1	State of Arkansas	As Engrossed: S2/26/01	
2	83rd General Assembly	A Bill	Act 910 of 2001
3	Regular Session, 2001		SENATE BILL 352
4			
5	By: Senator P. Malone		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND VARIOUS SECTIONS OF THE PHARMAC	CY ACT,
10	ARKANSAS C	CODE 17-92-101 THROUGH 17-92-909; TO A	A <i>LLOW</i>
11	I SSUANCE O	OF PHARMACIST CREDENTIALS BY AGENCIES	
12	APPROVED B	BY THE ARKANSAS STATE BOARD OF PHARMAC	CY; TO
13	AUTHORI ZE	THE BOARD OF PHARMACY TO ISSUE DIFFER	RENT
14	PRACTI CE P	PERMITS TO CERTAIN DISTINCT TYPES OF F	PHARMACY
15	BUSI NESSES	S; AND FOR OTHER PURPOSES.	
16			
17		Subtitle	
18	AN AC	CT TO AMEND VARIOUS SECTIONS OF THE	
19	PHARM	MACY ACT, ARKANSAS CODE 17-92-101	
20	THROU	JGH 17-92-909.	
21			
22			
23	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
24			
25	SECTION 1. Arka	nnsas Code 17-92-101 is amended to rea	ad as follows:
26	17-92-101. Defi	ni ti ons.	
27	As used in this	chapter, unless the context otherwise	e requi res:
28	(1) "Boar	rd of Pharmacy" means the Arkansas Sta	ate Board of
29	Pharmacy;		
30	(2) "Crea	dentialing" means the issuance <u>of or a</u>	approval by the
31	Arkansas State Board o	of Pharmacy of a credential <u>,</u> issued to	o a pharmacist by an
32	agency approved by the	<u>board,</u> certifying that the pharmacis	st has met the
33	standards of competence	cy established by the board for diseas	se state management
34	or other pharmacy serv	vices necessitating a credential;	
35	(3) "Dent	rist" means a practitioner of dentisti	ry duly licensed
36	under the laws of this	s or some other state;	

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1	(4)(A) "Disease state management" means a strategy which utilizes
2	a team-oriented, multidisciplinary approach to improve health care outcomes
3	and quality of care, and when possible, to control health care cost through
4	management of targeted chronic disease states.
5	(B) Disease state management focuses on improving health
6	care from prevention to diagnosis and treatment to on-going follow-up.
7	(C) Disease state management will involve, but not be
8	limited to, patient education and self-care techniques and out-patient drug
9	therapy management pursuant to a patient care plan;
10	(5) "Drug" shall include all medicines and preparations
11	recognized in the United States Pharmacopoeia or the National Formulary for
12	substances intended to be used for the care, mitigation, or prevention of
13	disease of either man or other animal;
14	(6) "Generically equivalent" means a drug that is
15	pharmaceutically equivalent and therapeutically equivalent to the drug
16	prescri bed;
17	(6)(7) "Licensed pharmacist" means a person holding a license
18	under the provisions of this chapter;
19	(7)(8) "Medicine" means a drug or preparation of drugs in
20	suitable form for use as a curative or remedial substance;
21	(8)(9) "Optometrist" means a practitioner of optometry duly
22	licensed under the laws of this state;
23	(9)(10) "Patient care plan" means a written course of action
24	which is patient or physician or pharmacist specific and disease specific for
25	helping a patient to achieve outcomes that improve a patient's quality of
26	life;
27	$\frac{(10)}{(11)}$ "Pharmacy" means the place licensed by the board in
28	which drugs, chemicals, medicines, prescriptions, and poisons are compounded,
29	dispensed, or sold at retail;
30	(11)(12) "Pharmacy care" means the process by which a pharmacist
31	in consultation with the prescribing practitioner identifies, resolves, and
32	prevents potential and actual drug-related problems and optimizes patient
33	therapy outcomes through the responsible provision of drug therapy or disease
34	state management for the purpose of achieving any of the following definite
35	outcomes that improve a patient's quality of life:
36	(A) Cure of disease;

1	(B) Elimination or reduction of a patient's symptomology;
2	(C) Arresting or slowing a disease process; or
3	(D) Preventing a disease or symptomology;
4	(13) "Pharmaceutically equivalent" means drug products that have
5	identical amounts of the same active chemical ingredients in the same dosage
6	form and that meet the identical compendial or other applicable standards of
7	strength quality, and purity according to the United States Pharmacopoeia or
8	another nationally recognized compendium;
9	(12)(14) "Physician" means a practitioner of medicine duly
10	licensed under the laws of this or some other state;
11	(13)(15) "Poisons" means any drug, chemical, medicine, or
12	preparation liable to be destructive to adult human life in quantities of
13	sixty (60) grains or less;
14	$\frac{(14)}{(16)}$ (A) "Practice of pharmacy" means the learned profession
15	of:
16	(i) Dispensing, selling, distributing, transferring
17	possession of, vending, bartering, or in accordance with regulations adopted
18	by the board, administering drugs, medicines, poisons, or chemicals which,
19	under the laws of the United States or the State of Arkansas, may be sold or
20	dispensed only on the prescription and order of a practitioner authorized by
21	law to prescribe drugs, medicines, poisons, or chemicals. Except in accordance
22	with regulations adopted by the board as recommended by the Medications
23	Administration Advisory Committee, the administration of medications shall be
24	limited to the following classifications of medications: immunizations,
25	vaccines, allergy medications, vitamins, minerals, antihyperglycemics, and
26	antinausea medications. The administration of medications shall not include
27	the administration of medications to any person under the age of eighteen
28	(18);
29	(ii) Placing, packing, pouring, or putting in a
30	container for dispensing, sale, distribution, transfer possession of, vending,
31	or bartering any drug, medicine, poison, or chemical which, under the laws of
32	the United States or the State of Arkansas, may be sold or dispensed only on
33	the prescription of a practitioner authorized by law to prescribe drugs,
34	medicines, poisons, or chemicals;
35	(iii) Placing in or affixing upon any container
36	described in subdivision (14)(A)(ii) of this section a label required to be

1 placed upon drugs, medicines, poisons, or chemicals sold or dispensed upon 2 prescription of a practitioner authorized by law to prescribe those drugs, medicines, poisons, or chemicals; 3 4 (iv) Preparing, typing, or writing labels to be 5 placed in or affixed on any container described in subdivision (14)(A)(ii) of this section, which label is required to be placed upon drugs, medicines, 6 7 poisons, or chemicals sold or dispensed upon prescription of a practitioner 8 authorized by law to prescribe those drugs, medicines, poisons, or chemicals; 9 (v) Interpreting prescriptions for drugs, medicines, poisons, or chemicals issued by practitioners authorized by law to prescribe 10 11 drugs, medicines, poisons, or chemicals which may be sold or dispensed only on 12 prescri pti on; 13 (vi) Selecting, taking from, and replacing upon shelves in the prescription department of a pharmacy or apothecary drugs, 14 15 medicines, chemicals, or poisons which are required by the law of the United 16 States or the State of Arkansas to be sold or dispensed only on prescription 17 of a practitioner authorized by law to prescribe them; 18 (vii) Compounding, mixing, preparing, or combining drugs, medicines, chemicals, or poisons which, under the laws of the United 19 20 States or the State of Arkansas, may be sold or dispensed only on the 21 prescription of a practitioner authorized by law to prescribe them; 22 (viii) Advising and providing information concerning 23 utilization of drugs and devices and participation in drug utilization 24 revi ews: 25 (ix)(a) Performing a specific act of drug therapy 26 management or disease state management delegated to a pharmacist for an 27 individual patient based upon a written protocol or a patient care plan 28 approved by the patient's physician, who shall be licensed in this state under 29 the Arkansas Medical Practices Act, § 17-95-201 et seq. 30 (b) Drug therapy management shall not include 31 the selection of drug products not prescribed by the physician, unless the 32 drug products are either named in the physician-initiated protocol or the 33 physician-approved patient care plan; (x) Providing pharmacy care; and 34 35 (xi) Providing pharmacokenetic services. The provisions of subdivisions (14)(A) and (C) of this 36 (B)

1 section shall not apply to employees of wholesale drug companies or other drug 2 distributors who do not fill prescriptions or sell or dispense drugs to the 3 consumer. 4 (C)(i) The board may permit pharmacy technicians other than pharmacists or interns to perform some or all of those functions described in 5 board regulations under the direct, personal supervision of a licensed 6 7 pharmacist pursuant to regulations defining the minimum qualifications of such 8 employees, the ratio of pharmacy technicians to supervising pharmacists and 9 the scope of the duties, practices, and procedures which the board determines will promote the delivery of competent, professional pharmaceutical services 10 11 and promote the public health and welfare. Nothing in this chapter shall be construed as allowing pharmacy technicians to administer medications. 12 13 The conduct of a pharmacy technician is the (ii)responsibility of the pharmacist-in-charge and supervising pharmacist of the 14 15 pharmacy who shall not permit the employee to perform any act, task, or 16 function which involves the exercise of independent judgment by the employee. 17 (iii) Pharmacy products prepared by pharmacy 18 technicians shall be verified for accuracy by the supervising pharmacist prior 19 to release for patient use, and the verification shall be documented. 20 The use of pharmacy technicians in a manner not 21 authorized by this chapter or regulations promulgated hereunder shall be 22 unprofessional conduct by the pharmacist-in-charge and the supervising 23 pharmacist. 24 (v) It is recognized that hospital pharmacy 25 technicians as defined in § 17-92-602(5) are governed by the Hospital 26 Pharmacies Act, § 17-92-601 et seq., and related board regulations developed 27 pursuant to that subchapter; 28 (15)(17) "Prescription" means an order for medicine or medicines 29 usually written as a formula by a physician, optometrist, dentist, 30 veterinarian, or other licensed medicinal practitioner. It contains the names 31 and quantities of the desired substance, with instructions to the pharmacist 32 for its preparation and to the patient for the use of the medicine at a 33 particular time; (16) (18) "Proprietary medicines", when not otherwise limited, 34 35 means remedies that a certain individual or individuals have the exclusive

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right to manufacture or sell;

1 (17)(19) "Supervision" means under the direct charge or direction 2 and does not contemplate any continued absence of such supervision; 3 (20) "Therapeutically equivalent" means pharmaceutically equivalent drug products that, if administered in the same amounts, will 4 provide the same therapeutic effect, identical in duration and intensity; 5 (18)(21) "Veterinarian" means a practitioner of veterinary 6 7 medicine duly licensed under the laws of this or some other state; and 8 (19)(22) (A) "Written protocol" means a physician's order, 9 standing medical order, standing delegation order, or other order or protocol as defined by regulation of the Arkansas State Medical Board under the 10 11 Arkansas Medical Practices Act, § 17-95-201 et seq. 12 (B) Except for immunizations and vaccinations, which may be 13 general protocols, protocols shall be patient or physician or pharmacist specific for prescriptions or orders given by the physician authorizing the 14 15 protocol. 16 SECTION 2. Arkansas Code 17-92-108 is amended to read as follows: 17 18 17-92-108. Fees. 19 (a) The fees charged by the Arkansas State Board of Pharmacy for the 20 various examinations, permits, licenses, certificates, credentials, and books 21 issued by the board shall be as follows: 22 (1) The fee for examination for a license as a licensed 23 pharmacist upon examination shall not exceed twenty-five dollars (\$25.00) plus 24 the actual cost of the examination; 25 (2) The fee for a license as a licensed pharmacist from another 26 state by reciprocity and without examination shall not exceed two hundred dollars (\$200); 27 28 (3)(A) The fee for the initial license and renewal of a license 29 as a licensed pharmacist shall not exceed seventy-five dollars (\$75.00). 30 (B) The fee for the renewal of a license as a licensed 31 pharmacist shall not exceed seventy-five dollars (\$75.00) per year; 32 (4)(A)(i) The fee for issuance of a pharmacy permit for the first 33 time to operate an in-state pharmacy or drugstore shall not exceed three hundred dollars (\$300). 34 35 (ii) The fee for annual renewal of a permit to operate an in-state pharmacy or drugstore shall not exceed one hundred fifty 36

1	dollars (\$150) <u>per year</u> .
2	(iii) When there is a change in ownership in an in-
3	state pharmacy or drug store , a new permit must be obtained, and the fee shall
4	not exceed one hundred fifty dollars (\$150).
5	(B)(i) The fee for issuance of a permit for the first time
6	to operate a specialty pharmacy shall not exceed three hundred dollars (\$300).
7	(ii) The fee for renewal of a permit to operate a
8	specialty pharmacy shall not exceed one hundred fifty dollars (\$150) per year.
9	(iii) When there is a change in ownership in a
10	specialty pharmacy, a new permit must be obtained and the fee shall not exceed
11	one hundred fifty dollars (\$150);
12	$\frac{(B)(C)}{(i)}$ The fee for issuance of a permit for the first
13	time to operate an out-of-state pharmacy or drugstore shall not exceed three
14	hundred dollars (\$300).
15	(ii) The fee for annual renewal of a permit to
16	operate an out-of-state pharmacy or drugstore shall not exceed one hundred
17	fifty dollars (\$150) <u>per year</u> .
18	(iii) When there is a change in ownership in an out-
19	of-state pharmacy or drug store , a new permit must be obtained, and the fee
20	shall not exceed one hundred fifty dollars (\$150);
21	(5) The fee for a certificate as a licensed pharmacist shall not
22	exceed ten dollars (\$10.00);
23	(6) The fee for certifying grades in connection with an
24	application for reciprocity licensure without an examination shall not exceed
25	ten dollars (\$10.00);
26	(7)(A) The fee for issuance of a hospital pharmaceutical service
27	permit shall not exceed three hundred dollars (\$300), and the fee for the
28	annual renewal of a hospital pharmaceutical service permit shall not exceed
29 30	one hundred fifty dollars (\$150) <u>per year</u> .
30 31	(B) When there is a change in ownership of a hospital pharmacy, a new permit must be obtained and the fee shall not exceed one
32	hundred fifty dollars (\$150);
33	(C)(i) The fee for issuance of an ambulatory care center
34	pharmaceutical service permit shall not exceed three hundred dollars (\$300),
35	and the fee for the renewal of an ambulatory care center pharmaceutical
36	service permit shall not exceed one hundred fifty dollars (\$150) per year.

1 (ii) When there is a change in ownership of an 2 ambulatory care center pharmacy, a new permit must be obtained and the fee 3 shall not exceed one hundred fifty dollars (\$150); 4 (8)(A) The fee for issuance of, and the annual renewal of, an 5 institutional pharmaceutical services permit shall not exceed thirty-five 6 dollars (\$35.00). 7 (B) The fee for the annual renewal of an institutional 8 pharmaceutical services permit shall not exceed thirty-five dollars (\$35.00); 9 (9)(A) The fee for issuance of, the annual renewal of, and the reinstatement of a nursing home pharmacy consultant pharmacist permit shall 10 11 not exceed thirty-five dollars (\$35.00). 12 (B) The fee for the renewal of a nursing home consultant 13 pharmacist permit shall not exceed thirty-five dollars (\$35.00) per year; 14 (10) The fee for intern registration shall not exceed fifteen 15 dollars (\$15.00) per year, and the fee for preceptor registration shall not 16 exceed twenty dollars (\$20.00) every two years; 17 (11) The fee for a change of pharmacist in charge of a pharmacy 18 or other facility as described at § 17-92-403 shall not exceed thirty-five 19 dollars (\$35.00); 20 (12) The fee for reinstatement of a pharmacist licensure shall 21 not exceed seventy-five dollars (\$75.00) for each delinquent year up to a 22 maximum of three hundred dollars (\$300); 23 (13) The fee for the Arkansas State Board of Pharmacy Law book shall not exceed twenty-five dollars (\$25.00), except to interns on initial 24 25 licensure, and applicants for reciprocity, on a one-time basis. A copy of each 26 edition as revised shall be provided free to each pharmacy permit holder; 27 (14) The fee for a change of location inspection shall not exceed 28 one hundred dollars (\$100); 29 (15) The penalty for late payment of renewal of any permit, 30 license, registration, or certificate shall not exceed twenty dollars (\$20.00) 31 per month beginning the first day of the second month after expiration, 32 provided that if the renewal is not paid by the first day of the fourth month 33 after expiration, the license shall be null and void; (16)(A) The fee for issuance of a wholesale distributor of legend 34 35 drugs and controlled substances permit shall not exceed three hundred dollars (\$300), and the annual renewal fee shall not exceed one hundred fifty dollars 36

1 (\$150) <u>per year</u>.

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2 (B) When there is a change in ownership of a wholesale 3 distributor of legend drugs and controlled substances, a new permit must be 4 obtained, and the fee shall not exceed one hundred fifty dollars (\$150);

(17)(A) The fee for the original issuance or annual renewal of a pharmacy technician certified or registered under this chapter, or both, technician's permit shall not exceed thirty-five dollars (\$35).

- 8 <u>(B) The fee for the renewal of a pharmacy technician's</u> 9 <u>permit shall not exceed thirty-five dollars (\$35) per year;</u>
- 10 (18) The reinstatement fee for a pharmacy technician certified or
 11 registered under this chapter, or both, shall be not less than thirty-five
 12 dollars (\$35) and shall not exceed one hundred forty dollars (\$140);
 13 technician's permit shall not exceed forty dollars (\$40); and
- 14 (19)(A) The application fee for a license to sell, rent, offer to 15 sell, or rent directly to patients in this state any home medical equipment, 16 legend drugs, or medical gases shall not exceed two hundred fifty dollars 17 (\$250).
- (\$250).(B) The annual License renewal fee or change of ownership
- 20 <u>(C) The change of ownership fee shall not exceed one</u> 21 hundred twenty-five dollars (\$125);. and

fee shall not exceed one hundred twenty-five dollars (\$125)-; and

- (20) The fee for issuance or renewal of a credential to provide disease state management or any other pharmacy service requiring a credential from the board shall not exceed fifty dollars (\$50) plus the actual cost of the examination.
- (b) All fees for examination for a license shall be payable with the application and shall not be subject to refund.
- (c) Should any license, certificate, or registration not be renewed within ninety (90) days after expiration thereof, same may be reinstated by the board as authorized in this section upon payment of the renewal fee and reinstatement fee; provided, however, (1) pharmacy permits, (2) out-of-state pharmacy permits, (3) specialty pharmacy permits, (2)(4) hospital permits, (5) ambulatory care center pharmacy permits, (3)(6) wholesale distributors of legend drugs and/or controlled substance permits, and (4)(7) suppliers of medical equipment, legend devices, and/or medical gas licenses are not subject to reinstatement if not renewed within ninety (90) days after expiration.

1 (d)(1) All retail pharmacy permits, out of state pharmacy permits, 2 specialty pharmacy permits, and pharmacist licenses shall be renewed every two 3 (2) years beginning with renewals for 2002-2003.

(2) All pharmacy technician permits, hospital pharmacy permits, ambulatory care center pharmaceutical services permits, wholesale distributors of legend or controlled substance permits, wholesale distributors of medical equipment, legend devices, and medical gases permits, institutional

- pharmaceutical services permits, nursing home consultant pharmacist permits,
- and any other permit, license, registration, or certificate issued by the board and not covered in (d)(1) other than internship licenses and preceptor 10
- 11 permits will be renewed for one (1) year for the 2002 renewal and then shall
- be renewed every two (2) years beginning with renewals for 2003-2004. 12
- 13 (3) The fee for any biennial renewal term will be the amount of two (2) annual renewal fees for the applicable license, permit, registration, 14 15 or certification as provided in subsection (a) of this section.
- 16 (4) If the initial licensure, permit, certificate, or 17 registration occurs in the first year of a biennial renewal term, the 18 applicant shall pay the appropriate initial fee and the applicable annual fee 19 for the license, permit, certificate, or registration for the second year in 20 the renewal term, as provided in subsection (a) of this section.
 - (5) If the initial licensure, permit, certificate, or registration occurs in the second year of a biennial renewal term, the applicant will only pay the original fee and will not be responsible for the renewal fee until the biennial renewal period for the license, permit, certificate, or registration.

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- SECTION 3. Arkansas Code 17-92-402(a), (b) and (c), requiring the presence of a licensed pharmacist in pharmacies, are amended to read as follows:
- (a) It shall be unlawful for any person not a licensed pharmacist within the meaning of this act to conduct any drugstore, pharmacy or other facility subject to this subchapter, or apothecary shop or store for the purpose of retailing, compounding, or dispensing medicines, or otherwise performing the practice of pharmacy as defined in § 17-92-101 in the State of Arkansas except as provided.
 - (b) It shall be unlawful for the proprietor of a store or pharmacy or

other facility subject to this chapter to allow any person other than a
licensed pharmacist to compound or dispense the prescriptions of physicians
authorized practitioners except as an aid to and under the supervision of a
licensed pharmacist as provided in this chapter.

(c) However, any person who is not a licensed pharmacist may own or conduct a store pharmacy or other facility as identified in § 17-92-403 if he the owner keeps constantly in the store pharmacy or other facility a licensed pharmacist subject to § 17-92-607.

- SECTION 4. Arkansas Code 17-92-403 is amended to read as follows: 17-92-403. Licensed pharmacist required Exceptions.
- 12 (a) No person shall operate a drugstore or pharmacy or other facility
 13 dispensing prescriptions as identified in this section or be issued a licensed
 14 pharmacy permit or other permit issued by the Arkansas State Board of Pharmacy
 15 to facilities dispensing prescriptions unless an Arkansas licensed pharmacist
 16 in charge is on duty in the drugstore or pharmacy a minimum of forty (40)
 17 hours per week or as otherwise provided in this chapter or by board
 18 regulation.
 - (b) In the absence of the \underline{a} licensed pharmacist, no one shall fill a prescription except a student serving internship as a graduate intern.
 - dispensing prescriptions as identified in this section fails to have on duty a licensed pharmacist in charge forty (40) hours per week, or as otherwise provided in this chapter, due to illness, death, resignation, or for any other reason, he shall within three (3) days notify the Board of Pharmacy of the fact and must within thirty (30) days, or such additional time at the discretion of the board not to exceed thirty (30) days, either secure the services of a licensed pharmacist in charge or remove all prescription legend drugs and drug signs from the store pharmacy or facility as identified in this section and cease to operate as a drugstore pharmacy or facility as identified in this section.
 - (d)(i) The Board of Pharmacy shall provide by regulation for the

 issuance of permits for specialty pharmacies to which § 17-92-607 shall apply.

 (ii) The owners of specialty pharmacies shall have on

 duty a licensed pharmacist in charge whose minimum number of hours on duty

 shall be determined by board regulations regarding the nature of the pharmacy

1	servi ce provi ded.
2	(iii) Specialty pharmacies dispensing prescriptions
3	to in-house patients that are cared for on a twenty-four (24) hour per day
4	basis must have a pharmacist on duty no less than forty (40) hours per week.
5	(iv) The owners of specialty pharmacies shall abide
6	by all provisions established for the employment of pharmacists in this
7	chapter and board regulations.
8	(v) If the owner of any specialty pharmacy fails to
9	have on duty a licensed pharmacist in charge, as provided in subdivision
10	(d)(ii) or (iii) of this section, due to illness, death, resignation, or for
11	any other reason, the owner shall within three (3) days notify the board of
12	the fact and shall within thirty (30) days, or such additional time as the
13	board in it's the discretion may allow, either secure the services of a
14	licensed pharmacist in charge or remove all prescription legend drugs and drug
15	signs from the pharmacy and cease to operate the pharmacy.
16	(d)(e) The Arkansas State Board of Pharmacy may provide by regulation
17	for the issuance of hospital pharmaceutical permits to pharmacists employed in
18	hospitals under which a the pharmacist in charge employed in a hospital may
19	have a flexible schedule of attendance and to which the requirement of a
20	licensed pharmacist <u>in charge</u> on duty for a minimum of forty (40) hours a week
21	shall not apply.
22	(f) The Arkansas State Board of Pharmacy shall provide for the issuance
23	of ambulatory care center pharmaceutical services permits to entities so
24	licensed by the State Health Department and which shall employ a licensed
25	pharmacist in charge as provided by board regulation.
26	(e)(g) The Arkansas State Board of Pharmacy may shall provide by
27	regulation for the issuance of institutional pharmacy permits to nursing
28	homes, industrial plants, and governmentally funded institutions which provide
29	inpatient pharmaceutical services to persons confined to such institution or
30	in which drugs are administered to inpatients on orders of practitioners
31	authorized by law to prescribe or administer the drugs and to which the
32	requirement of a <u>that the</u> licensed pharmacist <u>in charge</u> on duty for a minimum
33	of forty (40) hours a week shall not apply.
34	(f)(h) The Arkansas State Board of Pharmacy may provide by regulation

a nonprofit basis to furnish medical and dental care to poor and

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for the issuance of charitable clinic pharmacy permits to clinics operated on

underprivileged persons and in which drugs are dispensed or administered to such persons on orders or prescriptions of practitioners authorized by law to prescribe or administer the drugs and to which the requirement of a licensed pharmacist <u>in charge</u> on duty for a minimum of forty (40) hours a week shall not apply.

- SECTION 5. Arkansas Code 17-92-404 is amended to read as follows: 17-92-404. Pharmacy permit required.
- (a) No person shall conduct any drugstore, pharmacy or other facility as identified in § 17-92-403, or apothecary shop in which physicians' practitioners' prescriptions are compounded and drugs are retailed and or dispensed and in which a licensed pharmacist in charge must be employed unless the drugstore, pharmacy or other facility as identified in § 17-92-403, or apothecary shop is licensed and a has obtained a permit therefor has been issued by the Board of Pharmacy.
- (b)(1) Keeping a store pharmacy or other facility as identified in § 17-92-403 where drugs and medicines or chemicals are dispensed or sold or displayed for sale at retail or where prescriptions are compounded or which has on it a sign using the words "pharmacist," "pharmaceutical chemist," "apothecary," "pharmacy," "druggist," "drug store," "drugs," or their equivalent in any language, or advertising such store or shop as a drugstore, apothecary shop, or pharmacy by any method or means shall be prima facie evidence of the sale and dispensing of drugs.
- (2) Unless the place so conducted is a licensed pharmacy holds a permit issued by the board, it shall be unlawful for any person, firm, or corporation:
- (A) To carry on, conduct, or transact a retail business under any name which contains as a part thereof the words "drugs," "drugstore," "pharmacy," "medicine," "apothecary," or "chemist shop," or any abbreviation, translation, extension, or variation thereof; or
- (B) In the operation of any store pharmacy or other facility as identified in § 17-92-403, in any manner by advertisement, circular, poster, telephone directory listing, sign, or otherwise, to describe or refer to the place of business conducted by such person, firm, or corporation by such term, abbreviation, translation, extension, or variation.
 - (3) Any person, firm, or corporation violating this subsection

shall be guilty of a misdemeanor, and, if a corporation, any officer thereof who participates in such violation also shall be guilty of a misdemeanor, and shall be punished by a fine of not less than twenty-five dollars (\$25.00) and not more than three hundred dollars (\$300).

(c) The control of the dispensing of medicines being essential to the protection of the public health and general welfare of the people, any violation of subsection (b) of this section may be enjoined by action in any court of competent jurisdiction at the instance of the Board of Pharmacy or of the owner of any licensed pharmacy. Proceedings under this subsection shall be governed by rules applicable to courts of chancery.

- SECTION 6. Arkansas Code 17-92-405 is amended to read as follows:
- 13 17-92-405. Pharmacy permit Application.

 14 (a)(1) Upon application, the board shall issue
 - (a)(1) Upon application, the board shall issue a permit to maintain any drugstore, a pharmacy or other facility, or apothecary shop as described in §17-92-403 or § 17-92-404 for the sale at retail or otherwise dispensing of drugs and medicines to such persons, firms, or corporations as they the board may deem to be qualified to conduct such a drugstore, pharmacy or other facility, or apothecary shop.
 - (2) (A) The permit, to be known as a "licensed pharmacy permit", "specialty permit", "hospital pharmaceutical services permit", or "ambulatory care center pharmacy permit", is for the compounding of physicians'
- practitioners' prescriptions and for the manufacture, sale, and distribution of drugs, medicines, and poisons.
 - (B) The place pharmacy, specialty pharmacy, hospital pharmacy, or ambulatory care center pharmacy is to be under the direct supervision of a licensed pharmacist.
 - (3) The permit All permits shall expire on January 1 following the date of issuance December 31.
- 30 (b) Application for a permit shall be made in such a manner and in such 31 form as the Board of Pharmacy may determine.
 - (c) The permits shall at all times be exposed <u>displayed</u> in a conspicuous place in the store pharmacy or other facility as identified in § 17-92-403 for which the permit is issued.

SECTION 7. Arkansas Code 17-92-406 is repealed:

1 17-92-406. Temporary certificate.

In the interim of the sessions of the board and upon satisfactory evidence of the fitness of the applicant, any member of the board, in his discretion, may issue a temporary certificate, which shall authorize and empower the holder to conduct a drugstore or pharmacy, as set forth in § 17-92-402. The temporary certificate shall terminate and expire at the date of the next succeeding regular meeting of the board after the granting of the certificate.

- SECTION 8. Arkansas Code is amended to read as follows:
- 11 17-92-407. Revocation Grounds.
 - pharmacy any permit issued under this subchapter of any drugstore in which the owner in the event the holder thereof allows any person, other than an Arkansas licensed pharmacist or those students or graduates of a college of pharmacy serving an internship, to fill prescriptions, compound and dispense drugs or medicines, or otherwise perform the duties and functions of a licensed pharmacist.
 - (b) Whenever any person, firm, partnership, estate, or corporation holding a licensed pharmacy any permit issued under this subchapter obtains a permit by false representations or knowingly violates any of the pharmacy laws or fails to comply with the rules and regulations of the Board of Pharmacy passed by authority of the pharmacy laws, the board shall revoke the holder's licensed pharmacy permit.
 - (c) The board shall also revoke a license any permit issued under this subchapter when information in possession of the board shall disclose that such operations for which the permit was issued are not being conducted according to law or are being conducted as to endanger the public health or safety.

- 31 SECTION 9. Arkansas Code 17-92-408 is amended to read as follows: 32 17-92-408. Revocation - Procedure.
 - The Board of Pharmacy shall follow the same procedure in revoking Hicensed pharmacy any permits issued under this subchapter as provided for revoking certificates of licensure as set out in § 17-92-313.

1	SECTION 10. Arkansas Code 17-92-409 is amended to read as follows:	
2	17-92-409. Pharmacy library required.	
3	There shall be kept in every pharmacy or other facility as identified in	
4	§ 17-92-403 a library consisting of books, and periodicals, and computer	
5	software as required by board regulations.	
6		
7	SECTION 11. Arkansas Code Title 17, Chapter 92, Subchapter 4 is amended	
8	by adding the following additional subsection:	
9	17-92-410. (a) The Arkansas State Board of Pharmacy shall provide by	
10	regulation for the issuance of nursing home consultant permits that will be	
11	issued to each nursing home, long-term care facility, and for its consultant	
12	pharmacist in charge for that facility.	
13	(b) The board shall set by regulation the standards by which the	
14	controlled and legend drugs and devices will be maintained in the nursing home	
15	or long-term care facility.	
16	(c)(1) The consultant pharmacist in charge shall, in conjunction with	
17	the nursing home administrator and director of nurses, ensure the proper	
18	control and accountability, storage, and proper utilization of drugs and other	
19	legend devices dispensed to patients residing in the facility according to	
20	board standards as well as those established by state and federal guidelines.	
21	(2) The consultant pharmacist in charge, in conjunction with the	
22	nursing home administrator, shall be responsible for the timely renewal of the	
23	nursing home pharmacy consultant permit.	
24	/s/ P. Mal one	
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27	APPROVED: 3/19/2001	
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