

House Bill 330

By: Representative Stephens of the 164th

A BILL TO BE ENTITLED
AN ACT

1 To amend Chapter 4 of Title 26 of the Official Code of Georgia Annotated, relating to
2 pharmacists and pharmacies, so as to require the Georgia State Board of Pharmacy to
3 establish and maintain a registry of pharmacy technicians; to provide for rules and
4 regulations; to require pharmacists in charge to provide updated information for the registry;
5 to provide for an effective date contingent on funding; to provide for related matters; to
6 repeal conflicting laws; and for other purposes.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 **SECTION 1.**

9 Chapter 4 of Title 26 of the Official Code of Georgia Annotated, relating to pharmacists and
10 pharmacies, is amended by revising subsection (a) of Code Section 26-4-28, relating to the
11 powers, duties, and authority of the Georgia State Board of Pharmacy, as follows:

12 "(a) The board shall have the power, duty, and authority for the control and regulation of
13 the practice of pharmacy in the State of Georgia including, but not limited to, the
14 following:

- 15 (1) The licensing by examination or by license transfer of applicants who are qualified
16 to engage in the practice of pharmacy under the provisions of this chapter;
- 17 (2) The renewal of licenses to engage in the practice of pharmacy;
- 18 (3) The establishment and enforcement of compliance with professional standards and
19 rules of conduct of pharmacists engaged in the practice of pharmacy;
- 20 (4) The determination and issuance of standards for recognition and approval of degree
21 programs of schools and colleges of pharmacy whose graduates shall be eligible for
22 licensure in this state, and the specification and enforcement of requirements for practical
23 training including internship;
- 24 (5) The enforcement of those provisions of this chapter relating to the conduct or
25 competence of pharmacists practicing in this state and the suspension, revocation, or
26 restriction of licenses to engage in the practice of pharmacy;

- 1 (6) The licensure and regulation of pharmacies and pharmacy interns;
- 2 (7) The regulation of other employees in the prescription or pharmacy department. The
3 board shall be required to establish and maintain a registry of pharmacy technicians in
4 this state which contains the name and home address of each pharmacy technician and
5 his or her employer and location of employment. The board shall establish a process by
6 which the pharmacist in charge of each pharmacy shall provide updated information on
7 the pharmacy technicians in the pharmacy. The board may establish and collect fees
8 from pharmacy technicians or their employers for the maintenance of the registry;
- 9 (8) The collection of professional demographic data;
- 10 (9) The right to seize any such drugs and devices found by the board to constitute an
11 imminent danger to the public health and welfare;
- 12 (10) The establishment of minimum specifications for the physical facilities, technical
13 equipment, environment, supplies, personnel, and procedures for the storage,
14 compounding, and dispensing of such drugs or devices utilized within the practice of
15 pharmacy;
- 16 (11) The establishment of minimum standards for the purity and quality of such drugs
17 utilized within the practice of pharmacy;
- 18 (12) The establishment of minimum standards for the purity and quality of such devices
19 and other materials utilized within the practice of pharmacy;
- 20 (13) The issuance and renewal of licenses of all persons engaged in the manufacture and
21 distribution of drugs;
- 22 (14) The issuance and renewal of licenses of all persons engaged in the manufacture and
23 distribution of devices utilized within the practice of pharmacy;
- 24 (15) The inspection of any licensed person at all reasonable hours for the purpose of
25 determining if any provisions of the laws governing the legal distribution of drugs or
26 devices or the practice of pharmacy are being violated. The board and its officers, agents,
27 and designees shall cooperate with all agencies charged with the enforcement of the laws
28 of the United States, of this state, and of all other states relating to drugs, devices, and the
29 practice of pharmacy;
- 30 (16) The investigation of alleged violations of this chapter or any other law in this state
31 pertaining to, or in connection with, persons or firms licensed by the board or otherwise
32 authorized by the laws of this state to manufacture, sell, distribute, dispense, or possess
33 drugs, medicines, poisons, cosmetics, or devices, as related to misbranded or counterfeit
34 drugs, or any rules and regulations promulgated by the board under this chapter; the
35 conducting of investigative interviews or full board hearings, with or without the
36 necessity of utilizing the Office of State Administrative Hearings, in respect thereto when

1 in its discretion it appears to be necessary; and the bringing of such violations to the
2 notice of the Attorney General;

3 (17) The listing at any time upon either a list under Article 3 of Chapter 13 of Title 16,
4 the 'Dangerous Drug Act,' or upon a schedule under Article 2 of Chapter 13 of Title 16,
5 the 'Georgia Controlled Substances Act,' of any drug found to be potentially dangerous
6 to public safety if dispensed without prescription;

7 (18) The expunging of the pharmacy related practice record of any pharmacist whose
8 record consists of a sole sanction resulting from alcohol impairment and whose pharmacy
9 related practice record during a five-year time period dating from the time of the sanction
10 has incurred no additional charges or infractions;

11 (19) Restricting the inspection or examination of records or access to any area licensed
12 and under the control of any registrant, which has been issued a permit by the board, to
13 members of the board, agents for the Georgia Drugs and Narcotics Agency, the United
14 States Drug Enforcement Administration, the Georgia Department of Medical Assistance,
15 or other federal agencies or agencies of this state otherwise entitled to such inspections
16 or examinations by law, subpoena, or court order. This paragraph specifically prohibits
17 inspections or examinations of board registrants or any requirement which forces board
18 registrants to allow inspection or examination, or both, of their records by representatives
19 for any nongovernment affiliated, private organization for any purpose since the access
20 of patient prescription records is restricted by this chapter and access by such private
21 organizations is unnecessary in that this access only duplicates existing record-keeping
22 and inspection requirements already addressed by the laws and regulations of the board
23 and other government organizations. This restriction shall also prohibit a private,
24 nongovernment affiliated organization from examining or copying continuing education
25 certificates maintained by individual registrants. Nothing in this paragraph shall prohibit
26 the pharmacist in charge from voluntarily allowing appropriate agencies and
27 organizations to inspect or examine the records and pharmacy area under the control of
28 the pharmacist in charge provided such inspections or examinations are for the purposes
29 of ensuring the quality of care provided to patients; and

30 (20) Serving as the sole governmental or other authority which shall have the authority
31 to approve or recognize accreditation or certification programs for specialty pharmacy
32 practice or to determine the acceptability of entities which may accredit pharmacies or
33 certify pharmacists in a specialty of pharmacy practice, and the board may require such
34 accreditation or certification as a prerequisite for specialty or advanced pharmacy
35 practice. Such accreditation and certification standards for specialties shall be set forth
36 in rules promulgated by the board with such rules to contain the required qualifications
37 or limitations. Any accreditation or certification for specialty pharmacy practice approved

1 or recognized by the board shall be deemed sufficient to meet any and all standards,
2 licensure, or requirements, or any combination thereof, otherwise set forth by any private
3 entity or other government agency to satisfy its stated goals and standards for such
4 accreditation or certification. Nothing in this paragraph shall prohibit private entities,
5 government agencies, professional organizations, or educational institutions from
6 submitting accreditation or certification programs for the review and potential approval
7 or recognition by the board. Accreditation and certification for specialty pharmacy
8 practice under this paragraph shall be subject to the following conditions:

9 (A) Applications shall be submitted as set forth in rules promulgated or approved by
10 the board for accreditation or certification;

11 (B) Only a pharmacist registered by this state and maintaining an active license in good
12 standing is eligible for certification in a specialty pharmacy practice by the board;

13 (C) Only a pharmacy registered by this state and maintaining an active license in good
14 standing is eligible for accreditation for specialty pharmacy practice by the board;

15 (D) Any board approved or recognized accreditation for a specialty pharmacy practice
16 of a pharmacy is to be deemed sufficient and shall satisfy any standards or
17 qualifications required for payment of services rendered as set forth by any insurance
18 company, carrier, or similar third-party payor plan in any policy or contract issued,
19 issued for delivery, delivered, or renewed on or after July 1, 1999;

20 (E) Any board approved or recognized specialty certification issued to a pharmacist is
21 deemed sufficient and shall satisfy any standards or qualifications required for payment
22 of services rendered as set forth by any insurance company, carrier, or similar
23 third-party payor plan in any policy or contract issued, issued for delivery, delivered,
24 or renewed on or after July 1, 1999; and

25 (F) The board may deny, revoke, limit, suspend, probate, or fail to renew the
26 accreditation or specialty certification of a pharmacy, pharmacist, or both for cause as
27 set forth in Code Section 26-4-60 or for a violation of Chapter 13 of Title 16 or if the
28 board determines that a pharmacy, pharmacist, or both, no longer meet the accreditation
29 or certification requirements of the board. Before such action, the board shall serve
30 upon the pharmacist in charge of a pharmacy or pharmacist an order to show cause why
31 accreditation or certification should not be denied, revoked, limited, suspended, or
32 probated or why the renewal should not be refused. The order to show cause shall
33 contain a statement for the basis therefor and shall call upon the pharmacist in charge
34 of a pharmacy, the pharmacist, or both, to appear before the board at a time and place
35 not more than 60 days after the date of the service of the order."

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SECTION 5.

2 All laws and parts of laws in conflict with this Act are repealed.