance of any change in the clinic's address on a form furnished by the board. [BPC 4187.1(d)(4)]
	8.11 The ADDS is secured from access and removal by unauthorized individuals. [BPC 4427.2(d)(2)]
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE

	B. POLICIES AND PROCED	URES	
Yes No N/	8.12 The policies and procedure correctional clinic was develop	es to implement the laws and regulated and approved by the statewide enced in section 5024.2 of the Per	e Correctional Pharmacy and
	the policies and procedures was servicing the institution, the pl and Rehabilitation's Central Fil	e correctional clinic license by the as signed by the correctional facili harmacist-in-charge for the Califor Il Pharmacy, and the correctional of e executive, and chief executive of	ty pharmacist-in-charge rnia Department of Correction clinic's chief medical executive,
	8.14 The chief executive officer pharmacy services. [BPC 4187.	is responsible for the safe, orderl 2(b)(1)]	y and lawful provision of
	procedures developed and app Committee referenced in secti Services Policies and Procedur	of the correctional facility shall improved by the statewide Correction 5042.2 of the Penal Code and the sin conjunction with the chief existing dentist, and the chief nurse exists.	nal Pharmacy and Therapeutics the statewide Inmate Medical recutive officer, the chief
		clinic will notify the board within 3 m furnished by the board. [BPC 4:	, ,
	the licensed correctional clinic defined in section 4019, a valid and Professions Code, or pursu	trolled substances may be administer lawfully authorized to administer diprescription consistent with chapant to an approved protocol as ides and Procedures. [BPC 4187.3]	pursuant to a chart order, as oter 9 division 2 of the Business
	Correctional Pharmacy and Th statewide Inmate Medical Serv	nsed correctional clinic has impler erapeutics Committee's policies a vices Policies and Procedures to en at confidentiality, and maintenanc)]	nd procedures and the nsure safety, accuracy,
		s are maintained either in an elect I drug system is being used. [BPC 4	
	CORRECTIVE ACTION OR ACTIO	ON PLAN AND COMPLETION DATE	
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	C. PHARMACIST RESPONSIBILITIES
Yes No N/A	
	8.21 Drugs removed from the automated drug delivery system is removed upon authorization by a pharmacist after the pharmacist has reviewed the prescription and the patient profile for potential contraindications and adverse drug reactions. If the correctional pharmacy is closed, and if, the prescriber's professional judgment, a delay in therapy may cause patient harm, the medication may be removed from the automated drug delivery system and administered or furnished to the patient under the direction of the prescriber. Where the drug is otherwise unavailable, a medication may be removed and administered or furnished to the patient pursuant to an approved protocol as identified within the statewide Inmate Medical Services Policies and Procedures. Any removal of the medication from an automated drug delivery system is documented and provided to the correctional pharmacy when it reopens. [BPC 4187.5(b)]
	8.22 The review is conducted on a monthly basis by a pharmacist and shall include a physical inspection of the drugs in the automated drug delivery system, an inspection of the automated drug delivery system machine for cleanliness, and a review of all transaction records in order to verify the security and accountability of the system. [BPC 4187.5(e)]
	Date of Last Review:
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE
Yes No N/A	D. DEVICE REQUIREMENT
	8.23 Drugs removed from the ADDS is provided to the patient by a health professional licensed pursuant to division 2 of the Business and Professions Code who is lawfully authorized to perform the task. [BPC 4187.5(c)]
	8.24 The review of the drugs contained within, and the operation and maintenance of, the ADDS shall be the responsibility of the correctional clinic. [BPC 4187.5(e)]

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	8.25 The ADDS is operated by a licensed correctional pharmacy. Any drugs within the ADDS are considered owned by the licensed correctional pharmacy until they are dispensed from the ADDS. [BPC 4187.5(f)]
	8.26 Drugs from the ADDS in the correctional clinic are removed by a person lawfully authorized to administer or dispense the drugs. [BPC 4187.5(g)]
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE
Yes No N/	E. RECORD KEEPING REQUIREMENTS
	8.27 All records of manufacture and of sale, acquisition, receipt, shipment, or disposition of dangerous drugs or dangerous devices, at all times during business hours, are open for inspection by authorized officer of the law and is preserved for at least three years from the date of making. A current inventory is kept by the licensed correctional clinic. [BPC 4081(a)]
	CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE
	SECTION 9: AUDS used for dispensing pursuant to BPC 4056 (Drug Room) or BPC 4068
	(Hospital Pharmacy is closed and no pharmacist is available)
Yes No N/A	-
	9.1 The licensed drug room does not employ a full-time pharmacist and the AUDS is used for
	administration and dispensation by a physician to persons registered as inpatients of the hospital, to emergency cases under treatment in the hospital, or to outpatients if the physician
	determines that it is in the best interest of the patient that a particular drug regimen be
	immediately commenced or continued, and the physician reasonably believes that a pharmacy
	located outside the hospital is not available and accessible at the time of dispensation to the
	patient within 30 minutes of the hospital pharmaceutical services or within a 30-mile radius by
	means of the method of transportation the patient states he/she intend to use. The quantity dispensed is limited to the amount necessary to maintain uninterrupted therapy, but shall not
	exceed a 72-hour supply. [BPC 4056(a),(f)]

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<u>Yes No N/A</u>
9.2 The prescriber in a hospital emergency room dispenses drug from the AUDS when the
hospital pharmacy is closed and there is no pharmacist available in the hospital. The drugs is
acquired by the hospital pharmacy. The dispensing information is recorded and provided to the
pharmacy when the pharmacy reopens. The hospital pharmacy retains the dispensing
information. The prescriber determines it is in the best interest of the patient that a particular
drug regimen be immediately commenced or continued, and the prescriber reasonable believe
that a pharmacy located outside the hospital is not available at the time of dispensing to the
patients. The quantity dispensed is limited to the amount necessary to maintain uninterrupted
therapy when pharmacy services outside the hospital are not readily available or accessible,
and shall not exceed a 72-hour supply. [BPC 4068(a)(1)(2)(3)(4)(5)(6)]
9.3 The prescriber ensures the label on the drug contains all the information required by BPC
4076, CCR 1707.5
<u>-1070) CCIX 270710</u>
9.4 The federal warning labels prohibiting transfer of controlled substances is on the
prescription container. [21 CFR 290.5]
presemption container. [21 or N 250.5]
9.5 The prescription drug is dispensed in a new and child-resistant container, or senior-adult
ease-of-opening tested container, or in a non-complying package only pursuant to the request
of the prescriber or patient. [15 USC 1473(b), 16 CFR 1700.15, CCR 1717]
of the prescriber of patient. [13 03C 1473(b), 10 CFR 1700:13, CCR 1717]
DDD 0.6 The hespital pharmacy or drug room reports the dispensing information of a Schedule II. III.
9.6 The hospital pharmacy or drug room reports the dispensing information of a Schedule II, III
or IV controlled substance to the Dept of Justice pursuant to HSC 11165 as soon as reasonably
possible, but not more than seven days after the date a controlled substance is dispensed. [BP
4069(a)(4), HSC 11165(d)]
DDD 0.7 Detions regulars income and dispensed with all estrators modifications. [31 CED 310 E1E]
<u> </u>
9.8 The hospital has written policies and procedures to ensure each patient receive information
regarding each drug given at the time of discharge or dispensed from a prescriber from a drug
room, including the use and storage of each drug, the precautions and relevant warnings, and
the importance of compliance with directions. [BPC 4074(e)]
CORRECTIVE ACTION OR ACTION PLAN AND COMPLETION DATE

CERTIFICATION ACKNOWLEDGMENT

PHARMACIST-IN-CHARGE	CERTIFICATION:
completed the self-assessme in-charge. Any deficiency ider to verification by the Board of	, RPH # hereby certify that I have nt of this automated drug delivery system of which I am the pharmacist- ntified herein will be corrected. I understand that all responses are subject Pharmacy. I further state under penalty of perjury of the laws of the State on that I have provided in this self- assessment form is true and correct.
Signature (Pharmacist-in-Charge)	Date
ACKNOWLEDGEMENT BY	OWNER OF ADDS:
failure to correct any deficient	hereby certify under penalty of perjury of the laws of the read and reviewed this completed self-assessment. I understand that by identified in this self-assessment could result in the revocation of the the California State Board of Pharmacy.
Signature	Date
completed deficiencies identified which I am the pharmacist-in-Board of Pharmacy. I further:	, RPH # hereby certify that I have led in the self-assessment of this automated drug delivery system of charge. I understand that all responses are subject to verification by the state under penalty of perjury of the laws of the State of California that wided in this self- assessment form is true and correct.
Signature (Pharmacist-in-Charge)	Date
ACKNOWLEDGEMENT BY	
failure to correct any deficient	hereby certify under penalty of perjury of the laws of the read and reviewed this completed self-assessment. I understand that y identified in this self-assessment could result in the revocation of the the California State Board of Pharmacy.
Signature	Date